Safeguarding customer information deadline

Some dealers have been slow to act towards a May 23 deadline for financial institutions, including dealerships, to comply with a new FTC mandate regarding how any sensitive information obtained from customers is treated.

The FTC’s “Standards for Safeguarding Customer Information,” or Safeguards Rule, is in addition to, yet independent of, the commission’s Privacy Rule, which took effect in July 2001. The Privacy Rule is also referred to as the Gramm Leach Bliley Act.

In essence, the Privacy Rule regards how financial institutions share any information they obtain from consumers who secure or merely apply for financial products or services. The Safeguards Rule addresses how that information is protected.

State legislative session nearing conclusion

The Illinois General Assembly’s spring session likely will expire without passage of the bill to re-plate pickup trucks with passenger plates and permit them to traverse Chicago’s network of boulevards and Lake Shore Drive.

The measure, House Bill 3527, has idled in committee for more than a month, after an amendment transformed the bill into one concerning license plates for disabled persons.

Several other bills would affect dealers, but none has been forwarded to Gov. Blagojevich for his consideration. The spring session is scheduled to conclude May 31.

- Senate Bill 1149 establishes deadlines to release vehicle titles. Under the bill, a title must be released within 21 days after receipt of payment to satisfy a security interest in a vehicle whose certificate of title is in the possession of a lienholder. If payment is in cash, cashier’s check or certified

Register now!

CATA annual meeting, golf outing is June 9

Refer to two flyers in this newsletter for details on the 99th annual meeting and golf outing of the Chicago Automobile Trade Association, June 9 at Cog Hill Golf and Country Club in Lemont.

New to the event this year is a three-course shotgun format beginning at 12 p.m. The CATA also has reserved limited tee times on the club’s fourth course, Dubsdread, which hosts the PGA’s Western Open.

Camaraderie abounds at the day’s golf outing, and the 7 p.m. dinner meeting promises to be eventful, with election results of candidates for the CATA board of directors. Election ballots are scheduled to reach dealer members about May 23.

Thanks to the involvement of CATA allied members as event sponsors, participation costs remain unchanged since 1994: $30 for members and $60 for guests.

The outing features many prizes, including a new $10,000 putting contest, an 18-karat Rolex watch or $1,000 gift card for select holes-in-one holes, and other gift certificates.

Important: A shotgun format limits participation. Therefore, all golfers must be identified when tickets are ordered, to avoid guest duplication.
Legislation
CONTINUED FROM PAGE 1

check, the action must be taken within five days.

Any lienholder who fails to act within those time frames
would be subject to a $250 fine. The bill has passed the
Senate and awaits a second reading in the House.

• House Bill 136 forbids any new- or used-vehicle dealer
or vehicle auctioneer from selling, trading or otherwise dis-
posing of any vehicle bearing equipment, markings, or other
indicia of police authority unless those indicia have been
sufficiently removed, to eliminate all appearance of police
authority. Violators would face a $500 to $1,000 fine. The
bill passed the House and was scheduled for a final reading
in the Senate on May 7.

• House Bill 3106 would permit mechanics to retag cars
with VINs as long as they notify the secretary of state’s
office and keep records about the replacement. Currently,
only Illinois State Police may retag a car’s VIN. The change
would speed the time for mechanics to return repaired cars
to their owners. The bill passed the House and was sched-
uled for a final reading in the Senate on May 7.

A bill (HB 94) to amend title applications to include the
applicant’s age stalled after the secretary of state indicated
the bill would cost $846,712 to implement. The bill insists
at least one of a car’s owners be at least 18 years old.

Survey says, ‘Holiday hours’

The Independence Day holiday this year is on a Friday,
which could pose a dilemma for some dealers. “Should I
open for sales on July 4? What about the service depart-
ment? What are my competitors doing?”

The CATA has not queried the membership on those
points. That is, until now.

Please use the flyer in this newsletter to list your
dealership(s) and the business hours you intend to keep—
sales and service—on July 4 and 5.

Fax completed surveys to the CATA at 630-495-2260.
Responses received by May 21 will be tallied and re-
ported in the next CATA Bulletin, which mails May 23.

CATA directory prepping for printer

Watch for a special mailing to all CATA members to con-
firm the accuracy of the association’s database. The query
reviews dealership/company president names, street and
Web addresses, phone numbers and the like.

The project is performed in preparation of the CATA's
annual report and directory. The directory is printed each
July, and each member receives one complimentary copy.
Additional copies are $10 each, to defray printing and post-
age costs.

Got DEAC?

In this non-election year, officials of the Dealers
Election Action Committee reported March 31 that
DEAC had raised 23.6 percent of its yearlong contribu-
tions goal. But contributions by dealers in what the
NADA defines as metropolitan Chicago—Cook, Lake
and DuPage Counties—were at 7.2 percent of the
annual goal amount.

DEAC is a dealer’s only true voice in Washington,
and it needs support to retain its powerful presence; in
the 2001-2002 election cycle DEAC was the nation’s
third largest political action committee in terms of
contributions to federal candidates.

Since the inception of DEAC in 1975, dealers have
contributed more than $22 million to the election
campaigns of pro-business, pro-dealer candidates for
Congress.

Contributions to DEAC pay for themselves many
times over in the form of better, fairer government on
the federal level. Think of DEAC as political insur-
ance: Contribute now, or pay 10 times that amount later
in the form of higher taxes, excessive regulations and
mandated employee benefits.

Time Magazine Quality Dealer Award

Consider nominating a fellow dealer—or your-
self—for consideration as the CATA’s nominee for the
2004 Time Magazine Quality Dealer Award. See the
flyer in this newsletter for details, and use the flyer to
submit your nomination.
Dealer ordered to close for Memorial Day weekend over false ads

A California dealership was ordered to close over the Memorial Day weekend as penalty for false and misleading advertising claims made from June 2000 to November 2001.

Lithia Nissan of Fresno, Calif., also agreed to pay $160,000 to avoid a longer suspension and to reimburse the state’s department of motor vehicles $25,000 for its investigation and legal costs.

Allegations against Lithia Nissan included false advertising of guaranteed loans and pre-approved credit cards. One ad offered $200 in free groceries for test-driving any vehicle, when actually “the consumer had to pay and mail in an order to receive discount coupons,” according to the DMV.

Other allegations included failing to sell vehicles at advertised prices and false claims that consumers “could drive away in a new car for only a $45 documentation fee.” Consumers also were invited to bring their own cars to sell and were told “used-car buyers will be on-site bidding for your vehicle, ensuring top dollar.” Instead, only appraisers were present and no bidding occurred, DMV officials said.

Some of the claims appeared in The Sacramento Bee and in direct mail to more than 75,000 customers—including DMV investigators.

Steven Gourley, director of the California DMV, said the May 24-26 store closure would send a strong message “to all other California dealerships that these kinds of illegal business practices will not be tolerated.”

The DMV also will conduct four unannounced audits of the dealership during a four-year probationary period, and Lithia will reimburse the department up to $7,500 per audit.

Safeguard

CONTINUED FROM PAGE 1

In an age of growing instances of identity theft, the Federal Trade Commission intends for the new rule to shore up sloppy practices that invite such theft. Sources of FTC horror include deal jackets that are left overnight on desktops, or sensitive customer information that can be called up on computers in an unauthorized department.

As an ongoing condition under the Safeguards Rule, the FTC requires every dealer and other “financial institutions” to develop, implement and maintain a comprehensive, written Information Security Program to protect its customer information and the information it receives about the customers of other financial institutions.

As an example of the latter requirement, a dealer might, in a marketing relationship with his manufacturer’s financial arm, obtain information about off-lease customers who may never have dealt with that dealer previously.

Information Security Programs must contain five elements:

1. Designate a Program Coordinator
2. Conduct a risk assessment
3. Design and implement safeguards to control all identified risks
4. Oversee all the institution’s service providers
5. Periodically reevaluate the institution’s Program

The Program Coordinator must be an employee of the company. All other elements can be contracted with an outside agency, except the overall responsibility for compliance.

Also, the coordinator must be senior enough or have enough clout to effect change. The coordinator probably would not be subject to increased personal liability.

Small dealerships likely can appoint a single Program Coordinator. Large dealer groups might have to appoint several Program Coordinators, from various departments, and specify one of them to head a Committee of Coordinators.

The roles and duties of the Program Coordinator are ongoing, so the position must be filled on a permanent basis.

In conducting a risk assessment, the dealership must identify reasonably foreseeable internal and external risks to the security, confidentiality and integrity of customer information that could result in its unauthorized disclosure or other misuse; and assess the sufficiency of whatever safeguards are installed to control those risks.

Security is risked, for instance, by leaving deal jackets in unlocked or unattended areas, or by presenting a completed Buyer’s Order to a salesperson merely to perform CSI follow-up.

Risk assessment must cover “all relevant areas” of a dealership operation. At a minimum, special attention must be paid to

• Employee training and management;
• Information systems, including network and software design, as well as information processing, storage, transmission and disposal; and
• Detecting, preventing, responding to attacks and intrusions on any electronic and non-electronic information systems, or other systems failures.

Dealers also must oversee their service providers, requiring them by contract to implement and maintain their own customer information safeguards.

The deadline to add such language to service provider contracts is May 23, 2003, for contracts entered into after June 24, 2002. A grandfather clause delays the implementation requirement until May 24, 2004, for contracts entered into on or before June 24, 2002.
Employers must protect privacy of their workers’ health information

Most partially or fully self-insured dealership health plans have $5 million or less in annual premiums. Dealers with such plans have until April 14, 2004, to comply with a U.S. Department of Health and Human Services rules that requires them to protect the privacy of any health information of employees, retirees or beneficiaries.

Large plans—those with more than $5 million in annual premiums—had until April 14, 2003, to comply.

Some reports indicated that self-administered plans covering 50 or fewer employees have until next year to comply. In fact, such plans are entirely exempt. (Few dealers self-administer their plans.)

The rule, issued in conjunction with the Health Insurance Portability and Accountability Act of 1996, requires covered employers to develop handling procedures for protected health information.

Generally, they must (1) notify employees about their privacy rights and how any information can be used; (2) designate an individual to oversee the adoption and implementation of procedures to control the use and release of such information; (3) train employees to understand those procedures; and (4) secure patient records containing such information so that they are not readily available to people who don’t need them.

Certain information is not covered, such as that pertaining to worker’s comp or compliance with the Americans with Disabilities Act. The NADA’s Legal Department suggests that dealers try to minimize or eliminate handling such information to reduce their compliance duties.

Still, the rule is flexible, letting small plans with limited access to private health information adopt simple procedures. Fortunately, most dealership plans use third-party claims administrators and rarely handle such information.

The NADA will draft a comprehensive guide to the rule and send it to dealers this year, well before the April 2004 compliance deadline. Until then, dealers should follow the recommendations of the health insurance companies and third-party administrators they work with.

Marketplace

Sales Manager
 Increased overall profits 25 percent by developing a custom leasing-retail program. Retailed an average 297 new, used vehicles each of last 10 years. Awarded Grand Master status by Ford 10 straight years. Creative, flexible, strong managerial and human relations skills. Richard Bement, 708-754-1415.

Résumé on file at the CATA.

Happy holiday!

The CATA office will close May 26 to commemorate the Memorial Day holiday. Business hours resume May 27.

Congratulations!

Ten area Cadillac dealers joined 107 others as 2002 Cadillac Master Dealers, for outstanding sales and customer satisfaction. They are Arnie Bauer Cadillac-GMC, Matteson; Ettleson Cadillac-Oldsmobile, Hodgkins; Steve Foley Cadillac, Northbrook; Heritage Cadillac, Lombard; Napleton Cadillac, Park Ridge; Patrick Cadillac, Schaumburg; Tony Rizza Oldsmobile-Cadillac, Tinley Park; Frank Shirley Cadillac, Oak Lawn; Town & Country Cadillac, Naperville; and Weil Oldsmobile-Cadillac, Libertyville.

Ten area Ford dealerships earned the carmaker’s 2002 President’s Award for outstanding customer satisfaction performance. They are Arlington Heights Ford, Rod Baker Ford Sales, Plainfield; Bredemann Ford, Glenview; Buss Ford Sales, McHenry; Court Street Ford, Bourbonnais; Landmark Ford of Niles; Oakfield Ford, Villa Park; Al Piemonte Ford, Melrose Park; Joe Rizza Ford, Orland Park; and Wickstrom Ford, Barrington.

Seven area Honda dealers are among the recipients of Honda’s 2002 President’s Award for top performance in sales, service and satisfaction. Recipients include Community Honda, Orland Park, Grand Honda, Elmhurst; Jacobs’ Twin Honda, Chicago, McGrath Honda, Elgin; McGrath Motors, St. Charles; Muller Honda, Highland Park; and Planet Honda, Chicago Heights.

Kevin Keefe of Libertyville Toyota and Phillip Resnick of Schaumburg Toyota have been named to the Toyota Board of Governors, for high sales volume and CSI.

Daniel J. Rabulinski of Wilkins Mazda in Villa Park is among 12 finalists in Mazda’s 2003 North American Master Technician competition.

Nissan has named 69 Master Technicians nationwide who completed a thorough training program on servicing Nissan models. Local techs are Timothy Barker of Napleton Nissan, Shererville, Ind.; Greg Eltinge of Bill Kay’s Downers Grove Nissan; and Larry Westberg of Hawkinsion Nissan, Matteson.