

SENATE BILL NO. 355—COMMITTEE ON TRANSPORTATION

MARCH 17, 2003

Referred to Committee on Transportation

SUMMARY—Extends coverage of provisions relating to franchises for motor vehicles to include certain recreational vehicles. (BDR 43-1238)

FISCAL NOTE: Effect on Local Government: Yes.
Effect on the State: Yes.

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EXPLANATION – Matter in *bolded italics* is new; matter between brackets ~~omitted material~~ is material to be omitted.

AN ACT relating to recreational vehicles; extending under certain circumstances the coverage of provisions relating to franchises for motor vehicles to include recreational vehicles designed to be mounted upon or drawn by a motor vehicle; revising the provision regarding the compensation owed to a dealer upon the termination or discontinuance of a franchise; providing a penalty; and providing other matters properly relating thereto.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

- 1 **Section 1.** Chapter 482 of NRS is hereby amended by adding
2 thereto the provisions set forth as sections 2 and 3 of this act.
3 **Sec. 2.** *“Distributor” means a person, other than a*
4 *manufacturer, who is engaged in the business of selling new*
5 *vehicles to dealers.*
6 **Sec. 3.** *“Vehicle” means a motor vehicle or a recreational*
7 *vehicle. The term includes a recreational vehicle designed to be*
8 *mounted upon or drawn by a motor vehicle.*
9 **Sec. 4.** NRS 482.028 is hereby amended to read as follows:
10 482.028 ~~“Distributor”~~ *Except as otherwise provided in*
11 *section 2 of this act, “distributor” means a person, other than a*
12 manufacturer, who is engaged in the business of selling new motor
13 vehicles to dealers.



1 **Sec. 5.** NRS 482.043 is hereby amended to read as follows:
2 482.043 “Franchise” means a written agreement between a
3 manufacturer or distributor and a dealer by which:

4 1. A commercial relationship of definite duration or continuing
5 indefinite duration is established.

6 2. The dealer is granted the right to offer and sell at retail new
7 ~~motor~~ vehicles, other than mopeds, farm tractors or special mobile
8 equipment.

9 3. The dealer constitutes a component of a distribution system
10 for new ~~motor~~ vehicles.

11 4. The operation of the dealer’s business is substantially
12 associated with the trademark, trade name, advertising or other
13 commercial symbol designating a manufacturer or distributor.

14 5. The operation of a portion of the dealer’s business is
15 substantially reliant on the manufacturer or distributor for a
16 continued supply of new ~~motor~~ vehicles, parts and accessories.

17 **Sec. 5.5.** NRS 482.076 is hereby amended to read as follows:

18 482.076 ~~Except as otherwise provided in NRS 482.363521,~~
19 ~~“new”~~ “New vehicle” means a vehicle that:

20 1. Has never been registered with the Department and has
21 never been registered with the appropriate agency of authority of
22 any other state, the District of Columbia, any territory or possession
23 of the United States or foreign state, province or country; or

24 2. If it has been so registered and is equipped with an
25 odometer, registers 2,500 miles or less on the odometer.

26 **Sec. 6.** NRS 482.135 is hereby amended to read as follows:

27 482.135 1. ~~“Vehicle”~~ *Except as otherwise provided in*
28 *section 3 of this act, “vehicle”* means every device in, upon or by
29 which any person or property is or may be transported or drawn
30 upon a public highway, excepting devices moved by human power
31 or used exclusively upon stationary rails or tracks.

32 2. The term does not include mobile homes or commercial
33 coaches as defined in chapter 489 of NRS.

34 **Sec. 7.** NRS 482.36311 is hereby amended to read as follows:

35 482.36311 As used in NRS 482.36311 to 482.36425, inclusive,
36 *and sections 2 and 3 of this act*, unless the context otherwise
37 requires, the words and terms defined in NRS 482.36319 to
38 482.36345, inclusive, *and section 2 and 3 of this act* have the
39 meanings ascribed to them in those sections.

40 **Sec. 8.** NRS 482.36319 is hereby amended to read as follows:

41 482.36319 “Distributor branch” means a branch office
42 maintained by a distributor for the sale of new ~~motor~~ vehicles to
43 dealers or which is maintained for directing and supervising
44 distributor branch representatives.



1 **Sec. 9.** NRS 482.3632 is hereby amended to read as follows:
2 482.3632 “Factory branch” means a branch office maintained
3 by a manufacturer for the sale of new ~~motor~~ vehicles to
4 distributors or dealers or which is maintained for directing and
5 supervising manufacturers’ representatives.

6 **Sec. 10.** NRS 482.36345 is hereby amended to read as
7 follows:

8 482.36345 “Representative” means any person regularly
9 employed by a manufacturer or distributor for the purpose of
10 negotiating or promoting the sale of the manufacturer’s or
11 distributor’s new ~~motor~~ vehicles to dealers or for regularly
12 supervising or communicating with dealers or prospective dealers in
13 this state for any purpose.

14 **Sec. 11.** NRS 482.363521 is hereby amended to read as
15 follows:

16 482.363521 1. Upon the termination or refusal to continue a
17 franchise, the manufacturer or distributor shall compensate the
18 dealer for:

19 (a) The dealer’s inventory of new vehicles, including new
20 vehicles not of the current model year. ~~[As used in this paragraph, a~~
21 ~~“new vehicle” is one which has not been damaged or materially~~
22 ~~altered and registers 50 miles or less on its odometer.]~~

23 (b) The dealer’s inventory of parts and accessories which:

24 (1) Have been purchased by the dealer from the manufacturer
25 or distributor; and

26 (2) Are listed in a current parts catalog of the manufacturer
27 or distributor.

28 (c) Any special tools purchased by the dealer from the
29 manufacturer or distributor, less a reasonable allowance for
30 depreciation.

31 (d) Any equipment, furnishings or signs purchased by the dealer
32 from the manufacturer or distributor, less a reasonable allowance for
33 depreciation.

34 (e) Except as otherwise provided in subsection 4, the fair rental
35 value for 90 days, and any additional period allowed by the Director
36 after considering the difficulty of finding a new tenant for the
37 dealer’s premises affected, after the effective date of the termination
38 or refusal to continue of the portion of the dealer’s place of business
39 that was used by the dealer to sell or service ~~motor~~ vehicles or
40 other products of the manufacturer or distributor.

41 2. Compensation paid pursuant to paragraphs (a) to (d),
42 inclusive, of subsection 1 must be paid in an amount at least equal to
43 the greater of:

44 (a) The amount actually paid by the dealer for the vehicles,
45 parts, tools and equipment; or



1 (b) The amount currently paid by other dealers in this state for
2 the vehicles, parts, tools and equipment.

3 3. If compensation is paid pursuant to paragraph (e) of
4 subsection 1, the dealer shall allow the manufacturer or distributor
5 paying the compensation the use and possession of the premises
6 affected.

7 4. The manufacturer or distributor is not required to pay
8 compensation pursuant to paragraph (e) of subsection 1 if the dealer
9 has been convicted of a crime involving fraud in connection with his
10 application for or operation of the franchise.

11 5. This section does not relieve a dealer of his obligation to
12 mitigate damages resulting from the termination or refusal to
13 continue the franchise.

14 **Sec. 12.** NRS 482.363523 is hereby amended to read as
15 follows:

16 482.363523 Upon the termination or refusal to continue a
17 franchise, the dealer:

18 1. May not require reimbursement by the manufacturer or
19 distributor for any parts or services furnished by the dealer, after the
20 effective date of the termination or refusal to continue, to customers
21 pursuant to any warranties of the manufacturer or distributor;

22 2. Shall deliver to the manufacturer or distributor any invoices
23 and money deposited by customers for ~~motor~~ vehicles or other
24 products of the manufacturer or distributor that were not delivered
25 to the customers before the effective date of the termination or
26 refusal to continue; and

27 3. Shall furnish the manufacturer or distributor with copies of
28 all of his records concerning the servicing of any ~~motor~~ vehicle or
29 other product of the manufacturer or distributor. The manufacturer
30 or distributor shall reimburse the dealer for the reasonable cost of
31 compiling and copying the records and delivering the copies.

32 **Sec. 13.** NRS 482.36358 is hereby amended to read as
33 follows:

34 482.36358 In determining whether good cause has been
35 established for preventing a manufacturer or distributor from
36 establishing an additional dealership or relocating an existing
37 dealership within the relevant market area of another dealer in the
38 same line and make of vehicles, the Director shall consider, without
39 limitation:

40 1. The effect of the intended action on the business of selling
41 new ~~motor~~ vehicles at retail in the relevant market area.

42 2. Whether the establishment of an additional dealership or the
43 relocation of an existing dealership for ~~motor~~ vehicles of
44 the particular line and make would be injurious to the welfare of the
45 public.



1 3. Whether the dealers franchised to sell new ~~motor~~ vehicles
2 of the particular line and make in the relevant market area are
3 providing adequate competition, convenient customer service and
4 adequate personnel and facilities for sales of the vehicles to persons
5 in the area, as well as adequate equipment, spare parts and qualified
6 mechanics and other service personnel for repair and maintenance of
7 the vehicles.

8 4. Whether the establishment of an additional dealership or the
9 relocation of an existing dealership would increase constructive
10 competition and therefore be in the public interest.

11 5. Any other fact which the Director regards as relevant to the
12 decision required of him.

13 **Sec. 14.** NRS 482.3638 is hereby amended to read as follows:

14 482.3638 It is an unfair act or practice for any manufacturer,
15 distributor or factory branch, directly or through any representative,
16 to:

17 1. Require a dealer to agree to a release, assignment, novation,
18 waiver or estoppel which purports to relieve any person from
19 liability imposed by this chapter, or require any controversy
20 between a dealer and a manufacturer, distributor or representative to
21 be referred to any person or agency except as set forth in this
22 chapter if that referral would be binding on the dealer, except that
23 this section does not prevent the parties from mutually agreeing to
24 arbitration pursuant to law.

25 2. Require a dealer to agree to the jurisdiction, venue or
26 tribunal in which a controversy arising under the provisions of the
27 franchise agreement may or may not be submitted for resolution, or
28 prohibit a dealer from bringing an action in any forum allowed by
29 Nevada law.

30 3. Require a dealer to waive a trial by jury in actions involving
31 the manufacturer, distributor or factory branch.

32 4. Increase prices of new ~~motor~~ vehicles which the dealer had
33 ordered for private retail consumers before his receipt of the written
34 official notification of a price increase. A sales contract signed by a
35 retail consumer constitutes evidence of each order. Price changes
36 applicable to new ~~model~~ *models* or series ~~motor~~ *of* vehicles at
37 the time of the introduction of *the* new models or series shall not be
38 deemed a price increase. Price changes caused by:

39 (a) The addition to a ~~motor~~ vehicle of equipment formerly
40 optional as standard or required equipment pursuant to state or
41 federal law;

42 (b) Revaluation of the United States dollar in the case of
43 foreign-made vehicles; or

44 (c) Transportation cost increases,
45 are not subject to this subsection.



1 5. Deny the principal owner the opportunity to designate his
2 spouse, a member of his family, a qualified manager, or a trust or
3 other artificial person controlled by any of them as entitled to
4 participate in the ownership of:

- 5 (a) The franchised dealership;
- 6 (b) A successor franchised dealership for 2 years or a longer
7 reasonable time after the incapacity of the principal owner; or
- 8 (c) A successor franchised dealership after the death of the
9 principal in accordance with NRS 482.36396 to 482.36414,
10 inclusive.

11 6. Modify unilaterally, replace, enter into, relocate, terminate
12 or refuse to renew a franchise in violation of law.

13 7. Terminate or refuse to approve a transfer of a franchise for a
14 dealership, or honor the right of succession set forth in a franchise
15 agreement or refuse to approve the transfer of a controlling interest
16 in a dealership because the dealer has, before October 1, 1997,
17 established an additional franchise to sell or service another line or
18 make of new vehicles in the same facility as the existing dealership.

19 8. Prevent a dealer from establishing, on or after October 1,
20 1997, an additional franchise to sell or service another line or make
21 of new vehicles in the same facility as the existing dealership if the
22 dealer:

23 (a) Submits a written request for approval of the additional
24 franchise to the manufacturer, distributor or factory branch of the
25 existing dealership;

26 (b) Complies with the reasonable requirements for approval set
27 forth in the franchise of the existing dealership; and

28 (c) Obtains the approval of the manufacturer, distributor or
29 factory branch of the existing dealership.

30 The manufacturer, distributor or factory branch shall notify the
31 dealer in writing of its decision to approve or deny the request
32 within 90 days after receipt of the request. The manufacturer,
33 distributor or factory branch shall not unreasonably withhold its
34 approval. If the request is denied, the material reasons for the denial
35 must be stated. Failure to approve or deny the request, in writing,
36 within 90 days has the effect of approval.

37 **Sec. 15.** NRS 482.36385 is hereby amended to read as
38 follows:

39 482.36385 It is an unfair act or practice for any manufacturer,
40 distributor or factory branch, directly or through any representative,
41 to:

42 1. Compete with a dealer. A manufacturer or distributor shall
43 not be deemed to be competing when operating a previously
44 existing dealership temporarily for a reasonable period, or in a bona
45 fide retail operation which is for sale to any qualified person at a fair



1 and reasonable price, or in a bona fide relationship in which a
2 person has made a significant investment subject to loss in the
3 dealership and can reasonably expect to acquire full ownership of
4 the dealership on reasonable terms and conditions.

5 2. Discriminate unfairly among its dealers, or fail without good
6 cause to comply with franchise agreements, with respect to warranty
7 reimbursement or authority granted to its dealers to make warranty
8 adjustments with retail customers.

9 3. Fail to compensate a dealer fairly for the work and services
10 which he is required to perform in connection with the delivery and
11 preparation obligations under any franchise, or fail to compensate a
12 dealer fairly for labor, parts and other expenses incurred by him
13 under the manufacturer's warranty agreements. The manufacturer
14 shall set forth in writing the respective obligations of a dealer and
15 the manufacturer in the preparation of a vehicle for delivery, and as
16 between them a dealer's liability for a defective product is limited to
17 his obligation so set forth. Fair compensation includes diagnosis and
18 reasonable administrative and clerical costs. The dealer's
19 compensation for parts and labor to satisfy a warranty must not be
20 less than the amount of money charged to its various retail
21 customers for parts and labor that are not covered by a warranty. If
22 parts are supplied by the manufacturer, including exchanged parts
23 and assembled components, the dealer is entitled with respect to
24 each part to an amount not less than his normal retail markup for the
25 part. This subsection does not apply to compensation for any part,
26 system, fixture, appliance, furnishing, accessory or feature of a
27 motor home or recreational vehicle that is designed, used and
28 maintained primarily for nonvehicular, residential purposes.

29 4. Fail to pay all claims made by dealers for compensation for
30 delivery and preparation work, transportation claims, special
31 campaigns and work to satisfy warranties within 30 days after
32 approval, or fail to approve or disapprove such claims within 30
33 days after receipt, or disapprove any claim without notice to the
34 dealer in writing of the grounds for disapproval. Failure to approve
35 or disapprove or to pay within the specified time limits in an
36 individual case does not constitute a violation of this section if the
37 failure is because of reasons beyond the control of the manufacturer,
38 distributor or factory branch.

39 5. Sell a new ~~motor~~ vehicle to a person who is not licensed as
40 a new ~~motor~~ vehicle dealer under the provisions of this chapter.

41 6. Use false, deceptive or misleading advertising or engage in
42 deceptive acts in connection with the manufacturer's or distributor's
43 business.



* S B 3 5 5 R 1 *

1 7. Perform an audit to confirm a warranty repair, sales
2 incentive or rebate more than 12 months after the date of the
3 transaction.

4 **Sec. 16.** NRS 482.36386 is hereby amended to read as
5 follows:

6 482.36386 It is an unfair act or practice for a manufacturer or
7 distributor to:

8 1. Sell or offer to sell a new ~~motor~~ vehicle to a dealer at a
9 lower actual price than the actual price offered to another dealer for
10 the same model similarly equipped or to use a promotion or other
11 device that results in a lower actual price. This subsection does not
12 apply to a sale to a governmental unit or to a dealer for resale to a
13 governmental unit, or to a sale to a dealer of a vehicle ultimately
14 sold, donated or used by the dealer or in a program of driver's
15 education.

16 2. Offer, sell or lease a new ~~motor~~ vehicle to any person,
17 except a distributor, at a lower actual price than the price offered or
18 charged a dealer for the same model similarly equipped, or use any
19 device that results in a lower actual price.

20 3. Offer or sell parts or accessories to a dealer for his own use
21 in repairing or replacing the same or a comparable part or accessory
22 at a lower actual price than the actual price charged to another
23 dealer for his own similar use, but a lower price may be charged to a
24 dealer who buys as a distributor for resale to retail outlets than is
25 charged to a dealer who does not buy for that purpose.

26 **Sec. 17.** NRS 482.36387 is hereby amended to read as
27 follows:

28 482.36387 A manufacturer or distributor, or an agent, officer,
29 parent, subsidiary or enterprise under common control with a
30 manufacturer or distributor shall not own or operate a facility for the
31 repair or maintenance of ~~motor~~ vehicles except:

32 1. Vehicles owned or operated by the manufacturer, distributor
33 or a related person; or

34 2. Service required to comply with a statute or regulation or the
35 order of a court.

36 **Sec. 18.** NRS 482.36388 is hereby amended to read as
37 follows:

38 482.36388 A manufacturer, importer or distributor shall not:

39 1. Adopt or put into effect a method for the allocation,
40 scheduling or delivery of new ~~motor~~ vehicles, parts or accessories
41 to its dealers that is not fair, reasonable and equitable or change an
42 existing method so as to be unfair, unreasonable or inequitable.
43 Upon the request of a dealer, a manufacturer, importer or distributor
44 shall disclose in writing to the dealer the method by which new



1 ~~{motor}~~ vehicles, parts and accessories are allocated, scheduled or
 2 delivered to its dealers handling the same line or make of vehicles.
 3 2. Refuse or fail to deliver, in reasonable quantities and within
 4 a reasonable time after receipt of an order, to a dealer holding a
 5 franchise for a line or make of ~~{motor}~~ vehicle sold or distributed by
 6 the manufacturer, importer or distributor any new vehicle sold under
 7 the same name, trademark, service mark or brand, or parts or
 8 accessories for the new vehicle, if the vehicle, parts or accessories
 9 are being delivered to others or advertised as available for delivery,
 10 or require a dealer to purchase unreasonable advertising displays or
 11 other materials, or require a dealer to remodel or renovate his
 12 existing facilities as a prerequisite to receiving a model or series of
 13 vehicles. Compliance with this subsection is excused if prevented by
 14 an act of God, strike or labor dispute, embargo or other cause
 15 beyond the control of the manufacturer, importer or distributor.

16 **Sec. 19.** NRS 482.36391 is hereby amended to read as
 17 follows:

18 482.36391 No ~~{motor-vehiele}~~ manufacturer, distributor,
 19 factory branch or representative thereof may induce by means of
 20 coercion, intimidation or discrimination any dealer to:

21 1. Order or accept delivery of any ~~{motor}~~ vehicle, parts or
 22 accessories therefor, or any other commodity which was not
 23 voluntarily ordered by ~~{such}~~ *the* dealer.

24 2. Order or accept delivery of any ~~{motor}~~ vehicle with special
 25 features, appliances, accessories or equipment not included in the
 26 list price of ~~{such}~~ *the* vehicle as publicly advertised by the
 27 manufacturer thereof.

28 3. Order from any person any parts, accessories, equipment,
 29 machinery, tools, appliances or other commodity.

30 **Sec. 20.** NRS 482.36395 is hereby amended to read as
 31 follows:

32 482.36395 No ~~{motor-vehiele}~~ manufacturer, distributor,
 33 factory branch or representative thereof may:

34 1. Encourage, aid or abet a dealer to sell or lease ~~{motor}~~
 35 vehicles through any false, deceptive or misleading sales or
 36 financing practice.

37 2. Refuse to deliver an order of a dealer within 60 days after
 38 the order is received in writing unless the inability to deliver the
 39 order is caused by shortage or curtailment of material, labor,
 40 production capacity, transportation or utility services, or to any labor
 41 or production difficulty, or to any cause beyond the reasonable
 42 control of the ~~{motor-vehiele}~~ manufacturer or distributor.

43 3. Coerce, compel or otherwise require any dealer to pay over
 44 or to repay any amount of money or other consideration which is in
 45 substantiation of or repayment for any advertising, promotional



1 activity or scheme, or method of implementing the sale or lease of
2 ~~{motor}~~ vehicles.

3 4. Demand or require, directly or indirectly, a dealer to pay any
4 amount of money which is projected or proposed for the
5 advertisement, display or promotion of any ~~{motor}~~ vehicle which is
6 being sold or leased pursuant to a franchise, unless the dealer has
7 agreed thereto in writing.

8 5. Demand or require, directly or indirectly, a dealer to comply
9 with standards which exceed commonly accepted business practices
10 within the ~~{automotive}~~ *vehicle* industry relating to sales, leases or
11 service of ~~{motor}~~ vehicles.

12 6. Based solely upon the results of a survey of a dealer's
13 customers conducted by or on behalf of a ~~{motor-vehicle}~~
14 manufacturer which is intended or otherwise purports to measure the
15 performance of a dealer:

16 (a) Discriminate, directly or indirectly, against a dealer;

17 (b) Take any action to terminate a dealer's franchise; or

18 (c) Refuse to consent to the designation of a successor, refuse to
19 honor a right of succession set forth in a franchise or refuse to
20 approve the transfer of a controlling interest in a dealership.

21 This subsection does not prohibit a ~~{motor-vehicle}~~ manufacturer,
22 distributor, factory branch or representative thereof from conducting
23 a contest or other award program to recognize the performance of a
24 dealer based on reasonable criteria relating to sales, leases or service
25 of ~~{motor}~~ vehicles.

26 **Sec. 21.** NRS 482.36423 is hereby amended to read as
27 follows:

28 482.36423 1. Whenever it appears that a person has violated ,
29 ~~{or}~~ is violating or is threatening to violate any provision of NRS
30 482.36311 to 482.36425, inclusive, *and sections 2 and 3 of this act*,
31 any person aggrieved thereby may apply to the district court in the
32 county where the defendant resides, or in the county where the
33 violation or threat of violation occurs, for injunctive relief to restrain
34 the person from continuing the violation or threat of violation.

35 2. In addition to any other judicial relief, any dealer or person
36 who assumes the operation of a franchise pursuant to NRS
37 482.36396 to 482.36414, inclusive, who is injured in his business or
38 property by reason of a violation of NRS 482.36311 to 482.36425,
39 inclusive, *and sections 2 and 3 of this act* may bring an action in
40 the district court in which the dealership is located, and may recover
41 three times the pecuniary loss sustained by him, and the cost of suit,
42 including a reasonable attorney's fee. The amount of pecuniary loss
43 sustained by a dealer, pursuant to subsection 6 of NRS 482.3638, is
44 the fair market value of the franchised dealership at the time of



1 notification of termination, refusal to continue or unilateral
2 modification of a franchise.

3 3. Any artificial person created and existing under the laws of
4 any other state, territory, foreign government or the government of
5 the United States, or any person residing outside the State, who
6 grants a franchise to any dealer in this state may be served with any
7 legal process in any action for injunctive relief or civil damages in
8 the following manner:

9 (a) By delivering a copy of the process to the Director; and

10 (b) By mailing to the last known address of the manufacturer or
11 distributor, by certified mail, return receipt requested, a copy of the
12 summons ~~is~~ **and** a copy of the complaint, together with copies of
13 any petition or order for injunctive relief.

14 4. The defendant has 30 days, exclusive of the day of service,
15 within which to answer or plead.

16 5. The method of service provided in this section is cumulative
17 and may be utilized with, after or independently of all other methods
18 of service.

19 **Sec. 22.** NRS 482.36425 is hereby amended to read as
20 follows:

21 482.36425 1. Any manufacturer or distributor who willfully
22 violates any provision of NRS 482.36311 to 482.36425, inclusive,
23 **and sections 2 and 3 of this act** is subject to a civil penalty of not
24 less than \$50 nor more than \$1,000 for each day of violation and for
25 each act of violation. All civil penalties recovered ~~shall~~ **must** be
26 paid to the State of Nevada.

27 2. Whenever it appears that a manufacturer or distributor has
28 violated, ~~for~~ is violating or is threatening to violate any provision
29 of NRS 482.36311 to 482.36425, inclusive, **and sections 2 and 3 of**
30 **this act**, the Attorney General may institute a civil suit in any district
31 court of this state for injunctive relief to restrain the violation or
32 threat of violation, or if the violation or threat is willful, for the
33 assessment and recovery of the civil penalty, or both.

34 **Sec. 23.** NRS 482.36331 is hereby repealed.

TEXT OF REPEALED SECTION

482.36331 “Manufacturer” defined. “Manufacturer”
includes any person who assembles new motor vehicles.

