HOUSE BILL 1273

R4 4lr2678

By: Delegate Pruski

AN ACT concerning

Introduced and read first time: February 8, 2024

Assigned to: Economic Matters

A BILL ENTITLED

Vehicle Laws – Manufacturers and Dealers – Delivery of Vehicles

- FOR the purpose of establishing that certain requirements for motor vehicle manufacturers, distributors, and factory branches to deliver new motor vehicles to licensed dealers apply after submission of an order or acceptance of an allocation;
- and generally relating to motor vehicle manufacturers and dealers.
- 7 BY repealing and reenacting, with amendments,
- 8 Article Transportation
- 9 Section 15–208
- 10 Annotated Code of Maryland
- 11 (2020 Replacement Volume and 2023 Supplement)
- 12 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND.
- 13 That the Laws of Maryland read as follows:

14 Article – Transportation

15 15-208.

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- 16 (a) A manufacturer may not refuse to deliver new motor vehicles, new two-stage
- 17 vehicles, or truck component parts, as the case may be, to a licensed dealer or distributor,
- in reasonable quantities and within a reasonable time after [receipt of a written order]
- 19 SUBMISSION OF AN ORDER OR ACCEPTANCE OF AN ALLOCATION, if:
- 20 (1) The manufacturer specifically advertises that these vehicles or truck 21 component parts are available for immediate delivery; and
- 22 (2) The dealer or distributor has a franchise or other contract with the 23 manufacturer for the sale of these vehicles or truck component parts to the public.



- 1 (b) A distributor may not refuse to deliver new motor vehicles, or new two-stage 2 vehicles, as the case may be, to a licensed dealer, in reasonable quantities and within a 3 reasonable time after [receipt of a written order] SUBMISSION OF AN ORDER OR ACCEPTANCE OF AN ALLOCATION, if: 4
- 5 The distributor specifically advertises that these vehicles are available 6 for immediate delivery; and
- 7 (2) The dealer has a franchise or other contract with the distributor for the 8 sale of these vehicles to the public.
- 9 A factory branch may not refuse to deliver new motor vehicles, or new 10 two-stage vehicles, as the case may be, to a licensed dealer, in reasonable quantities and within a reasonable time after [receipt of a written order] SUBMISSION OF AN ORDER OR 11 12 ACCEPTANCE OF AN ALLOCATION. if:
- 13 (1) The factory branch specifically advertises that these vehicles are 14 available for immediate delivery; and
- 15 The dealer has a franchise or other contract with the factory branch for (2) 16 the sale of these vehicles to the public.
- 17 A failure to deliver vehicles because of a labor strike, government regulation, 18 or other cause not the fault of the manufacturer, distributor, or factory branch is not a 19 violation of this section.
- 20 If a dealer has a franchise or other contract with a manufacturer, distributor, 21or factory branch for the sale of vehicles or truck component parts of a specific line or make, 22the manufacturer, distributor, or factory branch shall allow the dealer to:
- 23 (1) Purchase the vehicles or truck component parts at the same price and 24on the same terms as all other dealers with a franchise or other contract for the sale of vehicles or truck component parts of the same line or make; and 25
- 26Receive the same right to incentive payments that is given to all other 27 dealers with a franchise or other contract for the sale of vehicles or truck component parts 28of the same line or make.
- 29 Any system operated by a manufacturer, distributor, or factory branch 30 or its affiliate for the allocation of new vehicles to dealers shall be reasonable and fair for all dealers. 31
- 32 On the written request by any of its dealers, a manufacturer, (2)33 distributor, or factory branch or its affiliate shall disclose to the dealer the method by which 34 new vehicles are allocated to dealers of the same line make.

- 1 (3) In any dispute over compliance with this subsection, a manufacturer, distributor, or factory branch or its affiliate has the burden of proving its compliance.
- 3 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 4 October 1, 2024.