

State of Arizona
House of Representatives
Fifty-first Legislature
First Regular Session
2013

CHAPTER 73
HOUSE BILL 2372

AN ACT

AMENDING SECTIONS 28-121, 28-2155, 28-2351, 28-4362, 28-4403, 28-4404, 28-4405 AND 28-4409, ARIZONA REVISED STATUTES; AMENDING TITLE 28, CHAPTER 10, ARTICLE 4, ARIZONA REVISED STATUTES, BY ADDING SECTION 28-4423; AMENDING TITLE 28, CHAPTER 10, ARTICLE 6, ARIZONA REVISED STATUTES, BY ADDING SECTION 28-4503; AMENDING SECTIONS 28-4531, 28-4532 AND 28-4533, ARIZONA REVISED STATUTES; REPEALING TITLE 28, CHAPTER 10, ARTICLE 10, ARIZONA REVISED STATUTES; RELATING TO MOTOR VEHICLE DEALERS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 28-121, Arizona Revised Statutes, is amended to
3 read:

4 28-121. Violation; classification; exception; civil traffic
5 violation; surcharge

6 A. A person who violates a provision of this title or who fails or
7 refuses to do or perform an act or thing required by this title is guilty of
8 a class 2 misdemeanor, unless the statute defining the offense provides for a
9 different classification. This subsection does not apply to any provision or
10 requirement of chapter 3, 5, 7 or 8, ~~OR~~ chapter 9, article 4 ~~or chapter 10,~~
11 ~~article 10~~ of this title.

12 B. A violation of or failure or refusal to do or perform an act or
13 thing required by chapter 3, 5, 7 or 8, ~~OR~~ chapter 9, article 4 ~~or chapter~~
14 ~~10, article 10~~ of this title is a civil traffic violation unless the statute
15 defining the violation provides for a different classification. Civil
16 traffic violations are subject to chapter 5, articles 3 and 4 of this title.

17 C. In addition to any other penalty assessment provided in this title,
18 the court shall levy the surcharge as required by sections 12-116.01 and
19 12-116.02.

20 Sec. 2. Section 28-2155, Arizona Revised Statutes, is amended to read:

21 28-2155. One trip registration permit

22 A. The department may issue a one trip registration permit that allows
23 a person to operate an unregistered vehicle or a vehicle with a suspended
24 registration from a specified origin to a specified destination.

25 B. The one trip registration permit is valid only for the following
26 purposes:

27 1. Vehicle emissions inspection.

28 2. Registration or titling.

29 3. Vehicle inspection by the registering officer.

30 4. Vehicle repair to comply with an emissions inspection or inspection
31 by the registering officer.

32 5. MOVEMENT OF A VEHICLE BY A LICENSED WHOLESALE MOTOR VEHICLE DEALER
33 ONLY IF THE WHOLESALE MOTOR VEHICLE DEALER DOES NOT HAVE VALID DEALER LICENSE
34 PLATES ISSUED PURSUANT TO SECTION 28-4533, SUBSECTION B, PARAGRAPH 3.

35 C. A person operating a vehicle with a one trip registration permit
36 shall comply with the mandatory motor vehicle insurance requirements of this
37 state prescribed in chapter 9 of this title.

38 D. The department shall prescribe the content and form of the one trip
39 registration permit. The owner or operator of the vehicle shall display the
40 one trip registration permit so that it is clearly visible from outside the
41 vehicle.

42 E. EXCEPT FOR PERMITS ISSUED TO LICENSED WHOLESALE MOTOR VEHICLE
43 DEALERS UNDER THIS SECTION, the registering officer shall not issue more than
44 three one trip registration permits for a vehicle in a twelve month period.
45 The registering officer shall issue a one trip registration permit for not
46 more than three days, excluding weekends and holidays.

1 F. The fee for the one trip registration permit is prescribed in
2 section 28-2003. The department shall deposit the fee in the state highway
3 fund established by section 28-6991.

4 Sec. 3. Section 28-2351, Arizona Revised Statutes, is amended to read:
5 28-2351. License plate provided; design

6 A. The department shall provide to every owner one license plate for
7 each vehicle registered. At the request of the owner and on payment of any
8 required fee, the department shall provide either one or two license plates
9 for a vehicle for which a special plate is requested pursuant to this
10 chapter, except that the department shall provide one license plate if the
11 special plate is issued pursuant to section 28-2416 or 28-2416.01.

12 B. The license plate shall display the number assigned to the vehicle
13 and to the owner of the vehicle and the name of this state, which may be
14 abbreviated. The director shall coat the license plate with a reflective
15 material that is consistent with the determination of the department
16 regarding the color and design of license plates and special plates. The
17 director shall design the license plate and the letters and numerals on the
18 license plate to be of sufficient size to be plainly readable during daylight
19 from a distance of one hundred feet. In addition to the standard license
20 plate issued for a trailer before August 12, 2005, the director shall issue a
21 license plate for trailers that has a design that is similar to the standard
22 size license plate for trailers but that is the same size as the license
23 plate for motorcycles. The trailer owner shall notify the department which
24 size license plate the owner wants for the trailer.

25 C. Notwithstanding any other law, the department shall not contract
26 with a nongovernmental entity to purchase or secure reflective material for
27 the plates issued by the department unless the department has made a
28 reasonable effort to secure qualified bids or proposals from as many
29 individual responsible respondents as possible.

30 D. The department shall determine the color and design of the license
31 plate. All other plates issued by the department, except the plates issued
32 pursuant to sections 28-2404, 28-2412, 28-2413, 28-2414, 28-2416, 28-2416.01,
33 28-2417 through 28-2448, 28-2452, 28-2453, 28-2454, ~~and~~ 28-2455 **AND 28-4533**
34 and article 14 of this chapter, shall be the same color as and similar in
35 design to the license plate as determined by the department.

36 E. A passenger motor vehicle rented without a driver shall receive the
37 same type of license plate as issued for a private passenger motor vehicle.

38 Sec. 4. Section 28-4362, Arizona Revised Statutes, is amended to read:
39 28-4362. Application; fee; bond

40 Applications shall be accompanied by:

41 1. The filing fees prescribed in section 28-4302, and each licensee
42 shall pay the annual license fee prescribed in section 28-4302.

43 2. A bond that:

44 (a) Is in a form to be approved by the director.

1 (b) Is in an amount prescribed by the director of at least twenty
2 thousand dollars for an automotive recycler's license and not more than one
3 hundred thousand dollars for all other licenses.

4 (c) Is executed by a surety company authorized to transact business in
5 this state as surety on the bond with the applicant as principal obligor on
6 the bond and the state as obligee.

7 (d) Is cancellable only on at least sixty days' prior notice to the
8 director.

9 (e) Inures to the benefit of a person who suffers loss because of
10 either:

11 (i) Nonpayment by the dealer of customer prepaid title, registration
12 or other related fees or taxes.

13 (ii) The automotive recycler's or the dealer's failure to deliver in
14 conjunction with the sale of a vehicle a valid vehicle title certificate free
15 and clear of any prior owner's interests and all liens except a lien created
16 by or expressly assumed in writing by the buyer of the vehicle.

17 **3. A COPY OF THE DEALER'S CURRENT TRANSACTION PRIVILEGE TAX LICENSE.**

18 Sec. 5. Section 28-4403, Arizona Revised Statutes, is amended to read:

19 **28-4403. Record requirements; motor vehicle information;**
20 **inspection; liability; electronic submission**

21 A. A licensee shall keep and maintain at the licensee's established
22 place of business, or place of business if the licensee is a broker or a
23 wholesale motor vehicle dealer, a permanent record in the form prescribed by
24 the director containing:

25 1. A particular description of each motor vehicle of a type subject to
26 registration under the laws of this state that is bought, sold, brokered or
27 exchanged by the licensee or received or accepted by the licensee for sale,
28 brokering or exchange.

29 2. A particular description of each used motor vehicle body or chassis
30 that is sold or otherwise disposed of.

31 3. A particular description of each motor vehicle that is bought or
32 otherwise acquired and wrecked by the licensee.

33 4. The name and address of the person from whom a motor vehicle, motor
34 vehicle body or motor vehicle chassis was purchased or otherwise acquired and
35 the date it was purchased or acquired.

36 5. The name and address of the person to whom the motor vehicle, motor
37 vehicle body or motor vehicle chassis was sold or otherwise disposed of, the
38 date it was sold or disposed of and a sufficient description of the vehicle,
39 body or chassis by name or identifying number or otherwise to identify it.

40 B. A licensed automotive recycler that has a vehicle in the automotive
41 recycler's inventory shall:

42 1. At the same time have possession of a duly and regularly assigned
43 salvage certificate of title, nonrepairable vehicle certificate of title or
44 dismantle certificate of title to the vehicle.

1 (v) The identification number and serial number of the vehicle.
2 (vi) The date purchased.
3 (vii) The disposition of the chassis.
4 (viii) The name and address of the person from whom a motor vehicle,
5 motor vehicle body or motor vehicle chassis was purchased or otherwise
6 acquired and the date of the purchase.
7 (ix) The name and address of the person to whom the motor vehicle,
8 motor vehicle body or motor vehicle chassis was sold or otherwise disposed
9 of, the date of the sale and a description of the vehicle, body or chassis by
10 make and model or identification number.
11 2. Including a bill of sale signed by the seller for any motor vehicle
12 parts other than major component parts acquired by the licensee, identifying
13 the seller by name, address and date of sale.
14 B. The licensee shall maintain the record at the licensee's
15 established place of business or principal place of business if the licensee
16 is a broker or a wholesale motor vehicle dealer for a period of three years
17 from the date of acquiring each item recorded.
18 C. Authorized representatives of the department of transportation or
19 any law enforcement agency may inspect the record kept by the licensee at any
20 time during regular business hours.
21 D. An automotive recycler shall maintain a similar record of all
22 disabled vehicles that have been towed or transported to the automotive
23 recycler's place of business or to other places designated by the owner of
24 the vehicle or the owner's representative. This record shall specify the
25 make, model and description of the vehicle, name of the owner, number of the
26 license plate, condition of the vehicle and place to which it was towed or
27 transported.
28 E. Each licensee shall allow any person described in subsection C,
29 during business hours and after reasonable demand, to physically compare the
30 records required to be maintained with the vehicles or major component parts
31 that are located at the licensee's place of business.
32 F. BEGINNING JANUARY 1, 2014, A WHOLESAL MOTOR VEHICLE DEALER SHALL
33 SUBMIT ELECTRONICALLY TO THE DEPARTMENT ANY DOCUMENTS THAT ARE REQUESTED BY
34 THE DEPARTMENT DURING THE WHOLESAL MOTOR VEHICLE DEALER'S REPORTED BUSINESS
35 HOURS AND THAT ARE PRESCRIBED IN THIS SECTION. THE WHOLESAL MOTOR VEHICLE
36 DEALER SHALL SUBMIT THE REQUESTED DOCUMENTS WITHIN FORTY-EIGHT HOURS AFTER
37 THE REQUEST IS TRANSMITTED.
38 ~~F.~~ G. After reasonable demand by a person under subsection C or E, a
39 person who fails to display the records required to be maintained is guilty
40 of a class 1 misdemeanor.
41 Sec. 7. Section 28-4405, Arizona Revised Statutes, is amended to read:
42 28-4405. Display of license; continuation date; late penalty
43 A. A license issued under this chapter:
44 1. Shall be conspicuously displayed in either:
45 (a) The established place of business for which it was obtained.

1 (b) The place of business if the licensee is a broker or a wholesale
2 vehicle dealer.

3 2. Is not transferable or subject to sale or reassignment.

4 B. The director may issue licenses with staggered continuation dates
5 to distribute the continuation workload as uniformly as practicable
6 throughout the twelve months of the calendar year. In order to initiate a
7 staggered license continuation system, the director may issue a license for
8 more or less than a twelve month period, but not more than eighteen months,
9 and may prorate the license fee.

10 C. A motor vehicle dealer licensee shall submit its renewal
11 application, [EVIDENCE OF ITS CURRENT TRANSACTION PRIVILEGE TAX LICENSE](#) and
12 applicable renewal fees to the department of transportation on or before the
13 license continuation date. For the purposes of renewal, the license
14 continuation date is as follows:

15 1. If the motor vehicle dealer is also a licensed dealer pursuant to
16 title 44, chapter 2.1, the date prescribed by the initial licensing
17 department, either the department of transportation or the department of
18 financial institutions.

19 2. If the motor vehicle dealer is not also a licensed dealer pursuant
20 to title 44, chapter 2.1, the date prescribed by the department of
21 transportation.

22 D. If a licensee fails, neglects or refuses to pay the required fee
23 for the ensuing year on or before the license continuation date, the fee is
24 delinquent and a penalty equal to the fee shall be added to the fee and
25 collected.

26 Sec. 8. Section 28-4409, Arizona Revised Statutes, is amended to read:
27 [28-4409. Evidence of ownership requirement; exception](#)

28 A. Except as provided in section 28-4410:

29 1. Each dealer in motor vehicles, trailers and semitrailers, including
30 manufacturers who sell to other than dealers, having possession of a motor
31 vehicle, trailer or semitrailer shall have at the same time either:

32 (a) Possession of a duly and regularly assigned certificate of title
33 to the vehicle.

34 (b) Reasonable indicia of ownership or right of possession as provided
35 in section 28-4410.

36 2. A dealer or manufacturer shall not offer for sale or sell a motor
37 vehicle, trailer or semitrailer until the dealer or manufacturer has obtained
38 a certificate of title to the motor vehicle, trailer or semitrailer, except
39 that a certificate of title is not required for a new motor vehicle sold by
40 manufacturers to dealers.

41 B. A wholesale motor vehicle auction dealer is exempt from the
42 requirement of having to possess a duly and regularly assigned certificate of
43 title and from other requirements relating to the reassignment of title
44 documents and disclosures to buyers. A wholesale motor vehicle auction
45 dealer may buy or sell a motor vehicle at wholesale in the wholesale motor
46 vehicle auction dealer's own name if the wholesale motor vehicle auction

1 dealer complies with the provisions of this title relating to certificates of
2 title, reassignments of title documents and disclosures to buyers.

3 C. A WHOLESALE MOTOR VEHICLE DEALER MUST TITLE IN THE NAME OF THE
4 WHOLESALE MOTOR VEHICLE DEALER ANY VEHICLE THAT THE WHOLESALE MOTOR VEHICLE
5 DEALER ACQUIRES BEFORE THE WHOLESALE MOTOR VEHICLE DEALER TRANSFERS THE
6 VEHICLE TO ANOTHER LICENSED MOTOR VEHICLE DEALER.

7 Sec. 9. Title 28, chapter 10, article 4, Arizona Revised Statutes, is
8 amended by adding section 28-4423, to read:

9 28-4423. Wholesale motor vehicle auction dealers; sign; title
10 stamp

11 EACH WHOLESALE MOTOR VEHICLE AUCTION DEALER SHALL:

12 1. CONSPICUOUSLY POST AT THE WHOLESALE MOTOR VEHICLE AUCTION DEALER'S
13 ESTABLISHED PLACE OF BUSINESS A SIGN THAT CONTAINS THE FOLLOWING STATEMENT:

14 ARIZONA REVISED STATUTES SECTION 28-4334 PROHIBITS A
15 PERSON WHO PURCHASES A VEHICLE FROM THIS WHOLESALE MOTOR VEHICLE
16 AUCTION DEALER FROM SELLING THE VEHICLE IN THIS STATE UNLESS THE
17 PERSON IS A LICENSED DEALER IN THIS STATE. A PERSON WHO
18 VIOLATES THIS STATUTORY PROVISION IS GUILTY OF A CLASS 1
19 MISDEMEANOR.

20 2. STAMP "EXPORT ONLY" ON THE TITLE OF ANY VEHICLE SOLD TO A PERSON
21 WHO IS LICENSED AS A DEALER BY ANOTHER COUNTRY.

22 Sec. 10. Title 28, chapter 10, article 6, Arizona Revised Statutes, is
23 amended by adding section 28-4503, to read:

24 28-4503. Out-of-business cancellations; hearing

25 A. NOTWITHSTANDING SECTION 28-4494, IF THE DEPARTMENT DOCUMENTS THAT A
26 LICENSEE HAS CEASED OPERATING AS A MOTOR VEHICLE DEALER, THE DEPARTMENT MAY
27 CANCEL THE LICENSEE'S LICENSE AND GIVE NOTICE OF THE CANCELLATION TO THE
28 LICENSEE IN WRITING. THE NOTICE SHALL STATE THAT THE DEPARTMENT WILL PROVIDE
29 AN OPPORTUNITY FOR A HEARING IF THE DEPARTMENT RECEIVES A WRITTEN REQUEST
30 FROM THE LICENSEE FOR A HEARING WITHIN THIRTY DAYS AFTER THE NOTICE IS SENT.
31 IF A LICENSEE REQUESTS A HEARING, THE LICENSEE SHALL SHOW CAUSE AT THE
32 HEARING WHY THE LICENSE SHOULD NOT BE CANCELED.

33 B. IF A HEARING IS REQUESTED, THE DEPARTMENT OR THE DEPARTMENT'S DULY
34 AUTHORIZED AGENT SHALL ISSUE SUBPOENAS TO PERSONS AS THE LICENSEE REQUESTS
35 THAT REQUIRE THEM TO BE PRESENT AND TESTIFY AT THE HEARING. A TRANSCRIPT OF
36 THE TESTIMONY OF WITNESSES TAKEN AT THE HEARING SHALL BE MADE AND PRESERVED.

37 C. IF A HEARING IS HELD, WITHIN TEN DAYS AFTER THE HEARING, THE
38 DEPARTMENT OR THE DEPARTMENT'S DULY AUTHORIZED AGENT SHALL MAKE WRITTEN
39 FINDINGS OF FACT AND CONCLUSIONS AND BY ORDER UPHOLD THE CANCELLATION OR
40 DECLINE TO UPHOLD THE CANCELLATION.

41 Sec. 11. Section 28-4531, Arizona Revised Statutes, is amended to
42 read:

43 28-4531. Definitions

44 In this article, unless the context otherwise requires:

45 1. "Cargo" means commercial or industrial items but does not include
46 personal items such as luggage and camping equipment.

1 2. "Dealer" means a new motor vehicle dealer, a used motor vehicle
2 dealer or a wholesale motor vehicle dealer.

3 3. "Employee of the dealer" means any of the following:

4 (a) An employee who is paid compensation and who appears on the
5 records of the dealer as an employee for whom social security, withholding
6 taxes and all other deductions required by law for employees are made and for
7 whom all applicable payroll taxes are paid by the dealer.

8 (b) An independent contractor who appears on the records of the dealer
9 and who is paid compensation for specific services that are performed for the
10 dealer and that require the operation of dealer owned vehicles.

11 (c) An immediate family member of the dealer who appears on the
12 records of the dealer and who is paid compensation for specific services that
13 are performed for the dealer and that require the operation of dealer owned
14 vehicles. For the purposes of this subdivision, "immediate family member"
15 means a spouse or a parent, child, brother or sister whether related by
16 adoption or blood.

17 4. "Employee of the manufacturer" means an employee who is paid
18 compensation and who appears on the records of the manufacturer as an
19 employee for whom social security, withholding taxes and all other deductions
20 required by law for employees are made and for whom all applicable payroll
21 taxes are paid by the manufacturer.

22 5. "Full-time employee of the dealer" means a person who qualifies as
23 an employee of the dealer and who works at least twenty-four hours each week
24 for the dealer.

25 6. "Full-time employee of the manufacturer" means a person who
26 qualifies as an employee of the manufacturer and who works at least
27 twenty-four hours each week for the manufacturer.

28 7. "Manufacturer" means a person engaged in the business of
29 manufacturing motor vehicles, trailers or semitrailers or a person engaged in
30 the manufacture of integrated automotive systems and modules that are being
31 tested at or in conjunction with a facility located in this state.

32 8. "MANUFACTURER'S SERVICE PROGRAM" MEANS A PROGRAM THAT ORIGINATES
33 FROM A MANUFACTURER AND IS IMPOSED ON THAT MANUFACTURER'S DEALERS, THAT
34 PROVIDES FOR THE USE OF NEW MOTOR VEHICLES IN CONNECTION WITH A NEW MOTOR
35 VEHICLE DEALER'S SERVICE OPERATIONS AND THAT IMPOSES CERTAIN DURATION AND
36 MILEAGE RESTRICTIONS ON THE USE OF THOSE NEW MOTOR VEHICLES.

37 ~~8.~~ 9. "Modules" means groups of component parts that are arranged in
38 close physical proximity to each other within a vehicle and that may be
39 assembled by the supplier and shipped to the manufacturer for installation in
40 a vehicle as a unit.

41 ~~9.~~ 10. "Systems" means groups of component parts that are located
42 throughout a vehicle and that operate together to provide a specific vehicle
43 function.

44 Sec. 12. Section 28-4532, Arizona Revised Statutes, is amended to
45 read:

1 28-4532. Dealer owned vehicles; registration exemption; use of
2 dealer plates; civil penalty

3 A. A vehicle that is owned by a dealer and that is otherwise required
4 to be registered is exempt from registration while the vehicle is owned by
5 the dealer. A vehicle owned by a dealer may be operated under owner
6 responsibility on public highways and streets according to the following
7 provisions:

8 1. The vehicle displays a license plate issued to the owner as
9 provided in this article in the manner prescribed in section 28-2354.

10 2. The owner, an employee of the dealer or a prospective buyer may
11 operate the vehicle according to subsection C of this section.

12 B. Dealers' plates shall not be used on the following dealer owned
13 vehicles:

14 1. A work or service vehicle, EXCEPT FOR A VEHICLE THAT IS OWNED BY A
15 NEW MOTOR VEHICLE DEALER THAT HAS A MANUFACTURER'S SERVICE PROGRAM AND THAT
16 IS USED IN THAT PROGRAM.

17 2. A leased or rented vehicle owned by a dealer.

18 3. A laden vehicle designed for the transportation of cargo unless the
19 cargo consists of no more than three vehicles that are owned by the dealer
20 and the laden vehicle and the cargo are being operated or transported by the
21 dealer for resale.

22 4. A vehicle that has been sold.

23 C. Except as provided in subsection B of this section, a dealer plate
24 may be used on a dealer owned vehicle as follows:

25 1. When operated by the dealer or by an employee of the dealer in
26 connection with the dealer's business. The vehicle may be operated as
27 personal use transportation if it is assigned to a dealer or full-time
28 employee of the dealer on a full-time use basis and if a record of the
29 assignment is made as specified in section 28-4535. The authorized use
30 applies to dealers or employees solely and does not apply to any other person
31 as operator.

32 2. When operated by a prospective buyer for demonstration purposes for
33 a period of not more than forty-eight hours for passenger vehicles and
34 seventy-two hours for unladen pickups and trucks.

35 3. WHEN OPERATED BY A PERSON WHO IS LAWFULLY ENGAGED IN A CONTRACT
36 WITH A DEALER TO PERFORM ANY OF THE FOLLOWING AT A PERMANENT SITE OR LOCATION
37 WHERE THE PERSON CONDUCTS BUSINESS:

38 (a) EXTERIOR SURFACE PROTECTION.

39 (b) INTERIOR SURFACE PROTECTION.

40 (c) WINDOW SUNSCREEN PROTECTION.

41 (d) BODY REPAIR OR MAINTENANCE.

42 (e) UNDERCOATING, SOUNDPROOFING OR RUSTPROOFING.

43 (f) AUDIO EQUIPMENT INSTALLATION.

44 (g) OTHER SIMILAR WORK REQUIRED TO PREPARE A VEHICLE FOR SALE TO THE
45 PUBLIC.

1 D. A person who violates this section is subject to a civil penalty of
2 up to five hundred dollars.

3 Sec. 13. Section 28-4533, Arizona Revised Statutes, is amended to
4 read:

5 28-4533. Dealer's certificate; dealer license plates; fees

6 A. A dealer may apply to the department, on a form provided for that
7 purpose, for a dealer's certificate containing a general distinguishing
8 number ~~and for one or more pairs of dealer license plates or single dealer~~
9 ~~license plates appropriate to various types of vehicles~~. If the applicant is
10 a dealer in new motor vehicles, trailers or semitrailers, the applicant shall
11 submit satisfactory proof that the applicant is a duly authorized distributor
12 or dealer for a manufacturer.

13 B. THE DEPARTMENT MAY ISSUE DEALER LICENSE PLATES TO EACH DEALER AS
14 FOLLOWS:

15 1. FOR NEW MOTOR VEHICLE DEALERS, NOT MORE THAN THIRTY DEALER LICENSE
16 PLATES PLUS ONE ADDITIONAL LICENSE PLATE FOR EVERY FIFTY MOTOR VEHICLES THAT
17 ARE SOLD BASED ON REPORTED SALES IN THE PREVIOUS LICENSE YEAR.

18 2. FOR USED MOTOR VEHICLE DEALERS, NOT MORE THAN FIFTEEN DEALER
19 LICENSE PLATES PLUS ONE ADDITIONAL LICENSE PLATE FOR EVERY FIFTY VEHICLES
20 THAT ARE SOLD BASED ON REPORTED SALES IN THE PREVIOUS LICENSE YEAR.

21 3. FOR WHOLESALE MOTOR VEHICLE DEALERS, NOT MORE THAN TWO DEALER
22 LICENSE PLATES PLUS ONE ADDITIONAL LICENSE PLATE FOR EVERY FIFTY VEHICLES
23 THAT ARE SOLD BASED ON REPORTED SALES IN THE PREVIOUS LICENSE YEAR. ALL OF
24 THE FOLLOWING REQUIREMENTS APPLY TO DEALER LICENSE PLATES ISSUED PURSUANT TO
25 THIS PARAGRAPH:

26 (a) BEFORE THE WHOLESALE MOTOR VEHICLE DEALER'S LICENSE CONTINUATION
27 DATE, THE WHOLESALE MOTOR VEHICLE DEALER MUST SUBMIT EVIDENCE SATISFACTORY TO
28 THE DEPARTMENT THAT THE WHOLESALE MOTOR VEHICLE DEALER HAS SOLD AT LEAST TEN
29 VEHICLES IN THE PREVIOUS LICENSE YEAR.

30 (b) IF THE WHOLESALE MOTOR VEHICLE DEALER DOES NOT SUBMIT THE EVIDENCE
31 PRESCRIBED IN SUBDIVISION (a) OF THIS PARAGRAPH, THE DEPARTMENT SHALL CANCEL
32 THE DEALER LICENSE PLATES ISSUED TO THE WHOLESALE MOTOR VEHICLE DEALER.

33 (c) THE DEPARTMENT SHALL NOT ISSUE MORE THAN TEN DEALER LICENSE PLATES
34 TO A WHOLESALE MOTOR VEHICLE DEALER PURSUANT TO THIS PARAGRAPH.

35 ~~B.~~ C. The department, on granting the application, shall issue to the
36 applicant a certificate containing the applicant's name and address and the
37 general distinguishing number assigned to the applicant and the dealer
38 license plates for which the applicant applied on payment of the fee provided
39 in this section.

40 ~~C.~~ D. The fee for each license plate or pair of license plates issued
41 to a dealer is:

42 1. Thirty dollars, if the dealer is not a motorcycle dealer.

43 2. Ten dollars, if the dealer is a motorcycle dealer.

44 ~~D.~~ E. THE DIRECTOR MAY RECALL, REDESIGN AND REISSUE DEALER LICENSE
45 PLATES PURSUANT TO THIS ARTICLE. The plate or pair of plates issued shall
46 contain a number or symbol distinguishing them from every other plate or pair

1 of plates issued to the same dealer. THE DIRECTOR SHALL NOT ALLOW A REQUEST
2 FOR DEALER LICENSE PLATES TO BE COMBINED WITH A REQUEST FOR A PERSONALIZED
3 SPECIAL PLATE ISSUED PURSUANT TO SECTION 28-2406. REISSUED DEALER LICENSE
4 PLATES SHALL BE DISTRIBUTED AS DETERMINED BY THE DIRECTOR.

5 ~~E.~~ F. The right to use a dealer license plate issued terminates at
6 midnight on the last day of the month in which the plate fees are due unless
7 the plate fees for the following year are paid.

8 ~~F.~~ G. A dealer who applies for and obtains dealer license plates
9 shall comply with chapter 9 of this title.

10 Sec. 14. Repeal

11 Title 28, chapter 10, article 10, Arizona Revised Statutes, is
12 repealed.

APPROVED BY THE GOVERNOR APRIL 10, 2013.

FILED IN THE OFFICE OF THE SECRETARY OF STATE APRIL 10, 2013.