Senate File 320 - Introduced

SENATE FILE 320
BY COMMITTEE ON AGRICULTURE

(SUCCESSOR TO SF 193)

(COMPANION TO HF 329 BY COMMITTEE ON COMMERCE)

A BILL FOR

- 1 An Act relating to equipment dealership agreements by providing
- 2 for supplier liability.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

- 1 Section 1. Section 322F.7, unnumbered paragraph 1, Code
- 2 2011, is amended to read as follows:
- 3 A supplier violates A violation of this chapter if the
- 4 includes but is not limited to a supplier does doing any of the
- 5 following:
- 6 Sec. 2. Section 322F.8, subsection 1, paragraph a,
- 7 subparagraph (1), Code 2011, is amended to read as follows:
- 8 (1) A dealer may bring a legal action against a supplier
- 9 for damages sustained by the dealer as a consequence of
- 10 the supplier's violation of any provision of this chapter,
- 11 including but not limited to a violation described in section
- 12 322F.7. A supplier violating this chapter shall compensate the
- 13 dealer for damages sustained by the dealer as a consequence of
- 14 the supplier's violation, together with the actual costs of the
- 15 action, including reasonable attorney fees.
- 16 Sec. 3. Section 322F.8, subsection 2, Code 2011, is amended
- 17 to read as follows:
- 18 2. a. If the payment or allowance of equipment repurchased
- 19 pursuant to section 322F.3 is not made as required, or the
- 20 supplier is found liable for damages pursuant to subsection
- 21 1, paragraph "a", subparagraph (1), the amount due bears to
- 22 the dealer shall bear interest at the rate of one and one-half
- 23 percent per month calculated from the date that the dealership
- 24 agreement was terminated.
- 25 b. If upon Upon termination of a dealership agreement
- 26 by nonrenewal or cancellation, by a dealer or supplier, if
- 27 the supplier fails to make payment or credit the account of
- 28 the dealer as provided in any provision of this chapter,
- 29 the supplier is liable in a civil action brought by the
- 30 dealer for the repurchase amount set forth in section 322F.3,
- 31 plus interest as calculated pursuant to paragraph "a". The
- 32 supplier's civil liability as provided in this paragraph shall
- 33 be in addition to and not in lieu of any remedy provided by
- 34 subsection 1, paragraph "a", subparagraph (1).
- 35 EXPLANATION

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      This bill addresses supplier-dealership agreements under
 2 Code chapter 322F, involving franchises for agricultural
 3 equipment; all-terrain vehicles; and construction, industrial,
 4 or utility equipment. Generally the Code chapter regulates
 5 business relationships between dealerships and suppliers
 6 by providing for the terms and conditions of dealership
 7 agreements. Code section 322F.7 includes a list of supplier
 8 violations and Code section 322F.8 provides a list of causes
 9 for a supplier's liability, including for damages sustained
10 by a dealer as a consequence of a supplier's violation of
11 the Code chapter. Code section 322F.3 provides that if a
12 supplier terminates a dealership agreement, the supplier must
13 repurchase the dealer's equipment and parts inventory.
14 bill expressly provides that if a supplier is found liable for
15 damages resulting from a violation of the Code chapter, the
16 amount due the supplier bears interest at the same rate as for
17 the failure to repurchase equipment. It also provides that a
18 supplier's civil liability is in addition to the repurchase
19 amount required to be paid to the dealer.
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