1	State of Arkansas	As Engrossed: H3/10/99 A Bill	A 4 1040 - £1000	
2	82nd General Assembly	ADIII	Act 1040 of 1999	
3	Regular Session, 1999		SENATE BILL 431	
4 5	Ry: Senators Harriman Russ Arc	nie Hill Webb		
6	By: Senators Harriman, Russ, Argue, Hill, Webb By: Representatives Teague, Trammell, House, Harris, Wood, Magnus, R. Smith, Booker, Sheppard,			
7	Womack, Bennett, Wilkinson, J. Lewellen, T. Thomas, Bush, Shoffner, T. Smith, Creekmore			
8	Wollder, Definett, Wirkinson, J. L	weiten, 1. Thomas, Bush, Shormer, 1.	omini, Creekmore	
9				
10	For An Act To Be Entitled			
11	"AN ACT TO AMEND ARKANSAS CODE 23-112-607 TO ESTABLISH			
12		AN EDUCATION PROGRAM FOR USED MOTOR VEHICLE DEALERS;		
13	AND FOR OTHER PURPOSES."			
14				
15		Subtitle		
16	"TO ESTABLISH AN EDUCATION PROGRAM FOR			
17	USED MOT	TOR VEHICLE DEALERS."		
18				
19				
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
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22	SECTION 1. Arkansa	s Code 23-112-607 is amended	to read as follows:	
23	"23-112-607. Dealer license.			
24	(a)(1) Persons wis	hing to obtain a used motor v	ehicle dealer's license	
25	shall submit a fully executed application on such used motor vehicle dealer			
26	application forms as may be prescribed by the Department of Arkansas State			
27	Pol i ce.			
28		lication shall be verified by	the oath or affirmation	
29	of the applicant.			
30	•			
31	to the application the following information and verification prior to issuing			
32	a license certificate:			
33		raph of the business location		
34	•	rate surety bond in the sum of	at least twenty-five	
35 36	thousand dollars (\$25,000); `liability insurance coverage	on all vohicles to be	
1()	(3) PLOOL OL	THAD IT IN THIS HAD BE COVERAGE	on all venicles to be	

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offered for sale in an amount equal to or greater than the amount required by 1 2 the Motor Vehicle Safety Responsibility Act, § 27-19-101 et seq.;

- 3 (4) A list of the persons or entities having any ownership interest in the used vehicle dealership;
 - (5) A list of salesmen to be employed;

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- (6) That the applicant has a bona fide established place of business used primarily for the sale of used motor vehicles;
- 8 (7) That the applicant has a telephone number listed in the name 9 of the business:
 - (8) That the applicant has a sign identifying the establishment as a used motor vehicle dealership legible from the street, road, or highway, and a picture thereof;
 - (9) That the applicant has a filing cabinet or other repository adequate to secure the business records of the establishment under lock and key or combination;
 - (10) Whether the applicant has ever been issued a motor vehicle dealer's license and if the applicant has ever had a motor vehicle dealer's license suspended or revoked;
 - (11) An affidavit from a state police officer stating that said officer has inspected the facility and found it to be in compliance with the requirements for application; and
 - (12) The name, address, and telephone number of the person designated to receive legal process in the event of the commencement of any legal action in any court against the applicant.
 - (c)(1) Each applicant shall obtain a corporate surety bond in the penal sum of twenty-five thousand dollars (\$25,000) on a bond form approved by the state; provided, that an applicant for a license at multiple locations may provide a corporate surety bond in the penal sum of one hundred thousand dollars (\$100,000) covering all licensed locations in lieu of separate bonds for each individual location.
 - (2) The bond shall be an indemnity for any loss and reasonable attorney's fees sustained by a retail buyer by reason of the acts of the person bonded when such act constitutes a violation of this law.
- 34 (3) Provided, the surety shall in no event be liable for more 35 than twenty-five thousand dollars (\$25,000).
- (4) The bond shall be executed in the name of the State of 36

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1 Arkansas or any aggri eved party.

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- 2 (5) The proceeds of the bonds shall be paid either to the State 3 of Arkansas or to the retail buyer upon a judgment from an Arkansas court of 4 competent jurisdiction against the principal and in favor of the aggrieved 5 party or the State of Arkansas.
 - (6) Provided, the surety shall in no event be required to pay any judgment obtained by fraud or collusion, as between the dealer and the retail buyer, or which was rendered against a person bonded for an act that does not constitute a violation of this subchapter, which defenses may be raised at any time, subject to applicable statute of limitations.
- 11 (d)(1) Effective November 15, 1999, every application for the issuance
 12 or renewal of a used motor vehicle dealer's license shall be accompanied by,
 13 or supported by, such evidence as the department shall prescribe, documenting
 14 the completion of a three (3) hour educational seminar, approved by the
 15 department, during the twelve (12) month period immediately preceding the date
 16 of the application.
- 17 (2) The educational seminar shall include, but is not limited to,
 18 the dealer requirements of this subchapter; the rules and general provisions
 19 promulgated to implement, enforce and administer this subchapter; the
 20 requirements of the Motor Vehicle Division of the Department of Finance and
 21 Administration; and such other information that will promote good business
 22 practices. Such educational seminar requirement shall not include written or
 23 oral exams.
 - (3) Each educational seminar must be sponsored by a non-profit corporation, authorized to conduct business in Arkansas, that develops and presents educational programs which enhance the knowledge and competence of used motor vehicle dealers, their sales persons and service personnel for the benefit of the public.
 - (4) The department shall promulgate rules to implement this subsection."
 - SECTION 2. All provisions of this act of a general and permanent nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code Revision Commission shall incorporate the same in the Code.
- 36 SECTION 3. If any provision of this act or the application thereof to

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any person or circumstance is held invalid, such invalidity shall not affect 1 2 other provisions or applications of the act which can be given effect without 3 the invalid provision or application, and to this end the provisions of this act are declared to be severable. 4 5 SECTION 4. All laws and parts of laws in conflict with this act are 6 7 hereby repealed. 8 9 SECTION 5. EMERGENCY CLAUSE. It is hereby found and determined by the 10 Eighty-second General Assembly that it is in the best interests of the people of this state that used motor vehicle dealers be familiar with current laws 11 12 relating to licensing and regulation of such dealers; that at the present 13 time, no such knowledge or education is required; that it is urgenlty needed and that this act should be given effect immediately to require such 14 15 education. Therefore, an emergency is declared to exist and this act being 16 immediately necessary for the preservation of the public peace, health and 17 safety shall become effective on the date of its approval by the Governor. If 18 the bill is neither approved nor vetoed by the Governor, it shall become effective on the expiration of the period of time during which the Governor 19 20 may veto the bill. If the bill is vetoed by the Governor and the veto is

/s/ Harri man, et a **APPROVED: 4/1/19991**

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veto.

overridden, it shall become effective on the date the last house overrides the