{deleted text} shows text that was in SB0128S01 but was deleted in SB0128S02.

inserted text shows text that was not in SB0128S01 but was inserted into SB0128S02.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

**Senator Curtis S. Bramble** proposes the following substitute bill:

#### NON-VEHICLE FRANCHISE AGREEMENT AMENDMENTS

2020 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Curtis S. Bramble

House Sponsor:	
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#### LONG TITLE

#### **General Description:**

This bill amends provisions of the New Automobile Franchise Act and the Motor Vehicle Business Regulation Act{ regarding trailers}.

#### **Highlighted Provisions:**

This bill:

- defines terms;
- ► {amends the application of} excludes certain trailers from the New Automobile Franchise Act;
- removes requirement that a dealer needs a franchise to offer for sale, sell, or exchange certain trailers}; and
- makes technical and conforming changes.

#### Money Appropriated in this Bill:

None

#### **Other Special Clauses:**

This bill provides a special effective date.

#### **Utah Code Sections Affected:**

#### AMENDS:

13-14-102, as last amended by Laws of Utah 2018, Chapter 245
41-1a-802, as last amended by Laws of Utah 2005, Chapter 32
41-3-102, as last amended by Laws of Utah 2019, Chapter 424
41-3-103, as last amended by Laws of Utah 2018, Chapter 387
41-3-105, as last amended by Laws of Utah 2018, Chapter 387
41-3-201, as last amended by Laws of Utah 2018, Chapter 387
41-3-202, as last amended by Laws of Utah 2019, Chapter 424
41-3-210, as last amended by Laws of Utah 2019, Chapter 387
41-3-702, as last amended by Laws of Utah 2019, Chapter 424

*Be it enacted by the Legislature of the state of Utah:* 

Section 1. Section 13-14-102 is amended to read:

#### 13-14-102. **Definitions.**

As used in this chapter:

- (1) "Advisory board" or "board" means the Utah Motor Vehicle Franchise Advisory Board created in Section 13-14-103.
  - (2) "Affected municipality" means an incorporated city or town:
  - (a) that is located in the notice area; and
- (b) (i) within which a franchisor is proposing a new or relocated dealership that is within the relevant market area of an existing dealership of the same line-make owned by another franchisee; or
- (ii) within which an existing dealership is located and a franchisor is proposing a new or relocated dealership within the relevant market area of that existing dealership of the same line-make.
  - (3) "Affiliate" has the meaning set forth in Section 16-10a-102.
  - (4) "Aftermarket product" means any product or service not included in the franchisor's

suggested retail price of the new motor vehicle, as that price appears on the label required by 15 U.S.C. Sec. 1232(f).

- (5) "Dealership" means a site or location in this state:
- (a) at which a franchisee conducts the business of a new motor vehicle dealer; and
- (b) that is identified as a new motor vehicle dealer's principal place of business for licensing purposes under Section 41-3-204.
  - (6) "Department" means the Department of Commerce.
- (7) "Do-not-drive order" means an order issued by a franchisor that instructs an individual not to operate a motor vehicle of the franchisor's line-make due to a recall.
  - (8) "Executive director" means the executive director of the Department of Commerce.
- (9) (a) "Franchise" or "franchise agreement" means a written agreement, or in the absence of a written agreement, then a course of dealing or a practice for a definite or indefinite period, in which:
- (i) a person grants to another person a license to use a trade name, trademark, service mark, or related characteristic; and
- (ii) a community of interest exists in the marketing of new motor vehicles, new motor vehicle parts, and services related to the sale or lease of new motor vehicles at wholesale or retail.
  - (b) "Franchise" or "franchise agreement" includes a sales and service agreement.
- (10) "Franchisee" means a person with whom a franchisor has agreed or permitted, in writing or in practice, to purchase, sell, or offer for sale new motor vehicles manufactured, produced, represented, or distributed by the franchisor.
- (11) "Franchisor" means a person who has, in writing or in practice, agreed with or permits a franchisee to purchase, sell, or offer for sale new motor vehicles manufactured, produced, assembled, represented, or distributed by the franchisor, and includes:
  - (a) the manufacturer, producer, assembler, or distributor of the new motor vehicles;
  - (b) an intermediate distributor; and
  - (c) an agent, officer, or field or area representative of the franchisor.
- (12) "Lead" means the referral by a franchisor to a franchisee of a potential customer whose contact information was obtained from a franchisor's program, process, or system designed to generate referrals for the purchase or lease of a new motor vehicle, or for service

work related to the franchisor's vehicles.

- (13) "Line-make" means:
- (a) for other than a recreational vehicle, the motor vehicles that are offered for sale, lease, or distribution under a common name, trademark, service mark, or brand name of the franchisor; or
  - (b) for a recreational vehicle, a specific series of recreational vehicle product that:
  - (i) is identified by a common series trade name or trademark;
- (ii) is targeted to a particular market segment, as determined by decor, features, equipment, size, weight, and price range;
- (iii) has a length and floor plan that distinguish the recreational vehicle from other recreational vehicles with substantially the same decor, features, equipment, size, weight, and price;
- (iv) belongs to a single, distinct classification of recreational vehicle product type having a substantial degree of commonality in the construction of the chassis, frame, and body; and
  - (v) a franchise agreement authorizes a dealer to sell.
  - (14) "Mile" means 5,280 feet.
- (15) "Motor home" means a self-propelled vehicle, primarily designed as a temporary dwelling for travel, recreational, or vacation use.
  - (16) (a) "Motor vehicle" means { a vehicle that is }:
- { (i) self-propelled;
- † (<del>{ii}</del>i) except as provided in Subsection (16)(b), a trailer;
  - [(i)] ({iii}ii) a travel trailer;
- [(ii)] (iii) except as provided in Subsection (16)(b), a motor vehicle as defined in Section 41-3-102; {}}
  - [(iii)] (iv) a semitrailer as defined in Section 41-1a-102; and
  - (iv) a trailer as defined in Section 41-1a-102; and
  - (v) a recreational vehicle.
  - (b) "Motor vehicle" does not include:
  - (i) a motorcycle as defined in Section 41-1a-102;
  - (ii) an off-highway vehicle as defined in Section 41-3-102; [and]

- (iii) a small trailer as defined in Section 41-3-102[-];
- (iv) a {cargo }trailer {as defined in Section 41-3-102;}that:
- (A) is not designed for human habitation; and
- (B) has a gross vehicle weight rating of less than 26,000 pounds.
- (v) a mobile home as defined in Section 41-1a-102;
- (vi) a trailer of 750 pounds or less unladen weight; and
- (vii) a farm tractor or other machine or tool used in the production, harvesting, or care of a farm product.
  - (17) "New motor vehicle" means a motor vehicle that:
  - (a) has never been titled or registered; and
- (b) for a motor vehicle that is not a trailer, travel trailer, or semitrailer, has been driven less than 7,500 miles.
- (18) "New motor vehicle dealer" is a person who is licensed under Subsection 41-3-202(1)[(a)] to sell new motor vehicles.
- (19) "Notice" or "notify" includes both traditional written communications and all reliable forms of electronic communication unless expressly prohibited by statute or rule.
  - (20) "Notice area" means the geographic area that is:
- (a) within a radius of at least six miles and no more than 10 miles from the site of an existing dealership; and
  - (b) located within a county with a population of at least 225,000.
  - (21) "Primary market area" means:
- (a) for an existing dealership, the geographic area established by the franchisor that the existing dealership is intended to serve; or
- (b) for a new or relocated dealership, the geographic area proposed by the franchisor that the new or relocated dealership is intended to serve.
- (22) "Recall" means a determination by a franchisor or the National Highway Traffic Safety Administration that a motor vehicle has a safety-related defect or fails to meet a federal safety or emissions standard.
- (23) "Recall repair" means any diagnostic work, labor, or part necessary to resolve an issue that is the basis of a recall.
  - (24) (a) "Recreational vehicle" means a vehicular unit other than a mobile home.

primarily designed as a temporary dwelling for travel, recreational, or vacation use, that is either self-propelled or pulled by another vehicle.

- (b) "Recreational vehicle" includes:
- (i) a travel trailer;
- (ii) a camping trailer;
- (iii) a motor home;
- (iv) a fifth wheel trailer; and
- (v) a van.
- (25) (a) "Relevant market area," except with respect to recreational vehicles, means:
- (i) as applied to an existing dealership that is located in a county with a population of less than 225,000:
  - (A) the county in which the existing dealership is located; and
  - (B) the area within a 15-mile radius of the existing dealership; or
- (ii) as applied to an existing dealership that is located in a county with a population of 225,000 or more, the area within a 10-mile radius of the existing dealership.
  - (b) "Relevant market area," with respect to recreational vehicles, means:
  - (i) the county in which the dealership is to be established or relocated; and
  - (ii) the area within a 35-mile radius from the site of the existing dealership.
- (26) "Sale, transfer, or assignment" means any disposition of a franchise or an interest in a franchise, with or without consideration, including a bequest, inheritance, gift, exchange, lease, or license.
- (27) "Serve" or "served," unless expressly indicated otherwise by statute or rule, includes any reliable form of communication.
- (28) "Site-control agreement" means an agreement, however denominated and regardless of the agreement's form or of the parties to the agreement, that has the effect of:
- (a) controlling in any way the use and development of the premises upon which a franchisee's business operations are located;
- (b) requiring a franchisee to establish or maintain an exclusive dealership facility on the premises upon which the franchisee's business operations are located; or
- (c) restricting the ability of the franchisee or, if the franchisee leases the dealership premises, the franchisee's lessor to transfer, sell, lease, develop, redevelop, or change the use of

some or all of the dealership premises, whether by sublease, lease, collateral pledge of lease, right of first refusal to purchase or lease, option to purchase or lease, or any similar arrangement.

- (29) "Stop-sale order" means an order issued by a franchisor that prohibits a franchisee from selling or leasing a certain used motor vehicle of the franchisor's line-make, which then or thereafter is in the franchisee's inventory, due to a recall.
  - (30) "Trailer" means the same as that term is defined in Section 41-3-102.
- [(30)] (31) "Travel trailer," "camping trailer," or "fifth wheel trailer" means a portable vehicle without motive power, designed as a temporary dwelling for travel, recreational, or vacation use that does not require a special highway movement permit when drawn by a self-propelled motor vehicle.
  - [(31)] (32) "Used motor vehicle" means a motor vehicle that:
  - (a) has been titled and registered to a purchaser other than a franchisee; or
- (b) for a motor vehicle that is not a trailer, travel trailer, or semitrailer, has been driven 7,500 or more miles.
- [(32)] (33) "Value of a used motor vehicle" means the average trade-in value for a used motor vehicle of the same year, make, and model as reported in a recognized, independent third-party used motor vehicle guide.
- [(33)] (34) "Written," "write," "in writing," or other variations of those terms shall include all reliable forms of electronic communication.

Section 2. Section  $\frac{41-1a-802}{41-3-102}$  is amended to read:

- 41-1a-802. Identification number inspectors -- Duties. (1) The following are qualified identification number inspectors: (a) the commission; (b) designated officers and employees of the division; (c) a person operating a safety inspection station under Title 53, Chapter 8, Part 2, **Motor Vehicle Safety Inspection Act**; (d) an official inspection station certified inspector;
- (e) a dealer licensed under Subsection 41-3-202(1), (2), (3), [or] (4), or (5); and
- (f) all peace officers of the state.
  - (2) The qualified identification number inspectors shall, upon the application for the

first registration in this state of any vehicle:

- (a) inspect the identification number of the vehicle;
- (b) make a record of the identification number inspection upon an application form provided by the division; and
  - (c) verify the facts in the application.
  - Section 3. Section 41-3-102 is amended to read:

#### **†** 41-3-102. Definitions.

As used in this chapter:

- (1) "Administrator" means the motor vehicle enforcement administrator.
- (2) "Agent" means a person other than a holder of any dealer's or salesperson's license issued under this chapter, who for salary, commission, or compensation of any kind, negotiates in any way for the sale, purchase, order, or exchange of three or more motor vehicles for any other person in any 12-month period.
- (3) "Auction" means a dealer engaged in the business of auctioning motor vehicles, either owned or consigned, to the general public.
  - (4) "Authorized service center" means an entity that:
- (a) is in the business of repairing exclusively the motor vehicles of the same line-make as the motor vehicles a single direct-sale manufacturer manufactures;
- (b) the direct-sale manufacturer described in Subsection (4)(a) authorizes to complete warranty repair work for motor vehicles that the direct-sale manufacturer sells, displays for sale, or offers for sale or exchange; and
- (c) conducts business primarily from an enclosed commercial repair facility that is permanently located in the state.
  - (5) "Board" means the advisory board created in Section 41-3-106.
- (6) "Body shop" means a person engaged in rebuilding, restoring, repairing, or painting the body of motor vehicles for compensation.
- { (7) "Cargo trailer" means a trailer that:
  - (a) is not designed for human habitation; and
  - (b) has a gross vehicle weight rating of:
  - (i) more than 750 pounds; and
- (ii) less than 26,000 pounds.

- $\{(7), (3), (8)\}\}$  "Commission" means the State Tax Commission.
- {[](8){](9)} "Crusher" means a person who crushes or shreds motor vehicles subject to registration under Title 41, Chapter 1a, Motor Vehicle Act, to reduce the useable materials and metals to a more compact size for recycling.
  - $\{(9), (10)\}$  (a) "Dealer" means a person:
- (i) whose business in whole or in part involves selling new, used, or new and used motor vehicles or off-highway vehicles; and
- (ii) who sells, displays for sale, or offers for sale or exchange three or more new or used motor vehicles or off-highway vehicles in any 12-month period.
  - (b) "Dealer" includes a representative or consignee of any dealer.
  - $\{(10), (111)\}$  "Direct-sale manufacturer" means a person:
  - (a) that is both a manufacturer and a dealer;
- (b) that, in this state, sells, displays for sale, or offers for sale or exchange only new motor vehicles of the person's own line-make that are:
- (i) exclusively propelled through the use of electricity, a hydrogen fuel cell, or another non-fossil fuel source;
- (ii) (A) passenger vehicles with a gross vehicle weight rating of 14,000 pounds or less; or
  - (B) trucks with a gross vehicle weight rating of 14,000 pounds or less; and
  - (iii) manufactured by the person;
  - (c) that is not a franchise holder;
  - (d) that is domiciled in the United States; and
- (e) whose chief officers direct, control, and coordinate the person's activities as a direct-sale manufacturer from a physical location in the United States.
- {[](11){](12)} "Direct-sale manufacturer salesperson" means an individual who for a salary, commission, or compensation of any kind, is employed either directly, indirectly, regularly, or occasionally by a direct-sale manufacturer to sell, purchase, or exchange or to negotiate for the sale, purchase, or exchange of a motor vehicle manufactured by the direct-sale manufacturer who employs the individual.
- {[}(12)<del>{](13)}</del> (a) "Dismantler" means a person engaged in the business of dismantling motor vehicles subject to registration under Title 41, Chapter 1a, Motor Vehicle

Act, for the resale of parts or for salvage.

(b) "Dismantler" includes a person who dismantles three or more motor vehicles in any 12-month period.

{[}(13){] (14)} "Distributor" means a person who has a franchise from a manufacturer of motor vehicles to distribute motor vehicles within this state and who in whole or in part sells or distributes new motor vehicles to dealers or who maintains distributor representatives.

{[}(14)<del>{](15)}</del> "Distributor branch" means a branch office similarly maintained by a distributor for the same purposes a factory branch is maintained.

{[](15){](16)} "Distributor representative" means a person and each officer and employee of the person engaged as a representative of a distributor or distributor branch of motor vehicles to make or promote the sale of the distributor or the distributor branch's motor vehicles, or for supervising or contacting dealers or prospective dealers of the distributor or the distributor branch.

 $\{\{\}\}$  "Division" means the Motor Vehicle Enforcement Division created in Section 41-3-104.

{[](17)<del>{](18)}</del> "Factory branch" means a branch office maintained by a person who manufactures or assembles motor vehicles for sale to distributors, motor vehicle dealers, or who directs or supervises the factory branch's representatives.

{[](18){](19)}} "Factory representative" means a person and each officer and employee of the person engaged as a representative of a manufacturer of motor vehicles or by a factory branch to make or promote the sale of the manufacturer's or factory branch's motor vehicles, or for supervising or contacting the dealers or prospective dealers of the manufacturer or the factory branch.

{[](19){]} ({20}a) "Franchise" means a contract or agreement between a dealer and a manufacturer of new motor vehicles or a manufacturer's distributor or factory branch by which the dealer is authorized to sell any specified make or makes of new motor vehicles.

(b) "Franchise" includes a contract or agreement described in Subsection (19)(a) regardless of whether the contract or agreement is subject to Title 13, Chapter 14, New Automobile Franchise Act, Title 13, Chapter 35, Powersport Vehicle Franchise Act, or neither.

(20)  $\{1(21)\}$  (a) "Franchise holder" means a manufacturer who:

(i) previously had a franchised dealer in the United States;

- (ii) currently has a franchised dealer in the United States;
- (iii) is a successor to another manufacturer who previously had or currently has a franchised dealer in the United States;
- (iv) is a material owner of another manufacturer who previously had or currently has a franchised dealer in the United States;
- (v) is under legal or common ownership, or practical control, with another manufacturer who previously had or currently has a franchised dealer in the United States; or
- (vi) is in a partnership, joint venture, or similar arrangement for production of a commonly owned line-make with another manufacturer who previously had or currently has a franchised dealer in the United States.
- (b) "Franchise holder" does not include a manufacturer described in Subsection \{\frac{1}{21}}\(a\), if at all times during the franchised dealer's existence, the manufacturer had legal or practical common ownership or common control with the franchised dealer.
- {[}(21)<del>{](22)}</del> "Line-make" means motor vehicles that are offered for sale, lease, or distribution under a common name, trademark, service mark, or brand name of the manufacturer.
- {[}(22){](23)} "Manufacturer" means a person engaged in the business of constructing or assembling new motor vehicles, ownership of which is customarily transferred by a manufacturer's statement or certificate of origin, or a person who constructs three or more new motor vehicles in any 12-month period.
- {[](23)<del>{](24)}</del> "Material owner" means a person who possesses, directly or indirectly, the power to direct, or cause the direction of, the management, policies, or activities of another person:
  - (a) through ownership of voting securities;
  - (b) by contract or credit arrangement; or
  - (c) in another way not described in Subsections  $\{\{\}\}$  (23) $\{\{\}\}$  (24) $\{\}$  (a) and (b).
  - $\{\{\}\}$  (24) $\{\{\}\}$  (25) $\{\}\}$  (a) "Motor vehicle" means a vehicle that is:
  - (i) self-propelled;
  - (ii) a trailer[;{}]{including a cargo trailer or small habitable trailer};
  - (iii) a travel trailer[, or];
  - (iv) a semitrailer; or

- $\left[\frac{(iii)}{(v)}\right]$  an off-highway vehicle  $\left\{\frac{(iii)}{(v)}\right\}$  or
- (b) "Motor vehicle" does not include:
- (i) mobile homes as defined in Section 41-1a-102;
- (ii) trailers of 750 pounds or less unladen weight;
- (iii) [farm tractors and other machines and tools] <u>a farm tractor or other machine or tool</u> used in the production, harvesting, [and] <u>or care of a farm [products] product;</u> and
  - (iv) park model recreational vehicles as defined in Section 41-1a-102.
- $\{\{\}\}$  "Motorcycle" [has the same meaning as] means the same as that term is defined in Section 41-1a-102.
  - $\{\{\}\}$  "New motor vehicle" means a motor vehicle that:
  - (a) has never been titled or registered; and
- (b) for a motor vehicle that is not a trailer, travel trailer, or semitrailer, has been driven less than 7,500 miles.
- {[}(27)<del>{](28)}</del> "Off-highway vehicle" [has the same meaning as provided] means the same as that term is defined in Section 41-22-2.
- {[}(28)<del>{](29)}</del> "Pawnbroker" means a person whose business is to lend money on security of personal property deposited with him.
  - $\{(29)\}$  (a) "Principal place of business" means a site or location in this state:
- (i) devoted exclusively to the business for which the dealer, manufacturer, remanufacturer, transporter, dismantler, crusher, or body shop is licensed, and businesses incidental to them;
- (ii) sufficiently bounded by fence, chain, posts, or otherwise marked to definitely indicate the boundary and to admit a definite description with space adequate to permit the display of three or more new, or new and used, or used motor vehicles and sufficient parking for the public; and
- (iii) that includes a permanent enclosed building or structure large enough to accommodate the office of the establishment and to provide a safe place to keep the books and other records of the business, at which the principal portion of the business is conducted and the books and records kept and maintained.
  - (b) "Principal place of business" means, with respect to a direct-sale manufacturer, the

direct-sale manufacturer's showroom, which shall comply with the requirements of Subsection  $\{\{(29)\}\}$  (a).

\*\*(30)\*\*[31)\*\* "Remanufacturer" means a person who reconstructs used motor vehicles subject to registration under Title 41, Chapter 1a, Motor Vehicle Act, to change the body style and appearance of the motor vehicle or who constructs or assembles motor vehicles from used or new and used motor vehicle parts, or who reconstructs, constructs, or assembles three or more motor vehicles in any 12-month period.

{[}(31)<del>{](32)}</del> "Salesperson" means an individual who for a salary, commission, or compensation of any kind, is employed either directly, indirectly, regularly, or occasionally by any new motor vehicle dealer or used motor vehicle dealer to sell, purchase, or exchange or to negotiate for the sale, purchase, or exchange of motor vehicles.

{[}(32){](33)} "Semitrailer" [has the same meaning as] means the same as that term is defined in Section 41-1a-102.

{[](33)<del>{](34)}</del> "Showroom" means a site or location in the state that a direct-sale manufacturer uses for the direct-sale manufacturer's business, including the display and demonstration of new motor vehicles that are exclusively of the same line-make that the direct-sale manufacturer manufactures.

## (35) ## "Special equipment" includes a truck mounted crane, cherry picker, material lift, post hole digger, and a utility or service body.

 $\{\{\}\}$  (36) $\{\}$  (38) $\}$  "Special equipment dealer" means a new or new and used motor vehicle dealer engaged in the business of buying new incomplete motor vehicles with a gross

vehicle weight of 12,000 or more pounds and installing special equipment on the incomplete motor vehicle.

{[}(37){] (39)} "Trailer" [has the same meaning as] means the same as that term is defined in Section 41-1a-102.

{[}(38){] (40)} "Transporter" means a person engaged in the business of transporting motor vehicles as described in Section 41-3-202.

{[}(39)<del>{] (41)}</del> "Travel trailer" [has the same meaning as provided] means the same as that term is defined in Section 41-1a-102.

 $\{(40), (42)\}$  "Used motor vehicle" means a vehicle that:

- (a) has been titled and registered to a purchaser other than a dealer; or
- (b) for a motor vehicle that is not a trailer, travel trailer, or semitrailer, has been driven 7,500 or more miles.

{[}(41)<del>{](43)}</del> "Wholesale motor vehicle auction" means a dealer primarily engaged in the business of auctioning consigned motor vehicles to dealers or dismantlers who are licensed by this or any other jurisdiction.

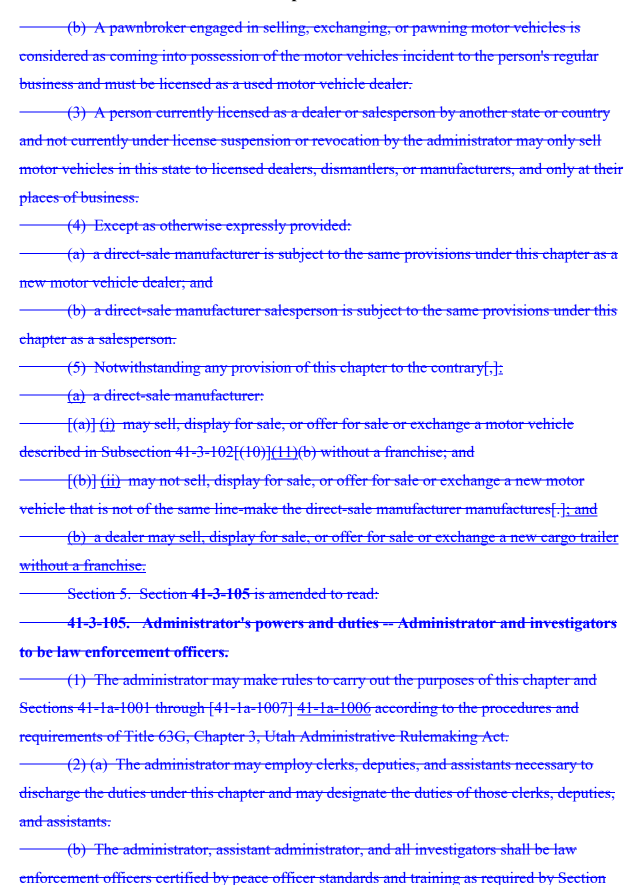
Section <del>{4. Section 41-3-103 is amended to read:</del>

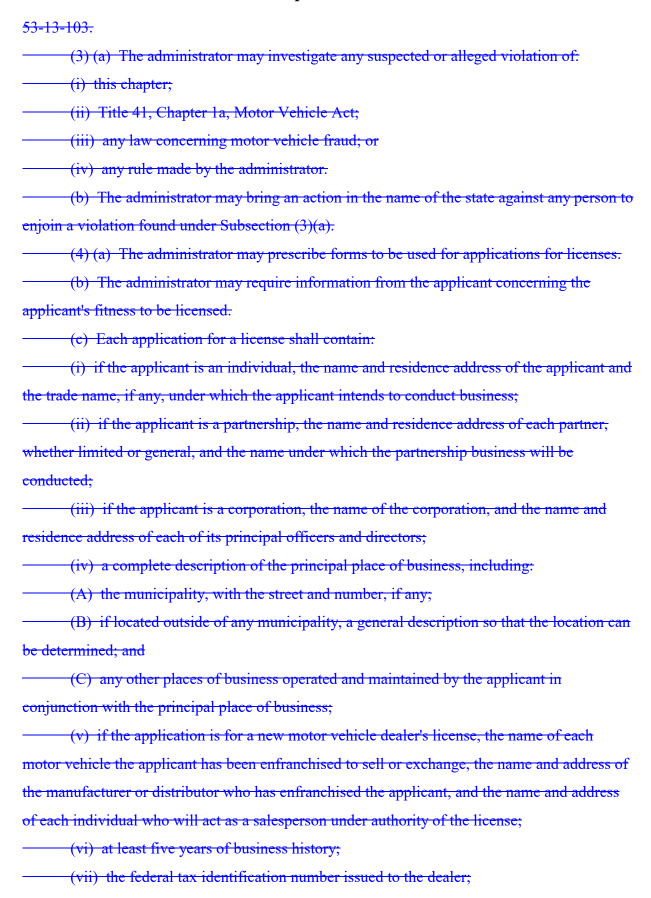
41-3-103. Exceptions to "dealer" definition -- Dealer licensed in other state -- Direct-sale manufacturer -- Direct-sale manufacturer salesperson.

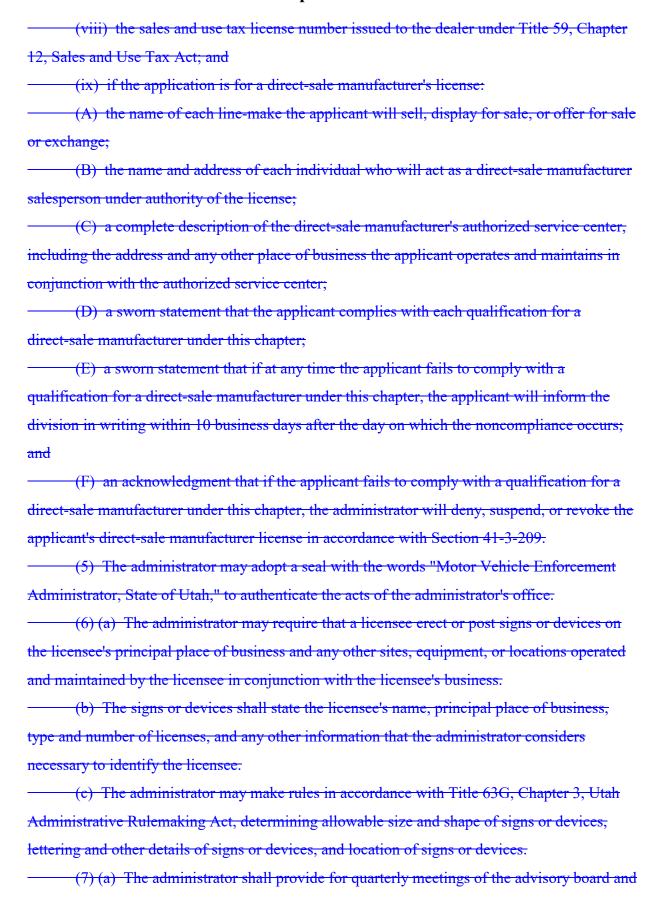
Under this chapter:

(1) (a) An insurance company, bank, finance company, company registered as a title lender under Title 7, Chapter 24, Title Lending Registration Act, company registered as a check casher or deferred deposit lender under Title 7, Chapter 23, Check Cashing and Deferred Deposit Lending Registration Act, public utility company, commission impound yard, federal or state governmental agency, or any political subdivision of any of them or any other person coming into possession of a motor vehicle as an incident to its regular business, that sells the motor vehicle under contractual rights that it may have in the motor vehicle is not considered a dealer.

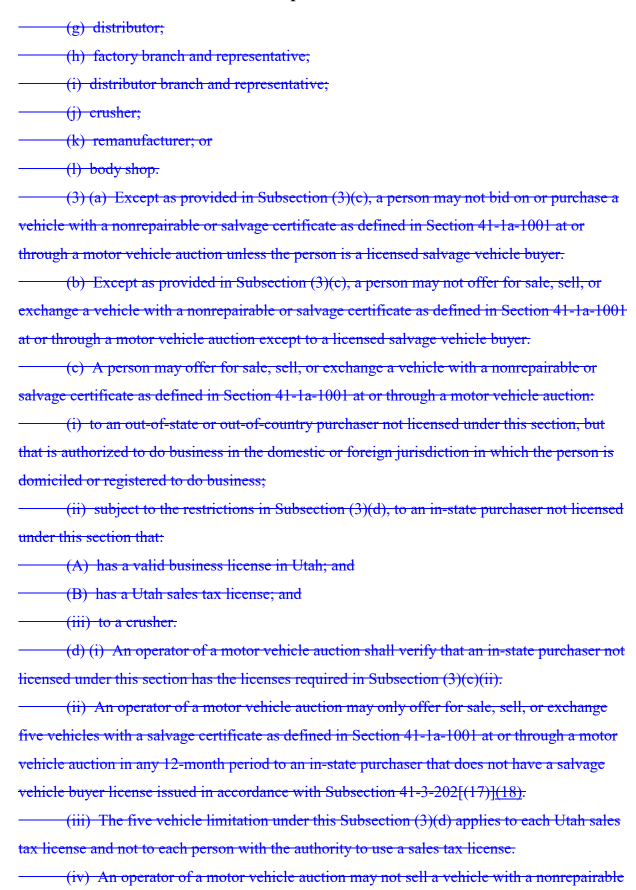
- (b) A person who sells or exchanges only those motor vehicles that the person has owned for over 12 months is not considered a dealer.
- (2) (a) A person engaged in leasing motor vehicles is not considered as coming into possession of the motor vehicles incident to the person's regular business.







may call special meetings.
(b) Notices of all meetings shall be sent to each member not fewer than five days
before the meeting.
(8) The administrator, the officers and inspectors of the division designated by the
commission, and peace officers shall:
(a) make arrests upon view and without warrant for any violation committed in their
presence of any of the provisions of this chapter, or Title 41, Chapter 1a, Motor Vehicle Act;
(b) when on duty, upon reasonable belief that a motor vehicle, including a trailer[,] or
semitrailer, is being operated in violation of any provision of Title 41, Chapter 1a, Motor
Vehicle Act, require the driver of the vehicle to stop, exhibit the person's driver license and the
registration card issued for the vehicle, and submit to an inspection of the vehicle, the license
plates, and registration card;
(c) serve all warrants relating to the enforcement of the laws regulating the operation of
motor vehicles, including trailers[,] and semitrailers;
(d) investigate traffic accidents and secure testimony of any witnesses or persons
involved; and
(e) investigate reported thefts of motor vehicles, including trailers[,] and semitrailers.
(9) The administrator may contract with a public prosecutor to provide additional
prosecution of this chapter.
Section 6. Section 41-3-201 is amended to read:
41-3-201. Licenses required Restitution Education.
(1) As used in this section, "new applicant" means a person who is applying for a
license that the person has not been issued during the previous licensing year.
(2) A person may not act as any of the following without having procured a license
issued by the administrator:
(a) a dealer;
(b) salvage vehicle buyer;
(c) salesperson;
<del>(d) manufacturer;</del>
<del>(e) transporter;</del>
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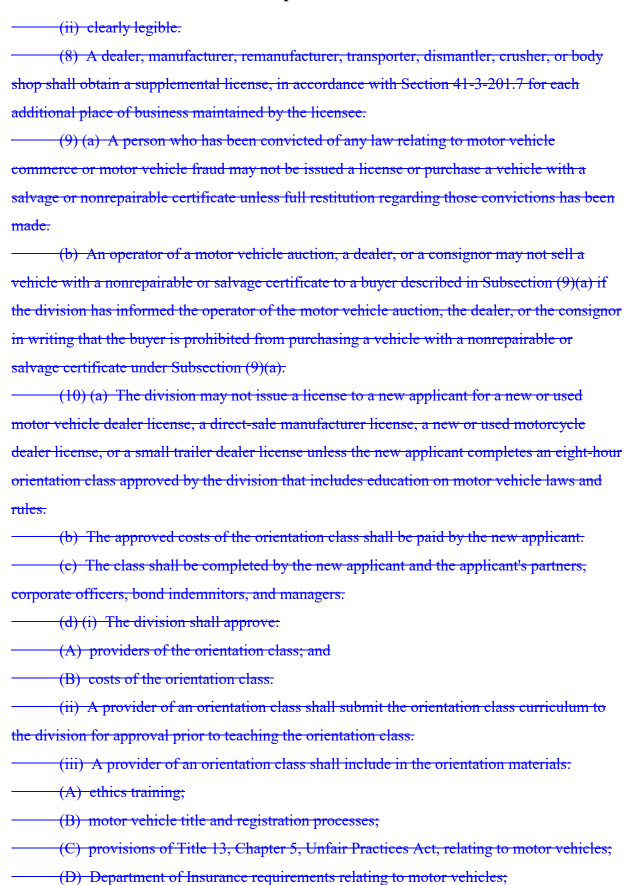


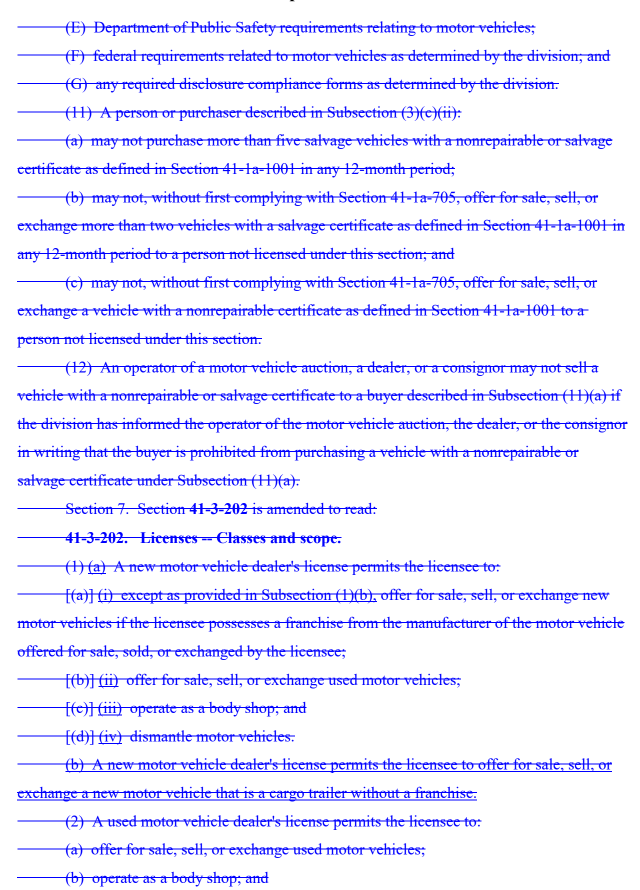
certificate as defined in Section 41-1a-1001 to a purchaser otherwise allowed to purchase a vehicle under Subsection (3)(c)(ii). (e) For a vehicle with a salvage certificate purchased under Subsection (3)(c)(ii), an operator of a motor vehicle auction shall: (i) (A) until Subsection (3)(e)(i)(B) applies, make application for a salvage certificate of title on behalf of the Utah purchaser within seven days of the purchase if the purchaser does not have a salvage vehicle buyer license, dealer license, body shop license, or dismantler license issued in accordance with Section 41-3-202; or (B) beginning on or after the date that the Motor Vehicle Division has implemented the Motor Vehicle Division's GenTax system, make application electronically, in a form and time period approved by the Motor Vehicle Division, for a salvage certificate of title to be issued in the name of the purchaser; (ii) give to the purchaser a disclosure printed on a separate piece of paper that states: "THIS DISCLOSURE STATEMENT MUST BE GIVEN BY THE SELLER TO THE BUYER EVERY TIME THIS VEHICLE IS RESOLD WITH A SALVAGE CERTIFICATE Vehicle Identification Number (VIN) Year: Make: Model: SALVAGE VEHICLE--NOT FOR RESALE WITHOUT DISCLOSURE WARNING: THIS SALVAGE VEHICLE MAY NOT BE SAFE FOR OPERATION UNLESS PROPERLY REPAIRED. SOME STATES MAY REQUIRE AN INSPECTION BEFORE THIS VEHICLE MAY BE REGISTERED. THE STATE OF UTAH MAY REOUIRE THIS VEHICLE TO BE PERMANENTLY BRANDED AS A REBUILT SALVAGE VEHICLE. OTHER STATES MAY ALSO PERMANENTLY BRAND THE **CERTIFICATE OF TITLE.** Signature of Purchaser Date"; and (iii) if applicable, provide evidence to the Motor Vehicle Division of: (A) payment of sales taxes on taxable sales in accordance with Section 41-1a-510; (B) the identification number inspection required under Section 41-1a-511; and (C) the odometer disclosure statement required under Section 41-1a-902. (f) The Motor Vehicle Division shall include a link to the disclosure statement

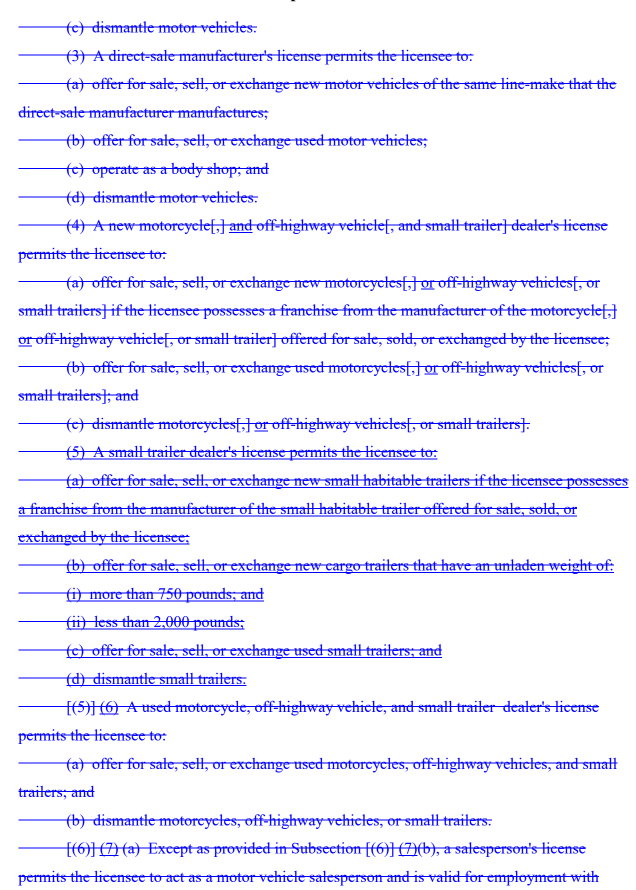
described in Subsection (3)(e)(ii) on its website. (g) The commission may impose an administrative entrance fee established in accordance with the procedures and requirements of Section 63J-1-504 not to exceed \$10 on a person not holding a license described in Subsection (3)(e)(i) that enters the physical premises of a motor vehicle auction for the purpose of viewing available salvage vehicles prior to an auction. (h) A vehicle sold at or through a motor vehicle auction to an out-of-state purchaser with a nonrepairable or salvage certificate may not be certificated in Utah until the vehicle has been certificated out-of-state. (4) (a) An operator of a motor vehicle auction shall keep a record of the sale of each salvage vehicle. (b) A record described under Subsection (4)(a) shall contain: (i) the purchaser's name and address; and (ii) the year, make, and vehicle identification number for each salvage vehicle sold. (c) An operator of a motor vehicle auction shall: (i) provide the record described in Subsection (4)(a) electronically in a method approved by the division to the division within two business days of the completion of the motor vehicle auction: (ii) retain the record described in this Subsection (4) for five years from the date of sale; and (iii) make a record described in this Subsection (4) available for inspection by the division at the location of the motor vehicle auction during normal business hours. (5) (a) An operator of a motor vehicle auction shall store a salvage vehicle sold at auction in a secure facility until the salvage vehicle is claimed as provided in this section. (b) Beginning at the time of purchase and until the salvage vehicle is claimed, the motor vehicle auction operator may collect a daily storage fee for the secure storage of each salvage vehicle sold at auction.

(c) Except as provided in Subsection (5)(d), before releasing possession of a salvage vehicle purchased at a motor vehicle auction to a person not licensed under this part or certified as a tow truck operator under Title 72, Chapter 9, Part 6, Tow Truck Provisions, and if the person claiming the vehicle is a person other than the purchaser of the vehicle, the motor

vehicle auction operator shall create a record that shall contain: (i) the name and address, as verified by government issued identification, of the person claiming the vehicle; (ii) the year, make, and vehicle identification number of the claimed vehicle; (iii) a written statement from the person claiming the vehicle indicating the location where the salvage vehicle will be delivered; and (iv) verification that the claimant has authorization from the purchaser to claim the vehicle. (d) If the salvage vehicle is claimed by a transporter or a tow truck operator, the transporter or the tow truck operator shall submit to the motor vehicle auction operator a written record on any release forms indicating the location where the salvage vehicle will be delivered if delivered within the state. (e) An operator of a motor vehicle auction shall: (i) retain the record described in Subsection (5)(c) for five years from the date of sale; and (ii) make the record available for inspection by the division at the location of the motor vehicle auction during normal business hours. (6) (a) If applicable, an operator of a motor vehicle auction shall comply with the reporting requirements of the National Motor Vehicle Title Information System overseen by the United States Department of Justice if the person sells a vehicle with a salvage certificate to an in-state purchaser under Subsection (3)(c)(ii). (b) The Motor Vehicle Division shall include a link to the National Motor Vehicle Title Information System on its website. (7) (a) An operator of a motor vehicle auction that sells a salvage vehicle to a person that is an out-of-country buyer shall: (i) stamp on the face of the title so as not to obscure the name, date, or mileage statement the words "FOR EXPORT ONLY" in all capital, black letters; and (ii) stamp in each unused reassignment space on the back of the title the words "FOR **EXPORT ONLY."** (b) The words "FOR EXPORT ONLY" shall be: (i) at least two inches wide; and

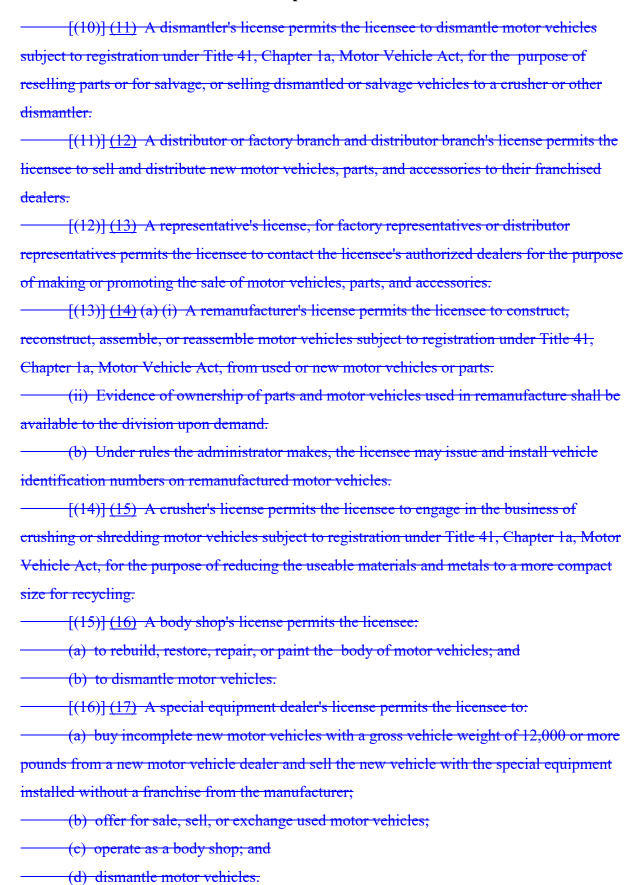


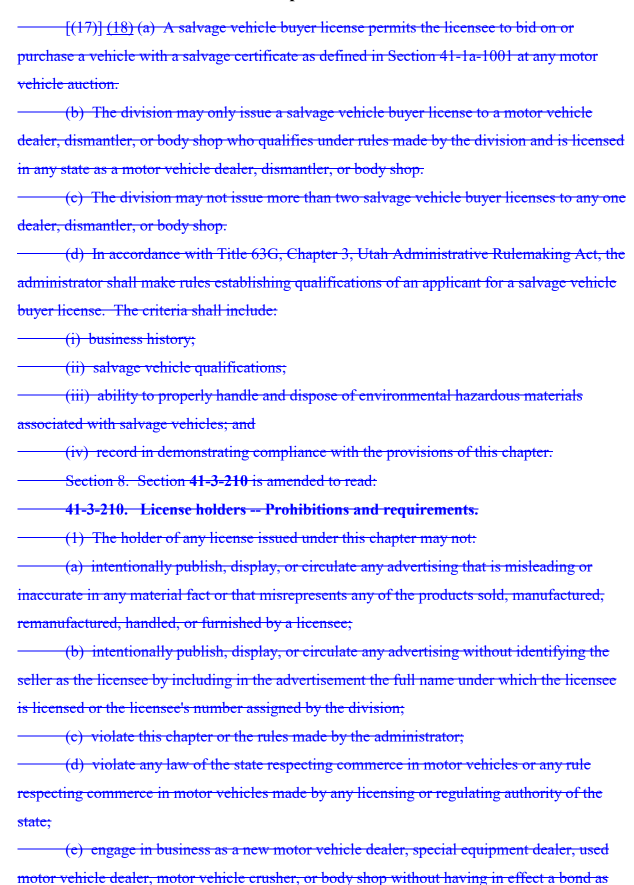




only one dealer at a time. (b) A licensee that has been issued a salesperson's license and that is employed by a dealer that operates as a wholesale motor vehicle auction may be employed by more than one dealer that operates as a wholesale motor vehicle auction at a time. [(7)] (8) (a) A direct-sale manufacturer salesperson's license permits the licensee to act as a direct-sale manufacturer salesperson for one direct-sales manufacturer. (b) A direct-sale manufacturer salesperson licensee may not simultaneously hold a salesperson's license. [(8)] (9) (a) A manufacturer's license permits the licensee to construct or assemble motor vehicles subject to registration under Title 41, Chapter 1a, Motor Vehicle Act, at an established place of business and to remanufacture motor vehicles. (b) Under rules the administrator makes, the licensee may issue and install vehicle identification numbers on manufactured motor vehicles. (c) The licensee may franchise and appoint dealers to sell manufactured motor vehicles by notifying the division of the franchise or appointment. [(9)] (10) (a) A transporter's license permits the licensee to transport or deliver motor vehicles subject to registration under Title 41, Chapter 1a, Motor Vehicle Act, from a manufacturing, assembling, or distributing point or from a dealer, to dealers, distributors, or sales agents of a manufacturer or remanufacturer, to or from detail or repair shops, and to financial institutions or places of storage from points of repossession. (b) The division may not issue or renew a transporter license to an applicant who is not: (i) licensed under this chapter as a body shop; (ii) a detail or repair shop; (iii) a tow truck motor carrier subject to Title 72, Chapter 9, Motor Carrier Safety Act; (iv) a repossession company; (v) licensed under this chapter as a dealer; or (vi) a finance company. (c) The division may not issue or renew a transporter license unless the applicant provides proof of insurance or other form of security meeting the minimum requirements of

Title 41, Chapter 12a, Financial Responsibility of Motor Vehicle Owners and Operators Act.





# required in this chapter; (f) act as a dealer, dismantler, crusher, manufacturer, transporter, remanufacturer, or body shop without maintaining a principal place of business; (g) unless the licensee is a special equipment dealer who sells a new special equipment motor vehicle with a gross vehicle weight of 12,000 or more pounds after installing special equipment on the motor vehicle: (i) engage in a business respecting the selling or exchanging of new or new and used motor vehicles for which the licensee is not licensed; and (ii) unless the licensee is a direct-sale manufacturer or the new motor vehicle is a cargo trailer, sell or exchange a new motor vehicle for which the licensee does not have a franchise; (h) dismantle or transport to a crusher for crushing or other disposition any motor vehicle without first obtaining a dismantling or junk permit under Section 41-1a-1009, 41-1a-1010, or 41-1a-1011; (i) as a new motor vehicle dealer, special equipment dealer, or used motor vehicle dealer fail to give notice of sales or transfers as required in Section 41-3-301; (j) advertise or otherwise represent, or knowingly allow to be advertised or represented on the licensee's behalf or at the licensee's place of business, that no down payment is required in connection with the sale of a motor vehicle when a down payment is required and the buyer is advised or induced to finance a down payment by a loan in addition to any other loan financing the remainder of the purchase price of the motor vehicle; (k) as a crusher, crush or shred a motor vehicle brought to the crusher without obtaining proper evidence of ownership of the motor vehicle; proper evidence of ownership is a certificate of title endorsed according to law or a dismantling or junk permit issued under Section 41-1a-1009, 41-1a-1010, or 41-1a-1011; (1) as a manufacturer or remanufacturer assemble a motor vehicle that does not comply with construction, safety, or vehicle identification number standards fixed by law or rule of any licensing or regulating authority;

customers to promote the sale of the dealer's vehicles; (n) sell, display for sale, or offer for sale motor vehicles at any location other than the

licensed under this chapter, be present on a dealer display space and contact prospective

(m) as anyone other than a salesperson or a direct-sale manufacturer salesperson

principal place of business or additional places of business licensed under this chapter; this provision is construed to prevent dealers, salespersons, or any other representative of a dealership from selling, displaying, or offering motor vehicles for sale from their homes or other unlicensed locations; (o) (i) as a dealer, dismantler, body shop, or manufacturer, maintain a principal place of business or additional place of business that shares any common area with a business or activity not directly related to motor vehicle commerce; or (ii) maintain any places of business that share any common area with another dealer, dismantler, body shop, or manufacturer; (p) withhold delivery of license plates obtained by the licensee on behalf of a customer for any reason, including nonpayment of any portion of the vehicle purchase price or down payment; (q) issue a temporary permit for any vehicle that has not been sold by the licensee; (r) alter a temporary permit in any manner; (s) operate any principal place of business or additional place of business in a location that does not comply with local ordinances, including zoning ordinances; (t) sell, display for sale, offer for sale, or exchange any new motor vehicle if the licensee does not: (i) have a new motor vehicle dealer's license or a direct-sale manufacturer's license under Section 41-3-202; and (ii) unless the licensee is a direct-sale manufacturer or the new motor vehicle is a cargo trailer, possess a franchise from the manufacturer of the new motor vehicle sold, displayed for sale, offered for sale, or exchanged by the licensee; (u) as a new motor vehicle dealer or used motor vehicle dealer, encourage or conspire with any person who has not obtained a salesperson's or a direct-sale manufacturer salesperson's license to solicit for prospective purchasers; or (v) as a direct-sale manufacturer, engage in business as a direct-sale manufacturer without having: (i) an authorized service center; or (ii) a principal place of business. (2) (a) If a new motor vehicle is constructed in more than one stage, such as a motor

home, ambulance, or van conversion, the licensee shall advertise, represent, sell, and exchange the vehicle as the make designated by the final stage manufacturer, except in those specific situations where the licensee: (i) possesses a franchise from the initial or first stage manufacturer, presumably the manufacturer of the motor vehicle's chassis; or (ii) manufactured the initial or first stage of the motor vehicle. (b) Sales of multiple stage manufactured motor vehicles shall include the transfer to the purchaser of a valid manufacturer's statement or certificate of origin from each manufacturer under Section 41-3-301. (3) Each licensee, except salespersons, shall maintain and make available for inspection by peace officers and employees of the division: (a) a record of every motor vehicle bought, or exchanged by the licensee or received or accepted by the licensee for sale or exchange; (b) a record of every used part or used accessory bought or otherwise acquired; (c) a record of every motor vehicle bought or otherwise acquired and wrecked or dismantled by the licensee; (d) all buyers' orders, contracts, odometer statements, temporary permit records, financing records, and all other documents related to the purchase, sale, or consignment of motor vehicles; and (e) a record of the name and address of the person to whom any motor vehicle or motor vehicle body, chassis, or motor vehicle engine is sold or otherwise disposed of and a description of the motor vehicle by year, make, and vehicle identification number. (4) Each licensee required by this chapter to keep records shall: (a) be kept by the licensee at least for five years; and (b) furnish copies of those records upon request to any peace officer or employee of the division during reasonable business hours. (5) A manufacturer, distributor, distributor representative, or factory representative may not induce or attempt to induce by means of coercion, intimidation, or discrimination any dealer to: (a) accept delivery of any motor vehicle, parts, or accessories or any other commodity or commodities, including advertising material not ordered by the dealer;

(b) order or accept delivery of any motor vehicle with special features, appliances, accessories, or equipment not included in the list price of the motor vehicle as publicly advertised by the manufacturer; (c) order from any person any parts, accessories, equipment, machinery, tools, appliances, or any other commodity; (d) enter into an agreement with the manufacturer, distributor, distributor representative, or factory representative of any of them, or to do any other act unfair to the dealer by threatening to cancel any franchise or contractual agreement between the manufacturer, distributor, distributor branch, or factory branch and the dealer; (e) refuse to deliver to any dealer having a franchise or contractual arrangement for the retail sale of new and unused motor vehicles sold or distributed by the manufacturer, distributor, distributor branch or factory branch, any motor vehicle, publicly advertised for immediate delivery within 60 days after the dealer's order is received; or (f) unfairly, without regard to the equities of the dealer, cancel the franchise of any motor vehicle dealer; the nonrenewal of a franchise or selling agreement without cause is a violation of this subsection and is an unfair cancellation. (6) A dealer may not assist an unlicensed dealer or salesperson in unlawful activity through active or passive participation in sales, or by allowing use of his facilities or dealer license number, or by any other means. (7) (a) The holder of any new motor vehicle dealer or direct-sale manufacturer license issued under this chapter may not sell any new motor vehicle to: (i) another dealer licensed under this chapter who does not hold a valid franchise for the make of new motor vehicles sold, unless: (A) the selling dealer licenses and titles the new motor vehicle to the purchasing dealer; or (B) the new motor vehicle is a cargo trailer; or (ii) any motor vehicle leasing or rental company located within this state, or who has any branch office within this state, unless the dealer licenses and titles the new motor vehicle to the purchasing, leasing, or rental company. (b) Subsection (7)(a)(i) does not apply to the sale of a new incomplete motor vehicle

with a gross vehicle weight of 12,000 or more pounds to a special equipment dealer licensed

## under this chapter.

(8) A dealer licensed under this chapter may not take on consignment any new motor
vehicle from anyone other than a new motor vehicle dealer, factory, or distributor who is
licensed and, if required, franchised to distribute or sell that make of motor vehicle in this or
any other state.
(9) A body shop licensed under this chapter may not assist an unlicensed body shop in
unlawful activity through active or passive means or by allowing use of its facilities, name,
body shop number, or by any other means.
(10) A used motor vehicle dealer licensed under this chapter may not advertise, offer
for sale, or sell a new motor vehicle that has been driven less than 7,500 miles by obtaining a
title only to the vehicle and representing it as a used motor vehicle.
(11) (a) Except as provided in Subsection (11)(c), or in cases of undue hardship or
emergency as provided by rule by the division, a dealer or salesperson licensed under this
chapter may not, on consecutive days of Saturday and Sunday, sell, offer for sale, lease, or offer
for lease a motor vehicle.
(b) Each day a motor vehicle is sold, offered for sale, leased, or offered for lease in
violation of Subsection (11)(a) and each motor vehicle sold, offered for sale, leased, or offered
for lease in violation of Subsection (11)(a) shall constitute a separate offense.
(c) The provisions of Subsection (11)(a) shall not apply to a dealer participating in a
trade show or exhibition if:
(i) there are five or more dealers participating in the trade show or exhibition; and
(ii) the trade show or exhibition takes place at a location other than the principal place
of business of one of the dealers participating in the trade show or exhibition.
(12) For purposes of imposing the sales and use tax under Title 59, Chapter 12, Sales
and Use Tax Act, a licensee issuing a temporary permit under Section 41-3-302 shall separately
identify the fees required by Title 41, Chapter 1a, Motor Vehicle Act.
(13) (a) A dismantler or dealer engaged in the business of dismantling motor vehicles
for the sale of parts or salvage shall identify any vehicles or equipment used by the dismantler
or dealer for transporting parts or salvage on the highways.
(b) The identification required under Subsection (13)(a) shall:

(i) include the name, address, and license number of the dismantler or dealer; and

(ii) be conspicuously displayed on both sides of the vehicle or equipment in clear	<del>ly</del>
legible letters and numerals not less than two inches in height.	
Section 9. Section 41-3-702 is amended to read:	
41-3-702. Civil penalty for violation.	
(1) The following are civil violations under this chapter and are in addition to crit	<del>ninal</del>
violations under this chapter:	
(a) Level I:	
(i) failing to display business license;	
(ii) failing to surrender license of salesperson because of termination, suspension,	<del>, or</del>
revocation;	
(iii) failing to maintain a separation from nonrelated motor vehicle businesses at	
licensed locations;	
(iv) issuing a temporary permit improperly;	
(v) failing to maintain records;	
(vi) selling a new motor vehicle to a nonfranchised dealer or leasing company wi	hout
licensing the motor vehicle, unless the motor vehicle is a cargo trailer;	
(vii) special plate violation;	
(viii) failing to maintain a sign at a principal place of business; or	
(ix) failing to store a salvage vehicle purchased at a motor vehicle auction in a sec	<del>cure</del>
location until the purchaser or a transporter has provided the proper documentation to tak	e
possession of the salvage vehicle.	
(b) Level II:	
(i) failing to report sale;	
(ii) dismantling without a permit;	
(iii) manufacturing without meeting construction or vehicle identification number	•
standards;	
(iv) withholding customer license plates;	
(v) selling a motor vehicle on consecutive days of Saturday and Sunday; or	
(vi) failing to record and report the sale of a salvage vehicle at a motor vehicle au	<del>ction</del>
as described in Section 41-3-201.	
(c) Level III:	

