Session of 2018

SENATE BILL No. 294

By Committee on Transportation

1-18

 AN ACT concerning motor vehicles; relating to the vehicle dealers and manufacturers licensing act; renewal of licenses; amending K.S.A.
 2017 Supp. 8-2404 and repealing the existing section.

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Be it enacted by the Legislature of the State of Kansas:

6 Section 1. K.S.A. 2017 Supp. 8-2404 is hereby amended to read as 7 follows: 8-2404. (a) No vehicle dealer shall engage in business in this state 8 without obtaining a license as required by this act. Any vehicle dealer 9 holding a valid license and acting as a vehicle salesperson shall not be 10 required to secure a salesperson's license.

(b) No first stage manufacturer, second stage manufacturer, factory branch, factory representative, distributor branch or distributor representative shall engage in business in this state without a license as required by this act, regardless of whether or not an office or other place of business is maintained in this state for the purpose of conducting such business.

17 (c) An application for a license shall be made to the director and shall 18 contain the information provided for by this section, together with such 19 other information as may be deemed reasonable and pertinent, and shall be 20 accompanied by the required fee. The director may require in the 21 application, or otherwise, information relating to the applicant's solvency, 22 financial standing, or other pertinent matter commensurate with the 23 safeguarding of the public interest in the locality in which the applicant 24 proposes to engage in business, all of which may be considered by the 25 director in determining the fitness of the applicant to engage in business as 26 set forth in this section. The director may require the applicant for 27 licensing to appear at such time and place as may be designated by the 28 director for examination to enable the director to determine the accuracy of 29 the facts contained in the written application, either for initial licensure or 30 renewal thereof. Every application under this section shall be verified by 31 the applicant.

(d) All licenses shall be granted or refused within 30 days after application is received by the director. All licenses, except licenses issued to salespersons, shall expire, unless previously suspended or revoked, on December 31 of the calendar year for which they are granted, except that where a complaint respecting the cancellation, termination or nonrenewal

of a sales agreement is in the process of being heard, no replacement 1 2 application shall be considered until a final order is issued by the director. Applications for renewals, except for renewals of licenses issued to 3 4 salespersons, received by the director after February 15 shall be considered 5 as new applications. All salespersons' licenses-issued on or after January 1, 6 1987, shall expire on June 30, 1988, and thereafter shall expire, unless 7 previously suspended or revoked, on June 30 of the calendar year for 8 which they are granted. Applications for renewals of salespersons' licenses 9 received by the director after July 15 shall be considered as new applications. All licenses for supplemental places of business existing or 10 issued on or after January 1, 1994, shall expire on December 31, 1994, 11 12 unless previously expired, suspended or revoked, and shall-thereafterexpire on December 31 of the calendar year for which they are granted, 13 14 unless previously suspended or revoked.

(e) License fees for each calendar year, or any part thereof shall be asfollows:

- 17 (1) For new vehicle dealers, \$75;
- 18 (2) for distributors, \$75;
- 19 (3) for wholesalers, \$75;
- 20 (4) for distributor branches, \$75;
- 21 (5) for used vehicle dealers, \$75;

(6) for first and second stage manufacturers, \$225 plus \$75 for each
 factory branch in this state;

- 24 (7) for factory representatives, \$50;
- 25 (8) for distributor representatives, \$50;
- 26 (9) for brokers, \$75;
- 27 (10) for lending agencies, \$50;
- 28 (11) for first and second stage converters, \$50;
- 29 (12) for salvage vehicle dealers, \$75;
- 30 (13) for auction motor vehicle dealers, \$75;
- 31 (14) for vehicle salesperson, \$25;
- 32 (15) for insurance companies, \$75;
- 33 (16) for vehicle crusher, \$75;
- 34 (17) for vehicle recycler, \$75;
- 35 (18) for scrap metal recycler, \$75;
- 36 (19) for rebuilders, \$75; and
- 37 (20) for salvage vehicle pool, \$75.
- 38 Any new vehicle dealer who is also licensed as a used vehicle dealer 39 shall be required to pay only one \$75 fee for both licenses.

40 (f) Dealers may establish approved supplemental places of business
41 within the same county of their licensure or, with respect to new vehicle
42 dealers, within their area of responsibility as defined in their franchise
43 agreement. Those doing so shall be required to pay a supplemental license

1 fee of \$35. In addition to any other requirements, new vehicle dealers 2 seeking to establish supplemental places of business shall also comply 3 with the provisions of K.S.A. 8-2430 through 8-2432, and amendments 4 thereto. A new vehicle dealer establishing a supplemental place of business 5 in a county other than such dealer's county of licensure but within such 6 dealer's area of responsibility as defined in such dealer's franchise 7 agreement shall be licensed only to do business as a new motor vehicle 8 dealer in new motor vehicles at such supplemental place of business. 9 Original inspections by the division of a proposed established place of 10 business shall be made at no charge except that a \$30 fee shall be charged 11 by the division for each additional inspection the division must make of 12 such premises in order to approve the same.

13 (g) The license of all persons licensed under the provisions of this act 14 shall state the address of the established place of business, office, branch 15 or supplemental place of business and must be conspicuously displayed 16 therein. The director shall endorse a change of address on a license without 17 charge if: (1) The change of address of an established place of business, 18 office, branch or supplemental place of business is within the same county; 19 or (2) the change of address of a supplemental place of business, with respect to a new vehicle dealer, is within such dealer's area of 20 21 responsibility as defined in their franchise agreement. A change of address 22 of the established place of business, office or branch to a different county 23 shall require a new license and payment of the required fees but such new 24 license and fees shall not be required for a change of address of a 25 supplemental place of business, with respect to a new vehicle dealer, to a 26 different county but within the dealer's area of responsibility as defined in 27 their franchise agreement.

28 (h) Every salesperson. factory representative or distributor 29 representative shall carry on their person a certification that the person 30 holds a valid state license. The certification shall name the person's 31 employer and shall be displayed upon request. An original copy of the 32 state license for a vehicle salesperson shall be mailed or otherwise 33 delivered by the division to the employer of the salesperson for public 34 display in the employer's established place of business. When a 35 salesperson ceases to be employed as such, the former employer shall mail 36 or otherwise return the original copy of the employee's state license to the 37 division. A salesperson, factory representative or distributor representative 38 who terminates employment with one employer may file an application 39 with the director to transfer the person's state license in the name of 40 another employer. The application shall be accompanied by a \$12 transfer 41 fee. A salesperson, factory representative or distributor representative who 42 terminates employment, and does not transfer the state license, shall mail 43 or otherwise return the certification that the person holds a valid state

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1 license to the division.

2 (i) If the director has reasonable cause to doubt the financial 3 responsibility or the compliance by the applicant or licensee with the 4 provisions of this act, the director may require the applicant or licensee to 5 furnish and maintain a bond in such form, amount and with such sureties 6 as the director approves, but such amount shall be not less than \$5,000 nor 7 more than \$20,000, conditioned upon the applicant or licensee complying 8 with the provisions of the statutes applicable to the licensee and as 9 indemnity for any loss sustained by a retail or wholesale buyer or seller of 10 a vehicle by reason of any act by the licensee constituting grounds for 11 suspension or revocation of the license. Every applicant or licensee who is 12 or applies to be a used vehicle dealer or a new vehicle dealer shall furnish 13 and maintain a bond in such form, amount and with such sureties as the 14 director approves, conditioned upon the applicant or licensee complying 15 with the provisions of the statutes applicable to the licensee and as 16 indemnity for any loss sustained by a retail or wholesale buyer or seller of 17 a vehicle by reason of any act by the licensee in violation of any act which 18 constitutes grounds for suspension or revocation of the license. The 19 amount of such bond shall be as follows: (1) For any new applicant-20 \$30,000; or (2) for any current licensee, \$15,000, until the renewal date of 21 the existing bond, then \$30,000, except that on and after January 1, 2003, 22 the amount of such bond shall be \$30,000. To comply with this subsection, 23 every bond shall be a corporate surety bond issued by a company 24 authorized to do business in the state of Kansas and shall be executed in 25 the name of the state of Kansas for the benefit of any aggrieved retail or 26 wholesale buyer or seller of a vehicle. The aggregate liability of the surety 27 for all breaches of the conditions of the bond in no event shall exceed the 28 amount of such bond. The surety on the bond shall have the right to cancel 29 the bond by giving 30 days' notice to the director, and thereafter the surety 30 shall be relieved of liability for any breach of condition occurring after the 31 effective date of cancellation. Bonding requirements shall not apply to first 32 or second stage manufacturers, factory branches, factory representatives or 33 salespersons. Upon determination by the director that a judgment from a 34 Kansas court of competent jurisdiction is a final judgment and that the 35 judgment resulted from an act in violation of this act or would constitute 36 grounds for suspension, revocation, refusal to renew a license or 37 administrative fine pursuant to K.S.A. 8-2411, and amendments thereto, 38 the proceeds of the bond on deposit or in lieu of bond provided by 39 subsection (j), shall be paid. The determination by the director under this 40 subsection is hereby specifically exempted from the Kansas administrative 41 procedure act (K.S.A. 77-501 through 77-549, and amendments thereto,) 42 and the Kansas judicial review act-(K.S.A. 77-601 through 77-627, and 43 amendments thereto). Any proceeding to enforce payment against a surety

following a determination by the director shall be prosecuted by the
 judgment creditor named in the final judgment sought to be enforced.
 Upon a finding by the court in such enforcement proceeding that a surety
 has wrongfully failed or refused to pay, the court shall award reasonable
 attorney fees to the judgment creditor.

6 (i) An applicant or licensee may elect to satisfy the bonding 7 requirements of subsection (i) by depositing with the state treasurer cash, 8 negotiable bonds of the United States or of the state of Kansas or 9 negotiable certificates of deposit of any bank organized under the laws of 10 the United States or of the state of Kansas. On or after January 1, 2003, The amount of cash, negotiable bonds of the United States or of the state 11 12 of Kansas or negotiable certificates of deposit of any bank organized under 13 the laws of the United States or of the state of Kansas deposited with the 14 state treasurer shall be in an amount of no less than \$30,000. When 15 negotiable bonds or negotiable certificates of deposit have been deposited 16 with the state treasurer to satisfy the bonding requirements of subsection 17 (i), such negotiable bonds or negotiable certificates of deposit shall remain 18 on deposit with the state treasurer for a period of not less than two years 19 after the date of delivery of the certificate of title to the motor vehicle 20 which was the subject of the last motor vehicle sales transaction in which 21 the licensee engaged prior to termination of the licensee's license. In the 22 event a licensee elects to deposit a surety bond in lieu of the negotiable 23 bonds or negotiable certificates of deposit previously deposited with the 24 state treasurer, the state treasurer shall not release the negotiable bonds or 25 negotiable certificates of deposits until at least two years after the date of 26 delivery of the certificate of title to the motor vehicle which was the 27 subject of the last motor vehicle sales transaction in which the licensee 28 engaged prior to the date of the deposit of the surety bond. The cash deposit or market value of any such securities shall be equal to or greater 29 30 than the amount of the bond required for the bonded area and any interest 31 on those funds shall accrue to the benefit of the depositor.

32 (k) No license shall be issued by the director to any person to act as a 33 new or used dealer, wholesaler, broker, salvage vehicle dealer, auction 34 motor vehicle dealer, vehicle crusher, vehicle recycler, rebuilder, scrap 35 metal recycler, salvage vehicle pool, second stage manufacturer, first stage 36 converter, second stage converter or distributor unless the applicant for the 37 vehicle dealer's license maintains an established place of business which 38 has been inspected and approved by the division. First stage 39 manufacturers, factory branches, factory representatives, distributor branches, distributor representatives and lending agencies are not required 40 41 to maintain an established place of business to be issued a license.

42 (l) Dealers required under the provisions of this act to maintain an43 established place of business shall own or have leased and use sufficient

lot space to display vehicles at least equal in number to the number of
 dealer license plates the dealer has had assigned.

3 (m) A sign with durable lettering at least 10 inches in height and 4 easily visible from the street identifying the established place of business 5 shall be displayed by every vehicle dealer. Notwithstanding the other 6 provisions of this subsection, the height of lettering of the required sign 7 may be less than 10 inches as necessary to comply with local zoning 8 regulations.

9 (n) If the established or supplemental place of business or lot is 10 zoned, approval must be secured from the proper zoning authority and 11 proof that the use complies with the applicable zoning law, ordinance or 12 resolution must be furnished to the director by the applicant for licensing.

(o) An established or supplemental place of business, otherwise
 meeting the requirements of this act may be used by a dealer to conduct
 more than one business, provided that suitable space and facilities exist
 therein to properly conduct the business of a vehicle dealer.

(p) If a supplemental place of business is not operated on a
continuous, year-round basis, the dealer shall give the department 15 days'
notice as to the dates on which the dealer will be engaged in business at
the supplemental place of business.

(q) Any vehicle dealer selling, exchanging or transferring or causing to be sold, exchanged or transferred new vehicles in this state must satisfactorily demonstrate to the director that such vehicle dealer has a bona fide franchise agreement with the first or second stage manufacturer or distributor of the vehicle, to sell, exchange or transfer the same or to cause to be sold, exchanged or transferred.

27 No person may engage in the business of buying, selling or exchanging 28 new motor vehicles, either directly or indirectly, unless such person holds 29 a license issued by the director for the make or makes of new motor 30 vehicles being bought, sold or exchanged, or unless a person engaged in 31 such activities is not required to be licensed or acts as an employee of a licensee and such acts are only incidentally performed. For the purposes of 32 33 this section, engaged in the business of buying, selling or exchanging new 34 motor vehicles, either directly or indirectly, includes: (1) Displaying new 35 motor vehicles on a lot or showroom; (2) advertising new motor vehicles, 36 unless the person's business primarily includes the business of 37 broadcasting, printing, publishing or advertising for others in their own 38 names; or (3) regularly or actively soliciting or referring buyers for new 39 motor vehicles.

40 (r) No person may engage in the business of buying, selling or
41 exchanging used motor vehicles, either directly or indirectly, unless such
42 person holds a license issued by the director for used motor vehicles being
43 bought, sold or exchanged, or unless a person engaged in such activities is

1 not required to be licensed or acts as an employee of a licensee and such 2 acts are only incidentally performed. For the purposes of this section, 3 engaged in the business of buying, selling or exchanging used motor 4 vehicles, either directly or indirectly, includes: (1) Displaying used motor 5 vehicles on a lot or showroom; (2) advertising used motor vehicles, unless 6 the person's business primarily includes the business of broadcasting, 7 printing, publishing or advertising for others in their own names; or (3) 8 regularly or actively soliciting buyers for used motor vehicles.

9 (s) The director of vehicles shall publish a suitable Kansas vehicle 10 salesperson's manual. Before a vehicle salesperson's license is issued, the 11 applicant for an original license-or renewal thereof shall be required to 12 pass a written examination based upon information in the manual. 13 *Thereafter, any salesperson licensee may be required to be re-tested at the* 14 *discretion of the director based upon terms and conditions established by* 15 *the director.*

16 (t) No new license shall be issued nor any license renewed to any 17 person to act as a salvage vehicle dealer until the division has received 18 evidence of compliance with the junkyard and salvage control act as set 19 forth in K.S.A. 68-2201 et seq., and amendments thereto.

20 (u) On and after the effective date of this act, no person shall act as a 21 broker in the advertising, buying or selling of any new or used motor 22 vehicle. Nothing herein shall be construed to prohibit a person duly 23 licensed under the requirements of this act from acting as a broker in 24 buying or selling a recreational vehicle as defined by subsection (f) of 25 K.S.A. 75-1212(f), and amendments thereto, when the recreational vehicle 26 subject to sale or purchase is a used recreational vehicle which has been 27 previously titled and independently owned by another person for a period 28 of 45 days or more, or is a new or used recreational vehicle repossessed by 29 a creditor holding security in such vehicle.

(v) Nothing herein shall be construed to prohibit a person not
otherwise required to be licensed under this act from selling such person's
own vehicle as an isolated and occasional sale.

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Sec. 2. K.S.A. 2017 Supp. 8-2404 is hereby repealed.

34 Sec. 3. This act shall take effect and be in force from and after its 35 publication in the statute book.