By: Smithee

H.B. No. 2070

A BILL TO BE ENTITLED 1 AN ACT 2 relating to the enforcement of certain warranties for a new motor 3 vehicle. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Sections 2301.605(a) and (c), Occupations Code, 5 are amended to read as follows: 6 7 (a) A rebuttable presumption that a reasonable number of attempts have been undertaken to conform a motor vehicle to an 8 9 applicable express warranty is established if: (1) the same nonconformity continues to exist after 10 11 being subject to repair four or more times by the manufacturer, 12 converter, or distributor or an authorized agent or franchised dealer of a manufacturer, converter, or distributor and the 13 14 attempts were made before the earlier of: the date the warranty expires [two of the 15 (A) repair attempts were made in the 12 months or 12,000 miles, 16 whichever occurs first, following the date of original delivery to 17 the owner]; or [and] 18 24 [the other two repair attempts were made 19 (B) 20 in the 12] months or 24,000 [12,000] miles, whichever occurs first, 21 [immediately] following the date of original delivery of the motor vehicle to the owner [the second repair attempt]; 22 23 (2) the same nonconformity creates a serious safety 24 hazard and continues to exist after causing the vehicle to have been

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1 subject to repair two or more times by the manufacturer, converter,
2 or distributor or an authorized agent or franchised dealer of a
3 manufacturer, converter, or distributor and <u>the attempts were made</u>
4 before the earlier of:

5 (A) <u>the date the warranty expires</u> [at least one 6 attempt to repair the nonconformity was made in the 12 months or 7 12,000 miles, whichever occurs first, following the date of 8 original delivery to the owner]; or [and]

9 (B) <u>24</u> [at least one other attempt to repair the 10 nonconformity was made in the 12] months or <u>24,000</u> [12,000] miles, 11 whichever occurs first, [immediately] following the date of 12 original delivery of the motor vehicle to the owner [the first 13 repair attempt]; or

14 (3) a nonconformity still exists that substantially
15 impairs the vehicle's use or market value, [and:

16 [(A)] the vehicle is out of service for repair 17 for a cumulative total of 30 or more days<u>, and the attempts were</u> 18 <u>made before the earlier of:</u>

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(A) the date the warranty expires; or

20 <u>(B)</u> [in the] 24 months or 24,000 miles, whichever 21 occurs first, following the date of original delivery <u>of the motor</u> 22 <u>vehicle</u> to the owner[; and

23 [(B) at least two repair attempts were made in 24 the 12 months or 12,000 miles following the date of original 25 delivery to an owner].

26 (c) The 30 days described by Subsection (a)(3) [(a)(3)(A)] 27 do not include any period during which the manufacturer or

distributor lends the owner a comparable motor vehicle while the
 owner's vehicle is being repaired by a franchised dealer.

3 SECTION 2. Section 2301.606(c), Occupations Code, as 4 amended by Chapters 1135 (H.B. 2741) and 1379 (H.B. 1692), Acts of 5 the 83rd Legislature, Regular Session, 2013, is reenacted and 6 amended to read as follows:

7 (c) An order issued under this subchapter may not require 8 [The board or a person delegated power from the board under Section 9 <u>2301.154 may not issue an order requiring</u>] a manufacturer, 10 converter, or distributor to make a refund or to replace a motor 11 vehicle unless:

12 (1) the owner, [or] a person on behalf of the owner, or 13 <u>the department has provided</u> [mailed] written notice of the alleged 14 defect or nonconformity to the manufacturer, converter, or 15 distributor; and

16 (2) the manufacturer, converter, or distributor has 17 been given an opportunity to cure the alleged defect or 18 nonconformity.

19 SECTION 3. Section 2301.607(c), Occupations Code, as 20 amended by Chapters 1135 (H.B. 2741) and 1379 (H.B. 1692), Acts of 21 the 83rd Legislature, Regular Session, 2013, is reenacted and 22 amended to read as follows:

(c) If a final order is not issued [proposal for decision and recommendation for a final order are not issued] before the 151st day after the date a complaint is filed under this subchapter, the department shall provide written notice by certified mail to the complainant and to the manufacturer, converter, or distributor

of the expiration of the 150-day period and of the complainant's right to file a civil action. The department [board or a person delegated power from the board under Section 2301.154] shall extend the 150-day period if a delay is requested or caused by the person who filed the complaint.

6 SECTION 4. Section 2301.608, Occupations Code, as amended 7 by Chapters 1135 (H.B. 2741) and 1379 (H.B. 1692), Acts of the 83rd 8 Legislature, Regular Session, 2013, is reenacted and amended to 9 read as follows:

Sec. 2301.608. ASSESSMENT OF COSTS FOR REPLACEMENT 10 OR REFUND. (a) An order issued under this subchapter must [In an 11 12 order issued under this subchapter, the board or a person delegated power from the board under Section 2301.154 shall] name the person 13 14 responsible for paying the cost of any refund or replacement. Α 15 manufacturer, converter, or distributor may not cause a franchised dealer to directly or indirectly pay any money not specifically 16 17 required [ordered] by the order [board or a person delegated power from the board under Section 2301.154]. 18

19 (b) If the final order requires [board or a person delegated power from the board under Section 2301.154 orders] a manufacturer, 20 converter, or distributor to make a refund or replace a motor 21 vehicle under this subchapter, the final order [board or person] 22 may require [order] the franchised dealer to reimburse the owner, 23 24 lienholder, manufacturer, converter, or distributor only for an item or option added to the vehicle by the dealer to the extent that 25 26 the item or option contributed to the defect that served as the basis for the order. 27

1 (c) In a case involving a leased vehicle, the final order 2 [board or a person delegated power from the board under Section 3 2301.154] may terminate the lease and apportion allowances or 4 refunds, including the reasonable allowance for use, between the 5 lessee and lessor of the vehicle.

6 SECTION 5. Section 2301.610(d), Occupations Code, is 7 amended to read as follows:

8 (d) The department shall maintain a toll-free telephone 9 number to provide information to a person who requests information 10 about a condition or defect that was the basis for repurchase or 11 replacement by an order issued under this <u>subchapter</u> [chapter]. 12 The department shall maintain an effective method of providing 13 information to a person who makes a request.

14 SECTION 6. Section 2301.713, Occupations Code, as amended 15 by Chapters 1135 (H.B. 2741) and 1379 (H.B. 1692), Acts of the 83rd 16 Legislature, Regular Session, 2013, is reenacted and amended to 17 read as follows:

Sec. 2301.713. REHEARING. (a) Except as otherwise provided by this section [Subsection (b)], a party who seeks a rehearing of an order shall seek the rehearing in accordance with Chapter 2001, Government Code.

(b) The board by rule may establish procedures [a procedure] to allow a party [parties] to a contested case [cases in which the final order is issued by a person to whom final order authority is delegated under Section 2301.154] to file a motion [motions] for rehearing [with the board].

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(c) A motion for rehearing in a contested case under Section

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3 SECTION 7. The changes in law made by this Act to Chapter 4 2301, Occupations Code, apply only to a new motor vehicle that is 5 sold or leased on or after the effective date of this Act. A new 6 motor vehicle that is sold or leased before the effective date of 7 this Act is governed by the law in effect on the date the motor 8 vehicle was sold or leased, and the former law is continued in 9 effect for that purpose.

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SECTION 8. This Act takes effect September 1, 2017.