Stricken language would be deleted from and underlined language would be added to present law. Act 710 of the Regular Session

1	State of Arkansas	As Engrossed: S4/8/25	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1688
4			
5	By: Representative Cavenau	gh	
6	By: Senator Stone		
7			
8	For An Act To Be Entitled		
9	AN ACT TO AMEND ARKANSAS LAW CONCERNING THE USE OF A		
10	DEALER'S	EXTRA LICENSE PLATE; AND FOR OT	CHER PURPOSES.
11			
12			
13		Subtitle	
14	TO A	AMEND ARKANSAS LAW CONCERNING T	HE USE
15	OF A	A DEALER'S EXTRA LICENSE PLATE.	
16			
17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE (	OF ARKANSAS:
18			
19		ansas Code § 27-14-1704 is amer	nded to read as follows:
20	27-14-1704. Dealer's extra license plates.		
21	(a) Each dealer as defined in § 27-14-601(a)(6) shall furnish the		
22	Secretary of the Department of Finance and Administration with a list of each		
23	manager, sales manager, and salesperson user authorized under this section to		
24		le <u>one (1) or more new or used</u>	
25		e plate issued to the dealer ha	is been or will be
26	attached:		• • • • • •
27	-	initial application for dealer	r's extra license plates
28 29	as provided in § 27-1		and plates as provided in
29 30	(2) Upon § 27-14-1703.	renewal of dealer's extra lice	inse places as provided in
31	-	ler's extra license plate may b	a used only by the
32			
33	dealer <del>, manager, or salesperson</del> and the owners, officers, managers, or <u>salespersons</u> of the dealer and only for the following <u>authorized</u> purposes:		
34		(A) To drive to and from work;	
35		$(\underline{B})$ For business or personal t	
36	the dealer's county o		•
	5		



HB1688

1	(3)(C) To transport the vehicle; or			
2	(4)(D) To demonstrate the vehicle;			
3	(E) To drive the vehicle in community related events,			
4	including without limitation parades, car shows, festivals, fairs, trade			
5	shows, and school or university events; or			
6	(F) To comply with a manufacturer's terms of dealership			
7	sales and service agreements.			
8	(2) "Manager" under subdivision (b)(1) of this section includes			
9	without limitation a regional manager, a division manager, a department			
10	manager, and a sales manager.			
11	(c) Neither the dealer's extra license plate issued under this section			
12	nor the dealer's master plate issued under § 27-14-601(a)(6) shall be used			
13	for purposes of allowing a prospective buyer to test drive a vehicle unless			
14	the dealer, manager, or salesperson or an owner, officer, manager, or			
15	salesperson of the dealer is present in the vehicle.			
16	(d) In addition to any other penalty prescribed by this chapter, any			
17	dealer <del>, manager, salesperson, or employee</del> <u>or owner, officer, manager, or</u>			
18	salesperson of a dealer who pleads guilty or nolo contendere to or who is			
19	found guilty of the misuse of a dealer's extra license plate or dealer's			
20	master plate or of allowing anyone else to misuse a dealer's extra license			
21	plate or dealer's master plate shall be fined not more than two hundred fifty			
22	dollars (\$250) for the first offense, not more than five hundred dollars			
23	(\$500) for the second offense, and not more than one thousand dollars			
24	(\$1,000) for the third and subsequent offenses.			
25	(e)(l)(A) In addition to any other penalty prescribed by this chapter,			
26	the secretary may suspend some or all <u>of the</u> dealer's extra license plates			
27	issued to a dealer if the secretary determines that the dealer <del>or any</del>			
28	manager, sales manager, or salesperson or an owner, officer, manager, or			
29	salesperson of the dealer either misused a dealer's extra license plate or			
30	allowed the use of a dealer's extra license plate by a person who is not			
31	authorized by this section to use a dealer's extra license plate.			
32	(B) A suspension of the dealer's extra license plates			
33	under this section does not require that the dealer's master license plate be			
34	suspended.			
35	(C) The secretary shall:			
36	(i) Notify the dealer in writing of a suspension of			
	2 04-08-2025 10:54:18 MBM086			

HB1688

1 the dealer's extra license plates that is authorized under this section; and 2 (ii) Provide information regarding the misuse or 3 unauthorized use upon which the suspension was based in the notice. 4 (D) The dealer's extra license plates shall be suspended 5 for: 6 (i) Six (6) months for the first misuse or 7 unauthorized use of the dealer's extra license plates; or 8 (ii) One (1) year for any subsequent misuse or 9 unauthorized use. 10 (2)(A) Any dealer who desires a hearing on the suspension shall 11 notify the secretary in writing within twenty (20) days after receipt of the 12 notice of suspension. 13 (B) A hearing officer appointed by the secretary shall 14 schedule a hearing in an office of the Revenue Division of the Department of 15 Finance and Administration in the county of the dealer's principal place of 16 business, unless the secretary and the dealer agree to another location for 17 the hearing or agree that the hearing shall be held by telephone. 18 (C) Hearings conducted under this section shall be subject 19 to the Arkansas Administrative Procedure Act, § 25-15-201 et seq. 20 (D) The hearing officer shall render his or her decision 21 in writing to modify, reverse, or affirm the suspension of the dealer's extra 22 license plates based upon the evidence presented at the hearing and shall 23 serve a copy of the decision on the dealer. 24 (3)(A)(i) If the decision sustains, in whole or in part, the 25 suspension of the dealer's extra license plates, the dealer may file suit 26 within thirty (30) days of receipt of the decision in the Pulaski County 27 Circuit Court or the circuit court of the county of the dealer's principal 28 place of business. 29 (ii) The dealer shall serve a copy of the petition on 30 the secretary. 31 (iii) The appeal will not operate as a stay of the order of suspension that will remain in effect and be terminated only in the 32 33 event a decision reversing the suspension is issued by the circuit court. 34 (B) An appeal from the circuit court shall be in 35 accordance with the laws governing appeals. 36 (f) Any and all uses of a new or used motor vehicle for sale to which

3

04-08-2025 10:54:18 MBM086

As Engrossed: S4/8/25

1	a dealer's extra license plate has been attached, including without
2	limitation use by persons authorized under subdivision (b)(1) of this section
3	and use by persons not authorized under subdivision (b)(l) of this section,
4	shall not constitute a withdrawal from stock and are otherwise exempt from
5	the Arkansas gross receipts tax levied by the Arkansas Gross Receipts Act of
6	1941, § 26-52-101 et seq., and the Arkansas compensating use tax levied by
7	the Arkansas Compensating Tax Act of 1949, § 26-53-101 et seq.
8	
9	/s/Cavenaugh
10	
11	
12	APPROVED: 4/16/25
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	

4