

ENGROSSED HOUSE BILL No. 1246

DIGEST OF HB 1246 (Updated March 9, 2021 11:06 am - DI 143)

Citations Affected: IC 9-13; IC 9-32.

Synopsis: Auto dealer services. Amends the definition of the term "manufacturer" to exclude off-road vehicle manufacturers. Amends the term "transport operator" to remove Indiana dealers. Adds transport operators to the term "dealer owner". Defines the term "watercraft dealer". Provides that certain restrictions of use and the required displays of license plates do not apply to tractors, dump trucks, trucks with a rear-mounted forklift, or trucks with a mechanism to carry a rear-mounted forklift or implement. Provides the manner in which transport operators are to replace license plates or registration cards. Reorganizes and amends the transport operator license plate statutes. Provides that the motor vehicle sales advisory board shall be made up of at least six but not more than 11 persons appointed by the governor upon the recommendation of the secretary of state. Establishes that the majority of the current members of the motor vehicle sales advisory board constitutes a quorum for doing business. Provides that offsite sales do not include: (1) manufactured homes within manufactured (Continued next page)

Effective: July 1, 2021.

Sullivan, Austin, Wesco

(SENATE SPONSOR — CRIDER)

January 14, 2021, read first time and referred to Committee on Roads and Transportation. January 28, 2021, reported — Do Pass.
February 1, 2021, read second time, ordered engrossed. Engrossed. February 2, 2021, read third time, passed. Yeas 93, nays 1.

SENATE ACTION

February 18, 2021, read first time and referred to Committee on Homeland Security and Transportation.
March 9, 2021, amended, reported favorably — Do Pass.



Digest Continued

home communities; (2) manufactured homes already located within manufactured home communities or to be installed in a manufactured home community; and (3) sales made by a dealer that owns and operates a manufactured home community. Establishes that a franchisor is not considered to be competing unfairly or in violation of the law if operating: (1) a business for less than two years; (2) in a bona fide retail operation that is for sale to any qualified independent person at a fair and reasonable price; or (3) in a bona fide relationship in which an independent person has made a significant investment subject to loss in the business operation and can reasonably expect to acquire majority ownership or managerial control of the business on reasonable terms and conditions. Provides that the secretary of state may condition or limit a dealer license, transport operator, or endorsement application if it is in the best interest of the public. Establishes certain requirements for transport operators. Provides that a dealer that is injured by an unfair practice may file a request for declaratory judgment. Makes certain changes to the expiration dates for dealer license plates. Provides that dealers may deliver a motor vehicle to a location other than the dealer's licensed location under certain conditions.



First Regular Session of the 122nd General Assembly (2021)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2020 Regular Session of the General Assembly.

ENGROSSED HOUSE BILL No. 1246

A BILL FOR AN ACT to amend the Indiana Code concerning motor vehicles.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 9-13-2-97, AS AMENDED BY P.L.120-2020,
SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2021]: Sec. 97. (a) "Manufacturer" means, except as provided
in subsection (b), a person engaged in the business of constructing or
assembling vehicles, of a type required to be registered under IC 9-18
(before its expiration) or IC 9-18.1 at an established place of business.
The term does not include a converter manufacturer, an automotive
mobility dealer, or a recreational vehicle manufacturer.
(b) "Manufacturer", for purposes of IC 9-32, means a person who is
engaged in the business of manufacturing or assembling new motor
vehicles or major component parts of motor vehicles or both and sells

- engaged in the business of manufacturing or assembling new motor vehicles or major component parts of motor vehicles, or both, and sells new motor vehicles to dealers, wholesale dealers, distributors, or the general public. The term includes the following:
- 14 (1) A factory branch office of the manufacturer.
 - (2) A partnership, a firm, an association, a joint venture, a limited



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1	liability company, a corporation, or a trust, resident or
2	nonresident, that is controlled by the manufacturer.
3	The term does not include a converter manufacturer, an automotive
4	mobility dealer, an off-road vehicle manufacturer, a manufactured
5	home manufacturer, or a recreational vehicle manufacturer.
6	SECTION 2. IC 9-13-2-187, AS AMENDED BY P.L.128-2018,
7	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2021]: Sec. 187. "Transport operator" means any of the
9	following:
10	(1) An Indiana resident or business engaged in the business of
11	furnishing that furnishes drivers and operators for the purpose of
12	transporting motor vehicles in transit from one (1) place to
13	another by the drive away or tow away methods.
14	(2) An Indiana dealer or manufacturer engaged in the operation
15	or business described in subdivision (1). An Indiana dealer
16	described in this subdivision must hold a valid Indiana dealer
17	license.
18	(3) (2) An Indiana business that prepares newly purchased motor
19	vehicles of the business and delivers the motor vehicles to the
20	locations where the motor vehicles will be based, titled, and
21	registered.
22	(4) (3) An operator of a tractor-mobile home rig or a special
23	tractor-mobile home rig transporting a sectionalized building
24	using a disposable trailer.
25	SECTION 3. IC 9-32-2-9.9, AS AMENDED BY P.L.120-2020,
26	SECTION 39, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
27	JULY 1, 2021]: Sec. 9.9. "Dealer owner" means the following:
28	(1) For a transport operator, a licensed dealer, or an applicant
29	dealer, other than a manufacturer, the following:
30	(A) If a corporation, each officer, director, and shareholder
31	having a ten percent (10%) or greater ownership interest in the
32	corporation.
33	(B) If a corporation and it has no officer, director, or
34	shareholder having a ten percent (10%) or greater ownership
35	interest in the corporation, one (1) or more officers, directors,
36	or shareholders designated in writing by the board of directors.
37	(C) If a sole proprietorship, the proprietor.
38	(D) If a partnership, each partner.
39	(E) If a limited liability company, each member of the
40	company.
41	(2) For a licensed or applicant manufacturer, one (1) or more
42	officers, directors, or shareholders designated in writing by the



1	manufacturer.
2	SECTION 4. IC 9-32-2-11.7 IS ADDED TO THE INDIANA CODE
3	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
4	1,2021]: Sec. 11.7. "Established place of business" has the meaning
5	set forth in IC 9-13-2-50.
6	SECTION 5. IC 9-32-2-25.5 IS ADDED TO THE INDIANA CODE
7	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
8	1,2021]: Sec. 25.5. "Transport operator" has the meaning set forth
9	in IC 9-13-2-187.
10	SECTION 6. IC 9-32-2-29 IS ADDED TO THE INDIANA CODE
11	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
12	1, 2021]: Sec. 29. "Watercraft dealer" means a person that sells,
13	offers to sell, or advertises the sale of at least six (6):
14	(1) watercrafts;
15	(2) trailers designed and used exclusively for the
16	transportation of watercrafts; or
17	(3) trailers sold in general association with the sale of
18	watercrafts;
19	within a period of twelve (12) months.
20	SECTION 7. IC 9-32-6-1, AS AMENDED BY P.L.120-2020,
21	SECTION 46, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
22	JULY 1, 2021]: Sec. 1. (a) The following persons licensed under this
23	article may apply for dealer license plates:
24	(1) An automobile auction company.
25	(2) A converter manufacturer.
26	(3) A new motor vehicle dealer.
27	(4) A distributor.
28	(5) A watercraft dealer.
29	(6) A manufacturer.
30	(7) A transfer dealer.
31	(8) A used motor vehicle dealer.
32	(b) The application must include any information the secretary
33	reasonably requires. Upon successful application, two (2) certificates
34	of registration and two (2) metal dealer license plates shall then be
35	issued to the applicant. A person under subsection (a) may apply for
36	and at the discretion of the secretary receive additional dealer license
37	plates as set forth in section 5 of this chapter.
38	(c) Except for license plates issued to transfer dealers, the fee for
39	the first two (2) license plates issued under subsection (b) is as follows:
40	(1) For motorcycle dealer license plates, fifteen dollars (\$15).
41	(2) For license plates not described in subdivision (1), forty



dollars (\$40).

1	(d) The fees for license plates issued to transfer dealers are
2	established under section 2(c) of this chapter.
3	(d) (e) Fees collected under subsection (c) shall be distributed as
4	follows:
5	(1) Thirty percent (30%) to the dealer compliance account.
6	(2) Seventy percent (70%) to the motor vehicle highway account.
7	(e) (f) There is an additional service charge of five dollars (\$5) for
8	each set of license plates issued under subsection (b). The service
9	charge shall be deposited in the crossroads 2000 fund.
10	SECTION 8. IC 9-32-6-6.5, AS AMENDED BY P.L.120-2020,
11	SECTION 48, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
12	JULY 1, 2021]: Sec. 6.5. (a) Except as provided in subsections (b) and
13	(c), dealer license plates and dealer designee license plates issued to
14	licensed dealers under this article are valid from the issue date through
15	the expiration date as follows:
16	(1) Dealer license plates of a person whose business name begins
17	with the letters A through B expire February 1 of each year.
18	(2) Dealer license plates of a person whose business name begins
19	with the letters letter C through D expire March 1 of each year.
20	(3) Dealer license plates of a person whose business name begins
21	with the letters \mathbf{E} D through F expire April 1 of each year.
22	(4) Dealer license plates of a person whose business name begins
23 24 25	with the letters G through H expire May 1 of each year.
24	(5) Dealer license plates of a person whose business name begins
	with the letters I through J expire June 1 of each year.
26	(6) Dealer license plates of a person whose business name begins
27	with the letters K through L expire July 1 of each year.
28	(7) Dealer license plates of a person whose business name begins
29	with the letters M through N expire August 1 of each year.
30	(8) Dealer license plates of a person whose business name begins
31	with the letters O through P expire September 1 of each year.
32	(9) Dealer license plates of a person whose business name begins
33	with the letters Q through R expire October 1 of each year.
34	(10) Dealer license plates of a person whose business name
35	begins with the letters letter S through T expire November 1 of
36	each year.
37	(11) Dealer license plates of a person whose business name
38	begins with the letters U T through V expire December 1 of each
39	year.
40	(12) Dealer license plates of a person whose business name
41	begins with the letters W through Z expire January 1 of each year.
42	(b) Dealer license plates issued to a person whose business name



1 2	begins with a nonalpha character expire November 1 of each year. (c) A dealer designee license plate is valid from the issue date
3	through the expiration date as provided in subsection (a) or (b).
4	
5	(d) The fee to renew the license plates issued under section 1 of this chapter is as follows:
6	(1) For motorcycle dealer license plates, fifteen dollars (\$15).
7	(2) For dealer license plates not described in subdivision (1), forty
8	dollars (\$40).
9	(e) Fees collected under subsection (d) shall be distributed as
10	follows:
11	(1) Thirty percent (30%) to the dealer compliance account
12	established by IC 9-32-7-1.
13 14	(2) Seventy percent (70%) to the motor vehicle highway account under IC 8-14-1.
15	(f) There is an additional service charge of five dollars (\$5) for the
16	renewal of each set of license plates issued under section 1 of this
17	chapter. The service charge shall be deposited in the crossroads 2000
18	fund.
19	(g) The fee to renew each additional license plate issued under
20	section 5 of this chapter is as follows:
21	(1) For an additional motorcycle dealer license plate, seven
22	dollars and fifty cents (\$7.50).
23	(2) For an additional dealer license plate not described in
24	subdivision (1), fifteen dollars (\$15).
25	(h) Fees collected under subsection (g) shall be distributed as
26	follows:
27	
28	(1) Thirty percent (30%) to the dealer compliance account established by IC 9-32-7-1.
29	(2) Seventy percent (70%) to the motor vehicle highway account
30	under IC 8-14-1.
31	
32	(i) There is an additional service charge for the renewal of each additional license plate issued under section 5 of this chapter, as
33	*
	follows:
34	(1) For an additional motorcycle dealer license plate, two dollars
35	and fifty cents (\$2.50).
36	(2) For an additional dealer license plate not described in
37	subdivision (1), five dollars (\$5).
38	(j) The service charge under subsection (i) shall be deposited in the
39	crossroads 2000 fund.
40	(k) The fee to renew a license plate issued under section 2(b) of this
41	chapter is forty dollars (\$40). The fee shall be deposited in the dealer
42	compliance account established by IC 9-32-7-1.



1	(l) The fees collected under subsection (m) shall be distributed as
2	follows:
3	(1) Forty percent (40%) to the crossroads 2000 fund.
4	(2) Forty-nine percent (49%) to the dealer compliance account
5	established by IC 9-32-7-1.
6	(3) Eleven percent (11%) to the motor vehicle highway account
7	under IC 8-14-1.
8	(m) The fee to renew a dealer designee license plate issued under
9	IC 9-32-6.5-1 is twenty-one dollars and thirty-five cents (\$21.35).
.0	(n) In the event of a natural disaster or other emergency that
.1	prevents the secretary from processing a license plate renewal, the
2	secretary may issue an order extending dealer and dealer designee
.3	license plate expiration dates for not more than twelve (12) additional
4	months.
.5	SECTION 9. IC 9-32-6-7, AS AMENDED BY P.L.120-2020,
.6	SECTION 49, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
.7	JULY 1, 2021]: Sec. 7. (a) Unless otherwise provided, dealer license
.8	plates may be used only on motor vehicles being held for sale or resale
9	in the dealer's inventory. Dealer license plates may be placed only on
20	motor vehicles in the dealer's inventory for the following reasons:
21	(1) Usual operation of the dealer's business.
22	(2) Movement of the dealer's inventory.
23	(3) As permitted by rules adopted by the secretary.
24	(b) Dealer license plates may not be used to avoid payment of
25	applicable taxes.
26	(c) The license plates referenced in subsection (a), when not in use,
27	must be stored at the dealer's established place of business.
28	(d) This subsection does not apply to tractors, dump trucks,
29	trucks with a rear-mounted forklift, or trucks with a mechanism
30	to carry a rear-mounted forklift or implement. While in use, dealer
31	license plates must be displayed on the motor vehicle. The license plate
32	must be displayed in the following manner:
33	(1) On the rear of the motor vehicle.
34	(2) With all text, numbers, and stickers fully visible and not
35	obstructed or obscured by any part of the motor vehicle or other
86	foreign materials, such as a plate frame or cover.
37	(3) Securely fastened in a horizontal position at a height of at least
88	twelve (12) inches from the ground, measuring from the bottom
39	of the license plate.
10	(e) A person that violates this section commits a Class A infraction.
1	SECTION 10. IC 9-32-6-16, AS AMENDED BY P.L.284-2019,
12	SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE



1	JULY 1, 2021]: Sec. 16. (a) Except as provided in subsection (b), if a
2	dealer license plate or registration card issued under this chapter
3	article or under IC 9-31-3-19 (before its repeal) or IC 9-32-8-8 is lost,
4	stolen, or destroyed, the dealer or transport operator may apply for
5	a replacement dealer license plate or registration card in the form and
6	manner prescribed by the secretary.
7	(b) If a dealer license plate is lost or stolen, the secretary may not
8	issue a replacement dealer license plate until the dealer or transport
9	operator to whom the dealer license plate was issued:
10	(1) has notified:
11	(A) the Indiana law enforcement agency that has jurisdiction
12	where the loss or theft occurred; or
13	(B) the law enforcement agency that has jurisdiction over the
14	address of the dealer's established place of business; and
15	(2) presents to the secretary on a form prescribed by the secretary
16	a report completed by the law enforcement agency that was
17	notified under subdivision (1).
18	SECTION 11. IC 9-32-7.5-2, AS ADDED BY P.L.120-2020,
19	SECTION 55, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
20	JULY 1, 2021]: Sec. 2. (a) This section does not apply to a vehicle
21	registered as a recovery vehicle under IC 9-18.1-6.
22	(b) A transport operator may, instead of registering each motor
23	vehicle transported or disposable trailer used, make a verified
24	application upon a form prescribed by the secretary and furnished by
25	the secretary for a general distinctive registration number for:
26	(1) all motor vehicles transported by the transport operator and
27	used and operated for the purposes provided; or
28	(2) all disposable trailers used and operated for the purpose of
29	transporting sectionalized buildings.
30	(c) The application must contain the following:
31	(1) A brief description of:
32	(A) each style or type of motor vehicle transported or
33	(B) the type of disposable trailer used to transport the
34	sectionalized building, whichever is applicable; and
35	(B) the manner in which the transport operator intends to
36	use the plates.
37	(2) The name and address including the county of residence, of
38	the transport operator.
39	(3) For an application to use a disposable trailer, a statement that
40	the disposable trailer will be disassembled after a single use.
41	(4) Any other information the secretary requires.



(d) The secretary, upon receiving:

1	(1) an application for a transport operator license plate; and
2	(2) the fee under subsection (j);
3	shall issue to the person that submitted the application and fee two (2
4	certificates of registration and the license plates with number
5	corresponding to the numbers of the certificates of registration.
6	transport operator may obtain as many additional pairs of license plate
7	as desired upon application and the payment to the secretary of the fe
8	under subsection (k) for each pair of additional license plates.
9	(e) A license plate or sign other than those furnished and approve
10	by the secretary may not be used.
l 1	(f) A transport operator license plate may not be used on a vehicl
12	used or operated on a highway, except for the purpose of transporting
13	(1) vehicles in transit; or
14	(2) sectionalized buildings.
15	A person may haul other vehicles or parts of vehicles in transit in th
16	same combination.
17	(g) A transport operator may not operate a vehicle or an
18	combination of vehicles in excess of the size and weight limit
19	specified by law.
20	(h) A license plate issued under this section shall be displayed or
21	the front and rear of each combination, and if only one (1) motor
22	vehicle is transported, a license plate shall be displayed on both th
23	front and rear of the motor vehicle.
24	(i) (d) The secretary may not issue transport operator license plate
25	to a transport operator that has been convicted of violating this section
26	article until the secretary is satisfied that the transport operator is abl
27	to comply with the requirements of this section.
28	(j) The fee for one (1) set of license plates for each transport
29	operator is one hundred thirty-nine dollars and twenty-five cent
30	(\$139.25). The fee shall be distributed as follows:
31	(1) Twenty-five cents (\$0.25) to the state construction fund.
32	(2) Five dollars (\$5) to the crossroads 2000 fund.
33	(3) Nine dollars (\$9) to the dealer compliance account.
34	(4) Thirty dollars (\$30) to the highway, road and street fund.
35	(5) Ninety-five dollars (\$95) to the motor vehicle highwa
36	account.
37	(k) The fee for each additional set of license plates for a transport
38	operator is thirty-four dollars and twenty-five cents (\$34.25). The fe
39	shall be distributed as follows:
10	(1) Twenty-five cents (\$0.25) to the state construction fund.
11	(2) Nine dollars (\$9) to the dealer compliance account.
12	(3) Ten dollars (\$10) to the crossroads 2000 fund.



1	(4) Fifteen dollars (\$15) to the motor vehicle highway account.
2	SECTION 12. IC 9-32-7.5-3 IS ADDED TO THE INDIANA CODE
3	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
4	1, 2021]: Sec. 3. (a) A transport operator may apply for transport
5	operator license plates under section 2 of this chapter.
6	(b) The fee for the first transport operator license plate is one
7	hundred thirty-nine dollars and twenty-five cents (\$139.25). A fee
8	under this subsection shall be distributed as follows:
9	(1) Twenty-five cents (\$0.25) to the state construction fund.
10	(2) Five dollars (\$5) to the crossroads 2000 fund.
11	(3) Nine dollars (\$9) to the dealer compliance account.
12	(4) Thirty dollars (\$30) to the highway, road and street fund.
13	(5) Ninety-five dollars (\$95) to the motor vehicle highway
14	account.
15	(c) The fee for each additional transport operator license plate
16	is thirty-four dollars and twenty-five cents (\$34.25). A fee under
17	this subsection shall be distributed as follows:
18	(1) Twenty-five cents (\$0.25) to the state construction fund.
19	(2) Nine dollars (\$9) to the dealer compliance account.
20	(3) Ten dollars (\$10) to the crossroads 2000 fund.
21	(4) Fifteen dollars (\$15) to the motor vehicle highway account.
22	(d) The secretary, upon receiving:
23	(1) a complete application for transport operator license
24	plates; and
25	(2) the applicable fee;
26	shall issue to the transport operator certificates of registration and
27	the transport operator license plates with numbers corresponding
28	to the numbers of the certificates of registration for each transport
29	operator license plate.
30	(e) Transport operator license plates expire according to the
31	schedule in IC 9-32-6-6.5.
32	SECTION 13. IC 9-32-7.5-4 IS ADDED TO THE INDIANA CODE
33	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
34	1, 2021]: Sec. 4. (a) Transport operator license plates may only be
35	used for the purpose of transporting:
36	(1) vehicles in transit; or
37	(2) sectionalized buildings.
38	(b) A person may haul:
39	(1) other vehicles; or
40	(2) parts of vehicles;
41	in transit in the same combination.
42	(c) A transport operator may not operate a vehicle or any



1	combination of vehicles in excess of the size and weight limits
2	specified by law.
3	(d) A license plate or sign other than those furnished and
4	approved by the secretary may not be used.
5	SECTION 14. IC 9-32-7.5-5 IS ADDED TO THE INDIANA CODE
6	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
7	1, 2021]: Sec. 5. A transport operator may not engage in retail sales
8	of motor vehicles or watercrafts.
9	SECTION 15. IC 9-32-7.5-6 IS ADDED TO THE INDIANA CODE
10	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
11	1, 2021]: Sec. 6. (a) A transport operator shall maintain a record of
12	each transport operator license plate issued to the transport
13	operator. The record shall account for every transport operator
14	license plate issued, including:
15	(1) the dates the transport operator license plate is used;
16	(2) a description of the vehicle to which the transport operator
17	license plate is affixed, including the:
18	(A) vehicle make;
19	(B) vehicle model;
20	(C) manufacture year; and
21	(D) vehicle identification number (VIN);
22	(3) the destinations of the vehicle to which the transport
23	operator license plate is affixed; and
24	(4) the name of the person who operates the vehicle to which
25	the transport operator license plate is affixed.
26	(b) Records under subsection (a) must be maintained for at least
27	one (1) year from the date the transport operator license plate is
28	issued.
29	SECTION 16. IC 9-32-7.5-7 IS ADDED TO THE INDIANA CODE
30	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
31	1, 2021]: Sec. 7. A transport operator shall furnish proof that the
32	transport operator has maintained financial responsibility for not
33	less than the minimum amounts under IC 9-25-4-5 for each set of
34	transport operator plates to be affixed to a motor vehicle:
35	(1) at the time of application; or
36	(2) upon request of the secretary.
37	SECTION 17. IC 9-32-10-2, AS AMENDED BY P.L.284-2019,
38	SECTION 27, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
39	JULY 1, 2021]: Sec. 2. The advisory board is composed of the
40	secretary and eleven (11) at least six (6) but less than twelve (12)
41	persons appointed by the governor upon the recommendation of the



secretary as follows:

1	(1) At least two (2) of the appointed members must be franchised
2	new motor vehicle dealers as follows:
3	(A) At least one (1) member must:
4	(i) have sold fewer than seven hundred fifty (750) new
5	motor vehicles in the year before the member's appointment;
6	and
7	(ii) be a dealer owner listed on a valid license issued to a
8	franchised new motor vehicle dealer under IC 9-32.
9	(B) At least one (1) member must:
10	(i) have sold more than seven hundred forty-nine (749) new
11	motor vehicles in the year before the member's appointment;
12	and
13	(ii) be a dealer owner listed on a valid license issued to a
14	franchised new motor vehicle dealer under IC 9-32.
15	(2) At least two (2) of the appointed members must:
16	(A) represent the motor vehicle manufacturing industry;
17	(B) have been an Indiana resident for at least two (2) years
18	immediately preceding the member's appointment; and
19	(C) be employed by a manufacturer that holds a valid
20	manufacturer license issued under IC 9-32.
21	(3) At least two (2) members must:
22	(A) represent used motor vehicle dealers that are not
23	franchised new motor vehicle dealers; and
24	(B) be a dealer owner listed on a valid license issued to a used
25	motor vehicle dealer under IC 9-32.
26	(4) The remaining members may be appointed from the following:
27	(A) A representative of a used automobile auction validly
28	licensed under IC 9-32.
29	(B) A representative of an automobile salvage recycler validly
30	licensed under IC 9-32.
31	(C) A representative of a recreational vehicle dealer validly
32	licensed under IC 9-32.
33	(D) A representative of a watercraft dealer validly licensed
34	under IC 9-32.
35	(5) One (1) appointed member may represent the general public
36	and may not have any direct interest in the manufacture or sale of
37	motor vehicles or watercraft.
38	SECTION 18. IC 9-32-10-7, AS ADDED BY P.L.92-2013,
39	SECTION 78, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
40	JULY 1, 2021]: Sec. 7. Seven (7) A majority of the current members
41	of the advisory board constitute constitutes a quorum for doing
42	business. The majority vote of the members of the quorum, present and



voting, is required for the passage of a matter put to a vote of the
advisory board.
SECTION 19. IC 9-32-11-10, AS AMENDED BY P.L.120-2020
SECTION 64, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2021]: Sec. 10. (a) This section does not apply to sales made
at a motor vehicle industry sponsored trade show.
(b) A dealer that sells to the general public may not sell or offer to
sell a motor vehicle at a location away from the dealer's established
place of business without obtaining an offsite sales permit under
section 11 of this chapter.
(c) A motor vehicle display is not considered an offsite sale if it is
conducted:
(1) by a new motor vehicle dealer; and
(2) in an open area where no sales personnel and sales materia
are present.
(d) A sale is not an offsite sale if:
(1) it is a sale of a manufactured home within a manufactured
home community;
(2) the manufactured home is already located within the
manufactured home community or will be installed within the
manufactured home community; and
(3) the sale is made by the dealer that owns and operates the
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1	(7) A license for a person whose business name begins with the
2	letters M through N expires August 1 of each year.
3	(8) A license for a person whose business name begins with the
4	letters O through P expires September 1 of each year.
5	(9) A license for a person whose business name begins with the
6	letters Q through R expires October 1 of each year.
7	(10) A license for a person whose business name begins with the
8	letters letter S through T expires November 1 of each year.
9	(11) A license for a person whose business name begins with the
10	letters U T through V expires December 1 of each year.
11	(12) A license for a person whose business name begins with the
12	letters W through Z expires January 1 of each year.
13	(c) A dealer license issued to a person whose business name begins
14	with a nonalpha character expires November 1 of each year.
15	(d) The fee for the renewal of an automotive salvage recycler license
16	is ten dollars (\$10). The fees collected under this subsection are
17	nonrefundable and shall be retained by the secretary.
18	(e) The fee for the renewal of a watercraft dealer license is thirty
19	dollars (\$30). The fees collected under this subsection are
20	nonrefundable and shall be retained by the secretary.
21	(f) The fee for the renewal of a manufacturer or distributor license
22	is thirty-five dollars (\$35). The fees collected under this subsection are
23	nonrefundable and shall be retained by the secretary.
24	(g) The fee for the renewal of a converter manufacturer or transfer
25	dealer license is twenty dollars (\$20). The fees collected under this
26	subsection are nonrefundable and shall be deposited as set forth in
27	IC 9-32-7-3.
28	(h) The fee for the renewal of a used motor vehicle dealer, new
29	motor vehicle dealer, or automotive auction company license is thirty
30	dollars (\$30). The fees collected under this section are nonrefundable
31	and shall be deposited as set forth in IC 9-32-7-3.
32	(i) A person who violates this section by operating on an expired
33	license issued under this chapter commits a Class A infraction.
34	(j) In the event of a natural disaster or other emergency that prevents
35	the secretary from processing an application for license renewal, the
36	secretary may issue an order extending license expiration dates for not
37	more than twelve (12) additional months.
38	SECTION 21. IC 9-32-11-17, AS AMENDED BY P.L.174-2016,
39	SECTION 95, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
40	JULY 1, 2021]: Sec. 17. (a) A dealer who sells a motor vehicle through

the use of the Internet or another computer network shall deliver the

motor vehicle to the customer, or the customer's representative, at the



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1	place of business of the dealer dealer's licensed location in Indiana.
2	(b) A dealer may deliver a motor vehicle to a location other than
3	the dealer's licensed location in Indiana if the delivery is:
4	(1) requested by a customer in writing; and
5	(2) commenced from the dealer's licensed location in Indiana.
6	SECTION 22. IC 9-32-13-23, AS AMENDED BY P.L.174-2016,
7	SECTION 103, IS AMENDED TO READ AS FOLLOWS
8	[EFFECTIVE JULY 1, 2021]: Sec. 23. (a) It is an unfair practice for a
9	manufacturer, distributor, officer, or agent to do any of the following:
10	(1) Require, coerce, or attempt to coerce a new motor vehicle
11	dealer in Indiana to:
12	(A) change the location of the dealership;
13	(B) make any substantial alterations to the use of franchises;
14	or
15	(C) make any substantial alterations to the dealership premises
16	or facilities;
17	if to do so would be unreasonable or would not be justified by
18	current economic conditions or reasonable business
19	considerations. This subdivision does not prevent a manufacturer
20	or distributor from establishing and enforcing reasonable facility
21	requirements. However, a new motor vehicle dealer may elect to
22	use for the facility alteration locally sourced materials or supplies
23	that are substantially similar to those required by the
24	manufacturer or distributor, subject to the approval of the
25	manufacturer or distributor, which may not be unreasonably
26	withheld.
27	(2) Require, coerce, or attempt to coerce a new motor vehicle
28	dealer in Indiana to divest ownership of or management in
29	another line or make of motor vehicles that the dealer has
30	established in its dealership facilities with the prior written
31	approval of the manufacturer or distributor.
32	(3) Establish or acquire wholly or partially a franchisor owned
33	outlet engaged wholly or partially in a substantially identical
34	business to that of the franchisee within the exclusive territory
35	granted the franchisee by the franchise agreement or, if no
36	exclusive territory is designated, competing unfairly with the
37	franchisee within a reasonable market area. A franchisor is not
38	considered to be competing unfairly or in violation of
39	IC 9-32-11-20 if operating:
40	(A) a business for less than two (2) years;
41	(B) in a bona fide retail operation that is for sale to any
42	qualified independent person at a fair and reasonable price; or



1	(C) in a bona fide relationship in which an independent person
2	has made a significant investment subject to loss in the
3	business operation and can reasonably expect to acquire
4	majority ownership or managerial control of the business on
5	reasonable terms and conditions.
6	(4) Require a dealer, as a condition of granting or continuing a
7	franchise, approving the transfer of ownership or assets of a new
8	motor vehicle dealer, or approving a successor to a new motor
9	vehicle dealer to:
10	(A) construct a new dealership facility;
11	(B) modify or change the location of an existing dealership; or
12	(C) grant the manufacturer or distributor control rights over
13	any real property owned, leased, controlled, or occupied by the
14	dealer.
15	(5) Prohibit a dealer from representing more than one (1) line
16	make of motor vehicles from the same or a modified facility if:
17	(A) reasonable facilities exist for the combined operations;
18	(B) the dealer meets reasonable capitalization requirements for
19	the original line make and complies with the reasonable
20	facilities requirements of the manufacturer or distributor; and
21	(C) the prohibition is not justified by the reasonable business
22	considerations of the manufacturer or distributor.
23	Subdivisions (3) through (5) do not apply to recreational vehicle
24	manufacturer franchisors.
25	(b) This section does not prohibit the enforcement of a voluntary
26	agreement between the manufacturer or distributor and the franchisee
27	where separate and valuable consideration has been offered and
28	accepted.
29	SECTION 23. IC 9-32-16-2, AS AMENDED BY P.L.120-2020,
30	SECTION 73, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
31	JULY 1, 2021]: Sec. 2. (a) An order issued under this article may:
32	(1) deny a dealer license, transport operator license plate, or
33	endorsement application for registration if the secretary finds that
34	the order is in the public interest and subsection (c) authorizes the
35	action;
36	(2) condition or limit the issuance of transport operator
37	license plates to an applicant if the secretary finds that the
38	order is in the interest of the public and subsection (c)
39	authorizes the actions; and
40	(3) An order may condition or limit the license of an applicant to
41	be a dealer and, if the applicant for a dealer license is a partner,

officer, director, or person having similar status or performing



1	similar functions, or a person directly or indirectly in control of
2	the dealership, the order may condition or limit the license.
2 3	(b) If the secretary finds that an order is in the public interest and
4	subsection (c) authorizes the action, an order issued under this article
5	may deny, revoke, suspend, condition, limit, or permanently bar the
6	granting of a license or endorsement or issuing of a license plate to or
7	an application for a license, endorsement, or license plate from a
8	transport operator, dealer, owner, dealer manager, or a person having
9	a similar status or performing similar functions as a dealer, or a person
10	directly or indirectly in control of the dealer. However, the secretary
11	may not:
12	(1) institute a revocation or suspension proceeding under this
13	subsection based on an order issued under the law of another state
14	that is reported to the secretary or a designee of the secretary more
15	than one (1) year after the date of the order on which it is based;
16	or
17	(2) issue an order on the basis of an order issued under the dealer
18	services laws of another state unless the other order was based on
19	conduct for which subsection (c) would authorize the action had
20	the conduct occurred in Indiana.
21	(c) A person may be disciplined under this section if the person:
22	(1) has filed an application for transport operator license plates,
23	a dealer license, or a dealer endorsement in Indiana under this
24	article, or its predecessor, within the previous ten (10) years,
25	which, as of the effective date of license or registration or as of
26	any date after filing in the case of an order denying effectiveness,
27	was incomplete as to a material fact or contained a statement that,
28	in light of the circumstances under which it was made, was false
29	or misleading with respect to a material fact;
30	(2) knowingly violated or knowingly failed to comply with this
31	article, or its predecessor, within the previous ten (10) years;
32	(3) has been convicted of a:
33	(A) felony within the previous ten (10) years;
34	(B) felony or misdemeanor involving theft or fraud; or
35	(C) felony or misdemeanor concerning an aspect of business
36	involving the offer, sale, financing, repair, modification, or
37	manufacture of a motor vehicle or watercraft;
38	(4) is enjoined or restrained by a court with jurisdiction in an
39	action instituted by a state or the United States from engaging in
40	or continuing an act, practice, or course of business involving an

aspect of a business involving the offer, barter, sale, purchase,

transfer, financing, repair, or manufacture of a motor vehicle or



1	watercraft;
2	(5) refuses to allow or otherwise impedes the secretary from
3	conducting an audit or inspection;
4	(6) has engaged in dishonest or unethical practices in a business
5	involving the offer, barter, sale, purchase, transfer, financing,
6	repair, or manufacture of a motor vehicle or watercraft within the
7	previous ten (10) years;
8	(7) is engaging in unfair practices as set forth in this article;
9	(8) is on the most recent tax warrant list supplied to the secretary
10	by the department of state revenue;
l 1	(9) violates IC 23-2-2.7;
12	(10) violates IC 9-19-9;
13	(11) willfully violates federal or state law relating to the sale,
14	distribution, financing, or insuring of motor vehicles or
15	watercraft;
16	(12) is not compliant with local, state, or federal laws and
17	regulations regarding a dealer license, endorsement, or dealer
18	business;
19	(13) violates IC 9-32-9-15;
20	(14) violates IC 9-32-9-16; or
21	(15) violates IC 9-32-9-29.
22	(d) The secretary may revoke, suspend, or deny an application,
	impose fines and costs, restrict, condition, limit, bar, or suspend a
23 24 25	dealer license, a dealer endorsement, or a license plate issued under
25	this article, or order restitution, or do any combination of these actions
26	before final determination of an administrative proceeding. Upon the
27	issuance of an order, the secretary shall promptly notify each person
28	subject to the order:
29	(1) that the order has been issued;
30	(2) the reasons for the action; and
31	(3) that upon receipt of a request in a record from the person, an
32	order setting a hearing date will be issued within fifteen (15) days.
33	If a hearing is not requested and no hearing is ordered by the secretary
34	within thirty (30) days after the date of service of the order, the order
35	becomes final by operation of law. If a hearing is requested or ordered,
36	the secretary, after notice of and opportunity for hearing to each person
37	subject to the order, may modify or vacate the order or extend the order
38	until final determination.
39	(e) After a hearing, the secretary may suspend or deny an
10	application, impose fines and costs, restrict, condition, limit, bar,

suspend, or revoke a license plate issued under this article, dealer

license or endorsement or order restitution, or do any combination of



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these actions. (f) Revocation or suspension of a license or endorsement of a dealer may be limited to one (1) or more locations, to one (1) or more defined areas, or only to certain aspects of the business. (g) Except as provided in subsection (d), an order may not be issued under this section without: (1) appropriate notice to the applicant or registrant; (2) an opportunity for a hearing; and (3) reasons for the action. (h) A person that controls, directly or indirectly, a person not in compliance with this section may be disciplined by order of the secretary under subsections (a) and (b) to the same extent as the noncomplying person, unless the controlling person did not know, and in the exercise of reasonable care could not have known, of the existence of conduct that is a ground for discipline under this section. (i) A person subject to this chapter that has not been issued a license or endorsement is subject to the same disciplinary fines, costs, and penalties as if a license had been issued. SECTION 24. IC 9-32-16-11, AS AMENDED BY P.L.120-2020, SECTION 77, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 11. (a) All dealers and transport operators operating as a: (1) corporation; (2) limited liability company; (3) limited partnership; or (4) limited liability partnership; shall file and maintain all filings required to remain in good standing with the secretary of state business services division. (b) The dealer must, for the entire licensing period, have an established place of business with a physical Indiana address. The dealer may not have a mailing address that differs from the actual
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areas, or only to certain aspects of the business. (g) Except as provided in subsection (d), an order may not be issued under this section without: (1) appropriate notice to the applicant or registrant; (2) an opportunity for a hearing; and (3) reasons for the action. (h) A person that controls, directly or indirectly, a person not in compliance with this section may be disciplined by order of the secretary under subsections (a) and (b) to the same extent as the noncomplying person, unless the controlling person did not know, and in the exercise of reasonable care could not have known, of the existence of conduct that is a ground for discipline under this section. (i) A person subject to this chapter that has not been issued a license or endorsement is subject to the same disciplinary fines, costs, and penalties as if a license had been issued. SECTION 24. IC 9-32-16-11, AS AMENDED BY P.L.120-2020, SECTION 77, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 11. (a) All dealers and transport operators operating as a: (1) corporation; (2) limited liability company; (3) limited partnership; or (4) limited liability partnership; shall file and maintain all filings required to remain in good standing with the secretary of state business services division. (b) The dealer must, for the entire licensing period, have an established place of business with a physical Indiana address. The
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dealer may not have a mailing address that differe from the actual
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location of the business. At the discretion of the secretary, an
exemption may be granted for dealers with an established place of
business in a location not serviced by the United States Postal Service
to allow a post office box to be used as a mailing address. A dealer
using a post office box for this reason must notify the division in
writing with the dealer's application.
38 (c) Before the secretary may issue a license to a dealer or license
39 plates to a transport operator, the following must occur:
40 (1) A dealer or transport operator must disclose to the secretary
41 the following:
42 (A) Each dealer owner.



1	(B) For a dealer owner that is a business entity, the following:
2	(i) If a corporation, each officer, director, and shareholder
3	designated in writing by the board of directors.
4	(ii) If a limited liability company, each member of the
5	company designated in writing by all members.
6	(iii) If a partnership, each partner.
7	(iv) If a sole proprietorship, the proprietor.
8	(C) Except for a transport operator, each dealer manager.
9	(2) A person under subdivision (1) must submit to a national
10	criminal history background check (as defined in IC 10-13-3-12)
11	or expanded criminal history check (as defined in IC 20-26-2-1.5)
12	administered by the state police.
13	The secretary shall make the determination whether an individual must
14	submit to a national criminal history background check or an expanded
15	criminal history check under this subsection.
16	(d) A national criminal history background check or expanded
17	criminal history check conducted under subsection (c):
18	(1) is at the expense of the dealer or transport operator , and the
19	dealer owners; and
20	(2) may be completed not more than sixty (60) days before the
21	dealer applies for a license under this article.
22	(e) The secretary may deny an application for a license or transport
23	operator license plates if the division finds that a dealer owner or a
24	dealer manager has been convicted of a:
25	(1) felony within the previous ten (10) years;
26	(2) felony or misdemeanor involving theft or fraud; or
27	(3) felony or misdemeanor concerning an aspect of business
28	involving the offer, sale, financing, repair, modification, or
29	manufacture of a motor vehicle or watercraft.
30	(f) If a dealer or transport operator adds, removes, or changes a
31	dealer owner or dealer manager after issuance of the initial license, the
32	dealer or transport operator must submit an application for a change
33	in ownership in a manner prescribed by the secretary not later than ten
34	(10) days after the change. The new dealer owner or dealer manager
35	shall submit to a national criminal history background check or
36	expanded criminal history check as set forth in subsection (c).
37	(g) Following licensure under this article, a dealer or transport
38	operator shall, not later than ninety (90) days after the entry of an
39	order or judgment, notify the division in writing if the dealer owner or
40	dealer manager has been convicted of a:
41	(1) felony within the past ten (10) years;
42	(2) felony or misdemeanor involving theft or fraud; or



1	(3) felony or misdemeanor concerning an aspect of business
2	involving the:
3	(A) offer;
4	(B) sale;
5	(C) financing;
6	(D) repair;
7	(E) modification; or
8	(F) manufacture;
9	of a motor vehicle or watercraft.
10	(h) The dealer or transport operator, and the corporation,
11	company, or partnership must be in good standing with the bureau, the
12	department of state revenue, the department of financial institutions,
13	and the state police department during the entire period for which a
14	license is valid.
15	SECTION 25. IC 9-32-16-15, AS ADDED BY P.L.92-2013,
16	SECTION 78, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
17	JULY 1, 2021]: Sec. 15. (a) A dealer who is injured by an unfair
18	practice set forth in IC 9-32-13 or IC 9-32-15 may file a complaint or
19	petition with the division.
20	(b) A dealer who is injured by an unfair practice set forth in
21	IC 9-32-13-27 may file a request for declaratory judgment with the
22	division.
23	(b) (c) A dealer may not file a complaint, request for declaratory
24	judgment under subsection (b) based on an alleged violation of
25	IC 9-32-13-27, or petition with the division under subsection (a) based
26	on an alleged violation of IC 9-32-13 or IC 9-32-15 by a manufacturer
27	or distributor unless the dealer serves a demand for mediation upon the
28	manufacturer or distributor:
29	(1) before; or
30	(2) at the same time as;
31	filing the complaint, request for declaratory judgment, or petition.
32	A demand for mediation must be in writing and served upon the
33	manufacturer or distributor by certified mail at an address designated
34	for the manufacturer or distributor in the licensor's records. The
35	demand for mediation must contain a brief statement of the dispute and
36	the relief sought by the dealer serving the demand.
37	(c) (d) Not later than twenty (20) days after the date the demand for
38	mediation is served under subsection (b), (c), the parties shall mutually
39	select an independent mediator and meet with the mediator for the
40	purpose of attempting to resolve the dispute. The meeting place must

be within Indiana at a location selected by the mediator. The mediator

may extend the period in which the meeting must occur for good cause



1 shown by either party or upon stipulation of the parties.



COMMITTEE REPORT

Mr. Speaker: Your Committee on Roads and Transportation, to which was referred House Bill 1246, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to HB 1246 as introduced.)

PRESSEL

Committee Vote: Yeas 11, Nays 0

COMMITTEE REPORT

Madam President: The Senate Committee on Homeland Security and Transportation, to which was referred House Bill No. 1246, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 4, between lines 9 and 10, begin a new paragraph and insert: "SECTION 8. IC 9-32-6-6.5, AS AMENDED BY P.L.120-2020, SECTION 48, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 6.5. (a) Except as provided in subsections (b) and (c), dealer license plates and dealer designee license plates issued to licensed dealers under this article are valid from the issue date through the expiration date as follows:

- (1) Dealer license plates of a person whose business name begins with the letters A through B expire February 1 of each year.
- (2) Dealer license plates of a person whose business name begins with the letters letter C through D expire March 1 of each year.
- (3) Dealer license plates of a person whose business name begins with the letters \mathbf{E} **D** through F expire April 1 of each year.
- (4) Dealer license plates of a person whose business name begins with the letters G through H expire May 1 of each year.
- (5) Dealer license plates of a person whose business name begins with the letters I through J expire June 1 of each year.
- (6) Dealer license plates of a person whose business name begins with the letters K through L expire July 1 of each year.
- (7) Dealer license plates of a person whose business name begins with the letters M through N expire August 1 of each year.
- (8) Dealer license plates of a person whose business name begins with the letters O through P expire September 1 of each year.



- (9) Dealer license plates of a person whose business name begins with the letters Q through R expire October 1 of each year.
- (10) Dealer license plates of a person whose business name begins with the letters letter S through T expire November 1 of each year.
- (11) Dealer license plates of a person whose business name begins with the letters $\forall T$ through V expire December 1 of each year.
- (12) Dealer license plates of a person whose business name begins with the letters W through Z expire January 1 of each year.
- (b) Dealer license plates issued to a person whose business name begins with a nonalpha character expire November 1 of each year.
- (c) A dealer designee license plate is valid from the issue date through the expiration date as provided in subsection (a) or (b).
- (d) The fee to renew the license plates issued under section 1 of this chapter is as follows:
 - (1) For motorcycle dealer license plates, fifteen dollars (\$15).
 - (2) For dealer license plates not described in subdivision (1), forty dollars (\$40).
- (e) Fees collected under subsection (d) shall be distributed as follows:
 - (1) Thirty percent (30%) to the dealer compliance account established by IC 9-32-7-1.
 - (2) Seventy percent (70%) to the motor vehicle highway account under IC 8-14-1.
- (f) There is an additional service charge of five dollars (\$5) for the renewal of each set of license plates issued under section 1 of this chapter. The service charge shall be deposited in the crossroads 2000 fund.
- (g) The fee to renew each additional license plate issued under section 5 of this chapter is as follows:
 - (1) For an additional motorcycle dealer license plate, seven dollars and fifty cents (\$7.50).
 - (2) For an additional dealer license plate not described in subdivision (1), fifteen dollars (\$15).
- (h) Fees collected under subsection (g) shall be distributed as follows:
 - (1) Thirty percent (30%) to the dealer compliance account established by IC 9-32-7-1.
 - (2) Seventy percent (70%) to the motor vehicle highway account under IC 8-14-1.
 - (i) There is an additional service charge for the renewal of each



additional license plate issued under section 5 of this chapter, as follows:

- (1) For an additional motorcycle dealer license plate, two dollars and fifty cents (\$2.50).
- (2) For an additional dealer license plate not described in subdivision (1), five dollars (\$5).
- (j) The service charge under subsection (i) shall be deposited in the crossroads 2000 fund.
- (k) The fee to renew a license plate issued under section 2(b) of this chapter is forty dollars (\$40). The fee shall be deposited in the dealer compliance account established by IC 9-32-7-1.
- (l) The fees collected under subsection (m) shall be distributed as follows:
 - (1) Forty percent (40%) to the crossroads 2000 fund.
 - (2) Forty-nine percent (49%) to the dealer compliance account established by IC 9-32-7-1.
 - (3) Eleven percent (11%) to the motor vehicle highway account under IC 8-14-1.
- (m) The fee to renew a dealer designee license plate issued under IC 9-32-6.5-1 is twenty-one dollars and thirty-five cents (\$21.35).
- (n) In the event of a natural disaster or other emergency that prevents the secretary from processing a license plate renewal, the secretary may issue an order extending dealer and dealer designee license plate expiration dates for not more than twelve (12) additional months."

Page 10, between lines 18 and 19, begin a new paragraph and insert: "SECTION 19. IC 9-32-11-12.5, AS AMENDED BY P.L.120-2020, SECTION 66, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2021]: Sec. 12.5. (a) This section applies to licenses (other than wholesale dealer licenses) issued after December 31, 2014.

- (b) An initial or renewed license issued under this article is valid from the issue date through the expiration date in accordance with the following schedule:
 - (1) A license for a person whose business name begins with the letters A through B expires February 1 of each year.
 - (2) A license for a person whose business name begins with the letters letter C through D expires March 1 of each year.
 - (3) A license for a person whose business name begins with the letters **E D** through F expires April 1 of each year.
 - (4) A license for a person whose business name begins with the letters G through H expires May 1 of each year.
 - (5) A license for a person whose business name begins with the



- letters I through J expires June 1 of each year.
- (6) A license for a person whose business name begins with the letters K through L expires July 1 of each year.
- (7) A license for a person whose business name begins with the letters M through N expires August 1 of each year.
- (8) A license for a person whose business name begins with the letters O through P expires September 1 of each year.
- (9) A license for a person whose business name begins with the letters Q through R expires October 1 of each year.
- (10) A license for a person whose business name begins with the letters letter S through T expires November 1 of each year.
- (11) A license for a person whose business name begins with the letters \forall **T** through V expires December 1 of each year.
- (12) A license for a person whose business name begins with the letters W through Z expires January 1 of each year.
- (c) A dealer license issued to a person whose business name begins with a nonalpha character expires November 1 of each year.
- (d) The fee for the renewal of an automotive salvage recycler license is ten dollars (\$10). The fees collected under this subsection are nonrefundable and shall be retained by the secretary.
- (e) The fee for the renewal of a watercraft dealer license is thirty dollars (\$30). The fees collected under this subsection are nonrefundable and shall be retained by the secretary.
- (f) The fee for the renewal of a manufacturer or distributor license is thirty-five dollars (\$35). The fees collected under this subsection are nonrefundable and shall be retained by the secretary.
- (g) The fee for the renewal of a converter manufacturer or transfer dealer license is twenty dollars (\$20). The fees collected under this subsection are nonrefundable and shall be deposited as set forth in IC 9-32-7-3.
- (h) The fee for the renewal of a used motor vehicle dealer, new motor vehicle dealer, or automotive auction company license is thirty dollars (\$30). The fees collected under this section are nonrefundable and shall be deposited as set forth in IC 9-32-7-3.
- (i) A person who violates this section by operating on an expired license issued under this chapter commits a Class A infraction.
- (j) In the event of a natural disaster or other emergency that prevents the secretary from processing an application for license renewal, the secretary may issue an order extending license expiration dates for not more than twelve (12) additional months.

SECTION 20. IC 9-32-11-17, AS AMENDED BY P.L.174-2016, SECTION 95, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE



JULY 1, 2021]: Sec. 17. (a) A dealer who sells a motor vehicle through the use of the Internet or another computer network shall deliver the motor vehicle to the customer, or the customer's representative, at the place of business of the dealer dealer's licensed location in Indiana.

- (b) A dealer may deliver a motor vehicle to a location other than the dealer's licensed location in Indiana if the delivery is:
 - (1) requested by a customer in writing; and
 - (2) commenced from the dealer's licensed location in Indiana.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1246 as printed January 28, 2021.)

CRIDER, Chairperson

Committee Vote: Yeas 7, Nays 0.

