

Sen. John M. Sullivan

Filed: 5/15/2013

	09800HB2773sam002 LRB098 08411 MLW 45948 a
1	AMENDMENT TO HOUSE BILL 2773
2	AMENDMENT NO Amend House Bill 2773 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Illinois Vehicle Code is amended by
5	changing Sections 5-101, 5-102, and 5-102.7 as follows:
6	(625 ILCS 5/5-101) (from Ch. 95 1/2, par. 5-101)
7	Sec. 5-101. New vehicle dealers must be licensed.
8	(a) No person shall engage in this State in the business of
9	selling or dealing in, on consignment or otherwise, new
10	vehicles of any make, or act as an intermediary or agent or
11	broker for any licensed dealer or vehicle purchaser other than
12	as a salesperson, or represent or advertise that he is so
13	engaged or intends to so engage in such business unless
14	licensed to do so in writing by the Secretary of State under
15	the provisions of this Section.
16	(b) An application for a new vehicle dealer's license shall

be filed with the Secretary of State, duly verified by oath, on such form as the Secretary of State may by rule or regulation prescribe and shall contain:

1. The name and type of business organization of the
applicant and his established and additional places of
business, if any, in this State.

7 2. If the applicant is a corporation, a list of its 8 officers, directors, and shareholders having a ten percent 9 or greater ownership interest in the corporation, setting 10 forth the residence address of each; if the applicant is a sole proprietorship, a partnership, an unincorporated 11 association, a trust, or any similar form of business 12 13 organization, the name and residence address of the 14 proprietor or of each partner, member, officer, director, 15 trustee, or manager.

3. The make or makes of new vehicles which theapplicant will offer for sale at retail in this State.

The name of each manufacturer or franchised 18 4. 19 distributor, if any, of new vehicles with whom the 20 applicant has contracted for the sale of such new vehicles. 21 As evidence of this fact, the application shall be 22 accompanied by а signed statement from each such 23 manufacturer or franchised distributor. If the applicant 24 is in the business of offering for sale new conversion vehicles, trucks or vans, except for trucks modified to 25 26 serve a special purpose which includes but is not limited

to the following vehicles: street sweepers, fertilizer spreaders, emergency vehicles, implements of husbandry or maintenance type vehicles, he must furnish evidence of a sales and service agreement from both the chassis manufacturer and second stage manufacturer.

5. A statement that the applicant has been approved for 6 registration under the Retailers' Occupation Tax Act by the 7 8 Department of Revenue: Provided that this requirement does 9 not apply to a dealer who is already licensed hereunder 10 with the Secretary of State, and who is merely applying for 11 a renewal of his license. As evidence of this fact, the 12 application shall be accompanied by a certification from 13 the Department of Revenue showing that that Department has 14 approved the applicant for registration under the 15 Retailers' Occupation Tax Act.

16 6. A statement that the applicant has complied with the appropriate liability insurance requirement. A Certificate 17 18 of Insurance in a solvent company authorized to do business in the State of Illinois shall be included with each 19 20 application covering each location at which he proposes to act as a new vehicle dealer. The policy must provide 21 22 liability coverage in the minimum amounts of \$100,000 for 23 bodily injury to, or death of, any person, \$300,000 for 24 bodily injury to, or death of, two or more persons in any 25 one accident, and \$50,000 for damage to property. Such 26 policy shall expire not sooner than December 31 of the year

for which the license was issued or renewed. The expiration of the insurance policy shall not terminate the liability under the policy arising during the period for which the policy was filed. Trailer and mobile home dealers are exempt from this requirement.

If the permitted user has a liability insurance policy 6 7 that provides automobile liability insurance coverage of 8 at least \$100,000 for bodily injury to or the death of any 9 person, \$300,000 for bodily injury to or the death of any 2 10 or more persons in any one accident, and \$50,000 for damage to property, then the permitted user's insurer shall be the 11 primary insurer and the dealer's insurer shall be the 12 13 secondary insurer. If the permitted user does not have a 14 liability insurance policy that provides automobile 15 liability insurance coverage of at least \$100,000 for bodily injury to or the death of any person, \$300,000 for 16 17 bodily injury to or the death of any 2 or more persons in 18 any one accident, and \$50,000 for damage to property, or 19 does not have any insurance at all, then the dealer's 20 insurer shall be the primary insurer and the permitted 21 user's insurer shall be the secondary insurer.

When a permitted user is "test driving" a new vehicle dealer's automobile, the new vehicle dealer's insurance shall be primary and the permitted user's insurance shall be secondary.

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As used in this paragraph 6, a "permitted user" is a

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person who, with the permission of the new vehicle dealer 1 2 or an employee of the new vehicle dealer, drives a vehicle 3 owned and held for sale or lease by the new vehicle dealer which the person is considering to purchase or lease, in 4 5 to evaluate the performance, reliability, order or condition of the vehicle. The term "permitted user" also 6 7 includes a person who, with the permission of the new 8 vehicle dealer, drives a vehicle owned or held for sale or 9 lease by the new vehicle dealer for loaner purposes while 10 the user's vehicle is being repaired or evaluated.

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As used in this paragraph 6, "test driving" occurs when a permitted user who, with the permission of the new vehicle dealer or an employee of the new vehicle dealer, drives a vehicle owned and held for sale or lease by a new vehicle dealer that the person is considering to purchase or lease, in order to evaluate the performance, reliability, or condition of the vehicle.

As used in this paragraph 6, "loaner purposes" means when a person who, with the permission of the new vehicle dealer, drives a vehicle owned or held for sale or lease by the new vehicle dealer while the user's vehicle is being repaired or evaluated.

23 7. (A) An application for a new motor vehicle dealer's
24 license shall be accompanied by the following license fees:

(i) \$1,000 for applicant's established place of
 business, and \$100 for each additional place of

business, if any, to which the application pertains; 1 but if the application is made after June 15 of any 2 year, the license fee shall be \$500 for applicant's 3 4 established place of business plus \$50 for each 5 additional place of business, if any, to which the application pertains. License fees shall be returnable 6 only in the event that the application is denied by the 7 8 Secretary of State. All moneys received by the 9 Secretary of State as license fees under this 10 subparagraph (i) prior to applications for the 2004 11 licensing year shall be deposited into the Motor Vehicle Review Board Fund and shall be used to 12 administer the Motor Vehicle Review Board under the 13 14 Motor Vehicle Franchise Act. Of the money received by 15 the Secretary of State as license fees under this 16 subparagraph (i) for the 2004 licensing year and thereafter, 10% shall be deposited into the Motor 17 Vehicle Review Board Fund and shall be used to 18 administer the Motor Vehicle Review Board under the 19 20 Motor Vehicle Franchise Act and 90% shall be deposited into the General Revenue Fund. 21

(ii) Except as provided in subsection (h) of
Section 5-102.7 of this Code, an Annual Dealer Recovery
Fund Fee. For applications for the initial issuance of
a dealer's license, the fee shall be in the amount of
\$500 for the applicant's established place of

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business, and \$50 for each additional place of 1 business, if any, to which the application pertains; 2 but if the application is made after June 15 of any 3 year, the fee shall be \$250 for the applicant's 4 established place of business plus \$25 for each 5 additional place of business, if any, to which the 6 7 application pertains. For a license renewal 8 application, the fee shall be based on the amount of automobiles sold in the past year according to the 9 10 following formula:

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 (1) \$0 for dealers selling 25 or less

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 automobiles;

13(2) \$150 for dealers selling more than 25 but14less than 200 automobiles;

15(3) \$300 for dealers selling 200 or more16automobiles but less than 300 automobiles; and17(4) \$500 for dealers selling 300 or more

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 (4) \$500 for dealers setting 500 or model

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 automobiles.

License fees shall be returnable only in the event that the application is denied by the Secretary of State. Moneys received under this subparagraph (ii) shall be deposited into the Dealer Recovery Trust Fund. (B) An application for a new vehicle dealer's license, other than for a new motor vehicle dealer's license, shall be accompanied by the following license fees:

(i) \$1,000 for applicant's established place of

business, and \$50 for each additional place of 1 business, if any, to which the application pertains; 2 3 but if the application is made after June 15 of any 4 year, the license fee shall be \$500 for applicant's 5 established place of business plus \$25 for each additional place of business, if any, to which the 6 7 application pertains. License fees shall be returnable 8 only in the event that the application is denied by the 9 Secretary of State. Of the money received by the 10 Secretary of State as license fees under this 11 subparagraph (i) for the 2004 licensing year and thereafter, 95% shall be deposited into the General 12 13 Revenue Fund.

14 (ii) Except as provided in subsection (h) of 15 Section 5-102.7 of this Code, an Annual Dealer Recovery 16 Fund Fee in the amount of \$500 for the applicant's established place of business, and \$50 for each 17 additional place of business, if any, to which the 18 19 application pertains; but if the application is made 20 after June 15 of any year, the fee shall be \$250 for 21 the applicant's established place of business plus \$25 22 for each additional place of business, if any, to which 23 application pertains. License fees shall be the 24 returnable only in the event that the application is 25 denied by the Secretary of State. Moneys received under 26 this subparagraph (ii) shall be deposited into the 1

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Dealer Recovery Trust Fund.

statement that the applicant's officers, 2 8. A 3 directors, shareholders having a 10% or greater ownership 4 interest therein, proprietor, a partner, member, officer, 5 director, trustee, manager or other principals in the business have not committed in the past 3 years any one 6 violation as determined in any civil, criminal or 7 administrative proceedings of any one of the following 8 9 Acts:

10 (A) The Anti Theft Laws of the Illinois Vehicle Code: 11

(B) The Certificate of Title Laws of the Illinois 12 13 Vehicle Code;

14 (C) The Offenses against Registration and 15 Certificates of Title Laws of the Illinois Vehicle 16 Code:

17 (D) The Dealers, Transporters, Wreckers and Rebuilders Laws of the Illinois Vehicle Code; 18

(E) Section 21-2 of the Criminal Code of 1961 or 19 20 the Criminal Code of 2012, Criminal Trespass to Vehicles; or 21

(F) The Retailers' Occupation Tax Act.

23 9. A statement that the applicant's officers, 24 directors, shareholders having a 10% or greater ownership 25 interest therein, proprietor, partner, member, officer, 26 director, trustee, manager or other principals in the 09800HB2773sam002 -10- LRB098 08411 MLW 45948 a

business have not committed in any calendar year 3 or more 1 violations, as determined in any civil, criminal 2 or administrative proceedings, of any one or more of the 3 following Acts: 4 5 (A) The Consumer Finance Act; 6 (B) The Consumer Installment Loan Act; 7 (C) The Retail Installment Sales Act; 8 (D) The Motor Vehicle Retail Installment Sales 9 Act; 10 (E) The Interest Act; (F) The Illinois Wage Assignment Act; 11 (G) Part 8 of Article XII of the Code of Civil 12 13 Procedure; or 14 (H) The Consumer Fraud Act. 15 10. A bond or certificate of deposit in the amount of \$20,000 for each location at which the applicant intends to 16 act as a new vehicle dealer. The bond shall be for the term 17 of the license, or its renewal, for which application is 18 19 made, and shall expire not sooner than December 31 of the 20 year for which the license was issued or renewed. The bond 21 shall run to the People of the State of Illinois, with surety by a bonding or insurance company authorized to do 22 23 business in this State. It shall be conditioned upon the 24 proper transmittal of all title and registration fees and 25 taxes (excluding taxes under the Retailers' Occupation Tax 26 Act) accepted by the applicant as a new vehicle dealer.

1 11. Such other information concerning the business of 2 the applicant as the Secretary of State may by rule or 3 regulation prescribe.

4 12. A statement that the applicant understands Chapter
5 One through Chapter Five of this Code.

6 (c) Any change which renders no longer accurate any 7 information contained in any application for a new vehicle 8 dealer's license shall be amended within 30 days after the 9 occurrence of such change on such form as the Secretary of 10 State may prescribe by rule or regulation, accompanied by an 11 amendatory fee of \$2.

12 (d) Anything in this Chapter 5 to the contrary 13 notwithstanding no person shall be licensed as a new vehicle 14 dealer unless:

He is authorized by contract in writing between
 himself and the manufacturer or franchised distributor of
 such make of vehicle to so sell the same in this State, and
 Such person shall maintain an established place of
 business as defined in this Act.

(e) The Secretary of State shall, within a reasonable time after receipt, examine an application submitted to him under this Section and unless he makes a determination that the application submitted to him does not conform with the requirements of this Section or that grounds exist for a denial of the application, under Section 5-501 of this Chapter, grant the applicant an original new vehicle dealer's license in 09800HB2773sam002 -12- LRB098 08411 MLW 45948 a

writing for his established place of business and a supplemental license in writing for each additional place of business in such form as he may prescribe by rule or regulation which shall include the following:

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1. The name of the person licensed;

6 2. If a corporation, the name and address of its 7 officers or if a sole proprietorship, a partnership, an 8 unincorporated association or any similar form of business 9 organization, the name and address of the proprietor or of 10 each partner, member, officer, director, trustee or 11 manager;

In the case of an original license, the established
 place of business of the licensee;

14 4. In the case of a supplemental license, the
15 established place of business of the licensee and the
16 additional place of business to which such supplemental
17 license pertains;

18 5. The make or makes of new vehicles which the licensee19 is licensed to sell.

(f) The appropriate instrument evidencing the license or a certified copy thereof, provided by the Secretary of State, shall be kept posted conspicuously in the established place of business of the licensee and in each additional place of business, if any, maintained by such licensee.

25 (g) Except as provided in subsection (h) hereof, all new 26 vehicle dealer's licenses granted under this Section shall expire by operation of law on December 31 of the calendar year for which they are granted unless sooner revoked or cancelled under the provisions of Section 5-501 of this Chapter.

4 (h) A new vehicle dealer's license may be renewed upon 5 application and payment of the fee required herein, and submission of proof of coverage under an approved bond under 6 the "Retailers' Occupation Tax Act" or proof that applicant is 7 8 not subject to such bonding requirements, as in the case of an original license, but in case an application for the renewal of 9 10 an effective license is made during the month of December, the 11 effective license shall remain in force until the application is granted or denied by the Secretary of State. 12

(i) All persons licensed as a new vehicle dealer arerequired to furnish each purchaser of a motor vehicle:

In the case of a new vehicle a manufacturer's
 statement of origin and in the case of a used motor vehicle
 a certificate of title, in either case properly assigned to
 the purchaser;

A statement verified under oath that all identifying
 numbers on the vehicle agree with those on the certificate
 of title or manufacturer's statement of origin;

3. A bill of sale properly executed on behalf of suchperson;

4. A copy of the Uniform Invoice-transaction reporting
return referred to in Section 5-402 hereof;

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5. In the case of a rebuilt vehicle, a copy of the

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Disclosure of Rebuilt Vehicle Status; and

2 3 6. In the case of a vehicle for which the warranty has been reinstated, a copy of the warranty.

4 (j) Except at the time of sale or repossession of the 5 vehicle, no person licensed as a new vehicle dealer may issue 6 any other person a newly created key to a vehicle unless the 7 new vehicle dealer makes a copy of the driver's license or 8 State identification card of the person requesting or obtaining 9 the newly created key. The new vehicle dealer must retain the 10 copy for 30 days.

11 A new vehicle dealer who violates this subsection (j) is 12 guilty of a petty offense. Violation of this subsection (j) is 13 not cause to suspend, revoke, cancel, or deny renewal of the 14 new vehicle dealer's license.

15 This amendatory Act of 1983 shall be applicable to the 1984 16 registration year and thereafter.

17 (Source: P.A. 97-480, eff. 10-1-11; 97-1150, eff. 1-25-13.)

18 (625 ILCS 5/5-102) (from Ch. 95 1/2, par. 5-102)

19 Sec. 5-102. Used vehicle dealers must be licensed.

(a) No person, other than a licensed new vehicle dealer, shall engage in the business of selling or dealing in, on consignment or otherwise, 5 or more used vehicles of any make during the year (except house trailers as authorized by paragraph (j) of this Section and rebuilt salvage vehicles sold by their rebuilders to persons licensed under this Chapter), or act as an intermediary, agent or broker for any licensed dealer or vehicle purchaser (other than as a salesperson) or represent or advertise that he is so engaged or intends to so engage in such business unless licensed to do so by the Secretary of State under the provisions of this Section.

6 (b) An application for a used vehicle dealer's license 7 shall be filed with the Secretary of State, duly verified by 8 oath, in such form as the Secretary of State may by rule or 9 regulation prescribe and shall contain:

The name and type of business organization
 established and additional places of business, if any, in
 this State.

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

3. A statement that the applicant has been approved for registration under the Retailers' Occupation Tax Act by the Department of Revenue. However, this requirement does not apply to a dealer who is already licensed hereunder with the Secretary of State, and who is merely applying for a

1 renewal of his license. As evidence of this fact, the 2 application shall be accompanied by a certification from 3 the Department of Revenue showing that the Department has 4 approved the applicant for registration under the 5 Retailers' Occupation Tax Act.

4. A statement that the applicant has complied with the 6 appropriate liability insurance requirement. A Certificate 7 8 of Insurance in a solvent company authorized to do business 9 in the State of Illinois shall be included with each 10 application covering each location at which he proposes to act as a used vehicle dealer. The policy must provide 11 liability coverage in the minimum amounts of \$100,000 for 12 13 bodily injury to, or death of, any person, \$300,000 for 14 bodily injury to, or death of, two or more persons in any 15 one accident, and \$50,000 for damage to property. Such 16 policy shall expire not sooner than December 31 of the year for which the license was issued or renewed. The expiration 17 18 of the insurance policy shall not terminate the liability 19 under the policy arising during the period for which the 20 policy was filed. Trailer and mobile home dealers are 21 exempt from this requirement.

If the permitted user has a liability insurance policy that provides automobile liability insurance coverage of at least \$100,000 for bodily injury to or the death of any person, \$300,000 for bodily injury to or the death of any 2 or more persons in any one accident, and \$50,000 for damage

to property, then the permitted user's insurer shall be the 1 primary insurer and the dealer's insurer shall be the 2 3 secondary insurer. If the permitted user does not have a liability insurance policy that provides automobile 4 5 liability insurance coverage of at least \$100,000 for bodily injury to or the death of any person, \$300,000 for 6 bodily injury to or the death of any 2 or more persons in 7 8 any one accident, and \$50,000 for damage to property, or 9 does not have any insurance at all, then the dealer's 10 insurer shall be the primary insurer and the permitted user's insurer shall be the secondary insurer. 11

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When a permitted user is "test driving" a used vehicle dealer's automobile, the used vehicle dealer's insurance shall be primary and the permitted user's insurance shall be secondary.

As used in this paragraph 4, a "permitted user" is a 16 17 person who, with the permission of the used vehicle dealer 18 or an employee of the used vehicle dealer, drives a vehicle 19 owned and held for sale or lease by the used vehicle dealer 20 which the person is considering to purchase or lease, in 21 order to evaluate the performance, reliability, or condition of the vehicle. The term "permitted user" also 22 23 includes a person who, with the permission of the used 24 vehicle dealer, drives a vehicle owned or held for sale or lease by the used vehicle dealer for loaner purposes while 25 26 the user's vehicle is being repaired or evaluated.

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As used in this paragraph 4, "test driving" occurs when 1 a permitted user who, with the permission of the used 2 3 vehicle dealer or an employee of the used vehicle dealer, drives a vehicle owned and held for sale or lease by a used 4 5 vehicle dealer that the person is considering to purchase in order to evaluate the performance, 6 lease, or 7 reliability, or condition of the vehicle.

8 As used in this paragraph 4, "loaner purposes" means 9 when a person who, with the permission of the used vehicle 10 dealer, drives a vehicle owned or held for sale or lease by 11 the used vehicle dealer while the user's vehicle is being 12 repaired or evaluated.

13 5. An application for a used vehicle dealer's license14 shall be accompanied by the following license fees:

15 (A) \$1,000 for applicant's established place of 16 business, and \$50 for each additional place of business, if any, to which the application pertains; 17 18 however, if the application is made after June 15 of 19 any year, the license fee shall be \$500 for applicant's 20 established place of business plus \$25 for each 21 additional place of business, if any, to which the 22 application pertains. License fees shall be returnable 23 only in the event that the application is denied by the 24 Secretary of State. Of the money received by the 25 Secretary of State as license fees under this 26 subparagraph (A) for the 2004 licensing year and

thereafter, 95% shall be deposited into the General 1 2 Revenue Fund.

3 (B) Except as provided in subsection (h) of Section 5-102.7 of this Code, an Annual Dealer Recovery Fund 4 5 Fee. For applications for the initial issuance of a dealer's license, the fee shall be in the amount of 6 7 \$500 for the applicant's established place of 8 business, and \$50 for each additional place of 9 business, if any, to which the application pertains; 10 but if the application is made after June 15 of any year, the fee shall be \$250 for the applicant's 11 established place of business plus \$25 for each 12 13 additional place of business, if any, to which the 14 application pertains. For a license renewal 15 application, the fee shall be based on the amount of 16 automobiles sold in the past year according to the 17 following formula: (1) \$0 for dealers selling 25 or less 18 19 automobiles; 20 (2) \$150 for dealers selling more than 25 but 21 less than 200 automobiles; 22 (3) \$300 for dealers selling 200 or more automobiles but less than 300 automobiles; and 23 24 (4) \$500 for dealers selling 300 or more

25 automobiles.

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License fees shall be returnable only in the event

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that the application is denied by the Secretary of 1 State. Moneys received under this subparagraph (B) 2 3 shall be deposited into the Dealer Recovery Trust Fund. 4 6. A statement that the applicant's officers, 5 directors, shareholders having a 10% or greater ownership interest therein, proprietor, partner, member, officer, 6 director, trustee, manager or other principals in the 7 8 business have not committed in the past 3 years any one 9 violation as determined in any civil, criminal or 10 administrative proceedings of any one of the following 11 Acts:

12 (A) The Anti Theft Laws of the Illinois Vehicle13 Code;

14 (B) The Certificate of Title Laws of the Illinois15 Vehicle Code;

16 (C) The Offenses against Registration and
17 Certificates of Title Laws of the Illinois Vehicle
18 Code;

19(D) The Dealers, Transporters, Wreckers and20Rebuilders Laws of the Illinois Vehicle Code;

(E) Section 21-2 of the Illinois Criminal Code of
1961 or the Criminal Code of 2012, Criminal Trespass to
Vehicles; or

24 (F) The Retailers' Occupation Tax Act.

25 7. A statement that the applicant's officers,
26 directors, shareholders having a 10% or greater ownership

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interest therein, proprietor, partner, member, officer, 1 2 director, trustee, manager or other principals in the 3 business have not committed in any calendar year 3 or more violations, as determined in any civil or criminal or 4 5 administrative proceedings, of any one or more of the 6 following Acts: 7 (A) The Consumer Finance Act; 8 (B) The Consumer Installment Loan Act; (C) The Retail Installment Sales Act; 9 10 (D) The Motor Vehicle Retail Installment Sales 11 Act: 12 (E) The Interest Act; 13 (F) The Illinois Wage Assignment Act; 14 (G) Part 8 of Article XII of the Code of Civil 15 Procedure; or (H) The Consumer Fraud Act. 16 17 8. A bond or Certificate of Deposit in the amount of 18 \$20,000 for each location at which the applicant intends to act as a used vehicle dealer. The bond shall be for the 19 20 term of the license, or its renewal, for which application 21 is made, and shall expire not sooner than December 31 of 22 the year for which the license was issued or renewed. The 23 bond shall run to the People of the State of Illinois, with 24 surety by a bonding or insurance company authorized to do 25 business in this State. It shall be conditioned upon the 26 proper transmittal of all title and registration fees and 1 taxes (excluding taxes under the Retailers' Occupation Tax Act) accepted by the applicant as a used vehicle dealer.

9. Such other information concerning the business of 3 4 the applicant as the Secretary of State may by rule or 5 regulation prescribe.

10. A statement that the applicant understands Chapter 6 1 through Chapter 5 of this Code. 7

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11. A copy of the certification from the prelicensing education program.

10 (c) Any change which renders no longer accurate any 11 information contained in any application for a used vehicle dealer's license shall be amended within 30 days after the 12 13 occurrence of each change on such form as the Secretary of 14 State may prescribe by rule or regulation, accompanied by an 15 amendatory fee of \$2.

16 in this Chapter to (d) Anything the contrary 17 notwithstanding, no person shall be licensed as a used vehicle 18 dealer unless such person maintains an established place of 19 business as defined in this Chapter.

20 (e) The Secretary of State shall, within a reasonable time 21 after receipt, examine an application submitted to him under 22 this Section. Unless the Secretary makes a determination that the application submitted to him does not conform to this 23 24 Section or that grounds exist for a denial of the application 25 under Section 5-501 of this Chapter, he must grant the 26 applicant an original used vehicle dealer's license in writing 09800HB2773sam002 -23- LRB098 08411 MLW 45948 a

1 for his established place of business and a supplemental 2 license in writing for each additional place of business in 3 such form as he may prescribe by rule or regulation which shall 4 include the following:

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1. The name of the person licensed;

6 2. If a corporation, the name and address of its 7 officers or if a sole proprietorship, a partnership, an 8 unincorporated association or any similar form of business 9 organization, the name and address of the proprietor or of 10 each partner, member, officer, director, trustee or 11 manager;

12 3. In case of an original license, the established13 place of business of the licensee;

14 4. In the case of a supplemental license, the
15 established place of business of the licensee and the
16 additional place of business to which such supplemental
17 license pertains.

(f) The appropriate instrument evidencing the license or a certified copy thereof, provided by the Secretary of State shall be kept posted, conspicuously, in the established place of business of the licensee and in each additional place of business, if any, maintained by such licensee.

(g) Except as provided in subsection (h) of this Section, all used vehicle dealer's licenses granted under this Section expire by operation of law on December 31 of the calendar year for which they are granted unless sooner revoked or cancelled 09800HB2773sam002 -24-

1 under Section 5-501 of this Chapter.

(h) A used vehicle dealer's license may be renewed upon 2 3 application and payment of the fee required herein, and 4 submission of proof of coverage by an approved bond under the 5 "Retailers' Occupation Tax Act" or proof that applicant is not subject to such bonding requirements, as in the case of an 6 original license, but in case an application for the renewal of 7 8 an effective license is made during the month of December, the 9 effective license shall remain in force until the application 10 for renewal is granted or denied by the Secretary of State.

(i) All persons licensed as a used vehicle dealer arerequired to furnish each purchaser of a motor vehicle:

A certificate of title properly assigned to the
 purchaser;

15 2. A statement verified under oath that all identifying
16 numbers on the vehicle agree with those on the certificate
17 of title;

18 3. A bill of sale properly executed on behalf of such19 person;

4. A copy of the Uniform Invoice-transaction reporting
return referred to in Section 5-402 of this Chapter;

5. In the case of a rebuilt vehicle, a copy of the
Disclosure of Rebuilt Vehicle Status; and

24 6. In the case of a vehicle for which the warranty has25 been reinstated, a copy of the warranty.

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(j) A real estate broker holding a valid certificate of

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registration issued pursuant to "The Real Estate Brokers and Salesmen License Act" may engage in the business of selling or dealing in house trailers not his own without being licensed as a used vehicle dealer under this Section; however such broker shall maintain a record of the transaction including the following:

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(1) the name and address of the buyer and seller,

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(2) the date of sale,

9 (3) a description of the mobile home, including the 10 vehicle identification number, make, model, and year, and

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(4) the Illinois certificate of title number.

12 The foregoing records shall be available for inspection by 13 any officer of the Secretary of State's Office at any 14 reasonable hour.

(k) Except at the time of sale or repossession of the vehicle, no person licensed as a used vehicle dealer may issue any other person a newly created key to a vehicle unless the used vehicle dealer makes a copy of the driver's license or State identification card of the person requesting or obtaining the newly created key. The used vehicle dealer must retain the copy for 30 days.

A used vehicle dealer who violates this subsection (k) is guilty of a petty offense. Violation of this subsection (k) is not cause to suspend, revoke, cancel, or deny renewal of the used vehicle dealer's license.

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(1) Used vehicle dealers licensed under this Section shall

provide the Secretary of State a register for the sale at 1 auction of each salvage or junk certificate vehicle. Each 2 3 register shall include the following information: 1. The year, make, model, style and color of the 4 5 vehicle; 2. The vehicle's manufacturer's identification number 6 7 or, if applicable, the Secretary of State or Illinois 8 Department of State Police identification number; 9 3. The date of acquisition of the vehicle; 10 4. The name and address of the person from whom the vehicle was acquired; 11 5. The name and address of the person to whom any 12 13 vehicle was disposed, the person's Illinois license number 14 or if the person is an out-of-state salvage vehicle buyer, 15 the license number from the state or jurisdiction where the 16 buyer is licensed; and 17 6. The purchase price of the vehicle. 18 The register shall be submitted to the Secretary of State via written or electronic means within 10 calendar days from 19 20 the date of the auction. (Source: P.A. 96-678, eff. 8-25-09; 97-480, eff. 10-1-11; 21 97-1150, eff. 1-25-13.) 22 23 (625 ILCS 5/5-102.7) 24 Sec. 5-102.7. Dealer Recovery Trust Fund.

25 (a) The General Assembly finds that motor vehicle dealers

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1 that go out of business without fulfilling agreements to pay off the balance of their customers' liens on traded-in vehicles 2 cause financial harm to those customers by leaving those 3 4 customers liable for multiple vehicle loans and cause harm to 5 the integrity of the motor vehicle retailing industry. It is the intent of the General Assembly to protect vehicle 6 purchasers by creating a Dealer Recovery Trust Fund to 7 8 reimburse these consumers.

9 (b) The Dealer Recovery Trust Fund shall be used solely for 10 the limited purpose of helping victims of dealership closings. 11 Any interest accrued by moneys in the Fund shall be deposited 12 and become part of the Dealer Recovery Trust Fund and its 13 purpose. The sole beneficiaries of the Dealer Recovery Trust 14 Fund are victims of dealership closings.

15 (c) Except where the context otherwise requires, the 16 following words and phrases, when used in this Section, have 17 the meanings ascribed to them in this subsection (c):

18 "Applicant" means a person who applies for reimbursement 19 from the Dealer Recovery Trust Fund Board.

20 "Board" means the Dealer Recovery Trust Fund Board created 21 under this Section.

"Dealer" means a new vehicle dealer licensed under Section 5-101 or a used vehicle dealer licensed under Section 5-102, excepting a dealer who primarily sells mobile homes, recreational vehicles, or trailers or any dealer who sells 25 vehicles or fewer per calendar year. "Fund" means the Dealer Recovery Trust Fund created under
 this Section.

3 "Fund Administrator" means the private entity, which shall
4 be appointed by the Board, that administers the Dealer Recovery
5 Trust Fund.

(d) Beginning October 1, 2011, each application or renewal 6 for a new vehicle dealer's license and each application or 7 8 renewal for a used vehicle dealer's license shall be 9 accompanied by the applicable Annual Dealer Recovery Fund Fee 10 under Section 5-101 or 5-102 of this Code. The fee shall be in 11 addition to any other fees imposed under this Article, shall be submitted at the same time an application or renewal for a new 12 13 vehicle dealer's license or used vehicle dealer's license is 14 submitted, and shall be made payable to and remitted directly 15 to the Dealer Recovery Trust Fund, a trust fund outside of the 16 State Treasury which is hereby created. In addition, the Dealer Recovery Trust Fund may accept any federal, State, or private 17 18 moneys for deposit into the Fund.

19 (e) The Fund Administrator shall maintain a list of all 20 dealers who have paid the fee under subsection (d) of this 21 Section for the current year, which shall be available to the 22 Secretary of State and the Board. The Secretary of State shall 23 revoke the dealer license of any dealer who does not pay the 24 fee imposed under subsection (d) of this Section. The Secretary 25 of State and the Fund Administrator may enter into information 26 sharing agreements as needed to implement this Section.

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1 (f) The Fund shall be audited annually by an independent 2 auditor who is a certified public accountant and who has been 3 selected by the Board. The independent auditor shall compile an 4 annual report, which shall be filed with the Board and shall be 5 a public record. The auditor shall be paid by the Fund, 6 pursuant to an order of the Board.

(q) The Fund shall be maintained by the Fund Administrator, 7 who shall keep current records of the amounts deposited into 8 9 the Fund and the amounts paid out of the Fund pursuant to an 10 order of the Board. These records shall be made available to 11 all members of the Board upon reasonable request during normal business hours. The Fund Administrator shall report the balance 12 13 in the Fund to the Board monthly, by the 15th day of each 14 month. For purposes of determining the amount available to pay 15 claims under this Section at any meeting of the Board, the 16 Board shall use the Fund Administrator's most recent monthly report. The Fund Administrator shall purchase liability 17 18 insurance to cover management of the Fund at a cost not to 19 exceed 2% of the balance in the Fund as of January 15th of that 20 year.

(h) In any year for which the balance in the Fund as of August 31st is greater than \$3,500,000, the Fund Administrator shall notify the Secretary of State and the Secretary of State shall suspend collection of the fee for the following year for any dealer who has not had a claim paid from the Fund, has not had his or her license suspended or revoked, and has not been

assessed any civil penalties under this Code during the 3
 previous years.

3 (i) Moneys in the Dealer Recovery Trust Fund may be paid 4 from the Fund only as directed by a written order of the Board 5 and used only for the following purposes:

6 (i) to pay claims under a written order of the Board as 7 provided in this Section; or

8 (ii) to reimburse the Fund Administrator for its 9 expenses related to the administration of the Fund, 10 provided that the reimbursement to the Fund Administrator 11 in any year shall not exceed 2% of the balance in the Fund 12 as of January 15th of that year.

13 (j) The Dealer Recovery Trust Fund Board is hereby created. 14 The Board shall consist of the Secretary of State, or his or 15 her designee, who shall serve as chair, the Attorney General, 16 or his or her designee, who shall serve as secretary, and one person alternatively representing new and independent Illinois 17 automobile dealers, selected collectively by the Attorney 18 19 General, or his or her designee, and the Secretary of State, or 20 his or her designee. The Secretary of State may propose 21 procedures and employ personnel as necessary to implement this 22 Section. The Board shall meet quarterly, and as needed, as 23 directed by the chair. The Board may not pay out any claims 24 before the balance deposited into the Fund exceeds \$500,000. 25 Board meetings shall be open to the public. The Board has the 26 authority to take any action by at least a two-thirds majority 1 vote.

2 3 (k) The following persons may apply to the Board for reimbursement from the Dealer Recovery Trust Fund:

4 (i) A retail customer who, on or after October 1, 2011, 5 purchases a vehicle from a dealer who subsequently files for bankruptcy or whose vehicle dealer's license is 6 7 subsequently revoked by the Secretary of State or otherwise 8 terminated and, as part of the purchase transaction, trades 9 in a vehicle with an outstanding lien to the dealer if lien 10 satisfaction was a condition of the purchase agreement and 11 the retail customer determines that the lien has not been satisfied: 12

(ii) A retail customer who, on or after October 1, 2011, purchases a vehicle with an undisclosed lien from a dealer who subsequently files for bankruptcy or whose vehicle dealer's license is subsequently revoked by the Secretary of State or otherwise terminated;

(iii) A dealer who, on or after October 1, 2011,
purchases a vehicle with an undisclosed lien from another
dealer who subsequently files for bankruptcy or whose
vehicle dealer's license is subsequently revoked by the
Secretary of State or otherwise terminated.

(1) To be considered by the Board, an applicant must submit
his or her claim to the Board within <u>2 years</u> 9 months after the
date of the transaction that gave rise to the claim.

26 (m) At each meeting of the Board, it shall consider all

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1 claims that are properly submitted to it on forms prescribed by the Secretary of State at least 30 days before the date of the 2 3 Board's meeting. Before the Board may consider a claim against 4 a dealer, it must make a written determination that the dealer 5 has filed for bankruptcy under the provisions of 11 U.S.C. 6 Chapter 7; that the Secretary of State has revoked his or her dealer's license; or that the license has been otherwise 7 8 terminated. Once the Board has made this determination, it may 9 consider the applicant's claim against the dealer. If a 10 two-thirds majority of the Board determines that the dealer has 11 committed a violation under subsection (k), it shall grant the applicant's claim. Except as otherwise provided in this 12 13 Section, the maximum amount of any award for a claim under 14 paragraph (i) of subsection (k) of this Section shall be equal 15 to the amount of the unpaid balance of the lien that the dealer 16 agreed to pay off on behalf of the applicant as shown on the bill of sale or the retail installment sales contract. The 17 18 maximum amount of any claim under paragraph (ii) or (iii) of subsection (k) of this Section shall be equal to the amount of 19 20 the undisclosed lien. However, no award for a claim under 21 subsection (k) of this Section shall exceed \$35,000.

(n) If the balance in the Fund at the time of any Board meeting is less than the amount of the total amount of all claims awarded at that meeting, then all awards made at that meeting shall be reduced, pro rata, so that the amount of claims does not exceed the balance in the Fund. Before it reviews new claims, the Board shall issue written orders to pay the remaining portion of any claims that were so reduced, provided that the balance in the Fund is sufficient to pay those claims.

5 (o) Whenever the balance of the Fund falls below \$500,000, 6 the Board may charge dealers an additional assessment of up to 7 \$50 to bring the balance to at least \$500,000. Not more than 8 one additional assessment may be made against a dealer in any 9 12-month period.

10 (p) If the total amount of claims awarded against any 11 dealer exceeds 33% of the balance in the Fund, the Board may 12 permanently reduce the amount of those claims, pro rata, so 13 that those claims do not exceed 33% of the balance in the Fund.

(q) The Board shall issue a written order directing the 14 15 Fund Administrator to pay an applicant's claim to a secured 16 party where the Board has received a signed agreement between 17 the applicant and the secured party holding the lien. The 18 agreement must (i) state that the applicant and the secured 19 party agree to accept payment from the Fund to the secured 20 party as settlement in full of all claims against the dealer; 21 and (ii) release the lien and the title, if applicable, to the 22 vehicle that was the subject of the claim. The written order 23 shall state the amount of the claim and the name and address of 24 the secured party to whom the claim shall be paid. The Fund 25 Administrator shall pay the claim within 30 days after it 26 receives the Board's order.

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(r) No dealer or principal associated with a dealer's 1 license is eligible for licensure, renewal or relicensure until 2 3 the full amount of reimbursement for an unpaid claim, plus 4 interest as determined by the Board, is paid to the Fund. 5 Nothing in this Section shall limit the authority of the Secretary of State to suspend, revoke, or levy civil penalties 6 against a dealer, nor shall full repayment of the amount owed 7 to the Fund nullify or modify the effect of any action by the 8 9 Secretary.

10 (s) Nothing in this Section shall limit the right of any 11 person to seek relief though civil action against any other 12 person as an alternative to seeking reimbursement from the 13 Fund.

14 (Source: P.A. 97-480, eff. 10-1-11.)".