1		s Engrossed: H3/29/19	
2	-	A Bill	
3	Regular Session, 2019		HOUSE BILL 1917
4			
5	By: Representatives Payton, Wardlaw		
6	By: Senator E. Cheatham		
7			
8		r An Act To Be Entitled	
9		THE ARKANSAS MOTOR VEHICLE CON	MISSION
10	ACT; AND FOR OTHE	R PURPOSES.	
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12		~	
13		Subtitle	
14		E ARKANSAS MOTOR VEHICLE	
15		ACT.	
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18		ASSEMBLY OF THE STATE OF ARKA	ANSAS:
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20		ode § 23-112-103, concerning t	
21		e Commission Act, is amended t	co add an additional
22			
23		order" or "do-not-drive order	
24		ifacturer to the manufacturer?	
25		g that certain used motor vehi	-
26		at either retail or wholesale	-
27		al safety recall for a defect	or noncompliance;
28	—		
29	· · ·	al emissions recall.	
30			
31		ode § 23-112-310(d)(3), concer	C
32		oligations, is amended to read	
33		e nt shall a <u>A</u> manufacturer, di	
34		on, or factory or division bra	
35		or warranty work, as long as t	-
36	was properly performed in acc	cordance with safety and repai	ir specifications,



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1	bulletins, and requirements of the manufacturer, distributor, distributor
2	branch or division, or factory or division branch.
3	(B) A requirement that a motor vehicle dealer utilize a
4	service technician with a specific qualification, training, or certification
5	level may be satisfied if:
6	(i) The motor vehicle dealer submits to the
7	manufacturer, distributor, distributor branch or division, or factory or
8	factory division branch a written request listing the specific repairs to be
9	completed and seeking preapproval authorizing the motor vehicle dealer to
10	utilize a service technician who does not meet the training or certification
11	requirements of the manufacturer, distributor, distributor branch or
12	division, or factory or division branch but who is enrolled in a qualified
13	training curriculum to receive the requisite training or certification;
14	(ii) The manufacturer, distributor, distributor
15	branch or division, or factory or factory division or branch approves the
16	motor vehicle dealer's request in writing; and
17	(iii) The work is supervised by a service technician
18	with the required training or certification and the repair order is signed by
19	both the supervising technician and the motor vehicle dealer's service
20	department management.
21	(C) A manufacturer, distributor, distributor branch or
22	division, or factory or factory division or branch is not required to
23	consider a preapproval request to utilize an otherwise unqualified service
24	technician if:
25	(i) The proposed repair is related to a safety or
26	noncompliance recall;
27	(ii) The same repair has previously been attempted
28	one (1) or more times by any authorized motor vehicle dealer;
29	(iii) The repair is to be made on a high-performance
30	or alternative-technology vehicle; or
31	(iv) The requesting motor vehicle dealer's average
32	service customer satisfaction ratings are below the applicable national or
33	regional average for the same line make dealer.
34	(D) A motor vehicle dealer that utilizes an unqualified
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35	service technician under this section shall not be entitled to additional

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1	the manufacturer, distributor, distributor branch or division, or factory or
2	factory division or branch.
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4	SECTION 3. Arkansas Code § 23-112-313, concerning warranty agreements,
5	is amended to add additional subsections to read as follows:
6	(f) As used in this section, "routine maintenance" means motor vehicle
7	upkeep not covered under the manufacturer's warranty, including without
8	limitation tire rotations and the replacement of:
9	<u>(1) Tires;</u>
10	(2) Fluids;
11	(3) Filters;
12	(4) Batteries;
13	<u>(5) Belts;</u>
14	(6) Windshield wipers; and
15	(7) Brake pads.
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17	SECTION 4. Arkansas Code Title 23, Chapter 112, Subchapter 3, is
18	amended to add an additional section to read as follows:
19	23-112-319. Reimbursement claim by motor vehicle dealer.
20	(a)(1) A manufacturer shall compensate its new motor vehicle dealers
21	for all labor and parts required by the manufacturer to perform recall
22	repairs.
23	(2) The compensation for recall repairs required under
24	subdivision (a)(1) of this section shall be reasonable.
25	(3) If recall parts or a remedy is not reasonably available to
26	perform a recall service or repair on a used motor vehicle held for sale by a
27	dealer authorized to sell and service new motor vehicles of the same line
28	make of a motor vehicle within thirty (30) days of the manufacturer's issuing
29	the initial notice of recall, and the manufacturer has issued a stop-sale
30	order or do-not-drive order on the used motor vehicle, the manufacturer shall
31	compensate the dealer at a prorated rate of at least one and twenty-five-
32	hundredths percent (1.25%) of the value of the used motor vehicle per month
33	beginning thirty (30) days from the date on which the stop-sale order or do-
34	not-drive order was provided to the dealer until the earlier of:
35	(A) The date the recall parts or a remedy is made
36	available; or

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1	(B) The date the dealer sells, trades, or disposes of the
2	affected used motor vehicle.
3	(b) This section applies only to a:
4	(1) Used motor vehicle subject to a safety or emissions recall
5	in accordance with federal law and regulations and a stop-sale order or do-
6	not-drive order has been issued and repair parts or a remedy remains
7	unavailable for thirty (30) days or longer; and
8	(2) New motor vehicle dealer having an affected used motor
9	vehicle:
10	(A) In inventory for sale at the time the stop-sale order
11	<u>or do-not-drive order was issued;</u>
12	(B) For sale as a used motor vehicle as a consumer trade-
13	in, incident to the purchase of a new motor vehicle from the dealer after the
14	stop-sale order or do-not-drive order was issued; or
15	(C) For sale that is a line make of a used motor vehicle
16	the dealer is franchised to sell or on which the dealer is authorized to
17	perform recall repairs.
18	(c)(l) It is a violation of this section for a manufacturer to reduce
19	the amount of compensation otherwise owed to a new motor vehicle dealer
20	because the new motor vehicle dealer has submitted a claim for reimbursement
21	under this section, including without limitation compensation owed through:
22	(A) A chargeback;
23	(B) Removal of the dealer from an incentive program; or
24	(C) A reduction in the amount owed under an incentive
25	program.
26	(2) However, subdivision (c)(1) of this section does not apply
27	to a reduction in the amount of compensation owed to a new motor vehicle
28	dealer by a manufacturer if the reduction is applied uniformly to all new
29	motor vehicle dealers of the same line make in the state.
30	(d) A reimbursement claim made by a new motor vehicle dealer for a
31	recall remedy or repair or for compensation when no part or repair is
32	reasonably available and the motor vehicle is subject to a stop-sale order or
33	do-not-drive order:
34	(1) Is subject to the same limitations and requirements as a
35	warranty reimbursement claim made under § 23-112-313; or
36	(2) May be compensated to a franchised dealer by a manufacturer

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1	under a national recall compensation program if the compensation under the
2	program is equal to or greater than the compensation under subsection (a) of
3	this section or the manufacturer and dealer otherwise agree to the amount of
4	compensation.
5	(e) A manufacturer may direct the manner and method in which a dealer
6	demonstrates the inventory status of an affected used motor vehicle to
7	determine eligibility for compensation under this section if the manner and
8	method are not unduly burdensome and do not require that the dealer provide
9	information that may be unduly burdensome to obtain.
10	(f) This section does not require that a manufacturer provide total
11	compensation to a dealer that exceeds the total average trade-in value of the
12	used motor vehicle.
13	(g) If a recall remedy for a used motor vehicle is available under
14	federal law or federal regulation, a dealer may choose to be compensated
15	under the federal statute or under this section but may not combine the
16	recall remedies.
17	(h) The value of a used motor vehicle shall be the average trade-in
18	value for used motor vehicles as indicated in an independent third-party
19	guide for the year, make, model, and mileage of the affected used motor
20	vehicle.
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22	SECTION 5. Arkansas Code § 23-112-403(a)(2)(U)(v), concerning
23	manufacturers, distributors, second-stage manufacturers, importers, or
24	converters, is amended to read as follows:
25	(v) Require a motor vehicle dealer to improve the
26	dealer's facilities, including signs, or to replace factory required and
27	approved facility improvements completed within the last seven (7) ten (10)
28	years to qualify for a new vehicle sales incentive program;
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30	SECTION 6. Arkansas Code § 23-112-403(a)(3)(A)(i), concerning the
31	ownership, operation, or control of a new motor vehicle dealer by a
32	manufacturer, is amended to read as follows:
33	(i) The operation by a manufacturer or distributor
34	of a motor vehicle dealer for a temporary period, not to exceed one (1) year,
35	during the transition from one (1) owner or operator to another, provided
36	that the commission may extend the one (1) year period if the transition is

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1	<pre>not complete;</pre>
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3	SECTION 7. Arkansas Code § 23-112-403(a)(3)(A)(iv), concerning the
4	ownership, operation, or control of a new motor vehicle dealer by a
5	manufacturer, is repealed.
6	(iv) The ownership, operation, or control of a new
7	motor vehicle dealer by a manufacturer, if the commission determines after a
8	hearing on the matter at the request of any party, that there is no
9	prospective new motor vehicle dealer available to own and operate the
10	franchise in a manner consistent with the public interest; or
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15	/s/Payton
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