

214 for the sale of parts or salvage shall identify any vehicles or equipment used by the dismantler
215 or dealer for transporting parts or salvage on the highways.

216 (b) The identification required under Subsection (13)(a) shall:

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

218 (ii) be conspicuously displayed on both sides of the vehicle or equipment in clearly
219 legible letters and numerals not less than two inches in height.

220 (14) (a) Subject to Subsection (14)(b), a licensed vehicle dealer may:

221 (i) sell a vehicle to a buyer without the buyer being required to appear in person at one
222 of the dealer's licensed places of business;

223 (ii) collect a buyer's signature ~~§~~ or buyer's electronic signature ~~←§~~ on a purchase
223a contract and related purchase documents;

224 (iii) collect payment electronically; and

225 (iv) deliver a vehicle to a buyer at the buyer's home or place of business, or at one of
226 the dealer's licensed places of business.

227 (b) Notwithstanding Subsection (14)(a), a vehicle purchase contract is not executed
228 until the contract is countersigned by the licensed dealer at one of the dealer's licensed places of
229 business.

230 (c) Notwithstanding Subsections (14)(a) and (b), Subsection (1)(n) is construed to
231 prevent a dealer, salesperson, or any other representative of a dealership from selling,
232 displaying, or offering a motor vehicle for sale from the dealer's, salesperson's, or any other
233 representative's home or other unlicensed location.