SENATE BILL NO. 210

BY SENATOR FOIL

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

AN ACT

2	To amend and reenact R.S. 32:1253(A)(3)(a) and R.S. 51:1941(3) and (6), 1943(A), and the
3	introductory paragraph of 1944(A), to enact Part IV-A of Chapter 6 of Title 32 of the
4	Louisiana Revised Statutes of 1950, to be comprised of R.S. 32:1270.31 through
5	1270.41, and to repeal R.S. 51:1948(E), relative to recreational vehicle warranties
6	to provide for the function of certain appointed members of the Louisiana Motor
7	Vehicle Commission; to provide relative to recreational vehicle warranties; to
8	provide for definitions; to provide for the powers and duties of the Louisiana Motor
9	Vehicle Commission; to provide relative to dealer responsibility; to provide relative
10	to the manufacturer's duty to repair for nonconformity; to provide relative to
11	consumer remedies; to provide for exclusiveness of consumer remedies, warranties,
12	and peremptive periods relative to recreational vehicles; to provide for attorney fees,
13	to revise the definition of "motor vehicle" relative to motor vehicle warranties; and
14	to provide for related matters.
15	Be it enacted by the Legislature of Louisiana:
16	Section 1. R.S. 32:1253(A)(3)(a) is hereby amended and reenacted and Part IV-A
17	of Chapter 6 of Title 32 of the Louisiana Revised Statutes of 1950, comprised of R.S.
18	32:1270.31 through 1270.41, is hereby enacted to read as follows:
19	§1253. Motor Vehicle Commission; appointment and qualifications of members;
20	terms of office; organization; oath; official bond; compensation;
21	powers and duties
22	A. The Louisiana Motor Vehicle Commission is hereby created within the
23	office of the governor and shall be composed of eighteen members appointed by the
24	governor, as follows:

1	* * *
2	(3)(a) Each of the three remaining appointive members shall be a public
3	member who is not a licensee under this Chapter and shall be appointed from the
4	state at large. These three commissioners shall have the sole function of hearing and
5	deciding matters concerning brokers and disputes between manufacturers,
6	distributors, converters, motor vehicle lessor franchisors, or representatives and
7	motor vehicle dealers, recreational products dealers, specialty vehicle dealers, and
8	motor vehicle lessors, and hearings pursuant to R.S. 32:1270.31 et seq.
9	* * *
10	PART IV-A. RECREATIONAL VEHICLE WARRANTIES
11	§1270.31. Short title
12	This Part shall be known as and may be cited as the "New Recreational
13	Vehicle Warranty Act".
14	§1270.32. Definitions
15	The following words, terms, and phrases, when used in this Part, shall
16	have the meanings respectively ascribed to them in this Section, except where
17	the context clearly indicates a different meaning:
18	(1) "Collateral costs" means sales tax, license fees, registration fees, and
19	any similar government charges.
20	(2) "Commission" means the Louisiana Motor Vehicle Commission.
21	(3) "Consumer" means:
22	(a) The purchaser, other than for purposes of a resale, of a new
23	recreational vehicle normally used for personal, family, or household purposes
24	and subject to a manufacturer's express warranty.
25	(b) A person, other than for purposes of a resale, to whom a recreational
26	vehicle is transferred during the term of an express warranty applicable to the
27	recreational vehicle.
28	(c) Any other person entitled to enforce the recreational vehicle
29	warranty.
30	(4) "Dealer" means a person who holds a license from the commission

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1	authorized by the manufacturer to service the items in a recreational vehicle
2	warranted by the manufacturer, who is actively engaged in the business of
3	buying, selling, or exchanging new recreational vehicles at retail, and who has
4	an established place of business.
5	(5) "Manufacturer" means any person, firm, association, corporation,
6	or trust, resident or nonresident, who manufactures or assembles recreational
7	vehicles or the chassis for recreational vehicles.
8	(6) "Manufacturer's express warranty" and "warranty" mean the
9	written warranty issued by the manufacturer.
10	(7) "Nonconformity" means any specific or generic defect or condition
11	which substantially impairs the use, market value, or both of a new recreational
12	vehicle.
13	(8) "Out of service" means the days a recreational vehicle is not able to
14	be used but does not include routine maintenance days.
15	(9) "Recreational vehicle" means a motorized or towable vehicle, sold in
16	this state, that provides temporary living quarters for travel, recreation, and
17	camping. For purposes of this Part, a "recreational vehicle" includes a motor
18	home, a travel trailer, a fifth-wheel travel trailer, a folding camper trailer, a
19	slide-in truck camper, and a park model trailer.
20	§1270.33. Commission; powers and duties; nonconformity notices; hearings;
21	<u>records</u>
22	A. The commission is hereby vested with the powers and duties necessary
23	to enable it to fully and effectively carry out the provisions and objectives of this
24	Part and to adopt rules, regulations, and forms in accordance with the
25	Administrative Procedure Act to accomplish the purposes of this Part. The
26	enumeration of any power or authority herein shall not be construed to deny,
27	impair, disparage, or limit any other power or authority of the commission.
28	B. The powers and duties of the commission shall include but are not
29	limited to the following:
30	(1) Receive complaints of a recreational vehicle nonconformity to

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warranty from consumers.	1
(2) Keep records of consumer complaints of a nonconformity related to	2
recreational vehicle warranty defects.	3
(3) Notwithstanding the provisions of R.S. 32:1253(A)(3)(b), schedule	4
hearings on consumer complaints of a nonconformity before the commission's	5
three appointed members pursuant to R.S. 32:1253(A)(3)(a).	6
C. The commission may collect costs to defray the expense of	7
administering the requirements of this Part as authorized by R.S. 32:1260.	8
§1270.34. Manufacturers' duty to repair; nonconformity	9
If a new recreational vehicle does not conform to the manufacturer's	10
express warranty, and the consumer reports the nonconformity to the	11
manufacturer, or any of its authorized recreational vehicle dealers, and makes	12
the recreational vehicle available for repair before the expiration of the	13
warranty, or not later than one year after the date of original delivery of the	14
recreational vehicle to the consumer, the manufacturer, its agent, or its	15
authorized dealer shall make repairs that are necessary to conform the vehicle	16
to the manufacturer's express warranty, notwithstanding the fact that the	17
repairs are made after the expiration of the warranty term or the one-year	18
period.	19
§1270.35. Express warranties; time limit to conform	20
A.(1) It shall be presumed that a reasonable number of attempts have	21
been undertaken to conform a recreational vehicle to the applicable express	22
warranty if the vehicle is out of service by reason of repair for a cumulative	23
total of ninety or more calendar days, or the same nonconformity has been	24
subject to repair four or more times by the manufacturer, its agent, or its	25
authorized dealer, within the warranty term, or not later than one year from the	26
date of original delivery of the new recreational vehicle to the consumer.	27
(2)(a) Notwithstanding the provisions of Paragraph (1) of this	28

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 $\underline{Subsection, the \, consumer \, shall \, provide \, written \, notification \, of \, the \, need \, to \, repair}$

the nonconformity to the manufacturer and the commission, and either of the

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2	(i) Evidence of a cumulative total of at least ninety days of the
3	recreational vehicle being out of service within the warranty term.
4	(ii) Evidence that the same nonconformity has been subject to repair four
5	or more times by the manufacturer, its agent, or its authorized dealer, within
6	the warranty term, or not later than a period of one year from the date of
7	original delivery of the new recreational vehicle to the consumer.
8	(b) The manufacturer shall respond to the consumer not later than ten
9	business days after receipt of the consumer's written notification of a
10	nonconformity as to when and where the recreational vehicle may be delivered
11	for a final repair attempt. The repair facility shall be one that is authorized by
12	the manufacturer to perform the necessary warranty work.
13	(c) The repair facility shall have ten business days from the date of
14	delivery of the recreational vehicle to the facility to complete repairs using
15	replacement parts and thirty calendar days from the date of delivery of the
16	recreational vehicle to the facility to complete structural repairs to conform the
17	recreational vehicle to the applicable warranty. The time periods provided in
18	this Paragraph may be extended only if the consumer authorizes the extension
19	in writing.
20	(3) If a manufacturer fails to respond to the consumer or to perform the

- (3) If a manufacturer fails to respond to the consumer or to perform the repairs within the time periods provided in Paragraph (2) of this Subsection, the manufacturer shall be considered to have waived his rights to a final attempt to cure the nonconformity.
- B. The duration of an express warranty shall be extended by any period of time during which repair services are not available to the consumer because of war, pandemic, invasion, strike, fire, flood, or natural disaster.
- C. The provisions of Subsection A of this Section shall be suspended for any period of time during which repair services cannot be performed by the manufacturer, its agents, or authorized dealer, because of war, pandemic, invasion, strike, fire, flood, or natural disaster.

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1	§1270.36. Recreational vehicle replacement or refund
2	A. If the commission determines a nonconformity in a recreational
3	vehicle has not been repaired within the time periods provided in R.S.
4	32:1270.35, the manufacturer shall either:
5	(1) Replace the recreational vehicle with a comparable new recreational
6	vehicle.
7	(2) At the manufacturer's option, accept return of the recreational
8	vehicle and refund the full purchase price, and any amounts paid by the
9	consumer at the point of sale, and all collateral costs, less a reasonable
10	allowance for use by the consumer, or any holder of a perfected security interest
11	in the recreational vehicle, as their interest may appear, if the transaction was
12	a sale. Refunds shall be made to the consumer and lienholder of record, if any,
13	as their interests may appear.
14	B. A reasonable allowance for use by the consumer shall be determined
15	by the commission and shall be that amount directly attributable to use by the
16	consumer prior to his first written notice of a nonconformity to the
17	manufacturer, agent, or dealer, and during any subsequent period when the
18	vehicle was not out of service by reason of repair.
19	C. The consumer shall have no more than one hundred eighty days after
20	the end of the express warranty term to file a complaint with the manufacturer
21	and the commission to force compliance with the provisions of this Section.
22	§1270.37. Attorney fees
23	If the commission's decision on nonconformity is appealed by either
24	party, the court may award reasonable attorney fees to the prevailing party on
25	appeal.
26	§1270.38. Transfer of title; time limitation
27	Upon receipt of the comparable new recreational vehicle or refund
28	pursuant to R.S. 32:1270.36, the consumer shall surrender the recreational
29	vehicle subject to the nonconformity to the manufacturer together with the
30	certificate of title with all endorsements necessary to transfer title to the

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1	manufacturer. The manufacturer shall provide the consumer with a
2	comparable new recreational vehicle or refund no later than thirty days after
3	receipt of an offer to transfer title in compliance with this Section by the
4	consumer, or no later than thirty days after a decision by the commission.
5	§1270.39. Mandatory disclosure of a nonconformity to warranty by sellers
6	A.(1) Upon the sale or transfer of title by a manufacturer, its agent, or
7	any dealer of any second-hand recreational vehicle, previously returned to a
8	manufacturer for nonconformity to its warranty pursuant to the requirements
9	of this Part, the manufacturer shall execute an instrument in writing on a form
10	prescribed by the commission setting forth the following information in ter
11	point, all capital type, and deliver to the buyer:
12	"IMPORTANT: THIS RECREATIONAL VEHICLE WAS
13	RETURNED TO THE MANUFACTURER OR DEALER BECAUSE IT DID
14	NOT CONFORM TO ITS WARRANTY AND THE DEFECT OR
15	CONDITION WAS NOT FIXED WITHIN THE TIME PROVIDED BY
16	LOUISIANA LAW."
17	(2) Notice that a recreational vehicle was returned to the manufacturer
18	because it did not conform to its warranty shall also be conspicuously printed
19	on the recreational vehicle's certificate of title.
20	B. The failure of a manufacturer to deliver the instrument required by
21	this Section shall constitute a violation of this Part and is punishable by a fine
22	of not less than five hundred dollars nor more than one thousand dollars for
23	each violation.
24	§1270.40. Notification of nonconformity remedy; dealer responsibility
25	Prior to or during the delivery of the recreational vehicle to the
26	consumer, the dealer shall inform the consumer in writing of the remedy for a
27	nonconformity defect as provided in this Part.
28	§1270.41. Exclusiveness
29	This Part provides exclusive remedies, warranties, and peremptive
30	periods as between the manufacturer, dealer, and consumer, relative to

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1	nonconformity defects as defined in this Part, and no other provisions of law
2	relative to recreational vehicle warranties and redhibitory vices and defects
3	shall apply. Nothing herein shall be construed to affect or limit any warranty
4	of title.
5	Section 2. R.S. 51:1941(3) and (6), 1943(A), and the introductory paragraph of
6	1944(A) are hereby amended and reenacted to read as follows:
7	§1941. Definitions
8	The following definitions apply when used in this Chapter:
9	* * *
10	(3) "Dealer" means a person authorized by the manufacturer and actively
11	engaged in the business of buying, selling, or exchanging new automobiles, new
12	personal watercraft, \underline{or} new all-terrain vehicles, or new motor homes at retail and
13	who has an established place of business.
14	* * *
15	(6) "Motor vehicle" means a passenger motor vehicle or a passenger and
16	commercial motor vehicle as defined in R.S. 32:1252(13), sold in this state on or
17	after September 1, 1984. "Motor vehicle" shall include a personal watercraft as
18	defined in R.S. 34:855.2 and an all-terrain vehicle as defined in R.S. 32:771(1)
19	32:1252, sold in this state or still under warranty on or after August 15, 1999, which
20	is used exclusively for personal and not commercial purposes. "Motor vehicle" shall
21	include the chassis and drive train of a motor home as defined in R.S. 32:1252(12),
22	sold in this state or still under warranty on or after August 15, 1999, which is used
23	exclusively for personal and not commercial purposes. For the purposes of this
24	Chapter, the following motor vehicles are excluded:
25	(a) Motor vehicles, except for motor homes, 10,000 GVW or above.
26	(b) Motor vehicles used exclusively for commercial purposes.
27	* * *
28	§1943. Express warranties; time limit to conform
29	A.(1) It shall be presumed that a reasonable number of attempts have been
30	undertaken to conform a motor vehicle to the applicable express warranties if the

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1	vehicle is out of service by reason of repair for a cumulative total of forty-five or
2	more calendar days or the same nonconformity has been subject to repair four or
3	more times by the manufacturer, its agent, or its authorized dealer within the
4	warranty term or during a period of one year following the date of the original
5	delivery of the motor vehicle to the consumer, whichever is the earlier date.
6	(2)(a) Notwithstanding the provisions of Paragraph (1) of this Subsection, in
7	the case of a motor home, the consumer shall provide written notification to the
8	manufacturer of any of the following:
9	(i) The need to repair the nonconformity.
10	(ii) Evidence of a cumulative total of at least ninety days of the motor home
11	being out of service.
12	(iii) Evidence that the same nonconformity has been subject to repair four or
13	more times by the manufacturer, its agent, or its authorized dealer within the
14	warranty term or during a period of one year following the date of the original
15	delivery of the motor vehicle to the consumer, whichever is the earlier date.
16	(b) Upon such notification, the manufacturer shall have a final attempt to
17	repair the vehicle. The manufacturer shall have five business days upon receipt of
18	such notification to respond to the consumer as to where the motor home may be
19	delivered for repair. The repair facility shall be one which is authorized by the
20	manufacturer to perform the necessary warranty work.
21	(c) Once delivered, the repair facility shall have ten business days within
22	which to conform the vehicle to the applicable warranty. The time periods provided
23	for in this Paragraph may only be extended if the consumer authorizes such
24	extension in writing.
25	(3) If a manufacturer fails to respond to the consumer or to perform the
26	repairs within the time periods described in Paragraphs (1) and (2) of this Subsection,
27	such manufacturer shall be deemed considered to have waived his rights to a final
28	attempt to cure the nonconformity.
29	* * *
30	§1944. Motor vehicle replacement or refund

1 A. If a nonconformity in a motor home has not been repaired within the time 2 periods provided for in R.S. 32:1943(A)(2), or if after four or more attempts within 3 the express warranty term or during a period of one year following the date of the 4 original delivery to the consumer of a motor vehicle which is not a motor home, 5 whichever is the earlier, the nonconformity has not been repaired or if the vehicle is 6 out of service by reason of repair for a cumulative total of ninety forty-five or more 7 calendar days during the warranty period, the manufacturer shall: 8 Section 3. R.S. 51:1948(E) is hereby repealed in its entirety. 9 PRESIDENT OF THE SENATE SPEAKER OF THE HOUSE OF REPRESENTATIVES GOVERNOR OF THE STATE OF LOUISIANA

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APPROVED: