## HOUSE BILL 1120

 $\mathbf{R4}$ 

7lr2188 CF SB 1004

#### By: **Delegates Fraser–Hidalgo and Stein** Introduced and read first time: February 9, 2017

Assigned to: Environment and Transportation

Committee Report: Favorable with amendments House action: Adopted Read second time: March 16, 2017

CHAPTER \_\_\_\_\_

#### 1 AN ACT concerning

#### $\mathbf{2}$

### Vehicle Laws - Dealers - Performance Standards

3 FOR the purpose of repealing a certain provision of law prohibiting vehicle manufacturers from requiring or coercing a dealer to adhere to performance standards that are not 4 applied uniformly to other similarly situated dealers establishing that certain  $\mathbf{5}$ 6 provisions of State law governing performance standards for vehicle dealers apply to 7 vehicle manufacturers notwithstanding certain other agreements; requiring that the assignment of a dealer's market area meet certain standards; requiring vehicle 8 9 manufacturers to consider certain factors in assigning a market area and applying 10 performance standards, sales objectives, or programs for measuring dealer 11 performance; making certain conforming changes; altering certain definitions; and 12 generally relating to market areas and performance standards for vehicle dealers.

- 13 BY repealing and reenacting, with amendments,
- 14 Article Transportation
- 15 Section 15–207(a) and (e)
- 16 Annotated Code of Maryland
- 17 (2012 Replacement Volume and 2016 Supplement)
- 18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
   19 That the Laws of Maryland read as follows:
- 20

#### **Article – Transportation**

 $21 \quad 15-207.$ 

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



 $\mathbf{2}$ 

#### HOUSE BILL 1120

1 (a) (1) In this section the following words have the meanings indicated.

2 (2) (i) "Coerce" means to compel or attempt to compel by threat of harm, 3 breach of contract, or other adverse ACTION OR consequences, including the loss of any 4 INCENTIVE OR OTHER benefit made available to other dealers of the same line make in 5 the State.

6 (ii) "Coerce" includes to act in a manner that violates § 15–206.1 of 7 this subtitle.

8 (iii) "Coerce" does not include to argue, urge, recommend, or 9 persuade.

10 (3) "Require" means to impose upon a dealer a provision not required by 11 law for previously agreed to by a dealer in a franchise agreement, excluding business 12 decisions MADE TO COMPLY WITH THE REQUIREMENTS OF THIS TITLE by a 13 manufacturer, distributor, or factory branch which are uniformly applied to all Maryland 14 dealers in new vehicles of the manufacturer, distributor, or factory branch.

# 15(e)(1)<u>THE PROVISIONS OF THIS SUBSECTION APPLY</u>16<u>NOTWITHSTANDING THE TERMS OF ANY FRANCHISE AGREEMENT OR AGREEMENT</u>17<u>RELATED TO A FRANCHISE.</u>

18 (2) [A manufacturer, distributor, or factory branch, whether directly or 19 through an agent, employee, affiliate, or representative, may not require or coerce a dealer 20 to adhere to performance standards that are not applied uniformly to other similarly 21 situated dealers.

22<del>(2)]</del> (3) [A] WHETHER OR NOT UNIFORMLY APPLIED TO (i) 23OTHER SIMILARLY SITUATED DEALERS, AN ASSIGNED MARKET AREA OR A 24performance standard, sales objective, or program for measuring dealership performance 25that may have a material effect on a dealer, including the dealer's right to A BENEFIT OR 26payment under any incentive or reimbursement program, and the application of the standard, sales objective, or program by a manufacturer, distributor, or factory branch shall 2728[be]:

- 29 **1. BE** fair, reasonable, **AND** equitable[, and based];
- 30 **2. BE BASED** on accurate information; AND

31 **3.** INCLUDE CONSIDERATIONS OF THE DEMOGRAPHIC 32 CHARACTERISTICS AND CONSUMER PREFERENCES OF THE POPULATION IN THE 33 DEALER'S ASSIGNED MARKET AREA, INCLUDING:

#### HOUSE BILL 1120

1 2 CONSUMERS; AND

## A. CAR AND TRUCK BRAND PREFERENCES OF

B. GEOGRAPHIC CHARACTERISTICS, SUCH AS NATURAL
BOUNDARIES, ROAD CONDITIONS, AND TERRAIN, THAT AFFECT CAR AND TRUCK
SHOPPING PATTERNS.

6 (ii) A dealer that claims that the ASSIGNMENT OF A MARKET AREA 7OR application of a performance standard, sales objective, or program for measuring dealership performance is unfair or unreasonable due to the MANUFACTURER, 8 DISTRIBUTOR, OR FACTORY BRANCH FAILING TO REASONABLY CONSIDER 9 10 demographic characteristics of the population in the dealer's assigned market area, 11 including car and truck **BRAND** preferences of consumers, or due to the geographic 12characteristics, SUCH AS NATURAL BOUNDARIES, ROAD CONDITIONS, AND TERRAIN, 13that affect car and truck shopping patterns in the dealer's assigned marketing area, may 14file a claim in a court of competent jurisdiction to determine whether the DESIGN OF THE ASSIGNED MARKET AREA OR THE application of the performance standard, SALES 1516 **OBJECTIVE**, or program is unfair or unreasonable under this paragraph.

17 (iii) A manufacturer, distributor, or factory branch has the burden of 18 proving that the **DESIGN OF THE ASSIGNED MARKET AREA**, <u>OR THE</u> performance 19 standard, sales objective, or program for measuring dealership performance is fair and 20 reasonable under this paragraph.

21 [(3)] (2) (4) (i) If the performance standard is based on a survey, it must 22 be shown that:

231. The survey was designed with experts; 2. The proper universe was examined; 24253. A representative sample was chosen; and 264. The data was accurately reported. 27The manufacturer, distributor, or factory branch shall establish (ii) 28the objectivity of the survey process and provide this information to any dealer of the same 29line make covered by the survey on request.

30 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 31 October 1, 2017.