I3, I4 HB 193/12 – ECM

By: Delegate Walker

Introduced and read first time: February 8, 2013 Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

2 Consumer Protection – Home Appliances – Warranty Enforcement

3 FOR the purpose of requiring a manufacturer of home appliances or its agent to repair 4 or correct a nonconformity in a home appliance at no cost to the consumer if the $\mathbf{5}$ home appliance does not conform to the manufacturer's express warranties; 6 providing that a manufacturer's obligation to repair or correct a nonconformity 7under this Act applies only if the consumer satisfies certain conditions; 8 requiring a manufacturer, under certain circumstances and at the option of the 9 consumer, to replace a home appliance with a comparable home appliance or accept return of a home appliance and refund the purchase price less certain 10reasonable allowances; requiring that a refund of the purchase price be made to 11 12the consumer and any holder of a perfected security interest in the home 13 appliance in a certain manner; providing that the manufacturer is responsible 14for the cost of returning a home appliance to the manufacturer; providing for 15certain affirmative defenses; establishing a certain presumption; providing for 16 the extension of the term of a manufacturer's express warranty by any time 17during which a home appliance is out of service for repair of a nonconformity; providing for the extension of the term of a manufacturer's express warranty 1819and a certain out-of-service period if repair services are not available for 20certain reasons; providing that this Act does not limit the rights and remedies 21that otherwise are available to a consumer under any other law; providing that 22a consumer is not required to resort to a certain informal dispute settlement 23procedure before certain provisions of this Act apply; providing that a consumer 24who resorts to an informal dispute resolution procedure may not be precluded from seeking other available remedies; providing that an agreement for the 2526purchase of a home appliance is void to the extent that it attempts to waive, 27limit, or disclaim certain rights of a consumer; providing that a manufacturer 28that fails to comply with certain provisions of this Act is liable to the consumer 29for certain damages; authorizing a court to award reasonable attorney's fees to a 30 prevailing plaintiff in an action brought under this Act; authorizing a court to 31order a party to pay to the other party reasonable attorney's fees if it appears

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 that an action is brought in bad faith or is frivolous in nature; requiring that an $\mathbf{2}$ action brought under this Act be brought within a certain time; providing that a 3 violation of certain provisions of this Act is an unfair or deceptive trade practice 4 within the meaning of the Maryland Consumer Protection Act; prohibiting a consumer who recovers damages under certain provisions of this Act from $\mathbf{5}$ 6 recovering damages for the same violation under a certain provision of the 7Maryland Consumer Protection Act; providing for the application of this Act; 8 defining certain terms; and generally relating to home appliances and the 9 enforcement of manufacturers' express warranties on home appliances. BY adding to 10 Article – Commercial Law 11 Section 14-15A-01 through 14-15A-08 to be under the new subtitle "Subtitle 1215A. Home Appliance Warranty Enforcement Act" 13Annotated Code of Maryland 14(2005 Replacement Volume and 2012 Supplement) 15SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 1617MARYLAND, That the Laws of Maryland read as follows: Article – Commercial Law 18 19 SUBTITLE 15A. HOME APPLIANCE WARRANTY ENFORCEMENT ACT. 14-15A-01. 2021**(**A**)** IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 22INDICATED. "CONSUMER" MEANS: 23**(B)** 24(1) THE PURCHASER, OTHER THAN FOR PURPOSES OF RESALE, 25OF A HOME APPLIANCE; OR 26(2) ANY OTHER PERSON WHO IS ENTITLED TO ENFORCE THE 27OBLIGATIONS OF A MANUFACTURER'S EXPRESS WARRANTY ON A HOME 28**APPLIANCE.** "HOME APPLIANCE" MEANS A REFRIGERATOR, A WASHER, A DRYER, 29**(C)** 30 OR A DISHWASHER THAT IS USED OR SOLD FOR USE IN A PRIVATE RESIDENCE. "MANUFACTURER" MEANS A PERSON ENGAGED IN THE 31**(**D**)** (1) 32BUSINESS OF MANUFACTURING, ASSEMBLING, IMPORTING, OR DISTRIBUTING 33 HOME APPLIANCES.

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1 (2) "MANUFACTURER" DOES NOT INCLUDE A HOME APPLIANCE 2 DEALER.

3 14–15A–02.

4 (A) SUBJECT TO SUBSECTION (B) OF THIS SECTION, IF A HOME 5 APPLIANCE DOES NOT CONFORM TO THE MANUFACTURER'S EXPRESS 6 WARRANTIES, THE MANUFACTURER OR ITS AGENT SHALL REPAIR OR CORRECT 7 THE NONCONFORMITY AT NO COST TO THE CONSUMER.

8 (B) THE MANUFACTURER'S OBLIGATION TO REPAIR OR CORRECT A 9 NONCONFORMITY UNDER SUBSECTION (A) OF THIS SECTION APPLIES ONLY IF 10 THE CONSUMER:

11(1)REPORTS THE NONCONFORMITY TO THE MANUFACTURER OR12ITS AGENT; AND

13

(2) MAKES THE HOME APPLIANCE AVAILABLE FOR REPAIR.

14 **14–15A–03.**

15(A) IF THE MANUFACTURER OR ITS AGENT IS UNABLE TO CONFORM THE HOME APPLIANCE TO THE MANUFACTURER'S EXPRESS WARRANTIES AFTER A 16 17REASONABLE NUMBER OF ATTEMPTS AND THE NONCONFORMITY 18 SUBSTANTIALLY IMPAIRS THE USE AND MARKET VALUE OF THE HOME APPLIANCE TO THE CONSUMER, THE MANUFACTURER, AT THE OPTION OF THE 19CONSUMER, SHALL: 20

21(1)**REPLACE THE HOME APPLIANCE WITH A COMPARABLE HOME**22APPLIANCE ACCEPTABLE TO THE CONSUMER; OR

(2) ACCEPT RETURN OF THE HOME APPLIANCE FROM THE
 CONSUMER AND REFUND TO THE CONSUMER THE FULL PURCHASE PRICE,
 INCLUDING ALL SALES TAXES PAID IN CONNECTION WITH THE PURCHASE OF
 THE HOME APPLIANCE, LESS:

27(I)A REASONABLE ALLOWANCE FOR THE CONSUMER'S USE28OF THE HOME APPLIANCE NOT TO EXCEED 15% OF THE PURCHASE PRICE; AND

(II) A REASONABLE ALLOWANCE FOR DAMAGE NOT
 ATTRIBUTABLE TO NORMAL WEAR, BUT NOT INCLUDING DAMAGE RESULTING
 FROM A NONCONFORMITY.

1 (B) ANY REFUNDS MADE UNDER SUBSECTION (A) OF THIS SECTION 2 SHALL BE MADE TO THE CONSUMER AND ANY HOLDER OF A PERFECTED 3 SECURITY INTEREST IN THE HOME APPLIANCE IN ACCORDANCE WITH THEIR 4 RESPECTIVE INTERESTS.

5 (C) THE MANUFACTURER IS RESPONSIBLE FOR THE COST OF 6 RETURNING THE HOME APPLIANCE TO THE MANUFACTURER.

7 (D) IT IS AN AFFIRMATIVE DEFENSE TO ANY CLAIM UNDER THIS 8 SECTION THAT THE NONCONFORMITY:

9 (1) DOES NOT SUBSTANTIALLY IMPAIR THE USE AND MARKET 10 VALUE OF THE HOME APPLIANCE; OR

11 (2) IS THE RESULT OF ABUSE OR NEGLECT OF THE HOME 12 APPLIANCE.

13(E) IT IS PRESUMED THAT A REASONABLE NUMBER OF ATTEMPTS HAVE14BEEN UNDERTAKEN TO CONFORM A HOME APPLIANCE TO THE15MANUFACTURER'S EXPRESS WARRANTIES IF:

16 (1) THE SAME NONCONFORMITY HAS BEEN SUBJECT TO REPAIR
17 THREE OR MORE TIMES BY THE MANUFACTURER OR ITS AGENT BUT THE SAME
18 NONCONFORMITY CONTINUES TO EXIST; OR

19 (2) THE HOME APPLIANCE IS OUT OF SERVICE BY REASON OF
 20 REPAIR OF ONE OR MORE NONCONFORMITIES FOR A CUMULATIVE TOTAL OF 30
 21 OR MORE DAYS.

22 **14–15A–04.**

(A) THE TERM OF A MANUFACTURER'S EXPRESS WARRANTY SHALL BE
EXTENDED BY ANY TIME DURING WHICH THE HOME APPLIANCE UNDER
WARRANTY IS OUT OF SERVICE BY REASON OF REPAIR OF ONE OR MORE
NONCONFORMITIES.

(B) THE TERM OF A MANUFACTURER'S EXPRESS WARRANTY AND THE
30-DAY OUT-OF-SERVICE PERIOD UNDER § 14–15A–03(E)(2) OF THIS SUBTITLE
SHALL BE EXTENDED BY ANY TIME DURING WHICH REPAIR SERVICES ARE NOT
AVAILABLE TO THE CONSUMER BY REASON OF:

- 31 (1) WAR;
- 32 (2) INVASION;

4

1 (3) STRIKE; OR

(4) **FIRE, FLOOD, OR OTHER NATURAL DISASTER.**

3 **14–15A–05.**

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4 THIS SUBTITLE DOES NOT LIMIT THE RIGHTS OR REMEDIES THAT 5 OTHERWISE ARE AVAILABLE TO A CONSUMER UNDER ANY OTHER LAW, 6 INCLUDING THE MARYLAND UNIFORM COMMERCIAL CODE AND TITLE 15, 7 CHAPTER 50 OF THE U.S. CODE (MAGNUSON-MOSS ACT).

8 14–15A–06.

9 (A) IF A MANUFACTURER HAS ESTABLISHED AN INFORMAL DISPUTE 10 SETTLEMENT PROCEDURE THAT COMPLIES IN ALL RESPECTS WITH 16 C.F.R. 11 PART 703, A CONSUMER IS NOT REQUIRED TO RESORT TO THAT PROCEDURE 12 BEFORE § 14–15A–03 OF THIS SUBTITLE APPLIES.

(B) A CONSUMER WHO HAS RESORTED TO AN INFORMAL DISPUTE
 SETTLEMENT PROCEDURE MAY NOT BE PRECLUDED FROM SEEKING OTHER
 REMEDIES PROVIDED BY LAW.

16 **14–15A–07.**

AN AGREEMENT ENTERED INTO BY A CONSUMER FOR THE PURCHASE OF A
 HOME APPLIANCE IS VOID TO THE EXTENT THAT THE AGREEMENT ATTEMPTS TO
 WAIVE, LIMIT, OR DISCLAIM THE CONSUMER'S RIGHTS UNDER THIS SUBTITLE.

20 **14–15A–08.**

21 (A) A MANUFACTURER THAT FAILS TO COMPLY WITH § 14–15A–02 OR § 22 14–15A–03 OF THIS SUBTITLE IS LIABLE TO THE CONSUMER FOR:

23(1) ACTUAL DAMAGES SUSTAINED BY THE CONSUMER AS A24RESULT OF THE MANUFACTURER'S FAILURE TO COMPLY; AND

(2) IF THE MANUFACTURER ACTED IN BAD FAITH, AN
 ADDITIONAL AMOUNT OF UP TO TWO TIMES THE ACTUAL DAMAGES SUSTAINED
 BY THE CONSUMER.

28 **(B) (1)** A COURT MAY AWARD REASONABLE ATTORNEY'S FEES TO A 29 PREVAILING PLAINTIFF UNDER THIS SUBTITLE.

1 (2) IF IT APPEARS TO THE SATISFACTION OF THE COURT THAT AN 2 ACTION IS BROUGHT IN BAD FAITH OR IS OF A FRIVOLOUS NATURE, THE COURT 3 MAY ORDER THE OFFENDING PARTY TO PAY TO THE OTHER PARTY REASONABLE 4 ATTORNEY'S FEES.

5 (C) AN ACTION BROUGHT UNDER THIS SUBTITLE MUST BE BROUGHT 6 WITHIN 1 YEAR AFTER THE MANUFACTURER'S VIOLATION OF THIS SUBTITLE.

7 (D) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A 8 VIOLATION OF § 14–15A–02 OR § 14–15A–03 OF THIS SUBTITLE IS AN UNFAIR 9 OR DECEPTIVE TRADE PRACTICE WITHIN THE MEANING OF TITLE 13 OF THIS 10 ARTICLE.

11 (2) A CONSUMER WHO RECOVERS DAMAGES UNDER THIS 12 SECTION FOR A VIOLATION OF § 14–15A–02 OR § 14–15A–03 OF THIS SUBTITLE 13 MAY NOT RECOVER DAMAGES FOR THE SAME VIOLATION UNDER § 13–408 OF 14 THIS ARTICLE.

15 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be 16 construed to apply only prospectively to home appliances that are sold on or after the 17 effective date of this Act.

18 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect19 October 1, 2013.