Sixty-fourth Legislative Assembly of North Dakota

# FIRST ENGROSSMENT

### **ENGROSSED SENATE BILL NO. 2235**

Introduced by

Senator J. Lee

- 1 A BILL for an Act to create and enact a new section to chapter 51-07 of the North Dakota
- 2 Century Code, relating to warranty work compensation for outdoor power equipment.

#### 3 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

4 SECTION 1. A new section to chapter 51-07 of the North Dakota Century Code is created

5 and enacted as follows:

#### 6 Warranty work compensation - Outdoor power equipment.

- 7 1. As used in this section:
- 8 "Manufacturer" means a person that manufactures or assembles outdoor power a. 9 equipment, sells outdoor power equipment directly or through a distributor to a 10 retailer of outdoor power equipment, and provides a warranty.
- 11 b. "Outdoor power equipment" includes light industrial power lawn and garden 12 equipment, hand-held power lawn and garden equipment, and power snow 13 removal equipment and includes small engines and other power sources that
- 14 operate such equipment.
- 15 "Retailer" means a business that purchases outdoor power equipment for resale. C.
- 16 If a manufacturer authorizes a retailer to perform warranty work on outdoor power 2.
- 17 equipment, the manufacturer shall provide the retailer reasonable compensation for
- 18 the warranty work, including related diagnostic work, repair services, parts, and labor.
- 19 3. To be reasonable compensation as required under this section:
- 20 a. Time allowances for diagnostic and performance of warranty work and service 21 must be adequate for the work performed.
- 22 Hourly labor rates paid by the manufacturer to the retailer for warranty services b. 23
  - may not be less than the rates charged by the retailer for like service to
- 24 nonwarranty customers for nonwarranty service.

## Sixty-fourth Legislative Assembly

1	<u>C.</u>	Reimbursement by the manufacturer for parts used in the performance of
2		warranty repair may not be less than the amount paid by the retailer to acquire
3		the parts, plus a reasonable allowance for handling which may not be less than
4		twenty percent of the amount paid by the retailer to acquire the parts.