

(1) Sells or promotes the sale to dealers in this State of a particular brand or make of new motor vehicles, or new completed two-stage vehicles;

(2) Directs and supervises its representatives in this State; or

(3) Supervises or contacts its dealers or prospective dealers in this State.

(d) "License" means a manufacturer's, distributor's, or factory branch's license issued by the Administration under this subtitle.

(e) "Manufacturer" means:

(1) A manufacturer of new motor vehicles constructed or assembled in the United States; [and]

(2) A second-stage manufacturer of new two-stage vehicles completed in the United States; AND

(3) IN THE CASE OF TRUCKS, A PERSON ENGAGED IN THE BUSINESS OF MANUFACTURING ENGINES, POWER TRAINS, OR REAR AXLES, WHEN THE ENGINES, POWER TRAINS, OR REAR AXLES ARE NOT WARRANTED BY THE FINAL MANUFACTURER OR ASSEMBLER OF THE TRUCK.

(f) "Second-stage manufacturer" has the meaning stated in § 13-113.2 of this article.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1993.

Approved May 11, 1993.

CHAPTER 311

(House Bill 551)

AN ACT concerning

Carroll County – Transient Vendor Laws – Enforcement

FOR the purpose of providing a presumption in Carroll County that certain persons doing certain business for certain periods of time meet an element of the definition of "transient or mobile vendors"; authorizing law enforcement personnel from any municipal corporation in Carroll County to enforce the transient vendor laws; authorizing the County Commissioners of Carroll County to adopt certain regulations relating to transient vendors; authorizing the County Commissioners of Carroll County to regulate certain persons conducting certain businesses in Carroll County; and generally relating to the enforcement of transient vendor laws in Carroll County.

BY repealing and reenacting, with amendments,

Article 24 – Political Subdivisions – Miscellaneous Provisions