

# EXHIBIT VII

Text of Section 1233 of the Automobile Information Disclosure Act – from US Code Web-Site

(c) Removal, alteration, or illegibility of required label

Any person who willfully removes, alters, or renders illegible any label affixed to a new automobile pursuant to section 1232 of this title, or any endorsement thereon, prior to the time that such automobile is delivered to the actual custody and possession of the ultimate purchaser of such new automobile, except where the manufacturer relabels the automobile in the event the same is rerouted, repurchased, or reacquired by the manufacturer of such automobile, shall be fined not more than \$1,000, or imprisoned not more than one year, or both. Such removal, alteration, or rendering illegible with respect to each automobile shall constitute a separate offense.

-SOURCE-

(Pub. L. 85-506, Sec. 4, July 7, 1958, 72 Stat. 326.)

---

# EXHIBIT VII

Text of Section 1233 of the Automobile Information Disclosure Act – from US Code Web-Site

Access to the web-site of the United States Code (USC) was obtained by starting with the following web-site, whose title page starts with "Search the United States Code – Office of the Law Revision Counsel." The web-site to access this page is as follows:

<http://uscode.house.gov/search/criteria.shtml>

The following text of Section 1233 of Title 15 of the United States Code (USC) comes from this web-site:

<http://uscode.house.gov/uscode-cgi/fastweb.exe?getdoc+uscview+t13t16+1645+0++%28automobile%29%20%20AND%20%28%2815%29%20ADJ%20USC%29%3ACITE%20AND%20%28USC%20w%2F10%20%281233%29%29%3ACITE%20%20AND%20%28CHAPTER%20ADJ%20%2828%29%29%3AEXPCITE%20%20%20%20%20%20%20>  
20