A BILL FOR AN ACT

CONCERNING THE TYPES OF CONDITIONS THAT MAY AUTHORIZE A PERSON TO RECOVER FROM THE BOND REQUIRED AS A CONDITION TO BE LICENSED TO SELL VEHICLES WITH MOTORS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Current law requires motor vehicle dealers, motor vehicle salespersons, motor vehicle buyer agents, wholesale motor vehicle auction dealers, business disposers, used motor vehicle dealers, wholesalers, used powersports vehicle dealers, powersports vehicle dealers, and powersports salespersons (dealers) to have bonds to...
compensate people for fraud or a violation of the motor vehicle dealer statutes if the violation is designated as recoverable by the motor vehicle dealer board. Sections 1, 2, 3, 5, and 6 of the bill require the violation to be related to fraud in order for a person to recover from the bond. Sections 4 and 7 authorize a person to recover from a bond in an action if the board makes a finding in a hearing that a dealer committed fraud.

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, 44-20-112, amend (1) and (2) as follows:

44-20-112. Bond of licensee. (1) Before any motor vehicle dealer's, wholesaler's, wholesale motor vehicle auction dealer's, business disposal, or used motor vehicle dealer's license is issued by the board through the executive director to an applicant, the applicant must procure and file with the board evidence of a savings account, deposit, or certificate of deposit meeting the requirements of section 11-35-101 or a good and sufficient bond with corporate surety thereon duly licensed to do business within the state, approved as to form by the attorney general of the state, and conditioned that the applicant must not practice fraud make any fraudulent representation, or violate any of the provisions PROVISION of this part 1 RELATED TO FRAUD that are designated by the board by rule in the conduct of the business for which the applicant is licensed. A motor vehicle dealer, business disposer, or used motor vehicle dealer need not furnish an additional bond, savings account, deposit, or certificate of deposit under this section if the dealer furnishes a bond, savings account, deposit, or certificate of deposit under section 44-20-412.

(2) (a) The purpose of the bond procured by the applicant pursuant to IN ACCORDANCE WITH subsection (1) of this section and section

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44-20-114 (1) is to provide for the reimbursement for any loss or damage suffered by any retail consumer caused by FRAUD OR A violation of this part 1 RELATED TO FRAUD by a motor vehicle dealer, used motor vehicle dealer, wholesale motor vehicle auction dealer, business disposer, or wholesaler. For a wholesale transaction, the bond is available to each party to the transaction; except that, if a retail consumer is involved, the consumer shall have priority to recover from the bond. The amount of the bond shall be fifty thousand dollars for a motor vehicle dealer applicant, used motor vehicle dealer applicant, wholesale motor vehicle auction dealer applicant, business disposal applicant, or wholesaler applicant; except THAT the amount of the bond shall be five thousand dollars for those dealers who sell only small utility trailers that weigh less than two thousand pounds. The aggregate liability of the surety for all transactions shall not exceed IS LIMITED TO the amount of the bond, regardless of the number of claims or claimants.

(b) No corporate surety shall be required to make any payment to any person claiming under the bond until a final determination of fraud or fraudulent representation has been made by the board or by a court of competent jurisdiction.

SECTION 2. In Colorado Revised Statutes, 44-20-113, amend (1) and (2) as follows:

44-20-113. Motor vehicle salesperson's bond. (1) Before any A motor vehicle salesperson's license is issued by the board through the executive director to any applicant, therefore, the applicant shall MUST procure and file with the board evidence of a savings account, deposit, or certificate of deposit meeting the requirements of section 11-35-101 or a good and sufficient bond in the amount of fifteen thousand dollars with
corporate surety thereon duly licensed to do business within the state, approved as to form by the attorney general of the state, and conditioned that the applicant shall perform in good faith as a motor vehicle salesperson without fraud or fraudulent representation and without the violation of any of the provisions of this part 1 related to fraud that are designated by the board by rule. A motor vehicle salesperson shall need not be required to furnish an additional bond, savings account, deposit, or certificate of deposit under this section if the dealer furnishes a bond, savings account, deposit, or certificate of deposit under section 44-20-413.

(2) No corporate surety shall be required to make any payment to any person claiming under the bond until a final determination of fraud or fraudulent representation has been made by the board or by a court of competent jurisdiction.

SECTION 3. In Colorado Revised Statutes, 44-20-114, amend (1) and (3) as follows:

44-20-114. Buyer agent bonds. (1) To be issued a buyer agent's license, shall not be issued by the executive director to any applicant therefor until the applicant procures and files with the executive director evidence of a savings account, deposit, or certificate of deposit meeting the requirements of section 11-35-101 or a good and sufficient bond in the amount of five thousand dollars with a corporate surety duly licensed to do business within the state and approved as to form by the attorney general. The bond shall be available to ensure that the applicant shall perform in good faith as a buyer agent without fraud or fraudulent representation and without violating any of the provisions of this part 1 related to fraud that are is
designated by the executive director by rule.

(3) No corporate surety shall be required to make any payment to any person claiming under the bond until a final determination of fraud or fraudulent representation has been made by the executive director or by a court of competent jurisdiction.

SECTION 4. In Colorado Revised Statutes, 44-20-131, amend (1); and add (4) as follows:

44-20-131. Right of action for loss. (1) (a) If a person suffers loss or damage by reason of fraud practiced on the person or fraudulent representation made to the person by a licensed dealer or one of the dealer's salespersons acting on the dealer's behalf or within the scope of the employment of the salesperson, or if a person suffers any loss or damage by reason of the violation by the dealer or salesperson of any provision of this part 1 related to fraud that are is designated by the board by rule, whether or not the violation is the basis for denial, suspension, or revocation of a license, the person suffering loss or damages has a right of action against the dealer or the dealer's motor vehicle salespersons. and the sureties upon their respective bonds. The right of a person to recover for loss or damage as provided in this subsection (1) against the dealer or salesperson is not limited to the amount of their respective bonds.

(b) A person suffering loss or damages has a right of action against a licensed business disposer and the surety upon the disposer's bond if:

(I) The loss or damage is caused by fraud practiced on the person or a fraudulent representation made to the person by the disposer or the disposer's agent within the scope of employment; or
(II) The loss or damage is caused by the disposer violating ANY
PROVISION OF this part 1 RELATED TO FRAUD and the violation is
designated by the board by rule, whether or not the violation is the basis
for denial, suspension, or revocation of the license.

(4) A PERSON WHO SUFFERS LOSS OR DAMAGES RESULTING FROM
FRAUD MAY BRING A SEPARATE ACTION AGAINST, AND RECOVER FROM THE
SURETY ON THE BOND OF, THE LICENSED DEALER, BUSINESS DISPOSER,
BUYER AGENT, OR SALESPERSON IF:

(a) THE LICENSED DEALER, DISPOSER, BUYER AGENT, OR
SALESPERSON HAS NOT REIMBURSED THE PERSON FOR THE LOSS OR
DAMAGES; AND

(b) AFTER EITHER:

(I) THE BOARD ISSUED A FINAL AGENCY ORDER WITH A FINDING OF
FRAUD BY A LICENSED DEALER, DISPOSER, BUYER AGENT, OR
SALESPERSON; OR

(II) A COURT ENTERED JUDGMENT UPON A CLAIM OF FRAUD BY A
LICENSED DEALER, DISPOSER, BUYER AGENT, OR SALESPERSON.

SECTION 5. In Colorado Revised Statutes, 44-20-412, amend
(1) and (2) as follows:

44-20-412. Bond of licensee. (1) TO BE ISSUED a wholesaler's
license, powersports vehicle dealer's license, or used powersports vehicle
dealer's license, shall not be issued to any an applicant unless the
applicant procures and files MUST PROCURE AND FILE with the board
evidence of a savings account, deposit, or certificate of deposit meeting
the requirements of section 11-35-101 or a good and sufficient bond with
A corporate surety thereon duly licensed to do business within the state,
approved as to form by the attorney general, and conditioned that the
applicant shall not make any fraudulent representation or violate any of the provisions of this part 4 RELATED TO FRAUD or any rule promulgated by the board under this part 4 RELATED TO FRAUD. A powersports vehicle dealer or used powersports vehicle dealer shall not be required to NEED NOT furnish an additional bond, savings account, deposit, or certificate of deposit under this section if the dealer furnishes a bond, savings account, deposit, or certificate of deposit under section 44-20-112.

(2) (a) The purpose of the bond procured by the applicant pursuant to IN ACCORDANCE WITH subsection (1) of this section and section 44-20-413 is to provide for the reimbursement for any loss or damage suffered by any retail consumer caused BY FRAUD OR by A violation of this part 4 RELATED TO FRAUD by a wholesaler, powersports vehicle dealer, or used powersports vehicle dealer. For a wholesale transaction, the bond is available to each party to the transaction; except that, if a retail consumer is involved, the consumer shall have HAS priority to recover from the bond. The amount of the bond shall MUST be fifty thousand dollars for each wholesaler applicant, powersports vehicle dealer applicant, and used powersports vehicle dealer applicant. The aggregate liability of the surety for all transactions DOES not exceed the amount of the bond, regardless of the number of claims or claimants.

(b) No corporate surety IS required to make a payment to any person making a claim under the bond until a final determination of fraud or fraudulent representation has been made by the board or by a court of competent jurisdiction.

SECTION 6. In Colorado Revised Statutes, 44-20-413, amend (1) and (2) as follows:
44-20-413. Powersports vehicle salesperson's bond. (1) To be issued a powersports vehicle salesperson's license, shall not be issued unless the applicant has procured and filed evidence of a savings account, deposit, or certificate of deposit meeting the requirements of section 11-35-101 or a good and sufficient bond in the amount of fifteen thousand dollars with a corporate surety duly licensed to do business within the state, approved as to form by the attorney general, and conditioned that the applicant shall perform in good faith as a powersports vehicle salesperson without fraud or fraudulent representation and without violating a provision of this part 4 related to fraud or any rule promulgated by the board under this part 4 related to fraud. The board shall implement by January 1, 2008, a psychometrically valid and reliable salesperson exam that measures the minimum level of competence necessary to practice. A powersports vehicle salesperson shall not be required to furnish an additional bond, savings account, deposit, or certificate of deposit under this section if the salesperson furnishes a bond, savings account, deposit, or certificate of deposit under section 44-20-113.

(2) No corporate surety shall be required to make a payment to any person claiming under the bond until a final determination of fraud or fraudulent representation has been made by the board or by a court of competent jurisdiction.

SECTION 7. In Colorado Revised Statutes, 44-20-432, amend (1); and add (4) as follows:

44-20-432. Right of action for loss. (1) A person shall have a right of action against the LICENSED POWERSPORTS VEHICLE dealer, USED POWERSPORTS VEHICLE DEALER, OR the dealer's POWERSPORTS
salespersons and the sureties upon their respective bonds if the person suffers loss or damage by reason of fraud practiced on the person or fraudulent representation made to the person by a licensed powersports vehicle dealer or a licensed used powersports vehicle dealer, or one of the dealer's salespersons acting on the dealer's behalf or within the scope of the employment or suffers loss or damage by reason of the violation by the dealer or salesperson of any of the provisions of this part 4 RELATED TO FRAUD that are designated by the board by rule, whether or not the violation is the basis for denial, suspension, or revocation of a license. The right of a person to recover for loss or damage as provided in this subsection (1) against the dealer or salesperson shall not be limited to the amount of their respective bonds.

(4) A PERSON WHO SUFFERS LOSS OR DAMAGES RESULTING FROM FRAUD MAY BRING A SEPARATE ACTION AGAINST, AND RECOVER FROM THE SURETY ON THE BOND OF, THE LICENSED POWERSPORTS VEHICLE DEALER, USED POWERSPORTS VEHICLE DEALER, OR POWERSPORTS SALESPERSON IF:

(a) THE LICENSED DEALER OR SALESPERSON HAS NOT REIMBURSED THE PERSON FOR THE LOSS OR DAMAGES; AND

(b) AFTER EITHER:

(I) THE BOARD ISSUED A FINAL AGENCY ORDER WITH A FINDING OF FRAUD BY A LICENSED DEALER OR SALESPERSON; OR

(II) A COURT ENTERED JUDGMENT UPON A CLAIM OF FRAUD BY A LICENSED DEALER OR SALESPERSON.

SECTION 8. Act subject to petition - effective date - applicability. (1) This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 5, 2020, if adjournment sine die is on May 6,
(3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2020 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to offenses committed on or after the applicable effective date of this act.