- 1 SB148
- 2 204184-2
- 3 By Senator Albritton
- 4 RFD: Governmental Affairs
- 5 First Read: 06-FEB-20

1	204184-2:n:01/28/2020:FC/bm LSA2020-213R1
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8	SYNOPSIS: Under current law, a licensed used motor
9	vehicle dealer may purchase a maximum combined
10	total of five motor vehicle dealer and motorcycle
11	dealer license plates unless the dealer completed
12	300 or more title transfer applications during the
13	preceding dealer license year.
14	This bill would provide for an increase in
15	the maximum combined total of motor vehicle dealer
16	and motorcycle dealer license plates a used motor
17	vehicle dealer may purchase to 10 without regard to
18	the number of title transfer applications by the
19	dealer during the preceding dealer license year.
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21	A BILL
22	TO BE ENTITLED
23	AN ACT
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25	Relating to motor vehicle dealer plates; to amend
26	Section $40-12-264$ of Code of Alabama 1975, as amended by Act
27	2019-244 of the 2019 Regular Session, to provide for an

increase in the maximum combined total of dealer and
motorcycle dealer license plates a used motor vehicle dealer
may purchase without regard to the number of title transfer
applications by the dealer during the preceding dealer license
year.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Section 40-12-264, Code of Alabama 1975, as amended by Act 2019-244, 2019 Regular Session, is amended to read as follows:

"\$40-12-264**.**

- (a) Any person, including a motor vehicle dealer, acquiring a new or used motor vehicle may be granted a grace period of 20 calendar days from date of acquisition to procure a license tag or plate.
- motor vehicle dealer who has a current regulatory license required under this article and a dealer license as required by Section 40-12-51 or Section 40-12-169 may purchase dealer license plates from the department upon presentation of the current licenses and payment of the fee for a private passenger automobile as provided in subdivision (1) of subsection (a) of Section 40-12-242 and subsection (a) of Section 40-12-273 per dealer plate. An additional two dollar (\$2) issuance fee shall also be collected by the department. A new or used motor vehicle dealer that has a current regulatory license required under this article and a dealer license as required by Section 40-12-62 may purchase motorcycle dealers'

1 license plates from the department upon presentation of 2 current licenses and payment of the motorcycle registration fee as provided by subdivision (2) of subsection (a) of 3 Section 40-12-242 and subsection (c) of Section 40-12-273 per license plate. An additional two dollar (\$2) issuance fee shall also be collected by the department. Dealer license plates and motorcycle dealer license plates may only be used on motor vehicles owned by the dealership and being held in the inventory of the dealer. The number of dealer license plates is limited as follows:

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- (1) A licensed new motor vehicle dealer may purchase a maximum combined total of 35 dealer and motorcycle dealer license plates unless the dealer qualifies for additional dealer license plates as provided for in subdivision (3).
- (2) A licensed used motor vehicle dealer may purchase a maximum combined total of five 10 dealer and motorcycle dealer license plates unless the dealer qualifies for additional dealer license plates as provided for in subdivision (3).
- (3) Any licensed new or used motor vehicle dealer who completes applications for certificates of title involving title transfers for 300 or more motor vehicles in this state during the previous dealer regulatory license year may purchase a combined total of not more than 25 additional dealer and motorcycle dealer license plates.
- (c) Dealer license plates may be used by prospective purchasers, owners, partners, corporate officers, and

employees of the dealership and only on vehicles owned by the dealership and being held in the inventory of the dealer.

Dealer license plates shall not be used on vehicles that are utilized by the dealership as rental or lease vehicles, tow trucks, service trucks or vans, or for other commercial purposes. A prospective purchaser shall be limited to 72 hours of use of dealer license plates. All vehicles on temporary loan from a motor vehicle dealer to a customer whose vehicle is being serviced or repaired by the dealer or to a high school for the purpose of student driver education shall be considered dealer demonstrator vehicles and dealer license plates may be used on these vehicles provided a fee is not charged by the dealer for the use.

(d) Licensed new and used motor vehicle dealers selling trucks or truck tractors with more than two axles on the power unit or a gross weight exceeding 26,000 pounds shall allow prospective purchasers to use dealer license plates for one payload trip only, and that use shall not exceed 72 hours. The dealer shall provide the prospective purchaser a permit fully describing the vehicle by make, model, year, and vehicle identification number. The permit shall contain the complete name and address of the dealership and of the prospective customer and shall clearly indicate the date and time the permit was issued. The permit and dealer license plate shall be issued only for demonstration purposes, and shall not be issued by the dealer when a vehicle is loaned or rented to an operator for any other purpose.

(e) A licensed new or used motor vehicle dealer, upon proper application, may be issued a temporary seven-day dealer transit license plate to be used on motor vehicles being offered for sale to licensed motor vehicle dealers. The temporary dealer transit license plate shall be issued in a manner as prescribed by the department. Temporary seven-day dealer transit license plates may be used by the new or used motor vehicle dealer to transport vehicles within the inventory of the dealer. The temporary seven-day dealer transit license plates shall not be used on service vehicles, which include tow trucks and rental and lease vehicles, or used for other commercial purposes. The fees for the seven-day dealer transit license plates shall be five dollars (\$5).

- under Section 40-12-446, upon proper application, may be issued a seven-day auction transit license plate to be used to transport vehicles to and from the auction. The seven-day auction transit license plate shall be issued in a manner as prescribed by the department. The seven-day auction transit license plate may not be used on service vehicles, which include tow trucks and rental and lease vehicles, or used for other commercial purposes. The fee for a seven-day auction transit license plate shall be five dollars (\$5).
- (g) A licensed motor vehicle dealer may purchase a temporary seven-day dealer transit license plate to be used in accordance with subsection (a) of Section 32-8-87.

(h) Notwithstanding Section 32-6-65, any manufacturer of private passenger automobiles, motorcycles, trucks, truck tractors, or trailers who has manufacturing facilities located in this state and has a current manufacturer's license as required by Section 40-12-87, may procure manufacturer license plates from the department upon payment of the private passenger automobile or motorcycle fees per plate, as provided in subdivision (1) or (2) of subsection (a) of Section 40-12-242 and subsection (a) or (c) of Section 40-12-273. An additional two dollar (\$2) issuance fee shall also be collected by the department. The word "manufacturer" shall appear on the license plates. The license plates may be used for transporting and testing new motor vehicles owned by the manufacturer.

(i) The proceeds of the fees levied in this section shall not be subject to proration. The registration fees collected pursuant to this section for dealer license plates and manufacturer license plates shall be distributed by the department in the same manner as fees for private passenger automobiles and motorcycles pursuant to Sections 40-12-269, 40-12-270, and 40-12-274. The five dollar (\$5) fee for the issuance of the seven-day dealer transit plates and the seven-day auction transit plates and the additional two dollar (\$2) issuance fee for dealer license plates and manufacturer license plates shall be retained by the department to offset the cost of administering this article. The five dollar (\$5) fee and the two dollar (\$2) issuance fee, in addition to all

other appropriations, shall be continuously appropriated to the department. No fees provided in this section may be refunded.

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- (j) No motor vehicle ad valorem taxes, registration fees imposed by local law, or issuance fees imposed by local law shall be collected by the department when issuing license plates pursuant to this section. In addition, motor vehicle delinquency penalties and interest fees shall not be applicable when issuing license plates pursuant to this section.
- (k) No motor vehicle ad valorem taxes or sales tax shall be collected by the local issuing official when a standard plate is issued for a motor vehicle held in inventory by a licensed new or used motor vehicle dealer.
- (1) Any person to whom license plates are issued under this section, upon forfeiture or revocation of his or her license under Section 40-12-390, et seq., or upon discontinuing business, shall surrender to the department all license plates issued within 10 calendar days from the date of forfeiture or revocation of license or discontinuing business.
- (m) Motor vehicle dealer, motorcycle dealer, manufacturer, auction transit, or dealer transit license plates may not be used in lieu of regular issued license plates as a means of avoiding the registration and ad valorem tax requirements of this chapter. Any person who willfully misuses or unlawfully acquires a license plate issued under this section in a manner not authorized by this section and

rules adopted pursuant to this section shall be subject to a
penalty assessed by the department in the amount of two
hundred dollars (\$200) for the first violation and five
hundred dollars (\$500) for each subsequent violation.

- (n) A licensed new or used motor vehicle dealer shall register any motor vehicle and purchase an Alabama license plate of the proper classification for any motor vehicle withdrawn from the inventory of the dealer.
- (o) A motor vehicle dealer, motorcycle dealer, or manufacturer license plate may be replaced in accordance with Section 40-12-265.
- (p) Any person who makes willful misstatements or files documents with erroneous information in order to obtain motor vehicle dealer, motorcycle dealer, dealer transit, auction transit, or manufacturer license plates shall be guilty of a Class A misdemeanor subject to criminal penalties as provided by law, and may be assessed a civil penalty of one thousand dollars (\$1,000) by the department.
- (q) A new or used motor vehicle dealer, motor vehicle rebuilder, or motor vehicle wholesaler, licensed pursuant to Section 40-12-51, 40-12-62, or 40-12-169 and Section 40-12-391, or a manufacturer of private passenger automobiles, motorcycles, trucks, truck tractors, or trailers that is licensed pursuant to Section 40-12-87, is prohibited from renewing his or her licenses if the new or used motor vehicle dealer, motor vehicle rebuilder, motor vehicle wholesaler, or manufacturer fails to pay any outstanding

liabilities resulting from the assessment of penalties
provided in this section."

Section 2. This act shall become effective on

October 1, 2020, following its passage and approval by the

Governor, or its otherwise becoming law.