1	State of Arkansas	A Bill	
2	89th General Assembly	T DIII	CENATE DILL 776
3	Regular Session, 2013		SENATE BILL 776
4	Dry Canatar D. Cample		
5 6	By: Senator B. Sample		
7		For An Act To Be Entitled	
8	ΔΝ ΔΟΤ ΤΟ	AMEND THE ARKANSAS MOTOR VEHICLE	COMMISSION
9		FOR OTHER PURPOSES.	COLUMN
10	1101, 1111.5	on order rom obab.	
11			
12		Subtitle	
13	TO A	MEND THE ARKANSAS MOTOR VEHICLE	
14	COMM	ISSION ACT.	
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17	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
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19	SECTION 1. Arka	ansas Code § 23-112-103(18), conce	rning definitions for
20	the Arkansas Motor Vehicle Commission Act, is amended to read as follows:		
21	(18) "Motor vehicle" means a self-propelled vehicle having two (2) or		
22	more wheels that has a	as its primary purpose the transpo	ortation of a person,
23	including without limitation all-terrain vehicles, automobiles, trucks,		
24	motorcycles, motor-dr	iven cycles, motor scooters, and m	notor homes <u>, and low</u>
25	<pre>speed vehicles;</pre>		
26			
27	SECTION 2. Arka	ansas Code § 23-112-103, concernin	ng definitions for the
28	Arkansas Motor Vehicle	e Commission Act, is amended to ad	ld an additional
29	subdivision to read as	s follows:	
30	(36) "Low speed	d vehicle" means a motor vehicle:	
31	<u>(A) That :</u>	is four (4) wheeled;	
32		speed attainable in one (1) mile	•
33	_	p.h.) and not more than twenty-fiv	re miles per hour (25
34	m.p.h.) on a paved level surface; and		
35		a gross vehicle weight of less tha	n three thousand
36	pounds (3.000 lbs.).		

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2	SECTION 3. Arkansas Code § 23-112-206 is repealed.		
3	23-112-206. Fund transfer - Motor vehicle education and training.		
4	For the fiscal year ending June 30, 2008, and for each fiscal year		
5	thereafter, the Executive Director of the Arkansas Motor Vehicle Commission		
6	may certify, from time to time as needed, to the Chief Fiscal Officer of the		
7	State the amount of funds necessary to transfer on his or her books and those		
8	of the Treasurer of State and the Auditor of State, from the Motor Vehicle		
9	Commission Fund to the Department of Workforce Education Fund Account, to		
10	provide funds for expenses related to motor vehicle education and training.		
11	In no event shall the amount of funds transferred under the provisions of		
12	this section exceed one hundred fifty thousand dollars (\$150,000) in any one		
13	(1) fiscal year.		
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15	SECTION 4. Arkansas Code § 23-112-302(c)(1)(A)(ii), concerning the		
16	application for a license under the Arkansas Motor Vehicle Commission Act, is		
17	amended to read as follows:		
18	(c)(l)(A)(ii) New motorcycle dealers, new all-terrain vehicle dealers,		
19	new low speed vehicle dealers, and motor vehicle lessors must shall also be		
20	accompanied by the filing with the commission of a corporate surety bond in		
21	the penal sum of twenty-five thousand dollars (\$25,000) on a bond form		
22	approved by the commission.		
23			
24	SECTION 5. Arkansas Code § 23-112-317(c), concerning motor vehicle		
25	dealer service and handling fees under the Arkansas Motor Vehicle Commission		
26	Act, is amended to read as follows:		
27	(c)(1) The Arkansas Motor Vehicle Commission shall determine by rule		
28	the amount of the service and handling fee that may be charged by a motor		
29	vehicle dealer. The service and handling fee shall be no less than zero		
30	dollars ($\$0.00$) and no more than one hundred twenty-nine dollars ($\$129$).		
31	(2) If a service and handling fee is charged under this		
32	section, the service and handling fee shall be:		
33	(A) Charged to all retail customers; and		
34	(B) Disclosed on the retail buyer's order form as a		
35	separate itemized charge.		
36	(3) If a service and handling fee is charged under this		

1	section, the service and handling fee is not required to be charged to all
2	fleet sales.
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4	SECTION 6. Arkansas Code § 23-112-403(a)(2)(U)(v), concerning
5	manufacturers, distributors, second-stage manufacturers, importers, or
6	converters under the Arkansas Motor Vehicle Commission Act, is amended to
7	read as follows:
8	(v) To require a motor vehicle dealer to improve the
9	dealer's facilities, including signs, or to replace factory required and
10	approved facility improvements completed within the last $\frac{\text{five (5)}}{\text{seven (7)}}$
11	years in order to qualify for a new vehicle sales incentive program.
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