HOUSE SUBSTITUTE FOR SENATE BILL NO. 1023

A bill to amend 1949 PA 300, entitled "Michigan vehicle code,"

by amending section 248 (MCL 257.248), as amended by 2016 PA 425, and by adding section 248l.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 248. (1) The secretary of state shall not grant a dealer
 license under this section until the secretary conducts an
 investigation of the applicant's qualifications under this act,
 except that this subsection does not apply to a license renewal.
 The secretary of state shall conduct the investigation within 15
 days after receiving the application and prepare a report on the
 investigation.

8 (2) An applicant for a new vehicle dealer or a used or9 secondhand vehicle dealer or broker license shall include a

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properly executed bond or a bond renewal certificate, approved by 1 2 the secretary of state, with the license application. If a renewal certificate is used, the bond is considered renewed for each 3 4 succeeding year in the same amount and with the same effect as an 5 original bond. The bond shall be in the amount of \$10,000.00. The 6 bond shall indemnify or reimburse a purchaser, seller, lessee, 7 financing agency, or governmental agency for monetary loss caused through fraud, cheating, or misrepresentation in the conduct of the 8 9 vehicle business whether the fraud, cheating, or misrepresentation 10 was made by the dealer or by an employee, agent, or salesperson of 11 the dealer. The surety shall make indemnification or reimbursement 12 for a monetary loss only after a judgment based on fraud, cheating, or misrepresentation is entered in a court of record against the 13 14 licensee or a final order that the licensee has engaged in fraud, cheating, or misrepresentation is issued by the secretary of state 15 after an administrative hearing. The bond shall also indemnify or 16 17 reimburse the state for any sales tax deficiency as provided in the general sales tax act, 1933 PA 167, MCL 205.51 to 205.78, or use 18 19 tax deficiency as provided in the use tax act, 1937 PA 94, MCL 20 205.91 to 205.111, for the year in which the bond is in force. The 21 surety shall make indemnification or reimbursement only after a 22 final judgment is entered in a court of record against the licensee 23 or a final order is issued by the secretary of state after an 24 administrative hearing. A dealer or applicant that provides proof 25 that is satisfactory to the secretary of state that a bond similar 26 to the bond required by this subsection is executed and in force is 27 exempt from the bond requirements of this subsection. The aggregate

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1 liability of the surety shall not exceed the sum of the bond. The 2 surety on the bond may cancel the bond by giving notice in writing 3 to the secretary of state of the cancellation at least 30 days 4 before the effective date of the cancellation and is not liable for 5 a breach of condition occurring after the effective date of the 6 cancellation.

7 (3) An applicant for a new vehicle dealer or a used or
8 secondhand vehicle dealer license shall apply for not less than 2
9 dealer plates under section 245 and shall include with the
10 application the proper fee for those plates under section 803.

11 (4) As a condition precedent to the granting of a license, a 12 dealer shall file with the secretary of state an irrevocable 13 written stipulation, authenticated by the applicant, stipulating 14 and agreeing that legal process affecting the dealer, served on the secretary of state or a deputy of the secretary of state, has the 15 same effect as if personally served on the dealer. This appointment 16 17 remains in force as long as the dealer has any outstanding liability within this state. 18

19 (5) A person shall not carry on or conduct the business of 20 buying, selling, brokering, leasing, negotiating a lease, or 21 dealing in 5 or more vehicles of a type required to be titled under 22 this act in a 12-month period unless the person obtains a dealer 23 license from the secretary of state authorizing the carrying on or 24 conducting of that business. A person shall not carry on or conduct the business of buying, selling, brokering, leasing, negotiating a 25 26 lease, or dealing in 5 or more distressed, late model vehicles or salvageable parts to 5 or more of those vehicles in a 12-month 27

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1 period unless the person obtains a used or secondhand vehicle parts 2 dealer, an automotive recycler, or a salvage pool license from the secretary of state or is an insurance company admitted to conduct 3 4 business in this state. A person shall not carry on or conduct the 5 business of buying 5 or more vehicles in a 12-month period to 6 process into scrap metal or store or display 5 or more vehicles in a 12-month period as an agent or escrow agent of an insurance 7 company unless the person obtains a dealer license from the 8 9 secretary of state. A vehicle scrap metal processor that does not 10 purchase vehicles or salvageable parts from unlicensed persons is 11 not required to obtain a dealer license. A person from another 12 state shall not purchase, sell, or otherwise deal in distressed, 13 late model vehicles or salvageable parts unless the person obtains 14 a foreign salvage vehicle dealer license from the secretary of state under section 248b. A person, including a dealer, shall not 15 purchase or acquire a distressed, late model vehicle or a 16 17 salvageable part through a salvage pool, auction, or broker without 18 a license as a salvage vehicle agent. The secretary of state shall 19 investigate and seek prosecution, if necessary, of persons 20 allegedly conducting a business without a license.

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(6) The application for a dealer license shall be in the form prescribed by the secretary of state and shall be signed by the applicant. In addition to other information as may be required by the secretary of state, the application shall include all of the following:

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(a) The name of the applicant.

27 (b) The location of the applicant's established place of

business in this state, together with written verification from the
 appropriate governing or zoning authority that the established
 place of business meets all applicable municipal and zoning
 requirements.

5 (c) The name under which the dealer will conduct business.
6 (d) If the business is a corporation, the state of
7 incorporation.

8 (e) If the business is a sole proprietorship or partnership,
9 the name, address, and date of birth of each owner or partner; if
10 the business is a corporation, the name, address, and date of birth
11 of each of the principal officers.

12 (f) The county in which the applicant will conduct business13 and the address of each place of business in that county.

(q) If the dealer's business is the sale of new vehicles, the 14 make or makes of those vehicles. Each new vehicle dealer shall send 15 16 with the application for license a certification that the dealer 17 holds a bona fide contract to act as factory representative, factory distributor, or distributor representative to sell at 18 19 retail (the make of vehicle to be sold) and that the 20 contract meets the requirements for a dealer agreement under 1981 21 PA 118, MCL 445.1561 to 445.1583.

(h) A statement of the previous history, record, and
associations of the applicant and of each owner, partner, officer,
or director of the applicant. The statement shall be sufficient to
establish to the satisfaction of the secretary of state the
business reputation and character of the applicant.

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(i) A statement showing whether the applicant has previously

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applied for a license, the result of the application, and whether
 the applicant has ever been the holder of a dealer license that was
 revoked or suspended.

4 (j) If the applicant is a corporation or partnership, a
5 statement showing whether a partner, employee, officer, or director
6 has been refused a license or has been the holder of a license that
7 was revoked or suspended.

8 (k) If the application is for a used or secondhand vehicle9 parts dealer or an automotive recycler, all of the following:

10 (i) Evidence that the applicant maintains or will maintain an11 established place of business.

(*ii*) Evidence that the applicant maintains or will maintain a
police book and vehicle parts purchase and sales and lease records
as required under this act.

15 (*iii*) Evidence of worker's compensation insurance coverage for 16 employees classified under the North American industry 17 classification system number 42114, entitled "motor vehicle parts 18 (used) merchant wholesalers" or under the National Council on 19 Compensation Insurance classification code number 3821, entitled 20 "automobile dismantling", if applicable.

(1) A certification that neither the applicant nor another
person named on the application is acting as the alter ego of any
other person or persons in seeking the license. For the purpose of
this subdivision, "alter ego" means a person that acts for and on
behalf of, or in the place of, another person for purposes of
obtaining a vehicle dealer license.

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(m) A certification that the applicant if the applicant is an

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1 individual or sole proprietorship, the partners of the applicant if 2 the applicant is a partnership, the principal officers of the 3 applicant if the applicant is a corporation, or any other 4 individual who is responsible for the daily operations of the 5 dealership, as applicable, has reviewed and understands the 6 requirements of this act, the rules promulgated under this act, the dealer manual published by the secretary of state, and any other 7 applicable material provided by the department. 8

(N) FOR AN APPLICATION SUBMITTED BY OR ON BEHALF OF AN 9 ELIGIBLE USED VEHICLE DEALER FOR AN ORIGINAL LICENSE, A 10 11 CERTIFICATION THAT WITHIN THE 6-MONTH PERIOD PRECEDING THE DATE OF THE APPLICATION, THE APPLICANT, THE PARTNERS OF THE APPLICANT, OR 12 THE PRINCIPAL OFFICERS OF THE APPLICANT, AS APPLICABLE, COMPLETED 13 THE DEALER TRAINING PROGRAM DESCRIBED IN SECTION 248l(2). THIS 14 SUBDIVISION DOES NOT APPLY TO AN APPLICATION TO RENEW THE LICENSE 15 OF AN ELIGIBLE USED VEHICLE DEALER AND DOES NOT APPLY TO ANY 16 ORIGINAL LICENSE THAT WAS GRANTED TO AN ELIGIBLE USED VEHICLE 17 DEALER BEFORE, AND THAT IS VALID ON, THE EFFECTIVE DATE OF SECTION 18 19 2481. AS USED IN THIS SUBDIVISION AND SUBDIVISION (O), "ELIGIBLE 20 USED VEHICLE DEALER" MEANS THAT TERM AS DEFINED IN SECTION 2481.

(O) FOR AN APPLICATION SUBMITTED BY OR ON BEHALF OF AN
ELIGIBLE USED VEHICLE DEALER FOR AN ORIGINAL OR RENEWAL LICENSE, A
CERTIFICATION THAT EACH RETAIL SALES LOCATION OF THAT DEALER HAS AN
EMPLOYEE THAT HAS COMPLETED THE DEALER TRAINING PROGRAM REQUIRED
UNDER SECTION 248/(3) OR (5), AS APPLICABLE.

26 (7) A person shall apply separately for a dealer license for27 each county in which business is to be conducted. Before moving 1

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1 or more places of business or opening an additional place of 2 business, a dealer shall apply to the secretary of state for and obtain a supplemental dealer license. The secretary of state shall 3 4 not charge a fee for a supplemental dealer license and shall issue 5 a supplemental dealer license only for a location, including a 6 tent, temporary stand, or any temporary quarters, that does not meet the definition of an established place of business, within the 7 county in which the dealer's established place of business is 8 located. A dealer license entitles the dealer to conduct the 9 business of buying, selling, leasing, and dealing in vehicles or 10 11 salvageable parts in the county covered by the license. The dealer 12 license shall also entitle the dealer to conduct at any other licensed dealer's established place of business in this state only 13 the business of buying, selling, leasing, or dealing in vehicles at 14 wholesale. 15

16 (8) The secretary of state shall classify and differentiate
17 vehicle dealers according to the type of activity they perform. A
18 dealer shall not engage in activities of a particular
19 classification as provided in this act unless the dealer is
20 licensed in that classification. An applicant may apply for a
21 dealer license in 1 or more of the following classifications:

22 (a) New vehicle dealer.

(b) Used or secondhand vehicle dealer. A used or secondhand
vehicle dealer may be eligible for a mobility dealer endorsement
under section 248k.

26 (c) Used or secondhand vehicle parts dealer.

27 (d) Vehicle scrap metal processor.

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(e) Vehicle salvage pool operator.

2 (f) Distressed vehicle transporter.

3 (g) Broker.

4 (h) Foreign salvage vehicle dealer.

5 (i) Automotive recycler.

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(j) Beginning April 1, 2005, wholesaler.

7 (9) All of the following apply to the issuance, renewal, and8 expiration of a dealer license under this section:

9 (a) A dealer license that is issued before the effective date
10 of the amendatory act that added section 248k expires on December
11 31 of the last year for which the license is issued.VALID.

(b) A dealer shall renew its dealer license annually. The secretary of state may renew a dealer license for a period of not more than 4 years if the secretary receives a renewal application and payment of the fee required under section 807.

16 (c) An initial dealer license issued on or after the effective

17 date of the amendatory act that added this subdivision expires 1

18 year after the date the license is issued.

(C) (d) To renew a dealer license, the dealer shall file an
application for renewal with the secretary of state at least 30
days before the expiration of its current license.

(D) (e) If a dealer has not renewed its dealer license on or before the expiration date of its current license, the secretary of state within 10 business days after that expiration date must notify the dealer that the secretary of state has not received its renewal application. The notice shall include the amount of the late renewal fee.

1 (E) (f) A dealer may continue to operate its dealer business 2 after the expiration of its dealer license, pending approval of the renewal application, if the renewal application is delivered in 3 4 person or mailed to the secretary of state on or before the 5 expiration date of the license. If requested by the department, a dealer that mails an application under this subdivision must 6 provide proof of mailing of the renewal application that is 7 satisfactory to the department. 8

(F) (g) If an application to renew a dealer license is filed 9 10 with the secretary of state after the expiration of that license, 11 the dealer may operate its dealer business beginning on the date on 12 which the application is delivered or mailed to the secretary of 13 state, pending approval of the renewal application. If requested by 14 the department, a dealer that mails an application under this subdivision must provide proof of mailing of the renewal 15 application that is satisfactory to the department. A dealer shall 16 17 pay a renewal fee equal to 150% of the normal renewal fee for a renewal described in this subdivision. 18

19 (G) (h) If a dealer files an application to renew a dealer 20 license more than 30 days after the expiration of that license, the 21 dealer is considered a new applicant for a dealer license under 22 this section.

23 (H) (i)—The secretary of state shall deposit the late renewal 24 fees collected under subdivisions (e)—(D) and (g)—(F) in the 25 transportation administration collection fund created in section 26 810b.

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(10) A dealer may conduct the business of buying, selling, or

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dealing in motor homes, trailer coaches, trailers, or pickup
 campers at a recreational vehicle show conducted at a location in
 this state without obtaining a separate or supplemental license
 under subsection (7) if all of the following apply:

5 (a) The dealer is licensed as a new vehicle dealer or used or6 secondhand vehicle dealer.

7 (b) The duration of the recreational vehicle show is not more8 than 14 days.

9 (c) Not less than 14 days before the beginning date of the 10 recreational vehicle show, the show producer notifies the secretary 11 of state, in a manner and form prescribed by the secretary of 12 state, that the recreational vehicle show is scheduled, the 13 location, dates, and times of the recreational vehicle show, and 14 the name, address, and dealer license number of each dealer 15 participating in the recreational vehicle show.

16 SEC. 248/. (1) THE SECRETARY OF STATE SHALL ESTABLISH EACH OF
17 THE FOLLOWING DEALER TRAINING PROGRAMS FOR ELIGIBLE USED VEHICLE
18 DEALERS:

19 (A) A PRELICENSURE DEALER TRAINING PROGRAM THAT MEETS ALL OF20 THE FOLLOWING:

(i) IS CONDUCTED BY THE DEPARTMENT, OR A QUALIFIED TRADE
ORGANIZATION APPROVED BY THE DEPARTMENT, AND IS OFFERED AT LEAST 2
TIMES EACH CALENDAR QUARTER. IF APPROVED BY THE DEPARTMENT, THE
TRAINING PROGRAM MAY BE CONDUCTED ONLINE OR BY OTHER ELECTRONIC
MEANS.

26 (*ii*) IS AVAILABLE TO ANY INDIVIDUAL WHO IS AN ELIGIBLE USED
27 VEHICLE DEALER WHO IS APPLYING FOR AN ORIGINAL DEALER LICENSE OR IS

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A PARTNER OR OFFICER OF AN ELIGIBLE USED VEHICLE DEALER THAT IS
 APPLYING FOR AN ORIGINAL DEALER LICENSE.

3 (*iii*) INCLUDES TRAINING RELATED TO THIS ACT AND ANY OTHER
4 SUBJECT MATTER APPROVED BY THE SECRETARY OF STATE, SUCH AS CONSUMER
5 PROTECTION AND SALES AND USE TAX COLLECTION. THE DEPARTMENT MAY
6 CONSULT WITH ANY OTHER DEPARTMENTS TO EVALUATE AND APPROVE COURSE
7 CONTENT IT CONSIDERS APPROPRIATE.

8 (B) A TRAINING PROGRAM FOR DESIGNATED INDIVIDUALS THAT MEETS
9 ALL OF THE FOLLOWING:

10 (i) IS CONDUCTED BY THE DEPARTMENT OR ANOTHER PERSON
11 DESIGNATED BY THE SECRETARY OF STATE AND IS OFFERED AT LEAST 2
12 TIMES EACH CALENDAR QUARTER. IF APPROVED BY THE DEPARTMENT, THE
13 TRAINING PROGRAM MAY BE CONDUCTED ONLINE OR BY OTHER ELECTRONIC
14 MEANS.

15 (*ii*) IS AVAILABLE TO ANY DESIGNATED INDIVIDUAL.

16 (*iii*) INCLUDES TRAINING IN TRANSFERRING VEHICLE TITLES,
17 DOCUMENTATION OF TITLE TRANSFERS, RECORD KEEPING, AND ANY OTHER
18 SUBJECT MATTER APPROVED BY THE SECRETARY OF STATE, SUCH AS CONSUMER
19 PROTECTION AND SALES AND USE TAX COLLECTION.

20 (C) A CONTINUING EDUCATION TRAINING PROGRAM THAT MEETS ALL OF21 THE FOLLOWING:

22 (*i*) IS CONDUCTED AT LEAST 2 TIMES IN EACH CALENDAR QUARTER.

23 (*ii*) INCLUDES AT LEAST 2 HOURS OF TRAINING.

(*iii*) INCLUDES SUBJECT MATTER APPROVED BY THE SECRETARY OF
STATE SUCH AS TRANSFERRING VEHICLE TITLES, DOCUMENTATION OF TITLE
TRANSFERS, RECORD KEEPING, CONSUMER PROTECTION, AND SALES AND USE
TAX COLLECTION. THE DEPARTMENT MAY CONSULT WITH ANY OTHER

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DEPARTMENTS IT CONSIDERS APPROPRIATE TO EVALUATE AND APPROVE COURSE
 CONTENT.

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(*iv*) IS CONDUCTED BY 1 OF THE FOLLOWING:

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(A) THE DEPARTMENT.

5 (B) A QUALIFIED TRADE ORGANIZATION THAT IS APPROVED BY THE 6 DEPARTMENT. THE DEPARTMENT MAY EVALUATE A QUALIFIED TRADE 7 ORGANIZATION APPROVED UNDER THIS SUB-SUBPARAGRAPH TO DETERMINE 8 WHETHER IT MEETS THE REQUIREMENTS OF THIS SUBDIVISION. THE 9 DEPARTMENT MAY, AFTER A HEARING, SUSPEND OR REVOKE A QUALIFIED 10 TRADE ORGANIZATION'S APPROVAL TO OFFER THE TRAINING DESCRIBED IN 11 THIS SUBDIVISION FOR FAILURE TO COMPLY WITH THOSE REQUIREMENTS.

(2) IN THE 6-MONTH PERIOD PRECEDING THE DATE OF THE
APPLICATION FOR AN ORIGINAL ELIGIBLE USED VEHICLE DEALER LICENSE,
EACH INDIVIDUAL WHO IS THE APPLICANT, EACH PARTNER OF THE
APPLICANT, OR EACH OFFICER OF THE APPLICANT, AS APPLICABLE, FOR THE
ORIGINAL ELIGIBLE USED VEHICLE DEALER LICENSE MUST COMPLETE THE
DEALER TRAINING PROGRAM DESCRIBED IN SUBSECTION (1) (A). THIS
SUBSECTION DOES NOT APPLY TO EITHER OF THE FOLLOWING:

19 (A) AN APPLICANT OR APPLICATION FOR THE RENEWAL OF AN ELIGIBLE20 USED VEHICLE DEALER LICENSE.

(B) THE HOLDER OF AN ORIGINAL ELIGIBLE USED VEHICLE DEALER
LICENSE THAT WAS GRANTED BEFORE, AND IS VALID ON, THE EFFECTIVE
DATE OF THIS SECTION.

(3) IN THE 90-DAY PERIOD FOLLOWING THE ISSUANCE OF AN ORIGINAL
DEALER LICENSE TO AN ELIGIBLE USED VEHICLE DEALER, THE LICENSED
DEALER SHALL SELECT A DESIGNATED INDIVIDUAL AND ENSURE THAT HE OR
SHE COMPLETES THE DEALER TRAINING PROGRAM DESCRIBED IN SUBSECTION

(1)(B). HOWEVER, THIS SUBSECTION DOES NOT APPLY IF THE DESIGNATED
 INDIVIDUAL HAS COMPLETED THE TRAINING PROGRAM DESCRIBED IN
 SUBSECTION (1)(C). AN ELIGIBLE USED VEHICLE DEALER MUST SELECT A
 DESIGNATED INDIVIDUAL FOR EACH OF ITS RETAIL SALES LOCATIONS. AN
 ELIGIBLE USED VEHICLE DEALER MUST NOT SELECT THE SAME INDIVIDUAL AS
 THE DESIGNATED INDIVIDUAL FOR MORE THAN 3 RETAIL SALES LOCATIONS.

7 (4) SUBSECTION (3) DOES NOT APPLY TO THE HOLDER OF AN ORIGINAL
8 OR RENEWAL ELIGIBLE USED VEHICLE DEALER LICENSE THAT WAS GRANTED
9 BEFORE, AND IS VALID ON, THE EFFECTIVE DATE OF THIS SECTION UNTIL
10 THAT LICENSE IS NEXT RENEWED.

(5) IN ADDITION TO THE TRAINING PROGRAM DESCRIBED IN
 SUBSECTION (1)(B), AN ELIGIBLE USED VEHICLE DEALER SHALL ENSURE
 THAT A DESIGNATED INDIVIDUAL COMPLETES THE TRAINING PROGRAM
 DESCRIBED IN SUBSECTION (1)(C) 1 TIME IN EACH 24-MONTH PERIOD AFTER
 THE DATE OF ISSUANCE OF ITS ORIGINAL LICENSE.

16 (6) THE DEPARTMENT SHALL NOT RENEW THE LICENSE OF AN ELIGIBLE
17 USED VEHICLE DEALER UNLESS THE APPLICATION FOR RENEWAL INCLUDES A
18 CERTIFICATION FROM THE DEALER THAT IT IS IN COMPLIANCE WITH THE
19 TRAINING REQUIREMENTS APPLICABLE UNDER THIS SECTION.

20 (7) AS USED IN THIS SECTION:

(A) "DESIGNATED INDIVIDUAL" MEANS ANY OF THE FOLLOWING
INDIVIDUALS, IF HE OR SHE IS SELECTED BY AN ELIGIBLE USED VEHICLE
DEALER TO COMPLETE A TRAINING PROGRAM DESCRIBED IN THIS SECTION:
(i) AN INDIVIDUAL WHO IS A LICENSED ELIGIBLE USED VEHICLE
DEALER OR A PARTNER OR OFFICER OF A LICENSED ELIGIBLE USED VEHICLE
DEALER.

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(ii) is an employee of a licensed eligible used vehicle

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DEALER, SUCH AS A GENERAL MANAGER, A SALES MANAGER, OR AN EMPLOYEE 1 2 WHO IS RESPONSIBLE FOR PREPARING TITLE DOCUMENTS FOR THE DEALER.

(B) "ELIGIBLE USED VEHICLE DEALER" MEANS A PERSON THAT IS 3 4 LICENSED AS A USED OR SECONDHAND VEHICLE DEALER, OR IS APPLYING FOR LICENSURE AS A USED OR SECONDHAND VEHICLE DEALER, AND IS NOT 5 LICENSED OR SEEKING LICENSURE AS A NEW VEHICLE DEALER. 6

(C) "QUALIFIED TRADE ORGANIZATION" MEANS A BONA FIDE NONPROFIT 7 MEMBERSHIP ORGANIZATION THAT IS BASED IN THIS STATE, THAT HAS BEEN 8 IN EXISTENCE FOR AT LEAST 5 YEARS, AND WHOSE MEMBERS ARE PRIMARILY 9 ELIGIBLE USED VEHICLE DEALERS. 10

11 Enacting section 1. This amendatory act takes effect 90 days 12 after the date it is enacted into law.