SUBSTITUTE FOR

SENATE BILL NO. 554

A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending section 248 (MCL 257.248), as amended by 1998

PA 384.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 248. (1) A dealer license shall not be granted under
 this section until an investigation is made of the applicant's
 qualifications under this act, except that this subsection does
 not apply to license renewals. The secretary of state shall make
 the investigation within 15 days after receiving the application
 and make a report on the investigation.

7 (2) An applicant for a new vehicle dealer or a used or sec8 ondhand vehicle dealer or broker license shall accompany the
9 application with INCLUDE a properly executed bond or renewal
10 certificate WITH THE APPLICATION. If a renewal certificate is

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1 used, the bond shall be IS considered as renewed for each 2 succeeding year in the same amount and with the same effect as an 3 original bond. The bond shall be in the sum of \$10,000.00 with 4 good and sufficient surety to be approved by the secretary of 5 state. The bond shall be conditioned to indemnify or reimburse 6 a purchaser, seller, financing agency, or governmental agency for 7 monetary loss caused through fraud, cheating, or misrepresenta-8 tion in the conduct of the vehicle business whether the fraud, 9 cheating, or misrepresentation was made by the dealer or by an 10 employee, agent, or salesperson of the dealer. The surety -is11 required to SHALL make indemnification or reimbursement for a 12 monetary loss only after judgment based on fraud, cheating, or 13 misrepresentation has been entered in a court of record against 14 the licensee. The bond shall also be conditioned to indemnify 15 or reimburse the state for any sales tax deficiency as provided 16 in the general sales tax act, 1933 PA 167, MCL 205.51 to 205.78, 17 or use tax deficiency as provided in the use tax act, 1937 PA 94, 18 MCL 205.91 to 205.111, for the year in which the bond was IS in 19 force. The surety is required to SHALL make indemnification or 20 reimbursement only after final judgment has been entered in a 21 court of record against the licensee. A dealer or applicant who 22 has furnished satisfactory proof that a bond similar to the bond 23 required by this subsection is executed and in force is exempt 24 from the bond provisions set forth in this subsection. The 25 aggregate liability of the surety shall not exceed the sum of the 26 bond. The surety on the bond may cancel the bond upon giving 30 27 days' notice in writing to the secretary of state and thereafter

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is not liable for a breach of condition occurring after the
 effective date of the cancellation.

3 (3) An applicant for a new vehicle dealer or a used or sec4 ondhand vehicle dealer license shall accompany the application
5 with an application APPLY for not less than 2 dealer plates as
6 provided by section 245 -, accompanied by AND SHALL INCLUDE WITH
7 THE APPLICATION the proper fee as provided by section 803.

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8 (4) A dealer required to be licensed under this section,
9 as AS a condition precedent to the granting of a license, A
10 DEALER shall file with the secretary of state an irrevocable
11 written stipulation, authenticated by the applicant, stipulating
12 and agreeing that legal process affecting the dealer, served on
13 the secretary of state or a deputy of the secretary of state, has
14 the same effect as if personally served on the dealer. This
15 appointment remains in force as long as THE DEALER HAS any
16 OUTSTANDING liability of the dealer remains outstanding within
17 this state.

(5) A person shall not carry on or conduct the business of puying, selling, brokering, or dealing in vehicles of a type required to be titled under this act unless the person obtains a dealer license from the secretary of state authorizing the carrying on or conducting of that business. A person shall not carry on or conduct the business of buying, selling, brokering, or dealing in distressed, late model vehicles or salvageable parts unless the person obtains a used or secondhand vehicle parts dealer, an automotive recycler, or a salvage pool license from the secretary of state or is an insurance company admitted to

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1 conduct business in this state. A person shall not carry on or 2 conduct the business of buying vehicles to process into scrap 3 metal or store or display vehicles as an agent or escrow agent of 4 an insurance company -, unless the person obtains a dealer 5 license from the secretary of state. A vehicle scrap metal pro-6 cessor who does not purchase vehicles or salvageable parts from 7 unlicensed persons shall IS not be required to obtain a 8 dealer license. A person from another state shall not purchase, 9 sell, or otherwise deal in distressed, late model vehicles or 10 salvageable parts unless the person obtains a foreign salvage 11 vehicle dealer license from the secretary of state as prescribed 12 under section 248b. A person, including a dealer, shall not pur-13 chase or acquire a distressed, late model vehicle or a salvagea-14 ble part through a salvage pool, auction, or broker without a 15 license as a salvage vehicle agent. The secretary of state shall 16 investigate and seek prosecution, if necessary, of persons 17 allegedly conducting a business without a license.

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18 (6) The application for a dealer license shall be in the 19 form prescribed by the secretary of state and shall be signed by 20 the applicant. In addition to other information as may be 21 required by the secretary of state, the application shall include 22 all of the following:

23 (a) Name of applicant.

(b) Location of applicant's established place of business in 24 25 this state.

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(c) The name under which business is to be conducted.

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1 (d) If the business is a corporation, the state of2 incorporation.

3 (e) Name, address, date of birth, and social security number
4 of each owner or partner and, if a corporation, the name,
5 address, date of birth, and social security <u>numbers</u> NUMBER of
6 each of the principal officers.

7 (f) The county in which the business is to be conducted and8 the address of each place of business in that county.

9 (g) If new vehicles are to be sold, the make to be handled.
10 Each new vehicle dealer shall send with the application for
11 license a certification that the dealer holds a bona fide con12 tract to act as factory representative, factory distributor, or
13 distributor representative to sell at retail (the make
14 of vehicle to be sold).

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

(i) A statement showing whether the applicant has previously applied for a license, the result of the application, and whether the applicant has ever been the holder of a dealer license which THAT was revoked or suspended.

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

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(k) If the application is for a used or secondhand vehicle
 parts dealer or an automotive recycler, IT SHALL INCLUDE all of
 the following:

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4 (i) Evidence that the applicant maintains or will maintain5 an established place of business.

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

9 (*iii*) Evidence of worker's compensation insurance coverage 10 for employees classified under the <u>standard</u> NORTH AMERICAN 11 industrial classification SYSTEM number <u>4015</u> 42114, entitled 12 "motor vehicle parts <u>-- used</u> (USED) WHOLESALERS" or under the 13 national council on compensation insurance CLASSIFICATION code 14 number 3821, entitled "automobile dismantling AND DRIVERS", if 15 applicable.

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

(7) A person shall make a separate application APPLY
24 SEPARATELY for a dealer license for each county in which business
25 is to be conducted. and a dealer, before BEFORE moving 1 or
26 more of his or her places of business —, or opening an
27 additional place of business, A DEALER shall apply to the

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1 secretary of state for and obtain a supplemental dealer license, 2 for which a fee shall not be charged. The A dealer license 3 shall entitle ENTITLES the dealer to conduct in the county 4 covered by the license the business of buying, selling, and 5 dealing in vehicles or salvageable parts IN THE COUNTY COVERED BY 6 THE LICENSE. The dealer license shall also entitle the dealer to 7 conduct at any other LICENSED DEALER'S established place of busi-8 ness in this state only the business of buying, selling, or deal-9 ing in vehicles at wholesale.

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10 (8) The secretary of state shall classify and differentiate 11 vehicle dealers according to the type of activity they perform. 12 A dealer shall not engage in activities of a particular classifi-13 cation as provided in this act unless the dealer is licensed in 14 that classification. An applicant may apply for a dealer license 15 in 1 or more of the following classifications:

16 (a) New vehicle dealer.

17 (b) Used or secondhand vehicle dealer.

18 (c) Used or secondhand vehicle parts dealer.

19 (d) Vehicle scrap metal processor.

20 (e) Vehicle salvage pool operator.

21 (f) Distressed vehicle transporter.

(g) Broker.

23 (h) Foreign salvage vehicle dealer.

24 (i) Automotive recycler.

25 (9) A dealer license - shall expire EXPIRES on December 31
26 of the last year for which the license is issued. The secretary
27 of state may renew a dealer license for a period of not more than

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3 (10) A DEALER MAY CONDUCT THE BUSINESS OF BUYING, SELLING, 4 OR DEALING IN MOTOR HOMES, TRAILER COACHES, TRAILERS, OR PICKUP 5 CAMPERS AT A RECREATIONAL VEHICLE SHOW CONDUCTED AT A LOCATION IN 6 THIS STATE WITHOUT OBTAINING A SEPARATE OR SUPPLEMENTAL LICENSE 7 UNDER SUBSECTION (7) IF ALL OF THE FOLLOWING APPLY:

(A) THE DEALER IS LICENSED AS A NEW VEHICLE DEALER OR USED 8 9 OR SECONDHAND VEHICLE DEALER.

10 (B) A RECOGNIZED RECREATIONAL VEHICLE OR CAMPGROUND ASSOCIA-11 TION SPONSORS THE RECREATIONAL VEHICLE SHOW.

(C) THE DURATION OF THE RECREATIONAL VEHICLE SHOW IS NOT 12 13 MORE THAN 14 DAYS.

(D) NOT LESS THAN 14 DAYS BEFORE THE BEGINNING DATE OF THE 14 15 RECREATIONAL VEHICLE SHOW, THE RECREATIONAL VEHICLE OR CAMPGROUND 16 ASSOCIATION SPONSOR NOTIFIES THE SECRETARY OF STATE, IN A MANNER 17 AND FORM PRESCRIBED BY THE SECRETARY OF STATE, THAT THE RECREA-18 TIONAL VEHICLE SHOW IS SCHEDULED, THE LOCATION, DATES, AND TIMES 19 OF THE RECREATIONAL VEHICLE SHOW, AND THE NAME, ADDRESS, AND 20 DEALER LICENSE NUMBER OF EACH DEALER PARTICIPATING IN THE RECREA-21 TIONAL VEHICLE SHOW.

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