

1 **MOTOR VEHICLE BUSINESS REGULATION**

2 **ACT AMENDMENTS**

3 2005 GENERAL SESSION

4 STATE OF UTAH

5 **Sponsor: Dan R. Eastman**

6 

---

---

**LONG TITLE**

7 **General Description:**

8 This bill modifies the Motor Vehicle Business Regulation Act by amending provisions  
9 related to bond requirements for certain dealer, crusher, or body shop licenses.

10 **Highlighted Provisions:**

11 This bill:

12 ▶ increases the bond amount for a motor vehicle dealer's license from \$50,000 to  
13 \$75,000 **→ [until June 30, 2010] beginning on July 1, 2006 ←** ;

14 ▶ increases the bond amount for a special equipment dealer's license from \$20,000 to  
15 \$75,000 **→ [until June 30, 2010] beginning on July 1, 2006 ←** ;

16 ▶ increases the bond amount for a motorcycle, off-highway vehicle, or small trailer's  
17 or crusher's license from \$1,000 to \$10,000;

18 ▶ increases the bond amount for a body shop's license from \$10,000 to \$20,000;

19 **→ [→ provides that beginning on July 1, 2010, the bond amount for a motor vehicle  
20 dealer's license or a special equipment dealer's license is \$100,000;] ←**

21 ▶ repeals a provision that requires that the bond for certain licenses be conditioned on  
22 the dealer doing business without violating certain prohibitions;

23 ▶ provides that the bond for certain licenses shall be conditioned on the dealer doing  
24 business without violating the provision that requires a dealer to submit or deliver a  
25 certificate of title or manufacturer's certificate of origin; **§ [and]**

26a **▶ PROVIDES THAT THE SURETY OR PRINCIPAL OF A BOND SHALL NOTIFY THE  
26b ADMINISTRATOR OF THE MOTOR VEHICLE ENFORCEMENT DIVISION IF A CLAIM ON THE BOND IS  
26c SUCCESSFULLY PROSECUTED OR SETTLED AGAINST THE SURETY OR THE PRINCIPAL; AND §**

27 ▶ makes technical changes.



28 **Monies Appropriated in this Bill:**

29 None

30 **Other Special Clauses:**31 **H→ [None] This bill takes effect July 1, 2005. ←H**32 **Utah Code Sections Affected:**

33 AMENDS:

34 **41-3-205**, as last amended by Chapter 157, Laws of Utah 200335 

---

36 *Be it enacted by the Legislature of the state of Utah:*37 Section 1. Section **41-3-205** is amended to read:38 **41-3-205. Licenses -- Bonds required -- Maximum liability -- Action against**  
39 **surety -- Loss of bond.**40 (1) (a) Before a dealer's, special equipment dealer's, crusher's, or body shop's license is  
41 issued, the applicant shall file with the administrator a corporate surety bond in the amount of:42 (i) **H→ [f] \$50,000 [f] [\$75,000] ←H** until June 30, **H→ [2010] 2006 ←H** , and  
42a **H→[\$100,000] \$75,000 ←H** on or after July 1, **H→ [2010] 2006 ←H** , for a  
43 motor vehicle dealer's license;44 (ii) **H→ [f] \$20,000 [f] [\$75,000] ←H** until June 30, **H→ [2010] 2006 ←H** , and  
44a **H→[\$100,000] \$75,000 ←H** on or after July 1, **H→ [2010] 2006 ←H** , for a  
45 special equipment dealer's license;46 (iii) ~~[\$1,000]~~ \$10,000 for a motorcycle, off-highway vehicle, or small trailer dealer's or  
47 crusher's license; or48 (iv) ~~[\$10,000]~~ \$20,000 for a body shop's license.49 (b) The corporate surety shall be licensed to do business within the state and have a  
50 rating of at least B+ by the A.M. Best Company.

51 (c) The form of the bond:

52 (i) shall be approved by the attorney general;

53 (ii) shall be conditioned upon the applicant's conducting business as a dealer without:

54 (A) fraud[;];55 (B) fraudulent representation[; or without violating Section 41-3-210; and]; or56 (C) violating Subsection 41-3-301(1) which requires a dealer to submit or deliver a  
57 certificate of title or manufacturer's certificate of origin; and

58 (iii) may be continuous in form.

59 (d) The total aggregate liability on the bond to all persons making claims, regardless of  
 60 the number of claimants or the number of years a bond remains in force, may not exceed the  
 61 amount of the bond.

62 (2) ~~§ (a)~~ § A cause of action under Subsection (1) may not be maintained against a surety  
 63 unless:

64 ~~§ (a)~~ (i) § a claim is filed in writing with the administrator within one year after the cause of  
 65 action arose; and

66 ~~§ (b)~~ (ii) § the action is commenced within two years after the claim was filed with the  
 67 administrator.

67a **§ (b) THE SURETY OR PRINCIPAL SHALL NOTIFY THE ADMINISTRATOR IF A CLAIM ON THE BOND**  
 67b **IS SUCCESSFULLY PROSECUTED OR SETTLED AGAINST THE SURETY OR PRINCIPAL.** §

68 (3) A person making a claim on the bond shall be awarded attorneys' fees in cases  
 69 successfully prosecuted or settled against the surety or principal if the bond has not been  
 70 depleted.

71 (4) (a) (i) If a dealer, body shop, or crusher loses possession of the bond required by  
 72 this chapter, the dealer, body shop, or crusher license is automatically suspended.

73 (ii) All licenses, pocket cards, temporary permits, and special plates issued to the  
 74 licensee shall be immediately returned to the administrator.

75 (b) A dealer, body shop, or crusher may not continue to use or permit to be used  
 76 licenses, pocket cards, temporary permits, or special plates until the required bond is on file  
 77 with the administrator and the license has been reinstated.

78 (5) A representative or consignee of a dealer is not required to file a bond if the dealer  
 79 for whom the representative or consignee acts fully complies with the provisions of this  
 80 chapter.

80a ~~§~~ → Section 2. Effective date.

80b **This bill takes effect July 1, 2005.** ← ~~§~~

### Legislative Review Note

as of 12-28-04 10:09 AM

Based on a limited legal review, this legislation has not been determined to have a high probability of being held unconstitutional.

Office of Legislative Research and General Counsel