(2)--THE--INSURER--ACCEPTS,--WITHOUT--PRIOR--APPROVAL, POLICIES---ISSUED--BY--THE--AGENT--IF--THE--INFORMATION--ON--ANY APPLICATION-OR-ON-THE-INSURER'S-COPY-OF-ANY-POLICY-ISSUED-BY--THE AGENT--IS--SUBSTANTIALLY-COMPLETE-AND-NOT-INTENTIONALLY-INCORRECT OR-MISLEADING:

(2) THE INSURER ACCEPTED, WITHOUT PRIOR APPROVAL, POLICIES ISSUED BY THE AGENT, IF ALL MATERIAL INFORMATION ON THE APPLICATION OR ON THE INSURER'S COPY OF ANY POLICY ISSUED BY THE AGENT WAS FULLY COMPLETED AND THE AGENT HAS NOT OMITTED OR ALTERED ANY INFORMATION PROVIDED BY THE APPLICANT.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1986.

Approved May 27, 1986.

CHAPTER 675

(Senate Bill 494)

AN ACT concerning

Vehicle Laws - Manufacturers, Distributors, Factory Branches, and Dealers - License

FOR the purpose of repealing the authority of the Motor Vehicle Administration to issue a license to deal in new vehicles to a sales branch or agency of a manufacturer, or certain distributors; prohibiting—an authorizing the issuance of a dealer's license to a certain manufacturer—or distributor—or—other—person;—providing—a—certain exception; under certain circumstances; prohibiting manufacturers, distributors, or certain persons from selling a new vehicle to a retail buyer; and generally relating to certain requirements for an issuance by the Administration of a license to deal in new vehicles.

BY repealing and reenacting, with amendments,

Article - Transportation Section 15-305 Annotated Code of Maryland (1984 Replacement Volume and 1985 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article - Transportation