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MOTOR VEHICLE DEALER AMENDMENTS
2007 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Patrick Painter
Senate Sponsor: Dan R. Eastman
LONG TITLE
General Description:
This bill modifies the Motor Vehicle Business Regulation Act by amending provisions
relating to motor vehicle dealer license requirements.
Highlighted Provisions:
This bill:
 provides that each transaction a person arranges, offers to arrange, or brokers
involving the sale or lease of a motor vehicle for a fee, commission, or other
compensation is a separate violation if the person:
 has sold two or more motor vehicles in the previous consecutive 12-month
period; and
• is not licensed as a dealer;
 provides that once a person has committed the offense of acting as a dealer without
a license, each additional motor vehicle the person sells, displays for sale, offers for
sale or exchange, or leases in the 12-month period is a separate violation; and
makes technical changes.
Monies Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
41-3-201.5 , as enacted by Chapter 187, Laws of Utah 1997

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) I	41-3-701 , as last amended by Chapters 165 and 221, Laws of Utah 1993
)	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 41-3-201.5 is amended to read:
	41-3-201.5. Brokering of a new motor vehicle without a license prohibited.
	(1) (a) A person may not, for a fee, commission, or other form of compensation,
	arrange, offer to arrange, or broker a transaction involving the sale or lease of more than two
	new motor vehicles in any 12 consecutive month period, unless the person is licensed under
	Subsection 41-3-202(1).
	(b) Each transaction a person arranges, offers to arrange, or brokers involving the sale
	or lease of a motor vehicle for a fee, commission, or other form of compensation is a separate
	violation under this section if:
	(i) the person has for a fee, commission, or other form of compensation, arranged,
	offered to arrange, or brokered the sale or lease of more than two new motor vehicles within
	the previous 12 consecutive month period; and
	(ii) the person is not licensed under Subsection 41-3-202(1).
	(2) A person who violates this section is guilty of a class B misdemeanor.
	Section 2. Section 41-3-701 is amended to read:
	41-3-701. Violations as misdemeanors.
	(1) Except as otherwise provided in this chapter, any person who violates this chapter
	or any rule made by the administrator is guilty of a class B misdemeanor.
	(2) (a) A person who violates Section 41-3-201 is guilty of a class A misdemeanor.
	(b) Once a person has met the criteria for the offense of acting as a dealer without a
	license, each additional motor vehicle the person sells, displays for sale, offers for sale or
	exchange, or leases in that 12-month period without becoming licensed under Section 41-3-202
	is a separate violation.
	(3) A person who violates Section 41-3-301 is guilty of a class A misdemeanor unless
	the selling dealer complies with the requirements of Section 41-3-403.

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