1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	2nd Session of the 53rd Legislature (2012)
4	COMMITTEE SUBSTITUTE
5	FOR HOUSE BILL NO. 2711 By: Jackson
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8	COMMITTEE SUBSTITUTE
9	An Act relating to motor vehicles; amending 47 O.S.
10	2011, Sections 581, 582, 583, 584 and 1137.1, which relate to used motor vehicles; modifying definition;
11	providing for resident broker license; updating references; expanding certain application
12	requirements to include renewals; removing partial bond exemption; increasing amount of bond required;
13	creating bond requirement; providing inventory requirement; updating reference; and providing an effective date.
14	effective date.
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17	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
18	SECTION 1. AMENDATORY 47 O.S. 2011, Section 581, is
19	amended to read as follows:
20	Section 581. As used in Section 581 et seq. of this title:
21	1. "Commission" means the Oklahoma Used Motor Vehicle and Parts
22	Commission;
23	
24	HB2711 HFTD Page 1
	HB2711 HFLR

- 2. "Compensation" means anything of value including money, merchandise, rebates on purchases, trading stamps or any other thing of value;
- 3. "Consignment sale" means the sale of used motor vehicles belonging to another by a used motor vehicle dealer, whether or not title is transferred from the consignor to the used motor vehicle dealer;
- 4. "Factory" means a manufacturer, distributor, factory branch, distributor branch, factory representative or distributor representative, which manufacturers or distributes vehicle products;
- 5. "Manufactured home" means a residential dwelling in one or more sections built in accordance with the National Manufactured Housing Construction and Safety Standards Act of 1974, 42 U.S.C., Section 5401, et seq. and rules promulgated pursuant thereto;
 - 6. a. "Manufactured home dealer" means any person who, for a commission or with intent to make a profit or gain of money or other thing of value, sells, offers to sell, or attempts to negotiate a sale or exchange of interest in, new or used manufactured homes, or that is engaged wholly or in part in the business of selling any new and unused, or used, or both new and used manufactured homes. A valid franchise letter as proof of authorization to sell any new manufactured

HB2711 HFLR

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home product line or lines shall be attached to the application for a dealer license to sell manufactured homes. "Manufactured home dealer" shall include a manufactured home auction. A manufactured home auction shall mean any person selling more than twenty-five manufactured homes in an auction or liquidation format. Only licensed manufactured home dealers shall be authorized to purchase manufactured homes at such auctions.

b. "Manufactured home dealer" shall not include any person who sells or contracts for the sale of a personally titled manufactured home or homes, or any person acting as an auctioneer who has been engaged by a seller to direct, conduct, control, or be responsible for the sale of manufactured homes as a part of an auction or liquidation of an estate, or any Oklahoma licensed real estate broker or sales associate when buying or selling used mobile homes as a part of a real estate business. No person shall be considered a manufactured home dealer as to any manufactured home purchased or acquired by the person for purposes other than resale; provided, that the restriction set forth in this sentence shall not

HB2711 HFLR

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- prevent an otherwise qualified person from utilizing a single manufactured home as a sales office; or
- c. A holder of a lien on a manufactured home may sell,
 exchange, or transfer by lease-purchase the
 repossessed manufactured home and shall not be
 required to be licensed pursuant to this chapter. If
 the lienholder contracts with a person or company to
 sell the repossessed manufactured home and the person
 or company is not an employee, officer or principal of
 the lienholder, such person or company shall be
 licensed pursuant to this chapter;
- 7. "Manufactured home salesperson" means any person who has been engaged by a manufactured home dealer to buy, sell, exchange, negotiate, or act as an agent for the purchase, sale, or exchange of an interest in a manufactured home. A person may not act as a salesperson nor may a manufactured home dealer employ the salesperson without applying for a salesperson's license within thirty (30) days of employment by the manufactured home dealer;
- 8. "Manufactured home installer" means a person who is engaged in the business of installing or setting up manufactured homes and/or mobile homes as defined herein;

- 9. "Manufactured home manufacturer" means a person who manufactures, assembles, and sells new manufactured homes to new manufactured home retailers for resale in this state;
- 10. "Mobile home" means a residential dwelling fabricated in an off-site manufacturing facility, designed to be a permanent residence, but which is still transportable, that was built prior to the enacting of the National Manufactured Housing Construction and Safety Standards Act of 1974, 42 U.S.C., Section 5401 et seq.;
- 11. "Person" means an individual, business, corporation, partnership, association, limited liability corporation, trust, firm, or company or legal entity, but does not include any political subdivision;
- 12. "Rebuilder" means a used motor vehicle dealer who is engaged in the business of rebuilding repairable motor vehicles and who has paid the fee for and been issued a rebuilder certificate as provided by Section 591.5 of this title;
- 13. "Resident broker" means an individual who resides in the

 State of Oklahoma who buys, sells, brokers, exchanges, or offers or

 attempts to negotiate a sale or exchange of an interest in used

 motor vehicles, or who is engaged wholly or in part in the business

 of buying and/or selling used motor vehicles within the State of

 Oklahoma for a used motor vehicle dealer licensed in another state,

 or who maintains a used motor vehicle dealer license in another

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state for the purpose of operating as a used motor vehicle dealer within the State of Oklahoma;

14. "Sale" or "sell" means the act of selling, brokering, exchanging, exchanging of an interest in, or renting with the option of purchasing, a used motor vehicle or a new or used manufactured home for commission, profit, or gain of money or other thing of value;

14. 15. "Used motor vehicle" means any motor vehicle, as that term is defined in the Oklahoma Vehicle License and Registration Act, which has been sold, bargained, exchanged, given away or the title thereto transferred from the person who first took title from the manufacturer, importer, or dealer or agent of the manufacturer or importer, or so used as to have become what is commonly known as a "secondhand motor vehicle". In the event of transfer, on the statement of origin, from the original franchised dealer to any other dealer or individual other than a franchised dealer of the same make of vehicle, the vehicle shall be considered a used motor vehicle and must be titled in the new owner's name;

15. 16. "Used motor vehicle auction" means any business other than salvage pools which regularly engages in the sale or trade, or negotiates the sale or trade, of used motor vehicles by auction, whether by open or closed bid or by sale to or purchase by used motor vehicle dealers or individuals;

HB2711 HFLR

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2	<u>17.</u>	a.	"Use	d motor vehicle dealer" means any person who, for
3			a co	mmission or with intent to make a profit or gain
4			of m	oney or other thing of value, sells, brokers,
5			exch	anges, rents with option to purchase, or offers or
6			atte	mpts to negotiate a sale or exchange of an
7			inte	rest in used motor vehicles, or who is engaged
8			whol	ly or in part in the business of selling used
9			moto	r vehicles, whether or not such motor vehicles are
10			owne	d by the person.
11		b.	"Use	d motor vehicle dealer" shall not include:
12			(1)	receivers, trustees, administrators, executors,
13				guardians, or other persons appointed by or
14				acting pursuant to the judgment or order of any
15				court,
16			(2)	public officers while performing their official
17				duties,
18			(3)	employees of persons enumerated in the definition
19				of "used motor vehicle dealer" when engaged in
20				the specific performance of their duties as such
21				employees,
22			(4)	mortgagees or secured parties as to sales of
23				motor vehicles constituting collateral on a
24	HB2711 HFLR			Page 7

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mortgage or security agreement, if the mortgagees or secured parties shall not realize for their own account from such sales any monies in excess of the outstanding balance secured by such mortgage or security agreement, plus the costs of collection,

- (5) any person acting as an auctioneer who has been engaged by a seller to direct, conduct, control, or be responsible for the sale of used motor vehicles as part of an estate auction or liquidation,
- entity who sells, or contracts for the sale of, the vehicles of the person, firm, corporation, or other legal entity when such vehicles are sold in liquidation, and any person, firm, corporation, or other legal entity who serves as an agent in such sale. The exclusion provided in this paragraph shall not extend to any person, firm, corporation, or other legal entity whose business is the purchase, sale, or rental with option to purchase, of motor vehicles, or to a location used for such purposes, or

HB2711 HFLR

1	(*	7) any person acting as an auctioneer who has been
2		engaged by a seller to direct, conduct, control,
3		or be responsible for the sale of used motor
4		vehicles as part of an auction held at a licensed
5		used motor vehicle dealer location. The
6		exclusion provided in this division shall not
7		extend to a person who auctions five or more used
8		motor vehicles in a nonliquidation sale held at a
9		licensed used motor vehicle dealer location which
10		is not regularly used as a vehicle auction;
11	17. <u>18.</u> "Us	sed motor vehicle salesperson" means a person
12	employed by a l:	icensed used motor vehicle dealer to sell, broker,
13	exchange, or neg	gotiate a purchase, sale, or rental with option to
14	purchase, used r	motor vehicles or an interest in used motor vehicles.
15	The term "used r	notor vehicle salesperson" shall not include any
16	person who:	
17	a. us	ses the person's own funds for such transactions,
18	b. op	perates independently as a used motor vehicle dealer
19	us	sing a licensed used motor vehicle dealer's license
20	nı	umber, or
21	c. is	s licensed by the Oklahoma Motor Vehicle Commission
22	to	sell new or unused motor vehicles who also sells
23	us	sed motor vehicles for the dealer at the motor
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HB2711 HFLR

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vehicle dealer's licensed franchise location;
provided, such a person shall only be authorized to
sell used motor vehicles for the dealer at the motor
vehicle dealer's licensed franchise location and to
represent the motor vehicle dealer at used motor
vehicle auctions without obtaining a separate used
motor vehicle salesperson's license; and

47 O.S. 2011, Section 582, is

18. 19. "Wholesale used motor vehicle dealer" means any person who, for a commission or with intent to make a profit or gain of money or other thing of value, sells, brokers, exchanges, rents with option to purchase, or offers or attempts to negotiate a sale or exchange of interest in used motor vehicles exclusively to used motor vehicle dealers, or who is engaged in the business of selling used motor vehicles exclusively to used motor vehicle dealers, whether or not such motor vehicles are owned by the person.

amended to read as follows:

Section 582. A. There is hereby created the Oklahoma Used

Motor Vehicle and Parts Commission, to be composed of ten (10)

members who shall be selected as follows:

AMENDATORY

1. One member shall be appointed from each congressional district and any remaining members, including the chair, shall be appointed from the state at large. However, when congressional

HB2711 HFLR

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SECTION 2.

1	districts are redrawn, each member appointed prior to July 1 of the
2	year in which such modification becomes effective shall complete the
3	current term of office and appointments made after July 1 of the
4	year in which such modification becomes effective shall be based on
5	the redrawn districts. Appointments made after July 1 of the year
6	in which such modification becomes effective shall be from any
7	redrawn districts which are not represented by a board member until
8	such time as each of the modified congressional districts are
9	represented by a board member; provided, the chair shall be
0	appointed at large without regard to congressional district
1	representation on the board;

- 2. All members shall be appointed by the Governor, by and with the advice and consent of the Senate;
 - 3. each of the members appointed from a congressional district shall, at the time of appointment, be a resident in good faith of the congressional district from which appointed, and
 - each of the members appointed from the state at large shall, at the time of appointment and during the period of service, be residents in good faith of the state;
- 4. Each member shall be of good moral character and, for the ten-year period immediately preceding appointment, each of the used

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1	motor vehicle dealer representatives shall have been licensed for
2	and actually engaged in the distribution or sale of used motor
3	vehicles; each of the dismantler representatives shall have actually
4	been licensed for and engaged in the principal business of
5	dismantling or disassembling motor vehicles for the purpose of
6	selling the parts thereof; and the manufactured housing
7	representative shall have been licensed for and actually engaged in

the principal business of selling manufactured homes; and

- 5. Eight members plus the chair shall be engaged in the used motor vehicle industry or the automotive dismantler industry. There shall not be fewer than five members engaged in the principal business of the sale of used motor vehicles and there shall not be fewer than two members engaged in the principal business of dismantling or disassembling motor vehicles for the purpose of selling the parts thereof. One of the at-large members shall be engaged in the principal business of selling manufactured homes as a licensed manufactured home dealer. Being engaged in one or more of such pursuits shall not disqualify a person otherwise qualified from serving on the Commission.
- B. 1. The term of the chair shall be coterminous with that of the Governor making the appointment, and until a successor is appointed and is qualified.

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HB2711 HFLR

1 2. The terms of office of each member of the Commission shall 2 be subject to the following: 3 the Commission shall determine and certify the trade a. associations of manufactured home dealers that 4 5 represent ten percent (10%) or more of the number of licensed manufactured home dealers in the state and 6 7 shall certify each such association to the Governor. The Governor shall request a minimum of ten names from 9 each such association and shall select one member from 10 the manufactured home industry from the names 11 provided, each member actively serving July 1, 2000, who was 12 b. 1.3 appointed on or before June 30, 2000, shall remain and fulfill the term of his or her membership as set forth 14 15 at the appointment, except for the chair, the term of office of each 16 C. member of the Commission shall be for six (6) years, 17 d. except for the chair and the at-large members, the 18 term of office of any member will automatically expire 19 20 if the member moves out of the congressional district from which appointed; however, if the congressional 21 districts are modified each member shall complete the 2.2 23 current term of office as provided in this section, 24

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- e. in event of death, resignation, or removal of any person serving on the Commission, the vacancy shall be filled by appointment as aforesaid for the unexpired portion of the term,
- f. except for the chair, when the term of a member automatically expires, the vacancy shall be filled by appointment of a qualified successor for a term of six (6) years as aforesaid, except that the member shall serve until a successor is appointed and qualified.
- 3. The chair and each member of the Commission shall take and subscribe to the oath of office required of public officers.
- C. The chair and members of the Commission shall receive Thirty Dollars (\$30.00) for each and every day actually and necessarily spent in attending the meetings of the Commission, and shall be reimbursed for subsistence and traveling expenses incurred in the performance of their duties hereunder as provided by the State Travel Reimbursement Act; provided that such meeting payments shall not exceed the sum of Six Hundred Dollars (\$600.00) per annum to any one person.
 - D. 1. a. The Commission shall appoint a qualified person to serve as Executive Director who shall have had sufficient management and organizational experience in

HB2711 HFLR

1	the automotive industry to direct the functions of the
2	Commission.
3	b. The Executive Director shall be appointed for a term
4	of six (6) years, and shall not be subject to
5	dismissal or removal without cause.
6	c. The Commission shall fix the salary and define and
7	prescribe the duties of the Executive Director.
8	d. The Executive Director shall be in charge of the
9	Commission's office, shall devote such time as
10	necessary to fulfill the duties thereof, and, before
11	entering upon these duties, shall take and subscribe
12	to the oath of office.
13	2. The Commission may employ such clerical, technical, legal
14	and other help and incur such expenses as may be necessary for the
15	proper discharge of its duties under Section 581 et seq. of this
16	title.
17	3. The Commission shall maintain its office and transact its
18	business in Oklahoma City, and is authorized to adopt and use a
19	seal.
20	E. 1. a. The Commission is hereby vested with the powers and
21	duties necessary and proper to enable it to fully and
22	effectively carry out the provisions and objectives of
23	Section 581 et seq. of this title, and is hereby
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HB2711 HFLR

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authorized and empowered, pursuant to the

Administrative Procedures Act, to make and enforce all
reasonable rules and to adopt and prescribe all forms
necessary to accomplish said purpose.

- b. The Commission shall promulgate rules for the licensing of manufactured home installers and the installation, which is the blocking, anchoring and leveling of mobile and manufactured homes that meet the standards of the manufacturer's manual or the Commission.
- c. The Commission shall promulgate rules to prescribe the contents of manufactured home sales agreements and to require that each manufactured home manufacturer issue with each new manufactured home a warranty comparable to warranties generally in use in the industry warranting the manufactured home to be free from material defects.
- d. The enumeration of any power or authority herein shall not be construed to deny, impair, disparage or limit any others necessary to the attainment thereof.
- e. A copy of all rules adopted by the Commission shall be filed and recorded in the office of the Secretary of State and the State Librarian and Archivist, and same

HB2711 HFLR

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1 may be amended, modified or repealed from time to 2 time. 3 The Commission's powers and duties shall include, but not be limited to, the following: 4 5 to license used motor vehicle dealers, used motor vehicle salespersons, wholesale used motor vehicle 6 dealers, resident brokers, dismantlers, manufactured 7 home dealers, manufactured home manufacturers, and 9 manufactured home installers, 10 b. to inspect used motor vehicle dealer, dismantler and 11 manufactured home dealer locations, and manufactured 12 home manufacturers' factories or assembly sites to 1.3 ensure that they are in an approved location, meet local zoning or other municipal requirements, and have 14 sufficient facilities which shall include, but not be 15 limited to, for retail businesses, a business sign, a 16 listed and usable telephone number, a restroom, and a 17 sales office. 18 to inspect wholesale used motor vehicle dealer 19 C. locations to ensure that they are in an approved 20 location, meet local zoning or other municipal 21 requirements, and have sufficient facilities which 2.2

24 | HB2711 HFLR

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Page 17

shall include, but not be limited to, a listed and

24	HB2711 HFLR	Page 1
23	Section 581	et seq. of this title shall be deposited by the
22	F. 1.	All fees and charges collected under the provisions of
21		contract disputes.
20		use the Commission as their arbitration panel for
19		the parties has arisen, both parties have agreed to
18		written agreement executed after the dispute between
17		manufacturers and their consumers when, by mutual
16		manufactured home dealers, installers, and
15		dealers, dismantlers and manufactured housing dealers,
14		controversies between licensed used motor vehicle
13		Title 15 of the Oklahoma Statutes in contract
12		arbitration in accordance with Section 801 et seq. of
11	f.	to serve as a dispute resolution panel for binding
10		installation, and
9		on used vehicles and manufactured homes, including
8	е.	to work with consumers and dealers to hear complaints
7		Commission,
6		warranty or a service contract approved by the
5		sale such as a warranty disclaimer, implied or written
4	d.	to require all dealer sales to have a condition of
3		kept,
2		business office where records of the business are
1		usable telephone number in the dealer's name and a

- Executive Director in the State Treasury in accordance with the depository laws of this state in a special fund to be known as the "Oklahoma Used Motor Vehicle and Parts Commission Fund", which fund is hereby created. Except as hereinafter provided, the monies in the fund shall be used by the Commission for the purpose of carrying out and enforcing the provisions of Section 581 et seq. of this title. Expenditures from the fund shall be warrants issued by the State Treasurer against claims submitted by the Commission to the Director of the Office of State Finance for approval.
- 2. At the close of each fiscal year, the Commission shall file with the Governor and the State Auditor and Inspector a true and correct report of all fees and charges collected and received by it during the preceding fiscal year and shall at the same time pay into the General Revenue Fund of the state a sum equal to ten percent (10%) of the gross fees and charges so collected and received.
- 3. All expenses incurred by the Commission in carrying out the provisions of Section 581 et seq. of this title including, but not limited to, per diem, wages, salaries, rent, postage, advertising, supplies, bond premiums, travel and subsistence for the Commissioners, the Executive Director, employees, and legal counsel, and printing and utilities, shall be a proper charge against the fund, exclusive of the portion thereof to be paid into the General Revenue Fund as above set out; provided, that in no event shall

1	liability ever accrue hereunder against the state in any sum
2	whatsoever, or against the Oklahoma Used Motor Vehicle and Parts
3	Commission Fund, in excess of the ninety percent (90%) of the fees
4	and charges deposited therein.

SECTION 3. AMENDATORY 47 O.S. 2011, Section 583, is amended to read as follows:

Section 583. A. 1. It shall be unlawful and constitute a misdemeanor for any person to engage in business as, or serve in the capacity of, or act as a used motor vehicle dealer, used motor vehicle salesperson, wholesale used motor vehicle dealer, resident broker, manufactured home dealer, manufactured home salesperson, manufactured home installer, or manufactured home manufacturer selling directly to a licensed manufactured home dealer in this state without first obtaining a license or following other requirements therefor as provided in this section.

2. a. Any person engaging, acting, or serving in the capacity of a used motor vehicle dealer and/or a used motor vehicle salesperson, wholesale used motor vehicle dealer, resident broker, a manufactured home dealer, manufactured home salesperson, a manufactured home installer, or a manufactured home manufacturer, or having more than one place where any such business, or combination of businesses, is carried on or conducted

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HB2711 HFLR

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shall be required to obtain and hold a current license for each such business, in which engaged.

- b. A used motor vehicle dealer's license shall authorize one person to sell without a salesperson's license in the event such person shall be the owner of a proprietorship, or the person designated as principal in the dealer's franchise or the managing officer or one partner if no principal person is named in the franchise.
- c. If after a hearing in accordance with the provisions of Section 585 of this title, the Oklahoma Used Motor Vehicle and Parts Commission shall find any person installing a mobile or manufactured home to be in violation of any of the provisions of this act, such person may be subject to an administrative fine of not more than Five Hundred Dollars (\$500.00) for each violation. Each day a person is in violation of this act may constitute a separate violation. The maximum fine shall not exceed One Thousand Dollars (\$1,000.00). All administrative fines collected pursuant to the provisions of this subparagraph shall be deposited in the fund established in Section 582 of this title. Administrative fines imposed pursuant to

HB2711 HFLR

- this subparagraph may be enforceable in the district courts of this state.
 - d. A salesperson's license may not be issued under a wholesale used motor vehicle dealer's license.
- 3. Any person except persons penalized by administrative fine violating the provisions of this section shall, upon conviction, be fined not to exceed Five Hundred Dollars (\$500.00). A second or subsequent conviction shall be punished by a fine not to exceed One Thousand Dollars (\$1,000.00); provided that each day such unlicensed person violates this section shall constitute a separate offense, and any vehicle involved in a violation of this subsection shall be considered a separate offense.
- B. 1. Applications for licenses required to be obtained under provisions of this act, Section 581 et seq. of this title, which creates the Oklahoma Used Motor Vehicle and Parts Commission shall be verified by the oath or affirmation of the applicant and shall be on forms prescribed by the Commission and furnished to the applicants, and shall contain such information as the Commission deems necessary to enable it to fully determine the qualifications and eligibility of the several applicants to receive the license or licenses applied for. The Commission shall require in the application, or otherwise, information relating to:
 - a. the applicant's financial standing,

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- b. the applicant's business integrity,
- c. whether the applicant has an established place of business and is engaged in the pursuit, avocation, or business for which a license, or licenses, is applied for,
- d. whether the applicant is able to properly conduct the business for which a license, or licenses, is applied for, and
- e. such other pertinent information consistent with the safeguarding of the public interest and the public welfare.
- 2. All applications for license or licenses shall be accompanied by the appropriate fee or fees in accordance with the schedule hereinafter provided. In the event any application is denied and the license applied for is not issued, the entire license fee shall be returned to the applicant.
- 3. All bonds and licenses issued under the provisions of this act shall expire on December 31, following the date of issue and shall be nontransferable. All applications for renewal of licenses should be submitted by November 1 of each year, and licenses shall be issued by January 10. If applications have not been made for renewal of licenses, such licenses shall expire on December 31 and it shall be illegal for any person to represent himself or herself

HB2711 HFLR

- and act as a dealer thereafter. Tag agents shall be notified not to accept dealers' titles until such time as licenses have been issued.
- 4. A used motor vehicle salesperson's license shall permit the licensee to engage in the activities of a used motor vehicle salesperson. Salespersons shall not be allowed to sell vehicles unless applications, bonds, and fees are on file with the Commission and the motor vehicle salesperson's or temporary salesperson's license issued. A temporary salesperson's license, salesperson's renewal or reissue of salesperson's license shall be deemed to have been issued when the appropriate application, bond, and fee have been properly addressed and mailed to the Commission.
- Dealers' payrolls and other evidence will be checked to ascertain that all salespersons for such dealers are licensed.
- C. The schedule of license fees to be charged and received by the Commission for the licenses issued hereunder shall be as follows:
- 1. For each used motor vehicle dealer's license and, each wholesale used motor vehicle dealer's license or resident broker's license, Three Hundred Dollars (\$300.00). If a used motor vehicle dealer or a wholesale used motor vehicle dealer has once been licensed by the Commission in the classification for which he or she applies for a renewal of the license, the fee for each subsequent renewal shall be One Hundred Fifty Dollars (\$150.00); provided, if

- 1 an applicant holds a license to conduct business as an automotive dismantler and parts recycler issued pursuant to Section 591.1 et 3 seq. of this title, the initial fee shall be One Hundred Dollars (\$100.00) and the renewal fee shall be One Hundred Dollars 4 5 (\$100.00). If an applicant is applying simultaneously for a license under this paragraph and a license under paragraph 1 of Section 6 591.5 of this title, the initial application fee shall be Two 7 Hundred Dollars (\$200.00). For the reinstatement of a used motor 9 vehicle dealer's license after revocation for cancellation or 10 expiration of insurance pursuant to subsection F of this section,
- 2. For a used motor vehicle dealer's license, for each place of business in addition to the principal place of business, One Hundred Dollars (\$100.00);

the fee shall be One Hundred Dollars (\$100.00);

- 3. For each used motor vehicle salesperson's license and renewal, Twenty-five Dollars (\$25.00), and for a transfer, Twenty-five Dollars (\$25.00);
- 4. For each holder who possesses a valid new motor vehicle dealer's license from the Oklahoma Motor Vehicle Commission, One Hundred Dollars (\$100.00) shall be the initial fee for a used motor vehicle license and the fee for each subsequent renewal shall be One Hundred Dollars (\$100.00);

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HB2711 HFLR

1	5.	a.	For each manufactured home dealer's license, Three
2			Hundred Dollars (\$300.00), and for each place of
3			business in addition to the principal place of
4			business, Two Hundred Dollars (\$200.00).
5		b.	For each renewal of a manufactured home dealer's
6			license, and renewal for each place of business in
7			addition to the principal place of business, One
8			Hundred Fifty Dollars (\$150.00);
9	6.	a.	For each manufactured home installer's license, Two
10			Hundred Dollars (\$200.00).
11		b.	For each renewal of a manufactured home installer's
12			license, Two Hundred Dollars (\$200.00);
13	7.	a.	For each manufactured home manufacturer selling
14			directly to a licensed manufactured home dealer in
15			this state, Seven Hundred Fifty Dollars (\$750.00).
16		b.	For each renewal of a manufactured home manufacturer's
17			license, Seven Hundred Fifty Dollars (\$750.00); and
18	8.	For	each manufactured home salesperson's license or renewal
19	thereof	, Twe	enty-five Dollars (\$25.00), and for each transfer,
20	Twenty-	five	Dollars (\$25.00).
21	D.	1.	The license issued to each used motor vehicle dealer,
22	each wh	olesa	ale used motor vehicle dealer and each manufactured home
23	dealer	shall	specify the location of the place of business. If the

HB2711 HFLR

- business location is changed, the Oklahoma Used Motor Vehicle and Parts Commission shall be notified immediately of the change and the Commission may endorse the change of location on the license. The fee for a change of location shall be One Hundred Dollars (\$100.00), and the fee for a change of name, Twenty-five Dollars (\$25.00). The license of each licensee shall be posted in a conspicuous place in the place or places of business of the licensee.
 - 2. The license issued to each manufactured home installer, and each manufactured home manufacturer shall specify the location of the place of business. If the business location is changed, the Oklahoma Used Motor Vehicle and Parts Commission shall be notified immediately of the change and the Commission may endorse the change of location on the license without charge. The license of each licensee shall be posted in a conspicuous place in the place or places of business of the licensee.
 - 3. Every used motor vehicle salesperson shall have the license upon his or her person when engaged in business, and shall display same upon request. The name of the employer of the salesperson shall be stated on the license and if there is a change of employer, the license holder shall immediately mail the license to the Commission for its endorsement of the change thereon. There shall be no charge for endorsement of change of employer on the license or penalty for not having a license upon his or her person.

4. Every manufactured home installer shall have the license
available for inspection at the primary place of business of the
licensee. This license shall be valid for the licensee and all of
the employees of the licensee. Any person who is not an employee of
the licensee must obtain a separate manufactured home installer
license regardless of whether such person is acting in the capacity
of a contractor or subcontractor.

E. 1. a.	Each applicant for a used motor vehicle dealer's
	license shall procure and file with the Commission a
	good and sufficient bond in the amount of Fifteen
	Thousand Dollars (\$15,000.00). Each new applicant for
	a used motor vehicle dealer's license for the purpose
	of conducting a used motor vehicle auction, whether an
	initial application or renewal, shall procure and file
	with the Commission a good and sufficient bond in the
	amount of Fifty Thousand Dollars (\$50,000.00) One
	Hundred Thousand Dollars (\$100,000.00). An applicant
	who intends to conduct a used motor vehicle auction
	who provides proof that the applicant has check and
	title insurance in an amount not less than Fifty
	Thousand Dollars (\$50,000.00) shall only be required
	to have a bond in the amount of Twenty-five Thousand
	Dollars (\$25,000.00).

24 | HB2711 HFLR

b.	Each new applicant for a used motor vehicle dealer
	license for the purpose of conducting a used motor
	vehicle business which will consist primarily of non-
	auction consignment sales which are projected to equal
	Five Hundred Thousand Dollars (\$500,000.00) or more in
	gross annual sales shall procure and file with the
	Commission a good and sufficient bond in the amount of
	Fifty Thousand Dollars (\$50,000.00). The Commission
	shall prescribe by rule the method of operation of the
	non-auction consignment dealer in order to properly
	protect the interests of all parties to the
	transaction and to provide sanctions against dealers
	who fail to comply with the rules.
С.	Each applicant for a resident broker's license shall
	procure and file with the Commission a good and
	sufficient bond in the amount of Twenty-five Thousand
	Dollars (\$25,000.00).
<u>d.</u>	Each applicant for a wholesale used motor vehicle
	dealer's license shall procure and file with the
	Commission a good and sufficient bond in the amount of
	Twenty-five Thousand Dollars (\$25,000.00).
d. <u>e.</u>	Any used motor vehicle dealer who, for the purpose of
	being a rebuilder, applies for a rebuilder
	c. <u>d.</u>

HB2711 HFLR

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certificate, as provided in Section 591.5 of this title, whether as a new application or renewal, shall procure and file with the Commission a good and sufficient bond in the amount of Fifteen Thousand Dollars (\$15,000.00), in addition to any other bonds required.

- e. f. Each applicant for a manufactured home dealer's license shall procure and file with the Commission a good and sufficient bond in the amount of Thirty Thousand Dollars (\$30,000.00).
- Each manufactured home manufacturing facility selling directly to a licensed manufactured home dealer in this state shall procure and file with the Commission a good and sufficient bond in the amount of Thirty Thousand Dollars (\$30,000.00). In addition to all other conditions and requirements set forth herein, the bond shall require the availability of prompt and full warranty service by the manufacturer to comply with all warranties expressed or implied in connection with each manufactured home which is manufactured for resale in this state.
- g. h. The bond All bonds shall be approved as to form by the Attorney General and conditioned that the applicant

HB2711 HFLR

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shall not practice fraud, make any fraudulent representation, or violate any of the provisions of this act in the conduct of the business for which the applicant is licensed. One of the purposes of the bond is to provide reimbursement for any loss or damage suffered by any person by reason of issuance of a certificate of title by a used motor vehicle dealer, a wholesale used motor vehicle dealer, a resident broker, or a manufactured home dealer.

- 2. If a motor vehicle dealer has a valid license issued by the Oklahoma Motor Vehicle Commission and the new vehicle inventory of the licensee exceeds a value of Fifty Thousand Dollars (\$50,000.00), then the bond as required by this subsection shall be waived.
- Each applicant for a used motor vehicle salesperson's license shall procure and file with the Commission a good and sufficient bond in the amount of One Thousand Dollars (\$1,000.00). The bond shall be approved as to form by the Attorney General and conditioned that the applicant shall perform duties as a used motor vehicle salesperson without fraud or fraudulent representation and without violating any provisions of this act.
- The bonds as required by this section shall be maintained throughout the period of licensure. Should the bond be canceled for

HB2711 HFLR

- any reason, the license shall be revoked as of the date of cancellation unless a new bond is furnished prior to such date.
- F. Any used motor vehicle dealer or wholesale used motor vehicle dealer is required to furnish and keep in force a minimum of Twenty-five Thousand Dollars (\$25,000.00) of single liability insurance coverage on all vehicles offered for sale or used in any other capacity in demonstrating or utilizing the streets and roadways in accordance with the financial responsibility laws of this state.
 - G. Any manufactured home dealer is required to furnish and keep in force a minimum of One Hundred Thousand Dollars (\$100,000.00) of garage liability or general liability with products and completed operations insurance coverage.
 - H. Any manufactured home installer is required to furnish and keep in force a minimum of Twenty-five Thousand Dollars (\$25,000.00) of general liability with products and completed operations insurance coverage.
- 18 SECTION 4. AMENDATORY 47 O.S. 2011, Section 584, is
 19 amended to read as follows:
 - Section 584. A. The Oklahoma Used Motor Vehicle and Parts

 Commission may deny an application for a license, impose a fine not
 to exceed One Thousand Dollars (\$1,000.00) per occurrence and/or
 revoke or suspend a license after it has been granted, when any

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HB2711 HFLR

- provision of Sections 581 through 588 of this title is violated or
 for any of the following reasons:
 - 1. On satisfactory proof of unfitness of the applicant or the licensee, as the case may be, under the standards established by Sections 581 through 588 of this title;
 - 2. For fraud practices or any material misstatement made by an applicant in any application for license under the provisions of Sections 581 through 588 of this title;
 - 3. For any willful failure to comply with any provision of Section 581 et seq. of this title or with any rule promulgated by the Commission under authority vested in it by Sections 581 through 588 of this title;
 - 4. Change of condition after license is granted resulting in failure to maintain the qualifications for license;
 - 5. Continued or flagrant violation of any of the rules of the Commission;
 - 6. Being a used motor vehicle dealer, used motor vehicle salesperson, a wholesale used motor vehicle dealer, resident broker, or a manufactured home dealer, a manufactured home installer, manufactured home manufacturer, or manufactured home salesperson who:
 - a. resorts to or uses any false or misleading advertising in connection with business as a used motor vehicle

HB2711 HFLR

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1			dealer or salesperson, wholesale used motor vehicle
2			dealer, resident broker or manufactured home dealer,
3			installer or manufacturer,
4		b.	has committed any unlawful act which resulted in the
5			revocation of any similar license in another state,
6		С.	has been convicted of a crime involving moral
7			turpitude,
8		d.	has committed a fraudulent act in selling, purchasing
9			or otherwise dealing in motor vehicles or manufactured
10			homes or has misrepresented the terms and conditions
11			of a sale, purchase or contract for sale or purchase
12			of a motor vehicle or manufactured home or any
13			interest therein including an option to purchase such
14			motor vehicles or manufactured homes,
15		e.	has engaged in business under a past or present
16			license issued pursuant to Sections 581 through 588 of
17			this title, in such a manner as to cause injury to the
18			public or to those with whom the licensee is dealing,
19		f.	has failed to meet or maintain the conditions and
20			requirements necessary to qualify for the issuance of
21			a license,
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24	HB2711 HFLR		Page 34
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1		g.	has failed or refused to furnish and keep in force any
2			bond required under Sections 581 through 588 of this
3			title,
4		h.	has installed or attempted to install a manufactured
5			home in an unworkmanlike manner, or
6		i.	employs unlicensed salesperson or other unlicensed
7			persons in connection with the sale of manufactured
8			homes;
9	7.	Being	a used motor vehicle dealer who:
10		a.	does not have an established place of business,
11		b.	employs unlicensed salespersons or other unlicensed
12			persons in connection with the sale of used vehicles,
13		С.	fails or refuses to furnish or keep in force single
14			limit liability insurance on any vehicle offered for
15			sale and otherwise required under the financial
16			responsibility laws of this state, or
17		d.	is not operating from the address shown on the license
18			if this change has not been reported to the
19			Commission; or
20	8.	Being	a manufactured home dealer who:
21		a.	does not have an established place of business,
22		b.	fails or refuses to furnish or keep in force garage
23			liability and completed operations insurance, or
24	HB2711 HFLR		Page 35

1	С.	is	not	operati	ng	from	the	address	shown	on	the	license
2		if	this	s change	ha	s not	bee	en report	ted to	the	=	
3		Con	nmiss	sion.								

- B. The Commission shall deny an application for a license, or revoke or suspend a license after it has been granted, if a manufactured home dealer does not meet the following guidelines and restrictions:
- 1. A display area for manufactured homes which is easily accessible, with sufficient parking for the public;
- 2. An office for conducting business where the books, records, and files are kept, with access to a restroom for the public;
- 3. Place of business which meets all zoning occupancy and other requirements of the appropriate local government and regular occupancy by a person, firm, or corporation engaged in the business of selling manufactured homes; and
- 4. Place of business which is separate and apart from any other dealer's location.
- C. The Commission shall deny an application for a license, or revoke or suspend a license after it has been granted, if a manufactured home installer:
- 1. Installs or attempts to install a manufactured home in a
 manner that is not in compliance with installation standards as set
 by the Commission pursuant to rule; or

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HB2711 HFLR

- 2. Violates or fails to comply with any applicable rule as promulgated by the Commission concerning manufactured home installers.
- D. The Commission shall deny an application for a license, or revoke or suspend a license after it has been granted, if a manufactured home manufacturer violates or fails to comply with any applicable rule as promulgated by the Commission concerning manufactured home manufacturers.
- The Commission shall deny an application for a license by a motor vehicle manufacturer or factory if the application is for the purpose of selling used motor vehicles to any retail consumer in the state, other than through its retail franchised dealers, or acting as a broker between a seller and a retail buyer. This subsection does not prohibit a manufacturer from selling used motor vehicles where the retail customer is a nonprofit organization or a federal, state, or local government or agency. This subsection does not prohibit a manufacturer from providing information to a consumer for the purpose of marketing or facilitating the sale of used motor vehicles or from establishing a program to sell or offer to sell used motor vehicles through the manufacturer's retail franchised dealers as provided for in Sections 561 through 580.2 of this title. This subsection shall not prevent a factory from obtaining a wholesale used motor vehicle dealer's license or the factory's

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- financing subsidiary from obtaining a wholesale used motor vehicle
 dealer's license.
 - F. If the Commission denies issuance of a license the Commission shall provide the grounds for the action to the applicant in writing and allow the applicant sixty (60) days to resolve any issues that are the grounds for the action.
 - G. Each of the aforementioned grounds for suspension, revocation, or denial of issuance or renewal of license shall also constitute a violation of Sections 581 through 588 of this title, unless the person involved has been tried and acquitted of the offense constituting such grounds.
 - The suspension, revocation or refusal to issue or renew a license or the imposition of any other penalty by the Commission shall be in addition to any penalty which might be imposed upon any licensee upon a conviction at law for any violation of Sections 581 through 588 of this title.
- SECTION 5. AMENDATORY 47 O.S. 2011, Section 1137.1, is amended to read as follows:
 - Section 1137.1 A. Except for vehicles, travel trailers or commercial trailers which display a current Oklahoma license tag, upon the purchase or transfer of ownership of a used motor vehicle, travel trailer or commercial trailer, including an out-of-state purchase or transfer of the same, to a licensed used motor vehicle

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dealer, wholesale used motor vehicle dealer, resident broker, used
travel trailer dealer or used commercial trailer dealer,
subsequently referred to in this section as "dealer", the dealer
shall affix a used dealer's plate visible from the rear of the
vehicle, travel trailer or commercial trailer. Such license plate
shall expire on December 31 of each year. When the vehicle, travel
trailer or commercial trailer is parked on the dealer's licensed
place of business, it shall not be required to have a license plate
of any kind affixed. A dealer shall obtain from the Oklahoma Tax
Commission at a cost of Ten Dollars (\$10.00) a dealer license plate
for demonstrating, transporting or any other normal business of a
dealer; provided, any dealer who operates a wrecker or towing
service licensed pursuant to Sections 951 through 957 of this title
shall register each wrecker vehicle and display a wrecker license
plate on each vehicle as required by Section 1134.3 of this title.
A dealer may obtain as many additional license plates as may be
desired upon the payment of Ten Dollars (\$10.00) for each additional
license plate. Use of the used dealer license plate by a licensed
dealer for other than the purposes as set forth herein shall
constitute grounds for revocation of the dealer's license. The
Oklahoma Tax Commission shall design the official used dealer
license plate to include the used dealer's license number issued to

HB2711 HFLR

- him or her each year by the Commission or the Used Motor Vehicle and Parts Commission.
- B. Upon the purchase or transfer of ownership of an out-of-state used motor vehicle, travel trailer or commercial trailer to a licensed dealer, the dealer shall make application for an Oklahoma certificate of title pursuant to the Oklahoma Vehicle License and Registration Act, Section 1101 et seq. of Title 47 of the Oklahoma Statutes this title. Upon receipt of the Oklahoma certificate of title, the dealer shall follow the procedure as set forth in subsection A of this section. Provided, nothing in this title shall be construed as requiring a dealer to register a used motor vehicle, travel trailer or commercial trailer purchased in another state which will not be operated or sold in this state.
- C. Upon sale or transfer of ownership of the used motor vehicle or travel trailer, the dealer shall place upon the reassignment portion of the certificate of title a tax stamp issued by the county treasurer of the county in which the dealer has his or her primary place of business. The tax stamp shall be issued upon payment of a fee of Three Dollars and fifty cents (\$3.50) and shall be in lieu of the dealer's ad valorem tax on the inventories of used motor vehicles or travel trailers but shall not relieve any other property of the dealer from ad valorem taxation.

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HB2711 HFLR

D. Upon sale of a used motor vehicle or travel trailer to
another licensed dealer, the selling dealer shall place the tax
stamp required in subsection C of this section upon the certificate
of title. The used dealer license plate or wholesale dealer license
plate shall be removed by the selling dealer. The purchasing dealer
shall, at time of purchase, place his or her dealer license plate on
the used motor vehicle, travel trailer or commercial trailer as
provided in subsection A of this section; provided, for vehicles,
travel trailers or commercial trailers purchased by a licensed used
dealer at an auction, in lieu of such placement of the dealer
license plate, the auction may provide temporary documentation as
approved by the Director of the Motor Vehicle Division of the
Oklahoma Tax Commission for the purpose of transporting such vehicle
to the purchaser's point of destination. Such temporary
documentation shall be valid for two (2) days following the date of
sale.

E. The purchaser of every used motor vehicle, travel trailer or commercial trailer, except as otherwise provided by law, shall obtain registration and title for the vehicle or trailer within thirty (30) days from the date of purchase of same. It shall be the responsibility of the selling dealer to place a temporary license plate, in size similar to the permanent Oklahoma license plate but of a weatherproof plastic-impregnated substance approved by the Used

HB2711 HFLR

Motor vehicle and Parts Commission, upon a used motor vehicle,
travel trailer or commercial trailer when a transaction is completed
for the sale of said vehicle. The temporary license plate under
this subsection shall be placed at the location provided for the
permanent motor vehicle license plate. The temporary license plate
shall show the license number which is issued to the dealer each
year by the Oklahoma Tax Commission or the Used Motor Vehicle and
Parts Commission, the date the used motor vehicle, travel trailer or
commercial trailer was purchased and the company name of the selling
dealer. The Used Motor Vehicle and Parts Commission is hereby
directed to develop the temporary license plate design to
incorporate these requirements in a manner that will permit law
enforcement personnel to readily identify the dealer license number
and date of the vehicle purchase. The Used Motor Vehicle and Parts
Commission is hereby authorized to develop additional requirements
and parameters as deemed appropriate to discourage or prevent
illegal duplication and use of the temporary license plate. Such
temporary license plate shall be valid for a period of thirty (30)
days from the date of purchase. Use of the temporary license by a
dealer for other than the purposes set forth herein shall constitute
grounds for revocation of the dealer's license to conduct business.
Purchasers of a commercial trailer shall affix the temporary license
plate to the rear of the commercial trailer. The purchaser shall

display the temporary license plate for a period not to exceed thirty (30) days or until registration and title are obtained as provided in this section.

The provisions of this subsection on temporary licenses shall apply to nonresidents who purchase a used motor vehicle, travel trailer or commercial trailer within this state that is to be licensed in another state. The nonresident purchaser shall be allowed to operate the vehicle or trailer within the state with a temporary license plate for a period not to exceed thirty (30) days from date of purchase. Any nonresident purchaser found to be operating a used motor vehicle, travel trailer or commercial trailer within this state after thirty (30) days shall be subject to the registration fees of this state upon the same terms and conditions applying to residents of this state.

- F. It shall be unlawful for any dealer to procure the registration and licensing of any used motor vehicle, travel trailer or commercial trailer sold by the dealer or to act as the agent for the purchaser in the procurement of the registration and licensing of the purchaser's used vehicle, travel trailer or commercial trailer. A license of any dealer violating the provision of this section may be revoked.
- G. Dealers following the procedure set forth herein shall not be required to register vehicles, travel trailers or commercial

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1	trailers to which this section applies, nor will the registration
2	fee otherwise required be assessed. Provided, dealers shall not
3	purchase or trade for a used motor vehicle, travel trailer or
4	commercial trailer on which the registration therefor has been
5	expired for a period exceeding thirty (30) days without obtaining
6	current registration therefor.
7	SECTION 6. This act shall become effective November 1, 2012.
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9	COMMITTEE REPORT BY: COMMITTEE ON APPROPRIATIONS AND BUDGET, dated
10	02/29/2012 - DO PASS, As Amended.
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HB2711 HFLR