1	AN ACT
2	relating to trade-in credit agreements offered in connection with
3	certain motor vehicle retail installment contracts.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 348.001, Finance Code, is amended by
6	adding Subdivision (11) to read as follows:
7	(11) "Trade-in credit agreement" means a contractual
8	arrangement under which a retail seller agrees to provide a
9	specified amount as a motor vehicle trade-in credit for the
10	diminished value of the motor vehicle that is the subject of the
11	retail installment contract in connection with which the trade-in
12	credit agreement is offered if the motor vehicle is damaged but not
13	rendered a total loss as a result of a collision accident, with the
14	credit to be applied toward the purchase or lease of a different
15	motor vehicle from the retail seller or an affiliate of the retail
16	seller. A trade-in credit agreement is a separate agreement from a
17	retail installment contract and is not a term of the retail
18	installment contract.
19	SECTION 2. Section 348.005, Finance Code, is amended to
20	read as follows:
21	Sec. 348.005. ITEMIZED CHARGE. An amount in a retail
22	installment contract is an itemized charge if the amount is not
23	included in the cash price and is the amount of:
24	(1) fees for registration, certificate of title, and

1

license and any additional registration fees charged by a deputy as
 authorized by rules adopted under Section 520.0071, Transportation
 Code;

4

(2) any taxes;

5 (3) fees or charges prescribed by law and connected6 with the sale or inspection of the motor vehicle; and

7 (4) charges authorized for insurance, service
8 contracts, warranties, automobile club memberships, <u>trade-in</u>
9 <u>credit agreements</u>, or a debt cancellation agreement by Subchapter
10 C.

SECTION 3. Subchapter B, Chapter 348, Finance Code, is amended by adding Section 348.125 to read as follows:

13 <u>Sec. 348.125. TRADE-IN CREDIT AGREEMENTS OFFERED IN</u> 14 <u>CONNECTION WITH RETAIL INSTALLMENT CONTRACTS. (a) A retail seller</u> 15 <u>may, at the time a retail installment contract is executed, offer to</u> 16 <u>sell to a retail buyer a trade-in credit agreement or similarly</u> 17 <u>named agreement.</u>

18 (b) A trade-in credit agreement is not considered an 19 insurance product.

20 (c) To ensure the faithful performance of a retail seller's 21 obligations to a retail buyer under a trade-in credit agreement, 22 the retail seller must be insured under a contractual liability 23 reimbursement policy approved by the commissioner of insurance and 24 issued for the benefit of Texas residents.

(d) In addition to other disclosures required by state or
 federal law, if a retail seller offers to a retail buyer a trade-in
 credit agreement, the retail seller shall give the retail buyer at

H.B. No. 2339 1 the time the retail installment contract is executed a copy of the 2 written trade-in credit agreement and written notice that the 3 retail buyer: 4 (1) is not required to purchase the trade-in credit 5 agreement as a condition for approval of the retail installment 6 contract; 7 (2) is entitled to cancel the trade-in credit 8 agreement before the 31st day after the date the retail installment contract is executed and receive a full refund; 9 10 (3) may terminate the trade-in credit agreement at any time on or after the 31st day after the date the retail installment 11 12 contract is executed and receive a pro rata refund minus any applicable cancellation fee which may not exceed \$50; and 13 14 (4) has been provided a clear and concise disclosure 15 of the amount of the credit available during the term of the 16 trade-in credit agreement. 17 (e) The amount charged for a trade-in credit agreement offered in connection with a retail installment contract may not 18 19 exceed five percent of the cash price of the motor vehicle that is the subject of the retail installment contract, including any 20 attached accessories and excluding the price of services related to 21 22 the sale, the price of service contracts, taxes, and fees for license, title, and registration. 23 24 (f) A trade-in credit agreement must require the retail buyer to provide proof of insurance settlement documents in order 25 26 to obtain the credit. A trade-in credit agreement may not require the retail buyer to provide any other documentation in order to 27

1 obtain the credit.

(g) If a retail seller enters a trade-in credit agreement with a retail buyer, the retail seller must comply with the terms of the trade-in credit agreement in connection with the purchase or lease of a subsequent motor vehicle. A retail seller must provide any credit required under a trade-in credit agreement at the time of the purchase or lease of a subsequent motor vehicle.

8 (h) The benefit to be provided in connection with a trade-in 9 credit agreement must bear a reasonable relationship to the amount 10 charged for the trade-in credit agreement and the amount, term, and 11 conditions of the retail installment contract.

SECTION 4. Sections 348.208(b) and (c), Finance Code, are amended to read as follows:

14 (b) A retail installment contract may include as a separate15 charge an amount for:

16 (1) motor vehicle property damage or bodily injury 17 liability insurance;

18

(2) mechanical breakdown insurance;

19 (3) participation in a motor vehicle theft protection20 plan;

(4) insurance to reimburse the retail buyer for the amount computed by subtracting the proceeds of the buyer's basic collision policy on the motor vehicle from the amount owed on the vehicle if the vehicle has been rendered a total loss;

(5) a warranty or service contract relating to the26 motor vehicle;

27 (6) an identity recovery service contract; [or]

4

(7) a debt cancellation agreement if the agreement is
 included as a term of a retail installment contract under Section
 348.124; or

4

(8) a trade-in credit agreement.

(c) Notwithstanding any other law, service contracts, [and]
debt cancellation agreements, and trade-in credit agreements sold
by a retail seller of a motor vehicle to a retail buyer are not
subject to Chapter 101 or 226, Insurance Code.

9

SECTION 5. This Act takes effect September 1, 2017.

President of the Senate

Speaker of the House

I certify that H.B. No. 2339 was passed by the House on May 4, 2017, by the following vote: Yeas 143, Nays 0, 2 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 2339 was passed by the Senate on May 24, 2017, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

APPROVED:

Date

Governor