SENATE BILL 472

R4

3lr1509 CF 3lr2951

By: **Senator Mathias** Introduced and read first time: January 30, 2013 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

2 Vehicle Laws – Motor Scooters and Mopeds – Special Dealer Decals

- 3 FOR the purpose of authorizing a motor scooter or moped dealer to apply to the Motor 4 Vehicle Administration for the issuance of special dealer decals; authorizing a $\mathbf{5}$ motor scooter or moped dealer that attaches a special dealer decal to certain 6 motor scooters or mopeds to, as authorized by law, drive the motor scooters or 7 mopeds on a highway or allow, for demonstration purposes, a prospective buyer 8 to drive the motor scooters or mopeds on a highway; prohibiting a motor scooter 9 or moped dealer from allowing a person who does not hold and display a valid driver's license or moped operator's permit to drive a motor scooter or moped on 10 a highway; requiring a special dealer decal to be manufactured in a certain 11 12manner; requiring a special dealer decal to display a unique number sequence 13 assigned by the Administration; requiring the Administration to set the fee for a special dealer decal; and generally relating to special dealer decals for motor 1415scooter or moped dealers.
- 16 BY repealing and reenacting, with amendments,
- 17 Article Transportation
- 18 Section 13–106
- 19 Annotated Code of Maryland
- 20 (2012 Replacement Volume)
- 21 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 22 MARYLAND, That the Laws of Maryland read as follows:
- 23

Article – Transportation

- 24 13–106.
- 25 (a) The Administration shall:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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1	(1)	File e	each application for a certificate of title that it receives; and
2	(2)	Issue	a certificate of title of the vehicle if:
$\frac{3}{4}$	title; and	(i)	It finds that the applicant is entitled to the certificate of
5		(ii)	It has received the required fees.
$6 \\ 7$	(b) The Administration shall keep a record of all certificates of title that it issues, as follows:		
8	(1)	Unde	r a distinctive title number assigned to the vehicle;
9 10	(2) Under the vehicle identification number of the vehicle or, if a distinguishing number has been assigned to it, under the distinguishing number; and		
11	(3)	Unde	r any other method that the Administration determines.
$\begin{array}{c} 12\\ 13\\ 14 \end{array}$	(c) Upon receipt with the application for a certificate of title, the Administration shall maintain a record of the following documents as a part of its certificate of title records for a motor vehicle:		
$\begin{array}{c} 15\\ 16\end{array}$	(1) A notice from a dealer under § $14-1502(f)(1)$ of the Commercial Law Article;		
17 18	(2) A notice from a manufacturer or factory branch under § $14-1502(f)(2)$ of the Commercial Law Article; and		
$\begin{array}{c} 19\\ 20 \end{array}$	(3) A manufacturer's disclosure form provided to the Administration under § 14–1502(g) of the Commercial Law Article.		
$\begin{array}{c} 21 \\ 22 \end{array}$	(d) (1) The Administration shall issue a permanent decal to the owner of a motor scooter or moped for which a certificate of title is issued.		
$\frac{23}{24}$	(2) An owner of a motor scooter or moped for which a certificate of title is issued shall display the decal on the vehicle as prescribed by the Administration.		
$\frac{25}{26}$	(3) Administration.		
27	(4)	The A	Administration:
28		(i)	Shall establish a fee of \$5 for a decal; and
29		(ii)	May adopt regulations to implement this section.

1 IF A MOTOR SCOOTER OR MOPED DEALER HOLDS FOR (5) **(I)** $\mathbf{2}$ SALE MOTOR SCOOTERS OR MOPEDS THAT OTHERWISE ARE REQUIRED TO 3 DISPLAY A DECAL UNDER THIS SUBSECTION, THE DEALER MAY APPLY TO THE 4 ADMINISTRATION FOR THE ISSUANCE OF AS MANY SPECIAL DEALER DECALS AS $\mathbf{5}$ THE ADMINISTRATION AUTHORIZES. 6 A SPECIAL DEALER DECAL SHALL BE MANUFACTURED **(II)** 7 IN A MANNER THAT ALLOWS A PERSON TO ATTACH TEMPORARILY THE DECAL TO 8 A MOTOR SCOOTER OR MOPED. 9 (III) SUBJECT TO SUBPARAGRAPH (IV) OF THIS PARAGRAPH, A MOTOR SCOOTER OR MOPED DEALER THAT ATTACHES TEMPORARILY A 10 11 SPECIAL DEALER DECAL TO A MOTOR SCOOTER OR MOPED THAT THE DEALER 12HOLDS FOR SALE MAY: 131. DRIVE THE MOTOR SCOOTER OR MOPED ON A 14HIGHWAY AS AUTHORIZED BY LAW; AND 2. 15ALLOW, FOR DEMONSTRATION PURPOSES, A 16 PROSPECTIVE BUYER TO DRIVE THE MOTOR SCOOTER OR MOPED ON A HIGHWAY 17AS AUTHORIZED BY LAW. 18 (IV) A MOTOR SCOOTER OR MOPED DEALER MAY NOT ALLOW A PERSON WHO DOES NOT HOLD AND DISPLAY A VALID DRIVER'S LICENSE OR 19 20MOPED OPERATOR'S PERMIT TO DRIVE A MOTOR SCOOTER OR MOPED ON A 21HIGHWAY. 22(V) A SPECIAL DEALER DECAL SHALL DISPLAY A UNIQUE 23NUMBER SEQUENCE ASSIGNED BY THE ADMINISTRATION. 24(VI) THE ADMINISTRATION SHALL SET A FEE FOR THE 25SPECIAL DEALER DECAL. 26SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 27June 1, 2013.