By:Deshotel, Ritter, et al.H.B. No. 1960Substitute the following for H.B. No. 1960:By:QuintanillaC.S.H.B. No. 1960C.S.H.B. No. 1960

## A BILL TO BE ENTITLED

1 AN ACT 2 relating to the regulation of boat manufacturers, distributors, and dealers; providing a civil penalty. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Section 2352.001, Occupations Code, is amended 5 by amending Subdivisions (1), (3), (4), and (5) and adding 6 7 Subdivisions (2-a), (5-a), (8-a), and (8-b) to read as follows: (1) "Agreement" means a written agreement between a 8 9 manufacturer or distributor and a dealer for the purchase and sale 10 of new boats or new boat [outboard] motors. 11 (2-a) "Boat motor" means a mechanical form of 12 propulsion for a vessel, including an inboard or outboard motor. (3) "Dealer" means a person engaged in the business of 13 14 buying, selling, selling on consignment, displaying for sale, or exchanging at least five vessels, motorboats, or boat motors during 15 16 a calendar year [has the meaning assigned by Section 31.003, Parks and Wildlife Code]. 17 18 (4) "Distributor" means a person who: offers for sale, sells, or distributes new 19 (A) boats or new boat [outboard] motors to dealers; or 20 21 (B) controls a person described by Paragraph 22 [Subdivision] (A). 23 (5) "Manufacturer" means a person engaged in the business of manufacturing new and unused vessels or boat motors for 24

the purpose of sale or trade [has the meaning assigned by Section 1 31.003, Parks and Wildlife Code]. 2 (5-a) "Marketing standards" means mutually agreed 3 standards in a manufacturer's marketing or promotional activities. 4 (8-a) "Performance standards" 5 means reasonable standards that are mutually developed and agreed to by a 6 7 manufacturer and a dealer relating to: 8 (A) achievement of market share by a dealer for manufacturer products sold in a territory; 9 (B) achievement of a level of performance in a 10 manufacturer's certified dealer program, if any; and 11 (C) participation in a plan that addresses improvement, if needed, in dealer performance. 13 (8-b) "Territory" means: 15 (A) for the sale of a manufacturer's boats, a defined geographical area within which a dealer is appointed by the 16 17 manufacturer as the sole authorized dealer; or (B) for the sale of all other manufacturer 18 19 products, a market area within which a dealer is appointed by the manufacturer as an authorized dealer. 20 21 SECTION 2. Section 2352.051, Occupations Code, is amended to read as follows: 2.2 Sec. 2352.051. AGREEMENT REQUIRED. A manufacturer 23 or 24 distributor contracting with a dealer may not sell or offer for sale, and a dealer may not purchase or offer to purchase, a new boat 25 26 or a new boat [outboard] motor unless the manufacturer or distributor and the dealer enter into an agreement that complies 27

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with this chapter. 1 SECTION 3. Section 2352.052, Occupations Code, is amended 2 3 to read as follows: 4 Sec. 2352.052. TERMS OF AGREEMENT. (a) An agreement under 5 this chapter must include: 6 (1) the dealer's [location,] territory and dealership 7 locations [, or market area]; (2) the length of the agreement, which must be not less 8 than three years; 9

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10 (3) [any] performance standards or marketing
11 standards, if any;

12 (4) [any] working capital, inventory, facility, 13 equipment, or tool standards<u>, including mutually agreed minimum</u> 14 <u>product stocking requirements, if any</u>;

(5) provisions for termination or nonrenewal of the agreement and the designation of a successor dealer in the event of the dealer's death or disability;

(6) the obligations of the manufacturer, distributor,
and dealer in the preparation and delivery of and warranty service
on new boats and new <u>boat</u> [outboard] motors;

(7) the obligations of the manufacturer, distributor, and dealer on termination of the agreement, including inventory of new boats and new <u>boat</u> [outboard] motors, parts inventory, equipment, furnishings, special tools, and required signs; [and] (8) <u>mutually agreed standards for maintenance of:</u>

26 (A) a dedicated or self-funded line of credit, if

27 <u>any; and</u>

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1	(B) a trade-in line of credit or self-funded
2	trade-in line of credit, if any; and
3	(9) dispute resolution procedures.
4	(b) At the end of the first year of an agreement, a dealer
5	and manufacturer shall evaluate the dealer's progress in meeting
6	the agreement's performance standards, marketing standards, and
7	line of credit standards, to determine whether to enter into a new
8	three-year agreement.
9	(c) If the dealer and manufacturer enter into a new
10	agreement, the initial agreement is void. If the dealer and
11	manufacturer do not enter into a new agreement, the dealer and
12	manufacturer are bound by the terms and conditions of the initial
13	agreement.
14	(d) Notwithstanding the terms of a dealer agreement, a
15	dealer agreement and any transaction subject to this chapter must
16	comply with the requirements of this <u>chapter</u> [ <del>section</del> ].
17	(e) Notwithstanding Subsection (a)(2), an initial agreement
18	between a dealer and a manufacturer may have a term of less than
19	three years. An extension or renewal of the initial agreement or a
20	subsequent agreement under this chapter between the same dealer and
21	manufacturer must be for a term of not less than three years.
22	SECTION 4. Subchapter B, Chapter 2352, Occupations Code, is
23	amended by adding Sections 2352.0521, 2352.0522, 2352.0523, and
24	2352.0524 to read as follows:
25	Sec. 2352.0521. PERFORMANCE STANDARDS. (a) A manufacturer
26	shall make reasonable efforts to provide a dealer with information
27	regarding the dealer's compliance with performance standards.

1 (b) Performance standards must be evaluated on an annual 2 basis and, if a dealer and manufacturer agree, may be adjusted to 3 promote the sale of the manufacturer's products. 4 (c) If revised performance standards are not agreeable, the 5 initial performance standards remain in place until the expiration 6 of the agreement. 7 Sec. 2352.0522. DEALER TERRITORY. (a) During the term of an agreement, a manufacturer may not appoint another authorized 8 dealer for the sale of the manufacturer's boats in a dealer's 9 10 territory. (b) Except for purposes of advertising without an 11 12 advertised price or with a manufacturer's suggested retail price, a dealer may not advertise or promote the sale of the manufacturer's 13 boats outside the dealer's territory, including through the 14 15 Internet. (c) A dealer may not use a broker in another dealer's 16 17 territory to sell a manufacturer's boat. (d) This chapter does not prohibit a dealer from selling a 18 19 boat to a customer residing outside of the dealer's territory who independently visits the dealership and seeks to purchase a boat 20 from the dealer. 21 Sec. 2352.0523. DEFAULT. (a) A default under an agreement 22 under this chapter by a manufacturer, distributor, or dealer is: 23 24 (1) a material failure to meet minimum product stocking requirements as specified by the agreement; 25 26 (2) a material failure to make timely payment of any

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27 material obligation as specified by the agreement;

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1	(3) a material failure to substantially comply with a
2	federal, state, or local law, rule, regulation, ordinance, or order
3	applicable to the agreement; or
4	(4) an act of material fraud relating to the
5	performance of a right or obligation under the agreement.
6	(b) A default by a dealer under an agreement under this
7	chapter is:
8	(1) a material failure to meet applicable performance
9	standards as specified by the agreement for a defined one model year
10	marketing cycle;
11	(2) a material failure to meet applicable marketing
12	standards as specified by the agreement;
13	(3) a material failure to meet applicable standards
14	for a dedicated or self-funded line of credit or a trade-in or
15	self-funded trade-in line of credit as specified by the agreement;
16	or
17	(4) the marketing of the manufacturer's boats by the
18	dealer outside of the dealer's territory in violation of this
19	chapter.
20	Sec. 2352.0524. CURE OF DEFAULT. (a) Except as provided by
21	Section 2352.053(d)(3), (8), or (9), a manufacturer or distributor
22	must give a dealer written notice of a default under Section
23	2352.0523 and allow the dealer to cure the default within a cure
24	period as provided by Subsection (b).
25	(b) A dealer must cure a default not later than the:
26	(1) 30th day after the date of receipt of notice of a
27	default under Section 2352.0523(a)(2) or (b)(4);

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(2) 60th day after the date of receipt of notice of a
<pre>default under Section 2352.0523(b)(2) or (3);</pre>
(3) 90th day after the date of receipt of notice of a
<pre>default under Section 2352.0523(a)(1); or</pre>
(4) 180th day after the date of receipt of notice of a
default under Section 2352.0523(b)(1).
SECTION 5. Section 2352.053, Occupations Code, is amended
to read as follows:
Sec. 2352.053. TERMINATION OR NONRENEWAL OF AGREEMENT;
NOTICE. (a) Except as provided by Subsection (d), a $[A]$
manufacturer or distributor may not terminate an agreement unless
the dealer defaults under Section 2352.0523 [there is good cause
for the termination] and:
(1) the manufacturer or distributor gives the dealer
written notice of the default and possible termination in clear and
concise terms;
(2) the notice states the <u>default</u> [ <del>reasons for</del>
<pre>termination]; [and]</pre>
(3) the dealer has been given <u>the applicable cure</u>
period [ <del>30 days</del> ] to make a good faith effort to cure the <u>default</u>
[reasons for termination] stated in the notice; and
(4) the dealer fails to cure the default.
(b) Good cause is not required for the nonrenewal of an
agreement [ <del>other than an agreement having an original term of less</del>
than one year].
(c) The fact that a dealer holds an agreement involving
another line, make, or brand of new boat or new <u>boat</u> [ <del>outboard</del> ]

1 motor does not constitute a default or grounds for termination of an agreement [good cause]. 2 3 (d) A manufacturer or distributor may terminate an agreement on written notice, without a cure period, if the dealer: 4 5 (1) financially defaults to the manufacturer, the distributor, or a financing source; 6 becomes subject to an order for relief, as that 7 (2) 8 term is used in Title 11, United States Code; 9 engages in an act of material fraud relating to the (3) 10 performance of a right or obligation under the agreement [fraudulent conduct in: 11 12 [(A) conducting the dealer's business; or 13 [(B) performing the agreement]; 14 (4) is a corporation that ceases to exist; 15 (5) becomes insolvent or takes or fails to take any action that constitutes an admission of inability to pay debts as 16 17 the debts mature; (6) makes a general assignment for the benefit of 18 19 creditors to an agent authorized to liquidate any substantial amount of assets; [<del>or</del>] 20 21 applies to a court for the appointment of a (7) receiver for any assets or properties; 22 (8) fails to substantially comply with a federal, 23 state, or local law, rule, regulation, ordinance, or order 24 applicable to the agreement; or 25 (9) receives three valid notices of a default under 26 Section 2352.0523 for the same default, whether cured or not, 27

## 1 within a 12-month period.

2 SECTION 6. Section 2352.101(a), Occupations Code, is 3 amended to read as follows:

(a) A manufacturer or distributor who publicly advertises a
new boat, new <u>boat</u> [outboard] motor, or part as available for
immediate delivery shall deliver the boat, <u>boat</u> [outboard] motor,
or part in reasonable quantities and within a reasonable time after
receipt of an order from a dealer who has an agreement with the
manufacturer or distributor applicable to the advertised boat, <u>boat</u>
[outboard] motor, or part.

SECTION 7. Section 2352.103, Occupations Code, is amended to read as follows:

Sec. 2352.103. FINANCING. (a) A manufacturer or distributor may not require a dealer to finance through a particular financing source a new boat or new <u>boat</u> [<del>outboard</del>] motor sold by the dealer.

17 (b) A manufacturer or distributor may not require a dealer18 to act as the manufacturer's or distributor's agent in securing:

(1) a promissory note and security agreement in connection with the sale or purchase of a new boat or new <u>boat</u> [<u>outboard</u>] motor; or

(2) an insurance policy on the operation of a new boat
or new <u>boat</u> [outboard] motor.

24 SECTION 8. Section 2352.104, Occupations Code, is amended 25 to read as follows:

26Sec. 2352.104.SALE OF PARTS AND ACCESSORIES AND SERVICE27AFTER TERMINATION OR NONRENEWAL OF AGREEMENT.(a)After a

1 manufacturer or distributor terminates <u>or does not renew</u> an 2 agreement, the former dealer may continue to purchase parts and 3 accessories to service the products covered by the agreement until 4 the first anniversary of the date of termination <u>or nonrenewal</u>. The 5 manufacturer or distributor shall sell parts and accessories under 6 this subsection at the same price offered to a current dealer.

7 (b) <u>Until the first anniversary of the date of termination</u> 8 or nonrenewal of an agreement, a dealer shall continue to perform 9 warranty work for the manufacturer's products, unless otherwise 10 <u>specified by the manufacturer in the termination notice</u> [<del>Subsection</del> 11 (a) does not apply if the manufacturer or distributor terminates 12 <del>the agreement:</del>

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## [(1) based on quality of service; or

14 [(2) for a reason justifying immediate termination 15 under Section 2352.053(d)].

16 SECTION 9. Section 2352.105, Occupations Code, is amended 17 by amending Subsection (d) and adding Subsections (e) and (f) to 18 read as follows:

(d) A manufacturer or distributor 19 shall approve or disapprove a dealer's written claim for warranty work not later 20 than the second business day after the date of receipt of the claim 21 [within a reasonable time]. If the claim is approved, the 22 23 manufacturer or distributor shall pay the claim not later than the 24 30th day after the date of receipt of the dealer's written invoice or written proof of completion of the warranty work [within a 25 26 reasonable time]. If the claim is disapproved, the manufacturer or distributor shall notify the dealer of the grounds for disapproval. 27

1 (e) A manufacturer or distributor may not audit a claim
2 filed for warranty work after the first anniversary of the date the
3 claim is submitted.

4 (f) A manufacturer must act as the single source of contact
5 for the dealer for the manufacturer's component part product
6 warranties, other than engine-related product warranties.

SECTION 10. Subchapter C, Chapter 2352, Occupations Code,
is amended by adding Section 2352.1051 to read as follows:

9 <u>Sec. 2352.1051. DELIVERY OF PARTS. On signing an</u> 10 <u>agreement, a manufacturer shall provide the dealer with a written</u> 11 <u>statement of the approximate amount of time the manufacturer takes</u> 12 <u>to deliver a part to the dealer.</u>

SECTION 11. Sections 2352.107(a) and (b), Occupations Code, are amended to read as follows:

15 (a) A manufacturer or distributor who terminates an 16 agreement shall repurchase on demand from the dealer any of the 17 following items, purchased by the dealer from the manufacturer or 18 distributor, that are free and clear of a lien or encumbrance:

(1) a new, unsold, [retailable, undamaged,] and complete boat, with accessories and packaged trailers sold with the boat, and any <u>boat</u> [outboard] motor that:

(A) is in the dealer's inventory; and

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(B) was purchased <u>during the two years</u> [within
 one year] preceding the date of the termination; and

(2) any new, current, unsold, undamaged, and unused
 parts or accessories for boats or <u>boat</u> [<del>outboard</del>] motors in the
 original resalable merchandising package.

1 (b) A demand for repurchase must be made in writing not 2 later than the <u>90th</u> [<del>30th</del>] day after the date the manufacturer or 3 distributor terminates the agreement. The dealer must provide the 4 manufacturer or distributor with a complete list of the items to be 5 repurchased. The manufacturer or distributor shall complete the 6 repurchase <u>not later than the 30th day after the date the dealer</u> 7 demands the repurchase [<del>within a reasonable time</del>].

8 SECTION 12. Subchapter D, Chapter 2352, Occupations Code, 9 is amended by adding Section 2352.204 to read as follows:

Sec. 2352.204. CIVIL PENALTY. (a) A manufacturer or distributor who violates this chapter is liable to this state for a civil penalty. The amount of the penalty may not exceed \$500 for each violation.

14 (b) Each sale of a new boat or boat motor by a manufacturer
15 or distributor in violation of Section 2352.051 is a separate
16 violation.

17 (c) The attorney general may sue to collect a civil penalty 18 under this section. The attorney general may recover, on behalf of 19 the state, the reasonable expenses incurred in obtaining the 20 penalty, including investigation and court costs, reasonable 21 attorney's fees, witness fees, and other expenses.

SECTION 13. The change in law made by this Act applies only to an agreement entered into or renewed under Chapter 2352, Occupations Code, on or after the effective date of this Act. An agreement entered into or renewed before the effective date of this Act is governed by the law in effect on the date the agreement was entered into or renewed, and the former law is continued in effect

1 for that purpose.

2 SECTION 14. This Act takes effect September 1, 2011.