

BILL SUMMARY
1st Session of the 60th Legislature

| | |
|------------------------|-----------------------|
| Bill No.: | HB 2158 |
| Version: | FA1 |
| Request Number: | 13345 |
| Author: | Rep. Dobrinski |
| Date: | 3/18/2025 |
| Impact: | \$0 |

Research Analysis

The floor substitute to HB 2158 provides a definition of "common entity" related to equity interests in a factory, manufacturer, manufacturer branch, distributor, or distributor branch. The measure modifies the definition of "access fee" and requires dealer management systems to maintain commercially reasonable data security standards. The measure provides that an Authorized Integrator may not be prohibited from integrating into the dealer's dealer data system if the Integrator has satisfied or is compliant with commercially reasonable data security standards. The bill modifies reasons for which a license may be denied, revoked, or suspended and requires certain factory compliance.

The Floor substitute adds language to the definition of "common entity" to include those acting as a new motor vehicle dealer. Provides that a factory includes any subsidiary or affiliate of a factory.

Prepared By: Brad Wolgamott

Fiscal Analysis

The floor amendment to HB 2158 does not materially alter the prior fiscal impact statement. The measure is not anticipated to have a direct fiscal impact on the state budget or appropriations.

Prepared By: Zach Lein, House Fiscal Staff

Other Considerations

None.