SENATE BILL NO. 30

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BY SENATOR MCMATH

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

AN ACT

2	To enact R.S. 32:1270.30.1, relative to recreational vehicle dealerships; to provide for the
3	establishment of new dealerships and the relocation of existing recreational vehicle
4	dealerships; to provide for notification requirements; to provide for protests to the
5	Louisiana Motor Vehicle Commission; to provide for exemptions for certain existing
6	dealerships; to provide for applicability; and to provide for related matters.
7	Be it enacted by the Legislature of Louisiana:
8	Section 1. R.S. 32:1270.30.1 is hereby enacted to read as follows:
9	§1270.30.1. Establishment of new recreational vehicle dealerships or
10	relocations; protests; procedure
11	A.(1) Whenever the commission receives an application for a
12	recreational vehicle dealer's license which would add a new recreational vehicle
13	dealership or authorize an existing recreational vehicle dealership to deal in a
14	new or additional make of a recreational vehicle, which would establish an
15	additional franchise in that area, or which would authorize an existing
16	recreational vehicle dealership to deal in additional makes, models, or
17	classifications of recreational vehicles designated in the franchise or any
18	addendum thereto, it shall first notify the existing licensed recreational vehicle
19	dealership or dealerships selling the same line makes, models, or classifications
20	within the community or territory in which the applicant proposes to conduct
21	business. Any same line makes, models, or classifications dealership whose
22	assigned community or territory includes the location of the proposed new
23	recreational vehicle dealership may object to the granting of the license.

(2) The reopening or replacement of a dealership in a location where the

SB NO. 30 ENROLLED

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same line makes, models, or classifications has been sold by a licensed recreational vehicle dealer within the previous two years shall not be considered an additional recreational vehicle dealer under Paragraph (1) of this Subsection.

B.(1) Whenever the commission receives an application for a recreational vehicle dealer's license which would relocate an existing recreational vehicle dealership, including the transfer of a franchise and relocation to an existing recreational vehicle dealership, it shall first notify the existing licensed recreational vehicle dealership or dealerships selling the same line makes, models, or classifications within the community or territory in which the applicant proposes to conduct business. The existing same line makes, models, or classifications dealership or dealerships shall have the right to object to the granting of the license only if the proposed relocation is within a certain radius of its facility. The radius shall be two hundred miles for a dealership selling motor homes and one hundred miles for a dealership selling towable recreational vehicles. However, without regard to distance, whenever the commission receives an application for the relocation of a recreational vehicle dealership which would add an additional franchise to an existing same line makes, models, or classifications in a dealership's community or territory, the affected dealership shall have the right to object.

(2) Whenever the commission receives a protest pursuant to the provisions of Paragraph (1) of this Subsection, the applicant and the manufacturer or distributor shall show, by a preponderance of the evidence, that the existing same line makes, models, or classifications recreational vehicle dealership or dealerships will not be substantially harmed by locating the dealership within the area. Notwithstanding the provisions of R.S. 32:1251 to the contrary, the commission shall consider the financial impact on both the applicant and the existing dealership or dealerships.

C. The objection shall be in writing, and shall be received by the commission within a thirty-day period after receipt of the notice. The thirty-day objection period shall be waived upon written notification to the commission

SB NO. 30 ENROLLED

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1	from all licensees, who are entitled to object, that the licensees have no
2	objections to the proposed change or addition for which the notice of intent was
3	issued. If timely objection is lodged, and prior to the issuance of the license, the
4	commission shall hold a hearing within thirty days after receipt of the objection,
5	or forty-five days after the request is made for the three-member panel, and
6	issue its decision within ninety days after date of the hearing. Notice of hearing,
7	and an opportunity to participate therein, shall be given to the manufacturer
8	or distributor, to the applicant for the license as a recreational vehicle dealer,
9	and to the protesting dealership or dealerships. The absence of a timely protest
10	shall not prevent the commission from considering the effect of the issuance of
11	a license on other recreational vehicle dealerships, located either within or
12	outside the community or territory as part of its determination of whether or
13	not the license sought should be issued.
14	D.(1) Whenever the commission receives a protest pursuant to the
15	provisions of this Section, the commission shall consider the following in
16	determining whether there is good cause to issue a license:
17	(a) Whether the community or territory can support an additional
18	dealership.
19	(b) Notwithstanding the provisions of R.S. 32:1251 to the contrary, the
20	financial impact on both the applicant and the existing dealership or
21	dealerships.
22	(c) Whether the existing recreational vehicle dealerships of the same line
23	makes, models, or classifications in the dealership's community or territory are
24	providing adequate representation and convenient consumer care for the
25	recreational vehicles of the same line makes, models, or classifications located
26	within that area.
27	(d) Whether the issuance of the license would increase competition or be
28	in the public interest, or both.
29	(2) The applicant and manufacturer or distributor shall have the burden

of proof in demonstrating good cause by a preponderance of the evidence.

1 E. The provisions of this Section shall not apply to any dealership which 2 has a validly binding dealer agreement with a manufacturer or distributor as 3 of August 1, 2025, including any future, uninterrupted renewals thereof, that 4 authorizes the sale of the same line makes, models, or classifications of 5 recreational vehicles within a specified territory that would otherwise violate 6 these provisions. 7 F. The provisions of this Section shall apply only to recreational vehicles 8 as defined in R.S. 32:1252 and shall not apply to any other recreational 9 products. PRESIDENT OF THE SENATE SPEAKER OF THE HOUSE OF REPRESENTATIVES GOVERNOR OF THE STATE OF LOUISIANA

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SB NO. 30

APPROVED: