	MANUFACTURER LICENSE PLATES
	2018 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Justin L. Fawson
	Senate Sponsor:
]	LONG TITLE
(General Description:
	This bill amends provisions related to acceptable uses for a special manufacturer license
]	plate.
]	Highlighted Provisions:
	This bill:
	 expands the allowable purposes for which a manufacturer may use a special
1	manufacturer license plate to include testing and demonstration of a motor vehicle.
]	Money Appropriated in this Bill:
	None
(Other Special Clauses:
	None
]	Utah Code Sections Affected:
	AMENDS:
	41-3-501, as last amended by Laws of Utah 1994, Chapter 183
1	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 41-3-501 is amended to read:
	41-3-501. Special plates Dealers Dismantlers Manufacturers
]	Remanufacturers Transporters Restrictions on use.
	(1) Except as provided under this chapter, a dealer may operate or move a motor



02-13-18 4:15 PM

H.B. 389

- 28 vehicle displaying a dealer plate issued by the division upon the highways without registering it 29 under Title 41, Chapter 1a, Motor Vehicle Act, if the dealer owns or possesses the motor
- 30 vehicle by consignment for resale.
- 31 (2) A dismantler may operate or move a motor vehicle displaying a dismantler plate 32 issued by the division without registering it as required under Title 41, Chapter 1a, Motor 33 Vehicle Act, upon the highways solely to transport the motor vehicle:
- 34 (a) from the place of purchase or legal acquisition to the place of business for 35 dismantling; or
- 36

(b) to the place of business of a licensed crusher for disposal.

37 (3) A manufacturer or remanufacturer may operate or move a manufactured or 38 remanufactured motor vehicle displaying a manufacturer plate issued by the division upon the 39 highways without registering it as required under Title 41, Chapter 1a, Motor Vehicle Act, 40 solely to:

- 41 (a) deliver the motor vehicle to a dealer; or
- 42
- (b) test or demonstrate a motor vehicle [to a dealer or prospective dealer].
- 43 (4) (a) A transporter may operate or move a motor vehicle displaying a transporter
- 44 plate issued by the division upon the highways without registering it as required under Title 41,
- 45 Chapter 1a, Motor Vehicle Act, solely:
- 46 (i) from the point of repossession to a financial institution or to the place of storage, so 47 that a financial institution may provide for operation of a repossessed motor vehicle by a 48 prospective purchaser;
- 49 (ii) to and from a detail or repair shop for the purpose of detailing or repairing the 50 motor vehicle; or
- 51 (iii) to a delivery point in, out, or through the state.
- 52 (b) This subsection does not include loaded motor vehicles subject to the gross laden 53 weight provision of Title 41, Chapter 1a, Motor Vehicle Act.
- 54 (5) Dealer plates may not be used:
- 55 (a) (i) on a motor vehicle leased or rented for compensation; or
- 56 (ii) in lieu of registration, on a motor vehicle sold by the dealer; or
- (b) on a loaded motor vehicle over 12,000 pounds gross laden weight unless a special 57
- 58 loaded demonstration permit is obtained from the division.

_

Legislative Review Note Office of Legislative Research and General Counsel