

MOTOR VEHICLE INDUSTRY LICENSING BOARD
Professional and Vocational Licensing Division
Department of Commerce and Consumer Affairs
State of Hawaii

MINUTES OF MEETING

The agenda for this meeting was filed with the Office of the Lieutenant Governor, as required by §92-7(b), Hawaii Revised Statutes (HRS).

Date: Tuesday, February 23, 2016

Time: 9:00 a.m.

Place: Queen Liliuokalani Conference Room
King Kalakaua Building
335 Merchant Street, 1st Floor
Honolulu, Hawaii 96813

Present: Wayne De Luz, Industry Member Chairperson
Russell Wong, Industry Member Vice Chairperson
Carl D. Johnsen, Public Member
Byron Hansen, Public Member

Christine Rutkowski, Executive Officer
Rodney J. Tam, Deputy Attorney General (“DAG”)
Christine Hironaka, Secretary

Excused: Dennis Short, Industry Member

Guests: Mark Benson, Honolulu Ford
Blake Bushnell, attorney for Hawaii Specialty Vehicles LLC
Jonathan Chang, Tesla Motors
Eric Enjada, H T & T Truck Center
Matt Evans, Damon Key (law firm) for H T & T Truck Center
Randey Faulkner
Eddie Fernandez, International Trucks of Hawaii
Ian Fernie, International Trucks of Hawaii
Chuck Haneberg, H T & T Truck Center
Anna Oshiro, Damon Key (law firm) for H T & T Truck Center
Nathan Reyes, Hawaii Specialty Vehicles LLC
David Rolf, Hawaii Automobile Dealers Association (“HADA”)
Loren Seehase, Damon Key (law firm) for H T & T Truck Center
Denise Soderholm, Soderholm Sales & Leasing Inc.
Erik Soderholm, Soderholm Sales & Leasing Inc.

Call to Order: Chairperson De Luz called the meeting to order at 9:10 a.m. at which time quorum was established.

Additions/
Revisions to
the Agenda: None

Approval of Minutes
December 15, 2015

Meeting: It was moved by Mr. Wong, seconded by Mr. Johnsen and unanimously carried to defer the minutes of the meeting.

Chair's Report: None.

Executive Officer's
Report:

The Executive Officer reminded the Board members and guests that the processing time for complete applications is 15-20 business days. Board's agenda is file six (6) days prior to the meeting date.

Chairperson De Luz recessed the meeting at 9:15 a.m.

Chapter 91, Hawaii
Revised Statutes,
Adjudicatory

- a. In the Matter of the Motor Vehicle Dealer License of
GAC Auto Group, Inc., MVI 2015-40-L

*Settlement Agreement Prior to Filing of Petition for
Disciplinary Action and Board's Final Order*

Chairperson De Luz reconvened the meeting at 9:18 a.m.

The Board reviewed the settlement agreement. After discussion, it was moved by Mr. Hansen, seconded by Mr. Wong and unanimously carried to approve the settlement agreement in which:

- (i) Respondent enters into this Settlement Agreement freely, knowingly, voluntarily and under no coercion or duress;
- (ii) Respondent does not admit to violating any law or rule, but acknowledges that RICO has sufficient cause to file a Petition for Disciplinary Action against Respondent's license.
- (iii) Respondent enters into this Settlement Agreement as a compromise of the claims and to conserve on the expenses of proceeding with an administrative hearing on this matter.
- (iv) Respondent agrees that this Settlement Agreement is intended to resolve the issues raised in RICO's investigation in RICO No. MVI 2015-40-L.
- (v) Administrative fine. Respondent agrees to pay a fine in the amount of ONE THOUSAND AND NO/100 DOLLARS (\$1,000.00). Payment shall be made by cashier's check or money order made payable to "DCCA - Compliance

Resolution Fund” and mailed to the Regulated Industries Complaints Office. Payment of the fine shall be due at the time this Settlement Agreement is returned to RICO.

- (vi) Failure to Comply with Settlement Agreement. If Respondent fails to fully and timely comply with the terms of this Settlement Agreement as set forth in paragraph(s) C.1, Respondent’s license shall be automatically revoked upon RICO’s filing of an affidavit with the Board attesting to such failure. In case of such revocation, Respondent shall turn in all indicia of the license to the Executive Officer of the Board within ten (10) days after receipt of notice of the revocation.

Licensing: b. Applications

Executive Session: At 9:19 a.m., it was moved by Vice Chairperson Wong, seconded by Mr. Hansen, and unanimously carried to enter into Executive Session to consider and evaluate personal information relating to the individual applying for licensure in accordance with HRS, §92-5(a) (1), and to consult with the Board’s attorney on questions and issues pertaining to the Board’s powers, duties, privileges, immunities, and liabilities in accordance with HRS §92-5(a) (4), Hawaii Revised Statutes.

EXECUTIVE SESSION

At 9:55 a.m., it was moved by Mr. Johnsen, seconded by Mr. Hansen, and unanimously carried to return to the Board’s regular order of business.

- (v) Randy Wayne Faulkner – Motor Vehicle Salesperson

It was moved by Vice Chairperson Wong, seconded by Mr. Hansen and unanimously carried to approve the motor vehicle salesperson application for the above subject to the receipt of a letter signed by the dealer principal or the dealer’s executive officer and to delegate to the Executive Officer the authority to approve the application upon receipt of the letter.

Executive Session: At 9:56 a.m., it was moved by Vice Chairperson Wong, seconded by Mr. Johnsen, and unanimously carried to enter into Executive Session to consider and evaluate personal information relating to the individual applying for licensure in accordance with HRS, §92-5(a) (1), and to consult with the Board’s attorney on questions and issues pertaining to the Board’s powers, duties, privileges, immunities, and liabilities in accordance with HRS §92-5(a) (4), Hawaii Revised Statutes.

EXECUTIVE SESSION

At 11:12 a.m., it was moved by Vice Chairperson Wong, seconded by Mr. Hansen, and unanimously carried to return to the Board's regular order of business.

Chairperson De Luz called for a five minute recess at 11:12 a.m. and reconvened the meeting at 11:17 a.m.

a. Ratifications

Motor Vehicle Salespersons Transfers
Motor Vehicle Salespersons License
Motor Vehicle Dealer Relocation License
Motor Vehicle Dealers License
Motor Vehicle Distributor License
Motor Vehicle Manufacturer License
Motor Vehicle Auction
Motor Vehicle Consumer Consultant

Upon a motion by Vice Chairperson Wong, seconded by Mr. Hansen, it was unanimously carried to ratify the above lists for the licenses sought (as attached).

b. Applications

- (ii) Valley Freightliner, Inc. Motor Vehicle Dealer
dba Valley Freightliner of
Hawaii

Upon a motion by Vice Chairperson Wong, seconded by Mr. Johnsen and unanimously carried to approve the motor vehicle dealer application of Valley Freightliner, Inc. dba Valley Freightliner of Hawaii.

- (iii) Vantage Mobility Motor Vehicle Manufacturer
International, LLC

Upon a motion by Vice Chairperson Wong, seconded by Mr. Hansen and unanimously carried to defer the motor vehicle manufacturer application of Vantage Mobility International, LLC, for more information.

- (iv) Halcore Group, Inc. Motor Vehicle Manufacturer
(Deferred from December 15, 2015 meeting)

It was moved by Vice Chairperson Wong, seconded by Mr. Johnsen and unanimously carried to defer the Halcore Group, Inc. motor vehicle

manufacturer application pending receipt of more information.

- (v) Tesla Motors, Inc. Motor Vehicle Branch Location

It was moved by Vice Chairperson Wong, seconded by Mr. Hansen and unanimously carried to defer the Tesla Motors, Inc. motor vehicle branch location application pending receipt of more information.

New Business:

- a. Motor Vehicle Dealer Off-Premise Display Request, Application form and Approval Language

The Executive Officer asked for guidance on processing off-premise display requests, which are handled at the staff level. She stated that presently, dealers submit a form or a letter requesting approval to display their vehicles away from their licensed premises. Currently, the dealers provide information as to: dates of display, venue, if new vehicle year, and make, if used vehicle, year, make and license plate number, and a statement that the dealer agrees to comply with HRS §437-4. The request shall be submitted before the display occurs. The Executive Officer stated that if this information is submitted and before the display occurs, she approves the request.

The Executive Officer asked that in light of recent discussions and a conditional approval of a display, should more information be provided to the dealers at time of approval. Specifically,

- (i) There shall be no sales or selling of motor vehicles at the location. HRS section 437-1.1 defines:
- “Sale”, “selling”, and equivalent expressions, mean the act or attempted act, either as principal or an agent or in any capacity whatsoever, of selling, bartering, exchanging, or otherwise disposing of, or negotiating, or offering, or attempting to negotiate the sale, purchase or exchange of, or interest in, a motor vehicle, including an option to purchase a motor vehicle.’
- (ii) Employees at that location shall not engage in any conduct that falls within the above definition;
- (iii) Only factual information about the motor vehicles shall be provided at that location;

- (iv) Conspicuous signs must be posted that read “Not for Sale” and “Display Only” at the entrance and near the motor vehicles that are on display;
- (v) No test drives of the motor vehicles shall be allowed at the location; and
- (vi) All prospective customers interested in buying or test driving a motor vehicle shall be instructed to visit the dealer location.

Chairperson De Luz asked for comments and David Rolf representing HADA, stated that the Motor Trend Auto Shows allow test drives and that no other state prohibits “ride and drives”. Mr. Rolf asked the Board to allow “ride and drives” for demonstration purposes.

Vice Chairperson Wong commented that the Board needs to be consistent in its decision-making. DAG Tam stated that the Board’s policy for no off-site premise display test drives is broad. Mr. Hansen added that if the dealers are conducting test drives at the auto show, they would not infringe on the PMA (primary market area) of other dealers.

There was a brief discussion that during these “ride and drives” there can be no sales negotiations by the salesperson or dealer representative. Mr. Rolf related that “ride and drives” are an education experience.

Vice Chairperson Wong informed the Board that the auto show is not sponsored by motor vehicle dealers but by the manufacturers. The vehicles on display are from the local motor vehicle dealers and the dealers are asked to remove their dealer identification from the vehicles on display and on their representatives assisting at the show. Mr. Rolf added that the auto show is a Motor Trend auto show sponsored by First Hawaiian Bank. The First Hawaiian Bank International Auto Show will be held from March 18 – 20, 2016 at the Hawaii Convention Center.

After further discussion, it was moved by Mr. Hansen, seconded by Vice Chairperson Wong and unanimously carried to approve Mr. Rolf’s request to allow drive and rides to be conducted at the First Hawaiian Bank International Auto Show based solely on his representations that the Show is distinctively a Manufacturers’ Show and that the requirements of Hawaii Revised Statutes section 437-4(d) (display of motor vehicle at unlicensed premises) do not apply to Manufacturers and provided that under no circumstance shall any Dealer be identifiable in or on:

1. The display areas of the Show;

2. The motor vehicles that are being displayed;
3. The motor vehicles that are being used for the drive and rides;
4. Any and all Dealer's salespersons or staff who are present at the Show (e.g., the staff may wear "Ford" nametags, not "Honolulu Ford" nametags); and
5. Any literature that is displayed or handed out at the Show.

The Board also requested Mr. Rolf's assistance in disseminating this information to the motor vehicle dealers.

Old Business:

Chairperson De Luz stated that agenda items (a) Motor Vehicle Manufacturers – Final Stage and (b) Franchise requirements for motor vehicle dealers – December 11, 2015 letter from Anna H. Oshiro, Esq., would be discussed together because they are related.

Chairperson De Luz recognized Matt Evans and Loren Seehase from Damon Key (law firm) representing H T & T Truck Center. Mr. Evans said they are still seeking clarification of the term "conversion" as referred to in the Board's 2007 minutes. He said "conversion" is not found in HRS Chapter 437 nor HAR chapter 16-87. He asserted that the law is clear and they find that the Board is applying the law improperly.

Chairperson De Luz responded that the Board's intent is to protect the consumer and ensure that warranties are handled. Chairperson added that Board recognizes that there is a need for these specialty vehicles and the end user has a reasonable expectation that warranties will be honored. Mr. Evans replied that currently the end user will not be protected because a vehicle cannot be sold without a franchise agreement with a manufacturer.

Erik Soderholm stated that he is a licensed Motor Vehicle Dealer representing second stage manufacturers; that they have franchise agreements with several manufacturers. He said that without a doubt, they always honor the warranties of the vehicles they sell.

Chuck Haneberg from H T & T stated that they are just trying to clarify the Board's 2007 minutes.

Vice Chairperson Wong stated that he believes the Board's action has been in line with the law.

DAG Tam stated that, insofar as final stage manufacturers and their authorized Hawaii motor vehicle dealers, the requestors appear to be saying that the Board needs to require these dealers to have a franchise agreement with the manufacturer of the cab

and chassis and a franchise agreement with the manufacturer of the completed vehicle. In other words, in that situation, does the dealer need two (2) separate franchise agreements?

DAG Tam cited to HRS section 473-3 (2013), which states:

“No dealer or auction shall sell or bring or cause to be brought into this State for purposes of sale any new motor vehicle for which the dealer or auction is not franchised.” (Emphasis added).

He also referred to HRS section 437-28(a) (18)(C) which makes it a violation for a dealer to sell “new motor vehicles without being franchised therefor”. (Emphasis added).

DAG Tam reasoned that under the plain language of both sections, a motor vehicle dealer is required to have a franchise in order to sell new motor vehicles.

DAG Tam then discussed HRS section 437-1.1 (2013), the definitions of:

“new motor vehicle”:

"[A] motor vehicle which (1) has not previously been sold to any person except a distributor, wholesaler, or dealer for resale, except where the vehicle has not left the dealer's possession after the sale to a consumer, (2) has not previously been registered or titled in the name of a consumer except where the vehicle has not left the dealer's possession after the sale to a consumer, and (3) has not been driven more than five hundred miles . . ."; and

“franchise” or “franchise agreement”:

"[A]ny contract or agreement between a dealer and a manufacturer or distributor that authorizes the dealer to engage in the business of selling or purchasing any particular make or makes of new motor vehicles or motor vehicle parts manufactured or distributed by the manufacturer or distributor, or that establishes rights or obligations, or both, relating to the dealer's new motor vehicle operation, including agreements relating to dealership facilities or site control." (Emphasis added).

“manufacturer”:

“any person, resident or nonresident, who is engaged in the business of manufacturing or assembling new motor vehicles”. (Emphasis added).

Board members discussed that under these definitions, cab/chassis that has a body added to it can be considered to be a “new motor vehicle” under HRS section 437-1.1. Members further discussed that a final stage manufacturer falls within the definition of a “manufacturer” under HRS section 437-1.1 because that entity is assembling a new motor vehicle by modifying or adding a body to the incomplete cab/chassis. Board members further discussed that a dealer that has a franchise agreement with a final stage manufacturer to sell the completed or new motor vehicle created by the final stage manufacturer satisfies the requirement of HRS section 437-3.

Mr. Hansen recommended that the industry members work out their differences. He suggested that the industry can come back to the Board with a proposal that they have agreed to.

Blake Bushnell, attorney for Hawaii Specialty Vehicles LLC agreed with the DAG. He added that second stage manufacturers are allowed to sell motor vehicles in all 50 states, through their franchised dealers. There is no state statute that prohibits dealers from selling vehicles that are manufactured in stages. He also said that assemblers are manufacturers for the purpose of HRS Chapter 437. He further stated that the requestor wants the only the manufacturers of cab/chassis or those with VIN numbers to be licensed as manufacturers.

Board members discussed Ms. Oshiro’s request to amend the minutes of the August 28, 2007 meeting minutes. In doing so, the members reviewed pages 6 and 7 of the minutes pertaining to “A-Z Bus Sales Inc.” In its review of the description of “conversions that a franchiser makes to the vehicle’s chassis”, the members concurred with Ms. Oshiro, in that the term “conversions” is not used or defined in HRS chapter 437. Board members agreed by consensus that perhaps a clearer explanation could have been provided using the terms of HRS chapter 437.

Board members further discussed that the basic premise in the August 28, 2007 minutes is consistent with the current discussion. Further, in the future, interested parties would be able to cite to the minutes of this meeting for Board’s discussion and analysis under HRS chapter 437.

After considerable discussion, it was moved by Vice Chairperson Wong, seconded by Mr. Hansen and unanimously that a dealer who sells a completed or new motor vehicle created by a final stage manufacturer only needs a franchise agreement with that

final stage manufacturer. In that situation, the dealer does not need a franchise agreement with the manufacturer of the motor vehicle cab/chassis.

As to the August 28, 2007 minutes, it was moved by Vice Chairperson Wong, seconded by Mr. Hansen and unanimously carried to not amend the minutes, in that those minutes are consistent with the Board's current discussion.

- Correspondence:
- a. Request of Scott O'Neill, General Counsel, Jim Falk Automotive Inc. for permits to conduct "tent sales" for remote and underserved locations of Maui County.

Board members reviewed and discussed the February 12, 2016 letter in which Jim Falk Auto Group requests the Board to consider issuing permits to their dealerships, on a limited basis, for the purposes of conducting "tent sales" to provide some of their remote, and therefore underserved customers in Hana, Lanai, Molokai and up-country.

Scott W. O'Neill, General Counsel, explained that under the terms of their franchise agreements, they are the exclusive dealer for Maui County. However, due to the unique make-up of Maui, it is difficult to reach of customers needing vehicles, in that it is economically impractical to construct licensed facilities with all that that entails at the remote locations. Therefore, they seek to have occasional "tent sales" to better serve the remote parts of the County.

He reasoned that their request is in keeping with the Legislative declaration as per HRS §437-1. Under their proposal, the selected location would have landowner's approval, be commercially zoned, and staffed with salespersons, manager and finance specialist. They would perform test drives at the location and complete the transaction via their cloud-based DMS (Dealership Management Software) systems. They propose that this would be temporary, for a limited time and on an infrequent basis.

Board members discussed that Mr. O'Neill is proposing to engage in motor vehicle activity, albeit temporary. Accordingly, a motor vehicle dealer's license or a motor vehicle branch location license is required.

After some discussion, it was moved by Vice Chairperson Wong, seconded by Mr. Hansen to direct the Executive Officer to respond to the request that based on the information provided, a motor vehicle dealer or motor vehicle branch location license would be required to engage in the described activity.

- Legislation:
- a. HB2098 Relating to the Motor Vehicle Industry Licensing Act
No hearing scheduled at 1st referral.
 - b. SB2525 Relating to the Motor Vehicle Industry Licensing Act
Single referral, the Senate Committee on Commerce, Consumer Protection, and Health deleted the measure from the public hearing scheduled on 2/19/16.

Open Forum: Jonathan Chang representing Tesla Motors, Inc. requested the Board's approval for display of Tesla vehicles at Ala Moana Center Space #2256 for the period 2/19/16 – 2/28/17.

Chairperson De Luz stated that the matter is not on the agenda, cannot be added to the agenda due to insufficient members present at the meeting, and therefore, no action can be taken on the matter.

Next Meeting: Tuesday, April 19, 2016
9:00 a.m.
Queen Liliuokalani Conference Room
335 Merchant Street, 1st Floor
Honolulu, HI 96813

Mr. Hansen informed the Board that he will not be able to attend the June 21, 2016 meeting.

Adjournment: There being no further business to discuss, the meeting adjourned at 12:43 p.m.

Taken and recorded by:

/s/Christine Hironaka
Christine Hironaka
Secretary

Reviewed and approved by:

/s/Christine Rutkowski
Christine Rutkowski
Executive Officer

03/16

[X] Minutes approved as is.
[] Minutes approved with changes. See Minutes of _____.

MOTOR VEHICLE INDUSTRY LICENSING BOARD
Professional & Vocational Licensing Division
Department of Commerce and Consumer Affairs
State of Hawaii

February 23, 2016

RATIFICATION LISTS

CAR SALESPERSON TRANSFERS

a. City and County of Honolulu

ANCHETA, MANUEL	LITHIA OF HONOLULU BGMCC LLC
ANCHETA, RUDY	SERVCO TOYOTA HONOLULU
BAISAC, TYSON	C & C AUTO GROUP, INC. DBA CUTTER MAZDA OF WAIPAHU
CAMARA, MICHAEL	LITHIA OF HONOLULU BGMCC LLC
CHONG, BRADLEY	HAWAII NISSAN INC.
DE JONGE, ERICK	HAWAII NISSAN INC.
DOMINGO, JHONATHAN	C & C AUTO GROUP, INC. DBA CUTTER MAZDA OF WAIPAHU
EHRENBERG, ANDREW	A-1 AUTO SALES
FUNAKOSHI, KEN	GAC AUTO GROUP, DBA CUTTER MAZDA OF HONOLULU
GRANT, KEVIN	HAWAII NISSAN INC.
HAN, PHILLIP	SERVCO LEXUS HONOLULU
JONES, RORY	ALOHA KIA AIRPORT
KAUWE, CHRISTOPHER	HONOLULU FORD INC.
MADRID, ISAAC	C & C AUTO GROUP, INC. DBA CUTTER MAZDA OF WAIPAHU
MAZA, ARMANDO	CUTTER CJD INC.
OKAMURA, VINCENT	RAINBOW CHEVROLET INC.
QUIGLEY, BREHON	CUTTER CHRYSLER JEEP DODGE OF HONOLULU
SARAE, ROBERT	KING WINDWARD NISSAN LLC
SOSA JR., ANTHONY	RAINBOW CHEVROLET INC.
SUSA, ANTHONY	GAC AUTO GROUP, DBA CUTTER MAZDA OF HONOLULU
VIERRA JR., EUGENE	LITHIA OF HONOLULU BGMCC LLC
WONG, MATTHEW	GAC AUTO GROUP, DBA CUTTER MAZDA OF HONOLULU

b. County of Maui

ALEY, BRYAN	ALOHA KIA MAUI
JALAYAHAY, CAROLINE	LITHIA OF MAUI-H LLC
SUMER, JOY	VALLEY ISLE MOTORS LTD.

c. County of Kauai

NAKAKURA, RHYS	GARDEN ISLAND AUTO SALES LLC
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d. County of Hawaii

BADURIA, JORDAN	ALOHA AUTO GROUP LTD.
VALENTIN, DELVIN	KAMAAINA NISSAN
WOHLMAN, BRADLEY	BIG ISLAND TOYOTA INC.

CAR SALESPERSON LICENSES

a. City and County of Honolulu

A-1 AUTO SALES LLC	OAHU	ALAN L <VILLEGAS<
ALOHA AUTO GROUP LTD	OAHU	CRYSTAL L <KAMEROFF<
ALOHA AUTO GROUP LTD	OAHU	TANIA R <CYRLIN<
ANDREWS ENTERPRISES LLC	OAHU	CHRISTOPHER <ANDREWS<
C & C AUTO GROUP INC	OAHU	JOSEPH A <PESTANO< JR
COUNTRYSIDE CARS LLC	OAHU	TOMOYO <ELDRIDGE<
CUTTER FORD INC	OAHU	CHARMAINE B <RYAN<
CYCLE CITY LTD	OAHU	CALEB L <VROON-HUDGINS<
ENVY HAWAII LLC	OAHU	MICHAEL T <FLOCCO<
ENVY HAWAII LLC	OAHU	RAYMOND F Y <LUO<
ENVY HAWAII LLC	OAHU	ROBERT W <NOWICKI<
GAC AUTO GROUP INC	OAHU	NICKY J <MUNOZ<
HAWAII NISSAN INC	OAHU	BLAKE A <SUENAKA<
HAWAII NISSAN INC	OAHU	DALLAN F <SANTOS<
HAWAII NISSAN INC	OAHU	WATARU <TAKASHIMA<
HONOLULU FORD INC	OAHU	DAVID J <KANYUCK<
HONOLULU FORD INC	OAHU	JAVIER <DEL CARPIO<
HONOLULU FORD INC	OAHU	TIMOTHY S <SKINNER<
J P AUTOMOBILES INC	OAHU	CHRISTOPHER B <WILDER<
J P AUTOMOBILES INC	OAHU	JEFF R <BRONSON<
J P AUTOMOBILES INC	OAHU	SON N <LE<
JN GROUP INC	OAHU	DONALD R <QUINN<
JN GROUP INC	OAHU	JONATHON <PERREIRA<
JN GROUP INC	OAHU	STEVEN T <RIGGLE<
KING WINDWARD NISSAN LLC	OAHU	JORDAN K B <STEVENS<
KING WINDWARD NISSAN LLC	OAHU	JORDAN T <SOFFA<
LITHIA OF HONOLULU-V LLC	OAHU	SHAYVIS <WILSON-THEPHSOURINTHONE<
LMT AUTO LLC	OAHU	THOMAS <MIYAHARA<
PACIFIC NISSAN INC	OAHU	DARIN L <MILLER<
RAINBOW CHEVROLET INC	OAHU	BRENT L <LABRADOR<
RAINBOW CHEVROLET INC	OAHU	DONOVAN M <KAHAPEA<
RAINBOW CHEVROLET INC	OAHU	TOM A <NEDEREND<
SERVCO PACIFIC INC	OAHU	EDUARDO <LUNA< JR
SERVCO PACIFIC INC	OAHU	JARETT J H <GRACE<
SERVCO PACIFIC INC	OAHU	NATASHA NOEL A <ABADILLA<
TELESEEK AUTO LLC	OAHU	JEFFREY A <RAMIREZ<
TESLA MOTORS INC	OAHU	DANIEL T K <FONSECA<
THE CAR STORE INC	OAHU	HANSUO <SHI<
WINDWARD AUTO SALES INC	OAHU	JACOB A <ENOS<
WINDWARD AUTO SALES INC	OAHU	JONATHAN <ENOS<

b. County of Hawaii

IK MOTORS INC	HAWAII	DEBORAH S <SUR<
J/R HILO ACQUISITION LLC	HAWAII	GRANT K <FRANCHEY<
KONA AUTO CENTER INC	HAWAII	TAYLER H <RUSSELL<
PLAN B INVESTMENT INC	HAWAII	KAPENA M <NA'AUAO-KIPAPA<
PRE-OWNED MOTOR CARS LTD	HAWAII	CHRISTOPHER I <KAAUA<

c. County of Maui

CYCLE CITY LTD	MAUI	DAVID H <JORGENSEN<
JIM FALK MOTORS OF MAUI INC	MAUI	KENDALL <BISARRA<
MAUI AUTOMOTIVE LLC	MAUI	JOSEPH D <MENDOZA<
OHANA AUTOMOTIVE GROUP INC	MAUI	STEVEN J N <CRUZ<
SERVCO SUBARU INC	MAUI	DAYNE Y K <KOBAYASHI<
VALLEY ISLE MOTORS LTD	MAUI	SEAN P <U'U<

d. County of Kauai

MIDPAC AUTO CENTER INC	KAUAI	JOSEPH <HANSEN<
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MOTOR VEHICLE DEALER RELOCATION

MVD-931	GAC AUTO GROUP INC 805 ALA MOANA BLVD HONOLULU HI 96813
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MOTOR VEHICLE BRANCH OFFICE

MVB-812-2	T&SMA LLC
MVB-988-1	PARADISE RENT-A-CAR INC

MOTOR VEHICLE DEALER LICENSE

MVD-1026	LMT AUTO LLC
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MOTOR VEHICLE DISTRIBUTOR LICENSE - None

MOTOR VEHICLE MANUFACTURER LICENSE

F-168	WMK INC DBA MOBILITYWORKS
F-169	THE <BRAUN< CORPORATION
F-170	INDEPENDENT PROTECTION COMPANY INC

MOTOR VEHICLE AUCTION - None

MOTOR VEHICLE CONSUMER CONSULTANT – None