Department of Legislative Services

Maryland General Assembly 2008 Session

FISCAL AND POLICY NOTE

Senate Bill 412 Finance (Senators Forehand and Miller)

Economic Matters

Task Force to Study Changes to the Automotive Warranty Enforcement Act

This bill establishes the Task Force to Study Changes to the Automotive Warranty Enforcement Act staffed by the Office of the Attorney General. The task force has to report on its findings and recommendations to the Governor and the General Assembly by December 1, 2008.

The bill takes effect June 1, 2008 and terminates May 31, 2009.

Fiscal Summary

State Effect: Any expense reimbursements and staffing costs for the Office of the Attorney General could be handled with the existing budgeted resources.

Local Effect: None.

Small Business Effect: None.

Analysis

Bill Summary: The task force is to study and make recommendations on \bullet the appropriate amount for a refund of motor vehicles with defects that cannot be cured; • any need to clarify current law on what is considered a repair attempt under the Automotive Warranty Enforcement Act; • what the plaintiff's burden of proof should be in a civil action under AWEA; • whether a court should be required to award costs and reasonable attorneys' fees to a prevailing plaintiff under AWEA; • any additional disclosures that a manufacturer, factory branch, or dealer should be required to make to a consumer seeking repair of a motor vehicle defect; • whether the provisions of AWEA should be expanded to include used or commercial vehicles; • whether the manufacturer's warranty period should be extended beyond 15 months based on the time a vehicle is under repair; • Motor Vehicle Administration titling and recordation of vehicles subject to AWEA; • dealer practices relating to AWEA; and • whether a State-run arbitration program should be created to resolve disputes under AWEA.

Task force members may not receive compensation, but are entitled to reimbursement for expenses under the standard State travel regulations, as provided in the State budget.

Current Law/Background: The Automotive Warranty Enforcement Act, or "lemon law," provides legal remedies to anyone who purchases a new car, small truck, or multipurpose vehicle (including motorcycles). It also applies when a vehicle is transferred to another person during the vehicle's warranty period. That warranty period is 15 months after the car was originally delivered by the dealer or 15,000 miles, whichever comes first.

A vehicle is considered a lemon if, during the warranty period, a defect or condition that substantially impairs its use and market value cannot be repaired after a reasonable number of attempts.

If a vehicle qualifies as a lemon, the manufacturer must replace the vehicle or provide a full refund, minus an allowance for use, not to exceed 15% of the purchase price. A "reasonable number of attempts" means once, in the case of the braking or steering system, and four times in the case of other defects. The "reasonable number of attempts" requirement is satisfied if the car is out of service for repair of defects for a total of 30 or more days during the warranty period. The dealer must correct the defect within 30 days after receiving notice. If the car is returned to the dealer four times to repair the same defect or is out of service for more than 20 days due to defects, the dealer must notify the manufacturer and the Motor Vehicle Administration. If the consumer remains dissatisfied, he or she may submit the dispute to arbitration or file a claim in court.

Additional Information

Prior Introductions: None.

Cross File: None.

Information Source(s): Office of the Attorney General (Consumer Protection); Department of Legislative Services

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