1 AN ACT concerning vehicles.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Illinois Vehicle Code is amended by changing
Sections 5-301, 5-401.3 and 5-402.1 as follows:

6 (625 ILCS 5/5-301) (from Ch. 95 1/2, par. 5-301)

Sec. 5-301. Automotive parts recyclers, scrap processors,
repairers and rebuilders must be licensed.

9 (a) No person in this State shall, except as an incident to the servicing of vehicles, carry on or conduct the business of 10 a automotive parts recyclers, a scrap processor, a repairer, or 11 a rebuilder, unless licensed to do so in writing by the 12 13 Secretary of State under this Section. No person shall rebuild 14 a salvage vehicle unless such person is licensed as a rebuilder by the Secretary of State under this Section. Each license 15 16 shall be applied for and issued separately, except that a 17 license issued to a new vehicle dealer under Section 5-101 of this Code shall also be deemed to be a repairer license. 18

19 <u>(a-5) No recyclable metal dealer may acquire or possess a</u> 20 <u>vehicle, junk vehicle, vehicle cowl, or essential vehicle</u> 21 <u>parts, as defined by Section 1-118 of this Code, for the</u> 22 <u>purpose of processing them into a form other than a vehicle</u> 23 <u>unless that recyclable metal dealer is also licensed by the</u> HB2912 Engrossed - 2 - LRB097 08953 HEP 49086 b

<u>Secretary of State as a scrap processor pursuant to this</u>
 <u>Section. A recyclable metal dealer who fails to obtain a scrap</u>
 <u>processor's license shall be subject to the provisions of</u>
 Sections 5-503 and 5-801 of this Code.

5 (b) Any application filed with the Secretary of State, 6 shall be duly verified by oath, in such form as the Secretary 7 of State may by rule or regulation prescribe and shall contain:

8 1. The name and type of business organization of the 9 applicant and his principal or additional places of 10 business, if any, in this State.

11 2. The kind or kinds of business enumerated in
12 subsection (a) of this Section to be conducted at each
13 location.

3. If the applicant is a corporation, a list of its 14 15 officers, directors, and shareholders having a ten percent 16 or greater ownership interest in the corporation, setting 17 forth the residence address of each; if the applicant is a sole proprietorship, a partnership, an unincorporated 18 19 association, a trust, or any similar form of business organization, the names and residence address of the 20 21 proprietor or of each partner, member, officer, director, 22 trustee or manager.

4. A statement that the applicant's officers,
directors, shareholders having a ten percent or greater
ownership interest therein, proprietor, partner, member,
officer, director, trustee, manager, or other principals

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in the business have not committed in the past three years any one violation as determined in any civil or criminal or administrative proceedings of any one of the following Acts:

5 (a) The Anti Theft Laws of the Illinois Vehicle 6 Code;

7 (b) The "Certificate of Title Laws" of the Illinois
8 Vehicle Code;

9 (c) The "Offenses against Registration and 10 Certificates of Title Laws" of the Illinois Vehicle 11 Code;

12 (d) The "Dealers, Transporters, Wreckers and
 13 Rebuilders Laws" of the Illinois Vehicle Code;

14 (e) Section 21-2 of the Criminal Code of 1961,
15 Criminal Trespass to Vehicles; or

16

(f) The Retailers Occupation Tax Act.

17 5. that the applicant's officers, А statement 18 directors, shareholders having a ten percent or greater 19 ownership interest therein, proprietor, partner, member, 20 officer, director, trustee, manager or other principals in 21 the business have not committed in any calendar year 3 or 22 more violations, as determined in any civil or criminal or 23 administrative proceedings, of any one or more of the 24 following Acts:

25 26 (a) The Consumer Finance Act;

(b) The Consumer Installment Loan Act;

- 4 - LRB097 08953 HEP 49086 b HB2912 Engrossed (c) The Retail Installment Sales Act; 1 (d) The Motor Vehicle Retail Installment Sales 2 3 Act; (e) The Interest Act; 4 5 (f) The Illinois Wage Assignment Act; (q) Part 8 of Article XII of the Code of Civil 6 7 Procedure; or (h) The Consumer Fraud Act. 8 9 6. An application for a license shall be accompanied by 10 the following fees: \$50 for applicant's established place 11 of business; \$25 for each additional place of business, if 12 any, to which the application pertains; provided, however, that if such an application is made after June 15 of any 13 14 year, the license fee shall be \$25 for applicant's established place of business plus 15 \$12.50 for each 16 additional place of business, if any, to which the 17 application pertains. License fees shall be returnable only in the event that such application shall be denied by 18

19 the Secretary of State.

20 7. A statement that the applicant understands Chapter 121 through Chapter 5 of this Code.

8. A statement that the applicant shall comply withsubsection (e) of this Section.

(c) Any change which renders no longer accurate any information contained in any application for a license filed with the Secretary of State shall be amended within 30 days HB2912 Engrossed - 5 - LRB097 08953 HEP 49086 b

after the occurrence of such change on such form as the
 Secretary of State may prescribe by rule or regulation,
 accompanied by an amendatory fee of \$2.

4 (d) Anything in this chapter to the contrary, 5 notwithstanding, no person shall be licensed under this Section 6 unless such person shall maintain an established place of 7 business as defined in this Chapter.

8 (e) The Secretary of State shall within a reasonable time 9 after receipt thereof, examine an application submitted to him under this Section and unless he makes a determination that the 10 11 application submitted to him does not conform with the 12 requirements of this Section or that grounds exist for a denial 13 of the application, as prescribed in Section 5-501 of this 14 Chapter, grant the applicant an original license as applied for 15 in writing for his established place of business and a 16 supplemental license in writing for each additional place of 17 business in such form as he may prescribe by rule or regulation which shall include the following: 18

19

1. The name of the person licensed;

20 2. If a corporation, the name and address of its 21 officers or if a sole proprietorship, a partnership, an 22 unincorporated association or any similar form of business 23 organization, the name and address of the proprietor or of 24 each partner, member, officer, director, trustee or 25 manager;

26

3. A designation of the kind or kinds of business

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- enumerated in subsection (a) of this Section to be conducted at each location;
- 4. In the case of an original license, the established
 place of business of the licensee;

5 5. In the case of a supplemental license, the 6 established place of business of the licensee and the 7 additional place of business to which such supplemental 8 license pertains.

9 (f) The appropriate instrument evidencing the license or a 10 certified copy thereof, provided by the Secretary of State 11 shall be kept, posted, conspicuously in the established place 12 of business of the licensee and in each additional place of business, if any, maintained by such licensee. The licensee 13 14 also shall post conspicuously in the established place of 15 business and in each additional place of business a notice 16 which states that such business is required to be licensed by 17 the Secretary of State under Section 5-301, and which provides the license number of the business and the license expiration 18 19 date. This notice also shall advise the consumer that any 20 complaints as to the quality of service may be brought to the attention of the Attorney General. The information required on 21 22 this notice also shall be printed conspicuously on all 23 estimates and receipts for work by the licensee subject to this Section. The Secretary of State shall prescribe the specific 24 25 format of this notice.

26

(g) Except as provided in subsection (h) hereof, licenses

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1 granted under this Section shall expire by operation of law on 2 December 31 of the calendar year for which they are granted 3 unless sooner revoked or cancelled under the provisions of 4 Section 5-501 of this Chapter.

5 (h) Any license granted under this Section may be renewed 6 upon application and payment of the fee required herein as in 7 the case of an original license, provided, however, that in 8 case an application for the renewal of an effective license is 9 made during the month of December, such effective license shall 10 remain in force until such application is granted or denied by 11 the Secretary of State.

(i) All automotive repairers and rebuilders shall, in addition to the requirements of subsections (a) through (h) of this Section, meet the following licensing requirements:

15 1. Provide proof that the property on which first time 16 applicants plan to do business is in compliance with local 17 zoning laws and regulations, and a listing of zoning 18 classification;

Provide proof that the applicant for a repairer's
 license complies with the proper workers' compensation
 rate code or classification, and listing the code of
 classification for that industry;

3. Provide proof that the applicant for a rebuilder's license complies with the proper workers' compensation rate code or classification for the repair industry or the auto parts recycling industry and listing the code of HB2912 Engrossed - 8 - LRB097 08953 HEP 49086 b

1 classification;

4. Provide proof that the applicant has obtained or
 applied for a hazardous waste generator number, and listing
 the actual number if available or certificate of exemption;

5 5. Provide proof that applicant has proper liability 6 insurance, and listing the name of the insurer and the 7 policy number; and

8 6. Provide proof that the applicant has obtained or 9 applied for the proper State sales tax classification and 10 federal identification tax number, and listing the actual 11 numbers if available.

12 (i-1) All automotive repairers shall provide proof that 13 they comply with all requirements of the Automotive Collision 14 Repair Act.

(j) All automotive parts recyclers shall, in addition to the requirements of subsections (a) through (h) of this Section, meet the following licensing requirements:

A statement that the applicant purchases 5 vehicles
 per year or has 5 hulks or chassis in stock;

20 2. Provide proof that the property on which all first 21 time applicants will do business does comply to the proper 22 local zoning laws in existence, and a listing of zoning 23 classifications;

3. Provide proof that applicant complies with the
proper workers' compensation rate code or classification,
and listing the code of classification; and

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4. Provide proof that applicant has obtained or applied
 for the proper State sales tax classification and federal
 identification tax number, and listing the actual numbers
 if available.

5 (Source: P.A. 94-784, eff. 1-1-07.)

6 (625 ILCS 5/5-401.3) (from Ch. 95 1/2, par. 5-401.3)

7 Sec. 5-401.3. Scrap processors required to keep records.

8 (a) Every person licensed or required to be licensed as a 9 scrap processor pursuant to Section 5-301 of this Chapter shall 10 maintain for 3 years, at his established place of business, the 11 following records relating to the acquisition of recyclable 12 metals or the acquisition of a vehicle, junk vehicle, or vehicle cowl which has been acquired for the purpose of 13 processing into a form other than a vehicle, junk vehicle or 14 15 vehicle cowl which is possessed in the State or brought into 16 this State from another state, territory or country. No scrap metal processor shall sell a vehicle or essential part, as 17 18 such, except for engines, transmissions, and powertrains, unless licensed to do so under another provision of this Code. 19 A scrap processor who is additionally licensed as an automotive 20 21 parts recycler shall not be subject to the record keeping 22 requirements for a scrap processor when acting as an automotive 23 parts recycler.

24 (1) For a vehicle, junk vehicle, or vehicle cowl
 25 acquired from a person who is licensed under this Chapter,

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1 the scrap processor shall record the name and address of 2 the person, and the Illinois or out-of-state dealer license 3 number of such person on the scrap processor's weight ticket at the time of the acquisition. The person disposing 4 5 of the vehicle, junk vehicle, or vehicle cowl shall furnish 6 the scrap processor with documentary proof of ownership of 7 the vehicle, junk vehicle, or vehicle cowl in one of the 8 following forms: а Certificate of Title, а Salvage Certificate, or a Junking Certificate, a Secretary of State 9 10 Junking Manifest, a Uniform Invoice, a Certificate of 11 Purchase, or other similar documentary proof of ownership. 12 The scrap processor shall not acquire a vehicle, junk vehicle or vehicle cowl without obtaining one of the 13 14 aforementioned documentary proofs of ownership.

15 (2)For a vehicle, junk vehicle or vehicle cowl 16 acquired from a person who is not licensed under this 17 Chapter, the scrap processor shall verify and record that person's identity by recording the identification of such 18 19 person from at least 2 sources of identification, one of 20 which shall be a driver's license or State Identification 21 Card, on the scrap processor's weight ticket at the time of 22 the acquisition. The person disposing of the vehicle, junk 23 vehicle, or vehicle cowl shall furnish the scrap processor 24 with documentary proof of ownership of the vehicle, junk 25 vehicle, or vehicle cowl in one of the following forms: a 26 Certificate of Title, a Salvage Certificate, or a Junking HB2912 Engrossed - 11 - LRB097 08953 HEP 49086 b

Certificate, a Secretary of State Junking Manifest, a
 Certificate of Purchase, or other similar documentary
 proof of ownership. The scrap processor shall not acquire a
 vehicle, junk vehicle or vehicle cowl without obtaining one
 of the aforementioned documentary proofs of ownership.

6 (3) In addition to the other information required on 7 the scrap processor's weight ticket, a scrap processor who at the time of acquisition of a vehicle, junk vehicle, or 8 9 vehicle cowl is furnished a Certificate of Title, a Salvage 10 Certificate, or a Junking Certificate Certificate of 11 Purchase shall record the Vehicle Identification Number on the weight ticket or affix a copy of the Certificate of 12 13 Title, Salvage Certificate, or Junking Certificate 14 Certificate of Purchase to the weight ticket and the 15 identification of the person acquiring the information on 16 the behalf of the scrap processor.

(4) The scrap processor shall maintain a copy of a Junk
Vehicle Notification relating to any Certificate of Title,
Salvage Certificate, or Junking Certificate, Certificate
of Purchase or similarly acceptable out-of-state document
surrendered to the Secretary of State pursuant to the
provisions of Section 3-117.2 of this Code.

(5) For recyclable metals valued at \$100 or more, the
scrap processor shall, for each transaction, record the
identity of the person from whom the recyclable metals were
acquired by verifying the identification of that person

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from one source of identification, which shall be a valid 1 2 driver's license or State Identification Card, on the scrap 3 processor's weight ticket at the time of the acquisition and by making and recording a photocopy or electronic scan 4 5 of the driver's license or State Identification Card. Such 6 information shall be available for inspection by any law 7 enforcement official. If the person delivering the 8 recyclable metal does not have a valid driver's license or 9 State Identification Card, the scrap processor shall not 10 complete the transaction. The inspection of records 11 pertaining only to recyclable metals shall not be counted 12 as an inspection of a premises for purposes of subparagraph (7) of Section 5-403 of this Code. 13

14 This subdivision (a) (5) does not apply to electrical 15 contractors, to agencies or instrumentalities of the State 16 of Illinois or of the United States, to common carriers, to 17 purchases from persons, firms, or corporations regularly engaged in the business of manufacturing recyclable metal, 18 19 in the business of selling recyclable metal at retail or 20 wholesale, or in the business of razing, demolishing, 21 destroying, or removing buildings, to the purchase by one 22 recyclable metal dealer from another, or the purchase from 23 persons, firms, or corporations engaged in either the 24 generation, transmission, or distribution of electric 25 in telephone, energy or telegraph, and other 26 communications if such common carriers, persons, firms, or

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corporations at the time of the purchase provide the recyclable metal dealer with a bill of sale or other written evidence of title to the recyclable metal. This subdivision (a)(5) also does not apply to contractual arrangements between dealers.

(b) Any licensee who knowingly fails to record any of the 6 specific information required to be recorded on the weight 7 ticket required under any other subsection of this Section, or 8 9 Section 5-401 of this Code, or who knowingly fails to acquire 10 and maintain for 3 years documentary proof of ownership in one 11 of the prescribed forms shall be quilty of a Class A 12 misdemeanor and subject to suspension of his or her license for <u>a period of up</u> to 5 years a fine not to exceed \$1,000. Each 13 14 violation shall constitute a separate and distinct offense and 15 a separate count may be brought in the same complaint for each 16 violation. Any licensee who commits a second violation of this 17 Section within two years of a previous conviction of a violation of this Section shall be quilty of a Class 4 felony. 18

(c) It shall be an affirmative defense to an offense 19 20 brought under paragraph (b) of this Section that the licensee or person required to be licensed both reasonably and in good 21 22 faith relied on information appearing on a Certificate of 23 Title, a Salvage Certificate, or a Junking Certificate, a Secretary of State Manifest, a Secretary of State's Uniform 24 25 Invoice, a Certificate of Purchase, or other documentary proof 26 of ownership prepared under Section 3 117.1(a) of this Code, 1 relating to the transaction for which the required record was 2 not kept which was supplied to the licensee by another licensee 3 or an out-of-state dealer.

4 (d) No later than 15 days prior to going out of business,
5 selling the business, or transferring the ownership of the
6 business, the scrap processor shall notify the Secretary of
7 that fact. Failure to so notify the Secretary of State shall
8 constitute a failure to keep records under this Section.

9 (e) <u>(Blank)</u>. Evidence derived directly or indirectly from 10 the keeping of records required to be kept under this Section 11 shall not be admissible in a prosecution of the licensee for an 12 alleged violation of Section 4-102(a)(3) of this Code.

(f) Any scrap processor who finds a nonconforming vehicle 13 identification number on any documentary proof of ownership of 14 a vehicle, junk vehicle, or vehicle cowl provided by the person 15 16 attempting to dispose of such item shall report the offense to 17 the Secretary of State, including the name of the person attempting to dispose of the vehicle, junk vehicle, or vehicle 18 19 cowl, the actual vehicle identification number, the 20 nonconforming vehicle number, the vehicle license plate number, a copy of the document used, and the license number of 21 22 the person or persons involved in the attempted transaction. 23 Any person licensed as a scrap processor pursuant to Section 24 5-301 who is found to be in violation of this subsection or any licensed entity found in violation of this subsection shall be 25 subject to suspension of his, her, or its license for a period 26

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of up to 5 years. Any person in violation of this subsection
 shall be guilty of a Class 2 felony.

3 (Source: P.A. 95-253, eff. 1-1-08; 95-979, eff. 1-2-09.)

4 (625 ILCS 5/5-402.1) (from Ch. 95 1/2, par. 5-402.1)

Sec. 5-402.1. Use of Secretary of State Uniform Invoice for
Essential Parts.

7 (a) Except for scrap processors, every person licensed or 8 required to be licensed under Section 5-101, 5-101.1, 5-102 or 9 5-301 of this Code shall issue, in a form the Secretary of 10 State may by rule or regulation prescribe, a Uniform Invoice, 11 which may also act as a bill of sale, made out in triplicate 12 with respect to each transaction in which he disposes of an essential part other than guarter panels and transmissions of 13 vehicles of the first division. Such Invoice shall be made out 14 15 at the time of the disposition of the essential part. If the 16 licensee disposes of several essential parts in the same transaction, the licensee may issue one Uniform Invoice 17 18 covering all essential parts disposed of in that transaction.

19 (b) The following information shall be contained on the20 Uniform Invoice:

21

22

(1) the business name, address and dealer license number of the person disposing of the essential part;

(2) the name and address of the person acquiring the
essential part, and if that person is a dealer, the
Illinois or out-of-state dealer license number of that

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dealer;

1 2

(3) the date of the disposition of the essential part;

3 (4) the year, make, model, color and description of
4 each essential part disposed of by the person;

5 (5) the manufacturer's vehicle identification number, 6 Secretary of State identification number or Illinois 7 Department of State Police identification number, for each 8 essential part disposed of by the person;

9 (6) the printed name and legible signature of the 10 person or agent disposing of the essential part; and

(7) if the person is a dealer the printed name and legible signature of the dealer or his agent or employee accepting delivery of the essential part.

(c) Except for scrap processors, and except as set forth in subsection (d) of this Section, whenever a person licensed or required to be licensed by Section 5-101, 5-101.1, 5-102, or 5-301 accepts delivery of an essential part, other than quarter panels and transmissions of vehicles of the first division, that person shall, at the time of the acceptance or delivery, comply with the following procedures:

(1) Before acquiring or accepting delivery of any essential part, the licensee or his authorized agent or employee shall inspect the part to determine whether the vehicle identification number, Secretary of State identification number, Illinois Department of State Police identification number, or identification plate or sticker HB2912 Engrossed - 17 - LRB097 08953 HEP 49086 b

attached to or stamped on any part being acquired or 1 2 delivered has been removed, falsified, altered, defaced, 3 destroyed, or tampered with. If the licensee or his agent or employee determines that the vehicle identification 4 5 number, Secretary of State identification number, Illinois identification 6 Department of State Police number, 7 identification plate or identification sticker containing 8 an identification number, or Federal Certificate label of 9 an essential part has been removed, falsified, altered, 10 defaced, destroyed or tampered with, the licensee or agent 11 shall not accept or receive that part.

12 If that part was physically acquired by or delivered to 13 a licensee or his agent or employee while that licensee, 14 agent or employee was outside this State, that licensee or 15 agent or employee shall not bring that essential part into 16 this State or cause it to be brought into this State.

17 (2) If the person disposing of or delivering the essential part to the licensee is a licensed in-state or 18 19 out-of-state dealer, the licensee or his agent or employee, 20 after inspecting the essential part as required by paragraph (1) of this subsection (c), shall examine the 21 22 Uniform Invoice, or bill of sale, as the case may be, to 23 ensure that it contains all the information required to be 24 provided by persons disposing of essential parts as set 25 forth in subsection (b) of this Section. If the Uniform 26 Invoice or bill of sale does not contain all the

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information required to be listed by subsection (b) of this 1 2 Section, the dealer disposing of or delivering such part or 3 agent or employee shall record such additional his information or other needed modifications on the Uniform 4 5 Invoice or bill of sale or, if needed, an attachment 6 thereto. The dealer or his agent or employee delivering the 7 shall initial all additions essential part or 8 modifications to the Uniform Invoice or bill of sale and 9 legibly print his name at the bottom of each document 10 containing his initials. If the transaction involves a bill 11 of sale rather than a Uniform Invoice, the licensee or his 12 agent or employee accepting delivery of or acquiring the essential part shall affix his printed name and legible 13 14 signature on the space on the bill of sale provided for his 15 signature or, if no space is provided, on the back of the 16 bill of sale. If the dealer or his agent or employee 17 disposing of or delivering the essential part cannot or does not provide all the information required by subsection 18 19 (b) of this Section, the licensee or his agent or employee 20 shall not accept or receive any essential part for which 21 that required information is not provided. Ιf such 22 essential part for which the information required is not 23 fully provided was physically acquired while the licensee 24 or his agent or employee was outside this State, the 25 licensee or his agent or employee shall not bring that 26 essential part into this State or cause it to be brought

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1 into this State.

2 (3) If the person disposing of the essential part is 3 a licensed dealer, the licensee or his agent or not employee shall, after inspecting the essential part as 4 5 required by paragraph (1) of subsection (c) of this Section verify the identity of the person disposing of 6 the 7 essential part by examining 2 sources of identification, one of which shall be either a driver's license or state 8 9 identification card. The licensee or his agent or employee 10 shall then prepare a Uniform Invoice listing all the 11 information required to be provided by subsection (b) of 12 this Section. In the space on the Uniform Invoice provided for the dealer license number of the person disposing of 13 14 the part, the licensee or his agent or employee shall list 15 the numbers taken from the documents of identification 16 provided by the person disposing of the part. The person 17 disposing of the part shall affix his printed name and 18 legible signature on the space on the Uniform Invoice 19 provided for the person disposing of the essential part and 20 the licensee or his agent or employee acquiring the part 21 shall affix his printed name and legible signature on the 22 space provided on the Uniform Invoice for the person 23 acquiring the essential part. If the person disposing of 24 the essential part cannot or does not provide all the 25 information required to be provided by this paragraph, or 26 does not present 2 satisfactory forms of identification,

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the licensee or his agent or employee shall not acquire
 that essential part.

3 (d) If an essential part other than quarter panels and transmissions of vehicles of the first division was delivered 4 5 by a licensed commercial delivery service delivering such part on behalf of a licensed dealer, the person required to comply 6 7 with subsection (c) of this Section may conduct the inspection 8 of that part required by paragraph (1) of subsection (c) and 9 examination of the Uniform Invoice or bill of sale required by 10 paragraph (2) of subsection (c) of this Section immediately 11 after the acceptance of the part.

12 (1) If the inspection of the essential part pursuant to paragraph (1) of subsection (c) reveals that the vehicle 13 14 identification number, Secretary of State identification 15 number, Illinois Department of State Police identification 16 number, identification plate or sticker containing an 17 identification number, or Federal Certificate label of an essential part has been removed, falsified, altered, 18 19 defaced, destroyed or tampered with, the licensee or his 20 agent shall immediately record such fact on the Uniform 21 Invoice or bill of sale, assign the part an inventory or 22 stock number, place such inventory or stock number on both 23 the essential part and the Uniform Invoice or bill of sale, 24 and record the date of the inspection of the part on the 25 Uniform Invoice or bill of sale. The licensee shall, within 26 7 days of such inspection, return such part to the dealer HB2912 Engrossed - 21 - LRB097 08953 HEP 49086 b

1 from whom it was acquired.

2 (2) If the examination of the Uniform Invoice or bill 3 of sale pursuant to paragraph (2) of subsection (c) reveals that any of the information required to be listed by 4 5 subsection (b) of this Section is missing, the licensee or 6 person required to be licensed shall immediately assign a 7 stock or inventory number to such part, place such stock or 8 inventory number on both the essential part and the Uniform 9 Invoice or bill of sale, and record the date of examination on the Uniform Invoice or bill of sale. The licensee or 10 11 person required to be licensed shall acquire the 12 information missing from the Uniform Invoice or bill of sale within 7 days of the examination of such Uniform 13 14 Invoice or bill of sale. Such information may be received 15 by telephone conversation with the dealer from whom the 16 part was acquired. If the dealer provides the missing 17 information the licensee shall record such information on the Uniform Invoice or bill of sale along with the name of 18 19 the person providing the information. If the dealer does 20 not provide the required information within the 21 aforementioned 7 day period, the licensee shall return the 22 part to that dealer.

(e) Except for scrap processors, all persons licensed or
 required to be licensed who acquire or dispose of essential
 parts other than quarter panels and transmissions of vehicles
 of the first division shall retain a copy of the Uniform

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Invoice required to be made by subsections (a), (b) and (c) of
 this Section for a period of 3 years.

(f) Except for scrap processors, any person licensed or 3 required to be licensed under Sections 5-101, 5-102 or 5-301 4 5 who knowingly fails to record on a Uniform Invoice any of the information or entries required to be recorded by subsections 6 7 (a), (b) and (c) of this Section, or who knowingly places false 8 or other misleading information on such Uniform entries 9 Invoice, or who knowingly fails to retain for 3 years a copy of 10 a Uniform Invoice reflecting transactions required to be 11 recorded by subsections (a), (b) and (c) of this Section, or 12 who knowingly acquires or disposes of essential parts without receiving, issuing, or executing a Uniform Invoice reflecting 13 14 that transaction as required by subsections (a), (b) and (c) of 15 this Section, or who brings or causes to be brought into this 16 State essential parts for which the information required to be 17 recorded on a Uniform Invoice is not recorded as prohibited by subsection (c) of this Section, or who knowingly fails to 18 comply with the provisions of this Section in any other manner 19 20 shall be guilty of a Class 2 felony. Each violation shall constitute a separate and distinct offense and a separate count 21 22 may be brought in the same indictment or information for each 23 essential part for which a record was not kept as required by this Section or for which the person failed to comply with 24 25 other provisions of this Section.

26

(g) The records required to be kept by this Section may be

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examined by a person or persons making a lawful inspection of
 the licensee's premises pursuant to Section 5-403.

3 (h) The records required to be kept by this Section shall
4 be retained by the licensee at his principal place of business
5 for a period of 7 years.

6 (i) <u>(Blank)</u>. The requirements of this Section shall not 7 apply to the disposition of an essential part other than a cowl 8 which has been damaged or altered to a state in which it can no 9 longer be returned to a usable condition and which is being 10 sold or transferred to a scrap processor or for delivery to a 11 scrap processor.

12 (j) Scrap processors shall, under no circumstances, be 13 permitted to use the Uniform Invoice for any purpose under this 14 Chapter. Any person found in violation of this subsection (j) 15 shall be quilty of a Class 2 felony.

16 (Source: P.A. 91-415, eff. 1-1-00.)

Section 99. Effective date. This Act takes effect uponbecoming law.