1	HOUSE BILL NO. 550
2	INTRODUCED BY R. GREGG, E. ALBUS, E. BYRNE, C. SCHOMER, M. THIEL, E. TILLEMAN, S.
3	FITZPATRICK, B. LER, K. ZOLNIKOV, B. BARKER, K. SEEKINS-CROWE
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING MOTOR VEHICLE LAWS TO PROVIDE THAT
6	CERTAIN ENTITIES MAY NOT REQUIRE THE SALE OF ELECTRIC VEHICLES OR PLUG-IN HYBRID
7	ELECTRIC VEHICLES; PROVIDING THAT THE PRACTICE IS AGAINST PUBLIC POLICY; AND AMENDING
8	SECTION 61-4-208, MCA."
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10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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12	NEW SECTION. Section 1. Electric or hybrid vehicles prohibited acts. (1) A manufacturer, a
13	factory branch, a distributor, a distributor branch, an importer, a field representative, an officer, an agent, or any
14	representative of the persons or entities listed may not require a new motor vehicle dealer to purchase or sell
15	electric vehicles or plug-in hybrid electric vehicles. Any act or provision in a contract in violation of this section is
16	void because it is against public policy.
17	(2) For the purposes of this section, the following definitions apply:
18	(a) "Electric vehicle" has the same meaning as provided in 61-3-571(5)(a). The term includes any
19	low-speed electric vehicle or medium-speed electric vehicle as defined in 61-1-101.
20	(b) "Plug-in hybrid electric vehicle" has the same meaning as provided in 61-3-571.
21	
22	Section 2. Section 61-4-208, MCA, is amended to read:
23	"61-4-208. Prohibited acts rights of franchisees. (1) A manufacturer, a factory branch, a
24	distributor, a distributor branch, an importer, a field representative, an officer, an agent, or any representative of
25	the persons or entities listed may not:
26	(a) coerce, attempt to coerce, or require a new motor vehicle dealer or transferee of a new motor
27	vehicle dealer to:
28	(i) accept delivery of a new motor vehicle, an electric vehicle or plug-in hybrid electric vehicle



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<u>under [section 1]</u>, a part, or an accessory for a new motor vehicle or any other commodity that has not been
 ordered by the new motor vehicle dealer or transferee of a new motor vehicle dealer;

3 (ii) participate in or contribute to any local, regional, or national advertising fund or to participate in
4 or to contribute to contests, giveaways, or other sales devices;

5 (iii) change location of the dealership or to make substantial alterations to the use or number of
6 franchises or the dealership premises or facilities;

(iv) either establish or maintain exclusive facilities, personnel, or display space or to abandon an
existing franchise relationship with another manufacturer in order to keep or enter into a franchise agreement or
to participate in any program discount, credit, rebate, or sales incentive;

10 subject to subsection (2)(b) and notwithstanding the terms of a franchise agreement or other (v) 11 agreement providing otherwise, purchase or utilize goods or services, including electronic services such as 12 websites, data management or storage systems, digital retail platforms, software, or other digital services or 13 platforms, from a vendor, or contract with or engage any vendor identified, selected, or designated by a 14 manufacturer, a factory branch, a distributor, a distributor branch, an importer, or an affiliate of the persons or 15 entities listed without allowing the franchisee, after consultation with the franchisor, to obtain goods or services 16 of like kind, guality, and design from a vendor that the franchisee chooses, so long as the goods or services 17 comply with the franchisor's reasonable standards or requirements. It is a violation of this section for a 18 manufacturer, a factory branch, a distributor, a distributor branch, an importer, or an affiliate of the persons or 19 entities listed to coerce a franchisee to purchase or utilize certain goods or services by the withholding of any 20 benefit, including monetary incentives and vehicle allocation the dealer is otherwise eligible to receive. Nothing 21 in this provision prohibits a manufacturer, factory branch, distributor, distributor branch, or affiliate of the 22 persons or entities listed from establishing any program discount, credit, rebate, or incentive that is conditioned 23 on a new motor vehicle dealer's purchase or use of such goods or services.

(vi) require, coerce, or attempt to coerce a new motor vehicle dealer or transferee of a new motor vehicle dealer to refrain from participation in the management of, investment in, or acquisition of any other linemake of new motor vehicle or related products, as long as the new motor vehicle dealer or transferee of a new motor vehicle dealer maintains a reasonable line of credit for each franchise and the new motor vehicle dealer or transferee of a new motor vehicle dealer remains in substantial compliance with reasonable facilities

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requirements. The reasonable facilities requirements may not include any requirement that a new motor vehicle
 dealer or transferee of a new motor vehicle dealer establish or maintain exclusive facilities, personnel, or
 display space.

(vii) refrain from participation in the management of, investment in, or acquisition of any other line of
new motor vehicle or related products if the new motor vehicle dealer or transferee of a new motor vehicle
dealer maintains a reasonable line of credit for each make or line of new motor vehicles and remains in
compliance with any reasonable capital standards and facility requirements of the manufacturer; or
(viii) enter into an agreement with a manufacturer, factory branch, distributor, distributor branch,

8 (viii) enter into an agreement with a manufacturer, factory branch, distributor, distributor branch, 9 importer, or any representative of any of these persons or entities or do any other act unfair to the new motor 10 vehicle dealer or transferee of a new motor vehicle dealer by:

11 (A) withholding or threatening to withhold any incentive payments in whole or in part or denying or 12 threatening to deny the dealer the right to participate in an incentive program in which more than one dealer of 13 the line-make in this state is eligible to participate and on the same terms. Nothing contained in this subsection 14 (1)(a)(viii)(A) requires that a dealer be gualified by a manufacturer or distributor for incentive payments or the 15 right to payments or benefits from an incentive program and a manufacturer, factory branch, distributor, 16 distributor branch, or importer may not be prohibited from informing a dealer of this, unless the dealer meets the 17 qualifications, requirements, and standards for payment or benefits reasonably established by the 18 manufacturer, factory branch, distributor, distributor branch, or importer. If the new motor vehicle dealer has 19 otherwise submitted a claim substantially complying with the gualifications, requirements, and standards of the 20 manufacturer, factory brand, distributor, distributor branch, or importer, a manufacturer, factory branch, 21 distributor, distributor branch, or importer may not deny an incentive payment or benefit claim based solely on a 22 dealer's incidental failure to comply with a specific processing requirement, such as a clerical error or other 23 administrative technicality that does not put into question the legitimacy of the claim. If a claim is rejected for 24 such an incidental requirement, the new motor vehicle dealer may correct or complete and resubmit a 25 previously submitted incentive claim for a period of up to 60 days following the new motor vehicle dealer's 26 receipt of first notice of the failure. A manufacturer, factory branch, distributor, distributor branch, or importer is 27 not required to approve any such incentive claim if all material claim processing requirements are not 28 substantially complied with by the new motor vehicle dealer within the time periods prescribed by this section.



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(B) threatening to cancel or not renew a franchise existing between the manufacturer, factory
 branch, distributor, distributor branch, importer, or any representative of any of these persons or entities and the
 new motor vehicle dealer or transferee of a new motor vehicle dealer; or

4 (C) threatening to withhold, delay, or disrupt the receipt of new motor vehicles or any motor vehicle 5 parts or supplies ordered by the new motor vehicle dealer or transferee of a new motor vehicle dealer from the 6 manufacturer, factory branch, distributor, distributor branch, importer, or any representative or agent of any of 7 these persons or entities;

8 (b) delay, refuse, or fail to deliver or offer to deliver new motor vehicles or new vehicle parts in a 9 reasonable time and in a reasonable quantity taking into consideration the number of new motor vehicles or 10 parts reasonably available for allocation and considering the new motor vehicle dealer's or transferee of a new 11 motor vehicle dealer's facilities, the dealer's historical selling pattern, and the dealer's sales potential in the 12 dealer's relevant market area after accepting an order for any new vehicles or parts as are covered by the 13 franchise from a new motor vehicle dealer having a franchise for the retail sale of any new vehicle or parts 14 covered by the franchise if the new motor vehicle or part is publicly advertised as being available for immediate 15 delivery or actually being delivered by the manufacturer, factory branch, distributor, distributor branch, or 16 importer provided the new motor vehicle dealer meets any reasonable standards or requirements established 17 by the manufacturer, factory branch, distributor, distributor branch, or importer related to the new motor vehicle 18 or part. This subsection (1)(b) is not violated if the failure is caused by a force majeure beyond the control of the 19 manufacturer, factory branch, distributor, distributor branch, or importer, provided that a manufacturer, factory 20 branch, distributor, distributor branch, or importer may not establish a minimum sales requirement for 21 determining a new motor vehicle dealer's compliance with the franchise that fails to take into consideration the 22 number of new motor vehicles or parts delivered or offered to be delivered to the dealer in the applicable time 23 period.

(c) impose unreasonable restrictions on the assertion of legal or equitable rights on the new motor
vehicle dealer or transferee of a new motor vehicle dealer or franchise of a new motor vehicle dealer or
transferee of a new motor vehicle dealer regarding transfer; sale; right to renew; termination; discipline;
noncompetition covenants; site control, whether by sublease, collateral pledge of lease, or otherwise; or
compliance with subjective standards;



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(d) whether by agreement or otherwise amend or attempt to amend its franchise agreement or
 similar agreement governing the sales and leasing of new motor vehicles or establish or implement a franchise
 agreement for the sales and leasing of new motor vehicles, under which the manufacturer, factory branch,
 distributor, distributor branch, or importer:

5 (i) maintains a website or other electronic or digital means of communication for negotiating 6 binding terms of sale or leasing of new motor vehicles directly with the retail buyer or lessee on prices or other 7 substantive terms of sale or leasing of new vehicles, provided that a manufacturer or distributor may maintain a 8 website or other electronic or digital means of communication that does not involve negotiating binding terms of 9 sale or leasing of new motor vehicles directly with the retail buyer or lessee on prices or other substantive terms 10 of sale or leasing of new vehicles;

(ii) retains ownership of new motor vehicles until they are sold or leased to the retail buyer or lessee. However, a manufacturer, factory branch, distributor, distributor branch, or importer may maintain a common supply of new vehicles of which it maintains ownership until vehicles are sold to dealers from which more than one dealer may buy vehicles provided that the manufacturer, factory branch, distributor, distributor branch, or importer may not use the common supply of new vehicles to engage in the negotiation of binding terms of sales or leases directly with a retail buyer or lessee.

(iii) except for the sale or lease of a vehicle to a bona fide employee of a manufacturer, factory
branch, distributor, distributor branch, or importer or in connection with a replacement or buyback, consigns
new motor vehicles to dealers for dealer inventory or for sale or lease to a retail buyer or lessee;

(iv) reserves the right to negotiate binding terms of sale directly with retail buyers or lessees of new
 motor vehicles. Displaying on a website or other electronic or digital means of communication aggregate or
 average prices or other costs, available financing sources, or a conditional aggregate or average trade-in value
 are not considered negotiating.

(v) reserves the right to offer or negotiate directly with the retail buyer or lessee at the time of sale
 in connection with the sale of a new motor vehicle sale of a service contract, vehicle maintenance agreement,
 guaranteed asset protection agreement or waiver, or any other vehicle-related products and services.

(e) amend or modify or attempt to amend or modify any franchise agreement including but not
limited to the dealer's relevant market area if the amendment or modification substantially and adversely affects



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1 the dealer's rights, obligations, investment, or return on investment, without giving a 60-day advance written

2 notice of the proposed amendment or modification to the dealer. Any term or provision in the franchise

3 agreement that purports to give the manufacturer, factory branch, distributor, distributor branch, or importer the

- 4 right to unilaterally amend or modify the agreement is void.
- 5 (f) notwithstanding the terms, provisions, or conditions of any agreement or franchise, use or 6 consider the new motor vehicle dealer's or transferee of a new motor vehicle dealer's performance relating to 7 the sale of new motor vehicles or ability to satisfy any minimum sales or market share quota or responsibility
- 8 relating to the sale of new motor vehicles, parts, or service contracts in determining:
- 9 (i) eligibility to purchase program, certified, or other used motor vehicles;
- (ii) the volume, type, or model of program, certified, or other used motor vehicles that the new
 motor vehicle dealer or transferee of a new motor vehicle dealer is eligible to purchase;
- (iii) the price or prices of any program, certified, or other used motor vehicles that the new motor
 vehicle dealer or transferee of a new motor vehicle dealer is eligible to purchase; or
- 14 (iv) the availability or amount of any discount, credit, rebate, or sales incentive that the new motor
- 15 vehicle dealer or transferee of a new motor vehicle dealer is eligible to receive for the purchase of any program,

16 certified, or other used motor vehicles; or

- 17 (g) enforce a right of first refusal to acquire the new motor vehicle dealer's assets or ownership by
- 18 a manufacturer, distributor, or manufacturer's assignee or manufacturer's representative or to require a dealer
- 19 to grant a right of option to a manufacturer, distributor, or manufacturer's representative.
- 20 (2) (a) There is no violation of subsection (1)(a)(iii) or (1)(b) if a failure on the part of the

21 manufacturer, factory branch, distributor, distributor branch, or importer is beyond the control of the listed

- 22 persons or entities.
- 23 (b) (i) Subsection (1)(a)(v) does not apply to goods or services specifically eligible for
- reimbursement of over one-half the cost of the goods or services pursuant to a franchisor or distributor program
 or incentive granted to the franchisee on reasonable, written terms.
- 26 (ii) For the purposes of subsection (1)(a)(v) and this subsection (2)(b), "goods" do not include:
- 27 (A) moveable displays, brochures, or promotional materials containing material subject to the
- 28 intellectual property rights of a franchisor or parts to be used in repairs under warranty obligations of a



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1 franchisor; or

2 (B) special tools or training required by the franchisor, provided however, subsections (1)(a)(v) and 3 (2)(b) do not apply to any special tool acquired by a new motor vehicle dealer from an alternate source that is of 4 the same kind, quality, design, and function as required by the franchisor and complies with the franchisor's 5 reasonable standards.

6 (c) Within the 60-day notice period provided for in subsection (1)(f) the dealer may pursue 7 remedies under 61-4-215 and 61-4-216 and file with the department and serve upon the respondent a petition 8 to determine whether good cause exists for permitting the proposed modification. Multiple complaints pertaining 9 to the same proposed modification may be consolidated for hearing. The proposed modification may not take 10 effect pending the determination of any protest filed by a dealer.

11 (d) (i) In making a determination of whether there is good cause for permitting a proposed

12 modification of a dealer franchise agreement, including but not limited to a dealer's relevant market area, the

13 burden of proof is on the manufacturer, factory branch, distributor, distributor branch or importer, except that the

14 burden of proof with regard to the factor set forth in subsection (2)(d)(i)(C) is on the dealer. The department

15 shall consider any relevant factor including:

16 (A) the reasons for the proposed modification;

17 (B) whether the proposed modification is applied to or affects all motor vehicle dealers in a
18 nondiscriminatory manner;

(C) the degree to which the proposed modification will have substantial and adverse effects on the
 dealer's rights, obligations, investment, or return on investment; and

21 (D) whether the proposed modification is in the public interest.

22 (ii) With respect to a proposed modification of a dealer's relevant market area, the department
23 shall also consider:

(A) the traffic patterns between consumers and the same line-make franchised dealers of the
 affected manufacturer, factory branch, distributor, distributor branch, or importer who are located within the
 market as a whole;

(B) the pattern of new vehicle sales and registrations of the affected manufacturer, factory branch,
distributor, distributor branch, or importer within various portions of the relevant market area and within the



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1 market as a whole;

2 (C) the growth or decline in population, density of population, and new car registrations in the 3 relevant market area and the market as a whole:

4

(D) the presence or absence of natural geographical obstacles or boundaries;

5 (E) the proximity of census tracts or other geographic units used by the affected manufacturer,

factory branch, distributor, distributor branch, or importer in determining the same line-make dealers' respective
relevant market area; and

8 (F) the reasonableness of the change or proposed change to the dealer's relevant market area,

9 considering the benefits and harm to the petitioning dealer, other same line-make dealers, and the

10 manufacturer, factory branch, distributor, distributor branch, or importer.

11 (e) Notwithstanding the provisions of subsection (1)(d), a manufacturer, factory branch, distributor, 12 distributor branch, or importer may engage in fleet sales with a fleet customer that has a designation as such by 13 the manufacturer, factory branch, distributor, distributor branch, or importer because it has purchased or has 14 committed to purchase five or more vehicles under the fleet program.

(f) Nothing in subsection (1)(d) limits a manufacturer, factory branch, distributor, distributor
branch, or importer from setting or advertising a manufacturer's suggested retail price.

(3) (a) Except as provided in subsection (3)(b) or (3)(c), a manufacturer, a factory branch, a
distributor, a distributor branch, an importer, a field representative, an officer, an agent, or any representative of
any of these persons or entities may not own or operate, directly or indirectly, a motor vehicle dealership in
Montana. This prohibition includes any dealership of a new line-make established by a manufacturer, factory
branch, distributor, distributor branch, or importer or a subsidiary or a company affiliated through ownership of
the manufacturer, factory branch, distributor, distributor branch, or importer of at least 25% of the equity of the
company.

(b) This subsection (3) does not prohibit the operation by a manufacturer, factory branch,
distributor, distributor branch, importer, or a field representative, an officer, an agent, or any representative of
any of these persons or entities of a dealership for a temporary period, not to exceed 1 year, during the
transition from one owner or operator to another or the ownership or control of a dealership by a manufacturer,
factory branch, distributor, distributor branch, or importer while the dealership is being sold under a bona fide

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contract or purchase option to the operator of the dealership. Approval of the sale may not be unreasonably
 withheld by the manufacturer.

3 A manufacturer, a factory branch, a distributor, a distributor branch, an importer, a field (C) 4 representative, an officer, an agent, or any representative of any of these persons or entities may own an 5 interest in a motor vehicle dealership but may not operate the dealership unless a manufacturer, a factory 6 branch, a distributor, a distributor branch, an importer, a field representative, an officer, an agent, or any 7 representative of any of these persons or entities has a bona fide business relationship with an independent 8 person who is not a franchisor or a franchisor's agent or affiliate, who has made an investment that is subject to 9 loss in the dealership, and who reasonably expects to acquire full ownership of the dealership on reasonable 10 terms and conditions." 11

<u>NEW SECTION.</u> Section 3. Codification instruction. [Section 1] is intended to be codified as an
 integral part of Title 61, chapter 4, and the provisions of Title 61, chapter 4, apply to [section 1].

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