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2 An act relating to warranty responsibility for 3 motor vehicle dealers; amending s. 320.696, F.S.; providing that reasonable compensation 4 for work, including labor and parts, is the 5 6 same under warranty as under other 7 circumstances unless the motor vehicle 8 manufacturer, distributor, or importer 9 demonstrates that the charges are proper; prohibiting a motor vehicle manufacturer, 10 distributor, or importer from imposing a charge 11 on a motor vehicle dealer for warranty work and 12 13 certain products; providing an effective date. 14 Be It Enacted by the Legislature of the State of Florida: 15 16 Section 1. Section 320.696, Florida Statutes, is 17 18 amended to read: 320.696 Warranty responsibility. -- The licensee shall 19 reasonably and timely compensate any authorized motor vehicle 20 dealer who performs work, including labor and parts, to 21 rectify the licensee's product or warranty defects or fulfills 2.2 23 delivery and preparation obligations. In the determination of 24 what constitutes reasonable compensation under this section, the factors to be given consideration shall include, among 25 others, the compensation being paid by other licensees to 26 their dealers, the prevailing wage rate being paid by the 27 dealers, and the prevailing labor rate being charged by the 28 dealers, in the city or community in which the dealer is doing

business. For the purpose of this section, reasonable

31 compensation for work, including labor and parts, by a motor

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vehicle dealer for warranty repairs or service, including
    labor and parts, on behalf of a licensee shall not be
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    determined to be equal to less than the amount charged by the
    dealer for like work to retail customers for nonwarranty
   repairs and service, including labor and parts, unless the
    licensee has demonstrated <del>can demonstrate</del> and established
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    establish in a proceeding before the department that the
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    dealer's retail charges for labor and parts are improper in
    light of all economic circumstances. Compensation not paid
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    within 30 days after of receipt or notice of billing is shall
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    be presumed untimely. A licensee may not otherwise recover, or
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    seek to recover, any of its costs for compensating a motor
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    vehicle dealer for warranty work, including labor and parts,
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    by imposing on a motor vehicle dealer any charge or surcharge
    to the wholesale price paid by a motor vehicle dealer to the
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    licensee for any product, including motor vehicles and parts.
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           Section 2. This act shall take effect July 1, 2007.
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CODING: Words stricken are deletions; words underlined are additions.