2020 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 46.2-1500 and 46.2-1573.36 of the Code of Virginia, relating to motor 3 vehicle dealers; motorcycle franchises.

[S 1035]

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Approved

Be it enacted by the General Assembly of Virginia:

7 1. That §§ 46.2-1500 and 46.2-1573.36 of the Code of Virginia are amended and reenacted as 8 follows: 9

§ 46.2-1500. Definitions.

As used in this chapter, unless the context requires a different meaning:

"Affiliate" means any entity in which a manufacturer, factory branch, distributor, or distributor 11 12 branch has voting control or owns at least 51 percent of the ownership equity, or any entity in which another entity has voting control or owns at least 51 percent of the ownership equity and also has voting 13 control and owns at least 51 percent of the ownership of a manufacturer, factory branch, distributor, or 14 15 distributor branch. An entity that provides vehicle purchase or lease financing that uses the name of the manufacturer or distributor, or the name of any line make of the manufacturer or distributor, in the 16 17 name of the entity under which it transacts business with a consumer, other than in the name of an 18 individual product offered by the entity, shall be considered an "affiliate."

19 "Board" means the Motor Vehicle Dealer Board.

20 "Camping trailer" means a recreational vehicle constructed with collapsible partial side walls that fold 21 for towing by a consumer-owned tow vehicle and unfold at the campsite to provide temporary living 22 quarters for recreational, camping, or travel use.

23 "Certificate of origin" means the document provided by the manufacturer of a new motor vehicle or 24 new trailer, or its distributor, which is the only valid indication of ownership between the manufacturer, 25 its distributor, its franchised motor vehicle dealers, and the original purchaser not for resale.

26 "Dealer-operator" means the individual who works at the established place of business of a dealer 27 and who is responsible for and in charge of day-to-day operations of that place of business.

28 "Demonstrator" means a new motor vehicle having a gross vehicle weight rating of less than 16,000 29 pounds that (i) has more than 750 miles accumulated on its odometer that has been driven by dealer 30 personnel or by prospective purchasers during the course of selling, displaying, demonstrating, showing, 31 or exhibiting it and (ii) may be sold as a new motor vehicle, provided the dealer complies with the 32 provisions of subsection D of § 46.2-1530.

33 "Distributor" means a person who is licensed by the Department under this chapter and who sells or 34 distributes new motor vehicles or new trailers pursuant to a written agreement with the manufacturer to 35 franchised motor vehicle dealers in the Commonwealth.

"Distributor branch" means a branch office licensed by the Department under this chapter and 36 37 maintained by a distributor for the sale of motor vehicles to motor vehicle dealers or for directing or 38 supervising, in whole or in part, its representatives in the Commonwealth.

39 "Distributor representative" means a person who is licensed by the Department under this chapter and 40 employed by a distributor or by a distributor branch, for the purpose of making or promoting the sale of 41 motor vehicles or for supervising or contacting its dealers, prospective dealers, or representatives in the 42 Commonwealth.

43 "Factory branch" means a branch office maintained by a person for the sale of motor vehicles to 44 distributors or for the sale of motor vehicles to motor vehicle dealers, or for directing or supervising, in 45 whole or in part, its representatives in the Commonwealth.

"Factory representative" means a person who is licensed by the Department under this chapter and 46 employed by a person who manufactures or assembles motor vehicles or by a factory branch for the 47 purpose of making or promoting the sale of its motor vehicles or for supervising or contacting its **48** 49 dealers, prospective dealers, or representatives in the Commonwealth.

50 "Factory repurchase motor vehicle" means a motor vehicle sold, leased, rented, consigned, or 51 otherwise transferred to a person under an agreement that the motor vehicle will be resold or otherwise retransferred only to the manufacturer or distributor of the motor vehicle, and which is reacquired by the 52 53 manufacturer or distributor, or its agents.

54 "Family member" means a person who either (i) is the spouse, child, grandchild, spouse of a child, 55 spouse of a grandchild, brother, sister, or parent of the dealer or owner or (ii) has been employed 56 continuously by the dealer for at least five years.

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57 "Franchise" means a written contract or agreement between two or more persons whereby one 58 person, the franchisee, is granted the right to engage in the business of offering and selling, offering and 59 delivering pursuant to a lease, servicing, or offering, selling, and servicing new motor vehicles or new 60 trailers of a particular line-make or late model or used motor vehicles of a particular line-make 61 manufactured or distributed by the grantor of the right, the franchisor, and where the operation of the 62 franchisee's business is substantially associated with the franchisor's trademark, trade name, advertising, or other commercial symbol designating the franchisor, the motor vehicle or its manufacturer or 63 distributor. "Franchise" includes any severable part or parts of a franchise agreement which separately 64 65 provides for selling and servicing different line-makes of the franchisor.

66 "Franchised late model or franchised used motor vehicle dealer" means a dealer selling used motor 67 vehicles, including vehicles purchased from the franchisor, under the trademark of a manufacturer or 68 distributor that has a franchise agreement with a manufacturer or distributor.

"Franchised motor vehicle dealer" or "franchised dealer" means a dealer in new motor vehicles or 69 70 new trailers that has a franchise agreement with a manufacturer or distributor of new motor vehicles or new trailers to sell new motor vehicles or new trailers or to sell used motor vehicles under the 71 72 trademark of a manufacturer or distributor regardless of the age of the motor vehicles.

73 "Fund" means the Motor Vehicle Dealer Board Fund.

74 "Independent motor vehicle dealer" means a dealer in used motor vehicles.

75 "Late model motor vehicle" means a motor vehicle of the current model year and the immediately 76 preceding model year.

77 "Line-make" means the name of the motor vehicle manufacturer or distributor and a brand or name 78 plate marketed by the manufacturer or distributor. The line-make of a motorcycle manufacturer, factory 79 branch, distributor, or distributor branch includes every brand of all-terrain vehicle, autocycle, and 80 off-road motorcycle manufactured or distributed bearing the name of the motorcycle manufacturer or 81 distributer.

82 "Manufactured home dealer" means any person licensed as a manufactured home dealer under 83 Chapter 4.2 (§ 36-85.16 et seq.) of Title 36.

84 "Manufacturer" means a person who is licensed by the Department under this chapter and engaged in 85 the business of constructing or assembling new motor vehicles or new trailers and, in the case of trucks, recreational vehicles, and motor homes, also means a person engaged in the business of manufacturing 86 engines, transmissions, power trains, or rear axles, when such engines, transmissions, power trains, or 87 88 rear axles are not warranted by the final manufacturer or assembler of the truck, recreational vehicle, or 89 motor home.

90 "Motorcycle" means every motor vehicle designed to travel on not more than three wheels in contact 91 with the ground, except any vehicle within the term "farm tractor" or "moped" as defined in § 46.2-100. Except as otherwise provided, for the purposes of this chapter, all-terrain vehicles, autocycles, and 92 93 off-road motorcycles are deemed to be motorcycles.

94 "Motor home" means a motorized recreational vehicle designed to provide temporary living quarters 95 for recreational, camping, or travel use that contains at least four of the following permanently installed independent life support systems that meet the National Fire Protection Association standards for 96 97 recreational vehicles: (i) a cooking facility with an onboard fuel source; (ii) a potable water supply system that includes at least a sink, a faucet, and a water tank with an exterior service supply 98 99 connection; (iii) a toilet with exterior evacuation; (iv) a gas or electric refrigerator; (v) a heating or air conditioning system with an onboard power or fuel source separate from the vehicle engine; or (vi) a 100 101 110-125 volt electric power supply.

102 "Motor vehicle" means the same as provided in § 46.2-100, except, for the purposes of this chapter, 103 "motor vehicle" includes trailers, as defined in this section, and does not include (i) manufactured 104 homes, sales of which are regulated under Chapter 4.2 (§ 36-85.16 et seq.) of Title 36; (ii) nonrepairable 105 vehicles, as defined in § 46.2-1600; (iii) salvage vehicles, as defined in § 46.2-1600; or (iv) mobile cranes that exceed the size or weight limitations as set forth in § 46.2-1105, 46.2-1110, or 46.2-1113 or 106 Article 17 (§ 46.2-1122 et seq.) of Chapter 10. "Motor vehicle dealer" or "dealer" means any person who: 107 108

109 1. For commission, money, or other thing of value, buys for resale, sells, or exchanges, either 110 outright or on conditional sale, lease, chattel mortgage, or other similar transaction or arranges or offers or attempts to solicit or negotiate on behalf of others the sale, purchase, or exchange of, either outright 111 112 or on conditional sale, lease, chattel mortgage, or other similar transaction, an interest in new motor 113 vehicles, new and used motor vehicles, or used motor vehicles alone, whether or not the motor vehicles are owned by him; or 114

115 2. Is wholly or partly engaged in the business of selling new motor vehicles, new and used motor 116 vehicles, or used motor vehicles only, whether or not the motor vehicles are owned by him.

Any person who offers to sell, sells, displays, or permits the display for sale, of five or more motor 117

118 vehicles within any 12 consecutive months is presumed to be a motor vehicle dealer and may rebut the 119 presumption by a preponderance of the evidence.

For the purposes of Article 7.2 (§ 46.2-1573.2 et seq.), "dealer" means recreational vehicle dealer. For the purposes of Article 7.3 (§ 46.2-1573.13 et seq.), "dealer" means trailer dealer and watercraft 120 121 122 trailer dealer. For the purposes of Article 7.4 (§ 46.2-1573.25 et seq.), "dealer" means motorcycle dealer. 123

"Motor vehicle dealer" or "dealer" does not include:

124 1. Receivers, trustees, administrators, executors, guardians, conservators or other persons appointed 125 by or acting under judgment or order of any court or their employees when engaged in the specific 126 performance of their duties as employees. 127

2. Public officers, their deputies, assistants, or employees, while performing their official duties.

128 3. Persons other than business entities primarily engaged in the leasing or renting of motor vehicles 129 to others when selling or offering such vehicles for sale at retail, disposing of motor vehicles acquired 130 for their own use and actually so used, when the vehicles have been so acquired and used in good faith 131 and not for the purpose of avoiding the provisions of this chapter.

132 4. Persons dealing solely in the sale and distribution of fire-fighting vehicles, ambulances, and 133 funeral vehicles, including motor vehicles adapted therefor; however, this exemption shall not exempt 134 any person from the provisions of §§ 46.2-1519, 46.2-1520, and 46.2-1548.

135 5. Any financial institution chartered or authorized to do business under the laws of the 136 Commonwealth or the United States which may have received title to a motor vehicle in the normal 137 course of its business by reason of a foreclosure, other taking, repossession, or voluntary reconveyance 138 to that institution occurring as a result of any loan secured by a lien on the vehicle.

139 6. An employee of an organization arranging for the purchase or lease by the organization of 140 vehicles for use in the organization's business.

141 7. Any person licensed to sell real estate who sells a manufactured home or similar vehicle in 142 conjunction with the sale of the parcel of land on which the manufactured home or similar vehicle is 143 located.

144 8. Any person who permits the operation of a motor vehicle show or permits the display of motor 145 vehicles for sale by any motor vehicle dealer licensed under this chapter.

146 9. An insurance company authorized to do business in the Commonwealth that sells or disposes of 147 vehicles under a contract with its insured in the regular course of business.

148 10. Any publication, broadcast, or other communications media when engaged in the business of 149 advertising, but not otherwise arranging for the sale of vehicles owned by others.

11. Any person dealing solely in the sale or lease of vehicles designed exclusively for off-road use. 150

151 12. Any credit union authorized to do business in Virginia, provided the credit union does not 152 receive a commission, money, or other thing of value directly from a motor vehicle dealer.

153 13. Any person licensed as a manufactured home dealer, broker, manufacturer, or salesperson under Chapter 4.2 (§ 36-85.16 et seq.) of Title 36. 154 155

14. The State Department of Social Services or local departments of social services.

156 15. Any person dealing solely in the sale and distribution of utility or cargo trailers that have unloaded weights of 3,000 pounds or less; however, this exemption shall not exempt any person who 157 158 deals in stock trailers or watercraft trailers.

159 16. Any motor vehicle manufacturer or distributor selling a new motor vehicle at wholesale to its 160 franchised dealer or a used motor vehicle to a licensed dealer.

For the purposes of Article 7 (§ 46.2-1566 et seq.), "dealer" does not include recreational vehicle 161 162 dealers, trailer dealers, watercraft trailer dealers, or motorcycle dealers.

"Motor vehicle salesperson" or "salesperson" means (i) any person who is hired as an employee by a 163 164 motor vehicle dealer to sell or exchange motor vehicles and who receives or expects to receive a 165 commission, fee, or any other consideration from the dealer; (ii) any person who supervises salespersons 166 employed by a motor vehicle dealer, whether compensated by salary or by commission; (iii) any person, compensated by salary or commission by a motor vehicle dealer, who negotiates with or induces a 167 168 customer to enter into a security agreement on behalf of a dealer; or (iv) any person who is licensed as 169 a motor vehicle dealer and who sells or exchanges motor vehicles. For purposes of this section, any 170 person who is an independent contractor as defined by the United States Internal Revenue Code shall be 171 deemed not to be a motor vehicle salesperson.

172 "Motor vehicle show" means a display of motor vehicles to the general public at a location other 173 than a dealer's location licensed under this chapter where the vehicles are not being offered for sale or 174 exchange during or as part of the display.

175 "New motor vehicle" means any vehicle, excluding trailers, that is in the possession of the 176 manufacturer, factory branch, distributor, distributor branch, or motor vehicle dealer and for which an 177 original title has not been issued by the Department or by the issuing agency of any other state and has 178 less than 7,500 miles accumulated on its odometer.

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179 "New trailer" means any trailer that (i) has not been previously sold except in good faith for the 180 purpose of resale; (ii) has not been used as a rental, driver education, or demonstration trailer or for the 181 personal or business transportation of the manufacturer, distributor, dealer, or any of its employees; (iii) 182 has not been used except for limited use necessary in moving or road testing the trailer prior to delivery 183 to a customer; (iv) is transferred by a certificate of origin; and (v) has the manufacturer's certification 184 that it conforms to all applicable federal trailer safety and emission standards. Notwithstanding clauses (i) and (iii), a trailer that has been previously sold but not titled shall be deemed a new trailer if it 185 186 meets the requirements of clauses (ii), (iv), and (v).

187 "Original license" means a motor vehicle dealer license issued to an applicant who has never been 188 licensed as a motor vehicle dealer in Virginia or whose Virginia motor vehicle dealer license has been 189 expired for more than 30 days.

"Recreational vehicle" or "RV" means a vehicle that (i) is either self-propelled or towed by a consumer-owned tow vehicle, (ii) is primarily designed to provide temporary living quarters for recreational, camping, or travel use; and (iii) complies with all applicable federal vehicle regulations and 190 191 192 193 does not require a special movement permit to legally use the highways. Recreational vehicle includes motor homes, travel trailers, and camping trailers. 194 195

"Relevant market area" means as follows:

196 1. For motor vehicle dealers except motorcycle dealers, in metropolitan localities the relevant market 197 area shall be a circular area around an existing franchised dealer with a population of 250,000, not to 198 exceed a radius of 10 miles, but in no case less than seven miles.

199 2. For motor vehicle dealers except motorcycle dealers, if the population in a circular area within a 200 radius of 10 miles around an existing franchised dealer is less than 250,000, but the population in an 201 area within a radius of 15 miles around an existing franchised dealer is 150,000 or more, the relevant 202 market area shall be that circular area within the 15-mile radius.

203 3. For motor vehicle dealers except motorcycle dealers, in all other cases the relevant market area shall be a circular area within a radius of 20 miles around an existing franchised dealer or the area of 204 205 responsibility defined in the franchise *agreement*, whichever is greater. In any case where the franchise agreement is silent as to area of responsibility, the relevant market area shall be the greater of a circular 206 207 area within a radius of 20 miles around an existing franchised dealer or that area in which the franchisor 208 otherwise requires the franchisee to make significant retail sales or sales efforts.

209 4. For motorcycle dealers, the relevant market area shall be a circular area within a radius of 20 210 miles if the population within such area around an existing franchised dealer location with a population of is one million or more. If the population in a circular area within a 20-mile radius is less than one 211 212 million but greater than 750,000, the relevant market area shall be a circular area within a radius of 30 213 miles. If the population within a 30-mile radius is less than 750,000 one million, the relevant market area shall be a circular area within a radius of 40 miles. In all cases, the relevant market area shall be 214 215 the area described above or the area of responsibility defined in the franchise agreement, whichever is 216 greater. In addition, the relevant market area shall include that area in which the franchisor otherwise 217 requires the franchisee to make significant retail sales or sales efforts.

Notwithstanding the foregoing provision of this section, in the case of dealers in motor vehicles with gross vehicle weight ratings of 26,000 pounds or greater, excluding recreational vehicles, the relevant 218 219 220 market area with respect to the dealer's franchise for all such vehicles shall be a circular area around an 221 existing franchised dealer with a radius of 25 miles, except where the population in such circular area is 222 less than 250,000, in which case the relevant market area shall be a circular area around an existing 223 franchised dealer with a radius of 50 miles, or the area of responsibility defined in the franchise, 224 whichever is greater.

225 In determining population for relevant market areas, the most recent census by the U.S. Bureau of 226 the Census or the most recent population update, either from the National Planning Data Corporation or 227 other similar recognized source, shall be accumulated for all census tracts either wholly or partially 228 within the relevant market area.

229 "Retail installment sale" means every sale of one or more motor vehicles to a buyer for his use and 230 not for resale, in which the price of the vehicle is payable in one or more installments and in which the 231 seller has either retained title to the goods or has taken or retained a security interest in the goods under 232 form of contract designated either as a security agreement, conditional sale, bailment lease, chattel 233 mortgage, or otherwise.

234 "Sale at retail" or "retail sale" means the act or attempted act of selling, bartering, exchanging, or 235 otherwise disposing of a motor vehicle to a buyer for his personal use and not for resale.

"Sale at wholesale" or "wholesale" means a sale to motor vehicle dealers or wholesalers other than to 236 237 consumers; a sale to one who intends to resell.

238 "Semitrailer" means every vehicle of the trailer type so designed and used in conjunction with 239 another motor vehicle that some part of its own weight and that of its own load rests on or is carried by 240 another vehicle.

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"Tractor truck" means every motor vehicle designed and used primarily for drawing other vehicles 241 242 and not so constructed as to carry a load other than a part of the load and weight of the vehicle attached 243 thereto.

244 "Trailer" means every vehicle without motive power designed for carrying property or passengers 245 wholly on its own structure and for being drawn by another motor vehicle, including semitrailers but not 246 manufactured homes, watercraft trailers, camping trailers, or travel trailers.

247 "Travel trailer" means a vehicle designed to provide temporary living quarters for recreational, 248 camping, or travel use of such size or weight so as not to require a special highway movement permit 249 when towed by a consumer-owned tow vehicle. 250

"Used motor vehicle" means any vehicle other than a new motor vehicle as defined in this section.

251 "Watercraft trailer" means any new or used trailer specifically designed to carry a watercraft or a 252 motorboat and purchased, sold, or offered for sale by a watercraft dealer licensed under Chapter 8 253 (§ 29.1-800 et seq.) of Title 29.1.

254 "Watercraft trailer dealer" means any watercraft dealer licensed under Chapter 8 (§ 29.1-800 et seq.) 255 of Title 29.1.

"Wholesale auction" means an auction of motor vehicles restricted to sales at wholesale.

§ 46.2-1573.36. Hearings and other remedies; civil penalties.

258 A. In every case of a hearing before the Commissioner authorized under this article, the 259 Commissioner shall give reasonable notice of each hearing to all interested parties, and the 260 Commissioner's decision shall be binding on the parties, subject to the rights of judicial review and 261 appeal as provided in the Administrative Process Act (§ 2.2-4000 et seq.). In every case of a hearing before the Commissioner authorized under this article based on a request or petition of a dealer, the 262 263 manufacturer, factory branch, distributor, or distributor branch shall have the burden of proving by a 264 preponderance of the evidence that the manufacturer, factory branch, distributor, or distributor branch 265 has good cause to take the action for which the dealer has filed the petition for a hearing or that such 266 action is reasonable if required under the relevant provision.

B. Hearings before the Commissioner under this article shall commence within 90 days of the request 267 268 for a hearing, and the Commissioner's decision shall be rendered within 60 days from the receipt of the 269 hearing officer's recommendation. Hearings authorized under this article shall be presided over by a 270 hearing officer selected from a list prepared by the Executive Secretary of the Supreme Court. On 271 request of the Commissioner, the Executive Secretary will name a hearing officer from the list, selected 272 on a rotation system administered by the Executive Secretary. The hearing officer shall provide 273 recommendations to the Commissioner within 90 days of the conclusion of the hearing.

274 C. Notwithstanding any contrary provision of this article, the Commissioner shall initiate investigations, conduct hearings, and determine the rights of parties under this article whenever he is 275 276 provided information indicating a possible violation of any provision of this article.

277 D. For purposes of any matter brought to the Commissioner under subdivisions 3, 4, 5, 6, and 9 of 278 § 46.2-1573.28 with respect to which the Commissioner is to determine whether there is good cause for 279 a proposed action or whether it would be unreasonable under the circumstances, the Commissioner shall 280 consider: 281

1. The volume of the affected dealer's business in the relevant market area;

282 2. The nature and extent of the dealer's investment in its business;

3. The adequacy of the dealer's service facilities, equipment, parts, supplies, and personnel;

284 4. The effect of the proposed action on the community;

285 5. The extent and quality of the dealer's service under motorcycle warranties;

286 6. The dealer's performance under the terms of its franchise; and

287 7. Other economic and geographical factors reasonably associated with the proposed action.

288 With respect to subdivision 6, any performance standard or program for measuring dealership 289 performance that may have a material effect on a dealer, and the application of any such standard or 290 program by a manufacturer or distributor, shall be fair, reasonable, and equitable and, if based upon a 291 survey, shall be based upon a statistically valid sample. Upon the request of any dealer, a manufacturer 292 or distributor shall disclose in writing to the dealer a description of how a performance standard or 293 program is designed and all relevant information used in the application of the performance standard or 294 program to that dealer.

295 E. An interested party in a hearing held pursuant to subsection A shall comply with the effective date 296 of compliance established by the Commissioner in his decision in such hearing, unless a stay or 297 extension of such date is granted by the Commissioner or the Commissioner's decision is under judicial 298 review and appeal as provided in subsection A. If, after notice to such interested party and an 299 opportunity to comment, the Commissioner finds an interested party has not complied with his decision by the designated date of compliance, unless a stay or extension of such date has been granted by the 300

Commissioner or the Commissioner's decision is under judicial review and appeal, the Commissioner may assess such interested party a civil penalty not to exceed \$1,000 per day of noncompliance. Civil penalties collected under this subsection shall be deposited into the Transportation Trust Fund established pursuant to § 33.2-1524. 301 302 303 304