

Implementing Best Practices in 2019 and Beyond: Eric Chase's Legal Audit Checklist for Auto Dealers®

Updated every year, this checklist is a suggested guide for all automotive dealers (1) to use in their ongoing efforts to assure their files and operations are current in matters of legal importance; (2) to provide reminders for ongoing and periodic legal requirements; (3) to assist dealers in their regulatory compliance tasks; (4) to have a simple, handy way of auditing their current legal "health;" and (5) to trigger timely and necessary action(s) that might otherwise be overlooked. The checklist does not constitute legal advice.

Annual/Quart	erly Internal Legal Audit			
Done by:				
Date:			STATUS*	
		ОК	Follow-Up	NI / A
. FRANCHIS	E RELATIONSHIP FILES	UK	rollow-op	N/A
(Assure secu	rity of these important documents. Limit access to those few with a need to know.)			
A. Current	Sales and Service Agreement, with all amendments and modifications			
i.	Keep an up-to-date and complete copy of each Sales and Service Agreement, with standard provisions, all amendments, and related correspondence.			
ii.	Advisable to have both hard copy and electronic copy.			
iii.	Keep in a nearby, easy-to-access file drawer.			
iv.	Alternate Dispute Resolution (ADR) provisions, if any. Be sure to read and know when you have alternatives to the courtroom. (Note: Federal Law prohibits auto franchisors from imposing mandatory binding arbitration for all disputes as part of a dealer agreement. <i>See</i> 15 U.S.C. § 1226.)			
v.	Letters of Intent (LOIs)			
vi.	"Other" agreements, such as separate facility or performance agreements.			

* OK (i.e., no action required)
Follow-Up (should specify what you need to do and when)
N/A (not applicable to dealer at this time)

B. Factory	Bulletins, Announcements, Programs		
i.	Watch for "zingers" in otherwise routine correspondence (sometimes references to these show up in termination notices).		
ii.	Carefully review any communications that refers to any change(s) in the brand's dealer agreement.		
iii.	Keep a complete file on ongoing programs (e.g., GM's "Essential Brand Elements"), and monitor your progress and commitments.		
iv.	Keep all communications with the franchisor on recalls.		
dealersl	nications addressing items that are specifically applicable to your nip. Keep copies of all correspondence that's addressed directly to you ese subjects:		
i.	Sales		
ii.	Service and CSI		
iii.	Allocations		
iv.	Warranty		
v.	Dealership Audits		
vi.	Facilities		
vii	. Location of Dealership		
vii	i. Dualling/Undualling		
ix.	New agreements/amendments		

D. Franchise Termination File (*if applicable*): Threats regarding possible termination/ nonrenewal. On this one, if you are getting threatening or coercive comments – keep a separate file, and *responsibly respond to all such mail* from your franchisor. If a termination threat is even hinted, talk to an experienced lawyer.

Incentive Programs and Compliance with Terms/Conditions

Availability of (desirable) product

E. "Required" Business Plans

xiii. Floorplan

xii. Factory Programs

X.

- i. Some, but by no means all, brands require periodic (usually annual) business plans.
- ii. Sometimes, the franchisor will require a business plan from a dealer perceived as underperforming.

that you made binding promises. If your plans, the factory may argue that you made binding promises. If your franchisor has already preprinted your plans or "promises," don't sign on to those that are not fair or realistic. Watch for "zingers" that might set you up for termination (*i.e.*, admissions of current non-compliance with dealer agreement or agreements that require average or above performance at all times in sales and/or CSI).

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	cial i.	Statements and Related Documents Monthly financial statements: keep at least a full set of monthly financial statements as reported to the franchisor for at least three years.		
j	ii.	Keep end-of-year cumulative factory statements for at least seven years.		
j	iii.	Keep 13th month statements for at least seven years.		
]	iv.	Keep copies of all state, federal and local tax filings, and associated correspondence for at least <i>seven years</i> .		
,	v.	Other financial statements, audits, reviews.		
,	vi.	Related financial correspondence.		
,	vii.	Procedures to protect confidentiality of and limited access to all financial documents		
,	viii.	Assure backup and redundancy of electronically stored information.		
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bankr	upt	or Financial Health: In the aftermath of the GM and Chrysler cies, keep a file of articles or correspondence that may assist you in a your franchisor's financial wherewithal.		

B. Lease

C. Acquisition Documents: *E.g.*, buy-sell.

D. Other Realty Records: Taxes, environmental issues

II. LEGAL ADVISOR/STATE LEGAL ISSUES A. Your Legal Advisor Every dealer should have one: an attorney you can talk to with confidence. Make sure your lawyer has experience in franchise/auto, and work with specialists on matters of importance (*i.e.*, transactional, litigation, *etc.*) Don't be shy. If you're looking for a lawyer for any matter of consequence, interview more than one. If you are searching for an attorney, a good starting point is the National Association of Dealer Counsel. Its directory identifies experienced auto franchise attorneys throughout the United States. **B. State Legal Questions** i. Keep mailings from your state or metro association that address legal topics, as well as pending changes and amendments to laws and regulations. Call your association with questions. ii. Keep a copy of state franchise laws and regulations that affect dealers: Read them! III. BUSINESS STRUCTURE RECORDS; MINUTES A. Structure: Corporation, LLC, etc. **B. Basic Documents:** Articles of Incorporation, S-election, LLC. **C. Minutes:** Minutes: Be sure to timely update your minutes in compliance with corporate requirements. **D. Licenses:** *E.g.*, state operating licenses, environmental, *etc.* IV. REAL ESTATE A. Ownership: Deed, mortgage documents, etc.

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E. Site Cont	rol Documentation: If applicable.		
F. Appraisa	l/Valuation Records		
7. FINANCIAL	RECORDS/BUSINESS INSURANCE		
A. Monthly	Statements, Submitted to Factory, and All Accounting Tax Files		
B. Tax Rela	ted Files		
i.	What kind of an entity is your dealership and why? (LLC? C-Corp? S-Corp?)		
ii.	LIFO		
iii.	Assurance of timely sales tax payments		
iv.	Withholding for employees		
v.	Disputed Tax Matters		
vi.	Copies of all state and federal tax filings (keep for at least 7 years)		
with lega imminen	ruction Policy: Make it Clear, and in Writing. Assure consistency all retention requirements. <i>Keep</i> everything related to ongoing or t litigation. Insure all employees instructed not to delete electronic ion related to dispute. <i>Do it in writing,</i> with a proper litigation hold		
D. Insuranc	ce		
i.	Periodic audit/update with agent		
ii.	Affordable Care Act compliance		
iii.	Coverage adequacy		
	(a) check coverage for consumer disputes: defense and liability coverage		
	(b) business interruption		
	(c) errors and omissions		
	(d) environmental		
	(e) standard omnibus coverage		
iv.	Be aware of what constitutes timely notice for a claim or potential claim to insurer for coverage.		
v.	Keep records of COBRA compliance when employees leave employment.		

VI. LOAN DOCI	JMENTS/BANK RELATIONSHIPS		
A. Mortgage i.	es, Credit Lines, Cap Loans - Especially Floor Plan(s) Floorplan compliance (out of trust avoidance procedures)		
B. Bank Acc	ount Files and Statements		
C. Bank/Lei	nder Correspondence		
VII. CUSTOME	R RELATIONS/SALES PRACTICES		
A. Complair	nts From Your Customers		
i.	Written procedures to follow		
ii.	Follow-up		
B. Litigation	n/Arbitration Records		
Theft/Lo	Recordkeeping/Customer Privacy/Identity an Actions and Notices at publications available from NADA)		
i.	Security measures/limiting access		
ii.	Safeguarding customer information/deal jackets: Written policy and employee confidentiality agreements		
iii.	Consideration in referrals of credit applications of the requirements of the Equal Credit Opportunity Act (ECOA) and the Fair Credit Reporting Act (FCRA): Does dealership policy/practice avoid necessity of sending adverse action notices?		
iv.	Staff/employee trained in privacy/safeguard rules. <i>Keep training records</i>		
Regulato	ent of Responsible Employee to: (a) Stay Current on Legal/ ry Requirements; (b) Monitor Consumer Relations at the ip; and (c) Respond to Inquiries/Complaints		
i.	Updating all sales personnel on requirements		
E. Clear and	Consistent F&I Practices and Policies		
i.	Forms in compliance		
ii.	Written standard policies		

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iii.	Document fees, etc., in compliance with state law		
iv.	Assignment of responsible person to monitor and/or enforce		
	ncy and Legality of RO Itemization have a documentary fee issue?)		
G. Arbitrati	on Clause in Consumer Contracts		
i.	Must be fair and mutual		
ii.	Should bar multiple claimants and class claims		
iii.	Should be reviewed in the light of state laws and case decisions: This is an ongoing issue.		
VIII. REGULAT	ORY COMPLIANCE		
Federal l requirem	rs Nationwide Need to Assure Compliance with Applicable Laws and Regulations. For an excellent summary of federal ents, you should have a copy of the NADA and ATD Federal ce Chart, and the NADA publication, The Regulatory Maze.		
	Should Inquire of Their State Associations For a List of State ory Requirements.		
-	rent with Periodic Seminar Participation Available at NADA ough State Associations.		
IX. PROMOTIO	NS/ADVERTISING		
A. Know an	d Monitor State Laws and Regulations on Advertising		
	Outy Expert" to Assure Legal and Regulatory Compliance in All I Broadcast Advertising.		
-	e an Agency, <i>Assurance</i> of Compliance is a Must, Because you iable for Their Mistakes.		
D. Complia	nce with Do-Not-Call Rules and Faxing Regulations		

X. WORK FORCE/EMPLOYMENT

A. Posting of All Required State and Federal Notices		
i. Equal Opportunity (EEOC)		
ii. Wages and Hours		
iii. Family Leave (FMLA)		
B. Compliance: Affordable Care Act, ADA, FMLA, COBRA, Immigration Law		
C. Laws Applicable to Military Reservists and National Guard (e.g., Uniform Services Employment and Reemployment Rights Act – USERRA)		
D. Plans/Policies/Correspondence Regarding Benefits (e.g., Health, Dental, 401(k), Profit Sharing, Vacation, etc.)		
E. Individual Personnel Folders (Ensure Privacy!)		
F. Dealership Employee Policy Manual, Including Clear Policies on Sexual Harassment and Discrimination. (Be sure to make clear that manual is not a contract, and does not change at-will employment status.)		
G. Confidentiality Agreements. (Especially as to consumer information in deal jackets.)	_	
H. Training Programs		
 i. In-house: Periodically (not less than once a year and as part of initial indoctrination with <i>all</i> new employees) provide guidance on sales practices, discrimination, sexual harassment, integrity, <i>etc</i>. Keep files on all training. 		
ii. Factory: Tech Training		
I. Unionization Issues: Policies to properly deal with unionization efforts; bargaining in good faith when there is a union.		
i. When issues arise, bring in counsel as early as possible.		
ii. This is a fast-moving legal subject. Get regular updates.		
J. Be Sure to Have an Attorney Knowledgeable in this Specialized Area		

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D. Fire Drill/Alarm and Sprinkler Inspection		
E. Special Circumstances (e.g., hurricane or earthquake vulnerability)		
XV. DOCUMENT RETENTION POLICY	٥	
XVI. MISCELLANEOUS LEGAL MATTERS (This would include all other miscellaneous law-related items not covered by I through XV above, such as, for example, contracts or disputes with vendors or outside service suppliers, spousal issues in divorce of principal, etc.)		
XVII. LIBRARY OF MANAGEMENT AND BEST PRACTICES PUBLICATIONS		

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A. NADA Management Publications

B. Selected Articles and Other References.

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