

DEALER AND MANUFACTURER OBLIGATIONS UNDER THE AUSTRALIAN CONSUMER LAW

24 September 2024

To: ALL AADA MEMBERS

The AADA has sought and obtained guidance for Dealers with regard to the obligations Dealers and manufacturers have when handling consumer guarantee claims under the Australian Consumer Law.

The attached guidance also clarifies the indemnity obligations the Dealers have with manufacturers.

This Bulletin has been prepared with the assistance of HWL Ebsworth Lawyers and is provided for information purposes only. It is not intended to be legal advice given by AADA or HWL Ebsworth to be relied upon by dealers. Dealers should obtain independent legal advice if they have any queries in respect of their rights and obligations under the ACL, including against manufacturers and distributors.

We would strongly advise all Dealers to read and understand the [attached guidance](#).

If you have any questions or need further information, please contact:

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