SENATE BILL 344

R5, R6 (0lr1796)

ENROLLED BILL

— Judicial Proceedings/Environmental Matters —

Introduced by Senator Glassman

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Read and	Examined by Proofreaders:
	Proofreader.
	Proofreader.
Sealed with the Great Seal and	presented to the Governor, for his approval this
day of	at o'clock,M.
	President.
	CHAPTER
AN ACT concerning	
Motor Vehicles – Medium <u>L</u>	<u>imited</u> Speed Vehicles – Requirements and Prohibitions
with a limited speed capabidriving a medium speed centrice highway unless the vehicle standards for a certain emba medium speed certain vehicle dealer permanently affixes buyer that certain driving registration of a medium speed registration application from	person from driving a medium speed certain vehicle lity on certain highways; prohibiting a person from ertain vehicle with a limited speed capability on a displays a certain emblem; establishing certain lem; prohibiting a motor vehicle dealer from selling ehicle with a limited speed capability unless the a certain emblem to the vehicle and informs the restrictions apply; requiring the application for eed vehicle to be submitted electronically; requiring vehicles under certain circumstances to obtain a manner within a certain time.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments



$\frac{1}{2}$	period; defining a certain term; and generally relating to requirements and prohibitions for medium speed <u>certain</u> vehicles <u>with limited speed capabilities</u> .
3	BY adding to
$\frac{3}{4}$	Article – Transportation
5	Section 11-132.1 and 21-805.1
6	Annotated Code of Maryland
7	(2009 Replacement Volume and 2009 Supplement)
8	BY repealing and reenacting, with amendments,
9	Article – Transportation
10	Section 13–403, 15–313 , and 21–804
11	Annotated Code of Maryland
12	(2009 Replacement Volume and 2009 Supplement)
13	BY repealing and reenacting, without amendments,
14	Article – Transportation
15	Section 27–101(a) and (b)
16	Annotated Code of Maryland
17	(2009 Replacement Volume and 2009 Supplement)
18 19	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
20	Article - Transportation
21	11-132.1.
22	"Medium speed vehicle" means a Class A (passenger), Class D
23	(MOTORCYCLE), OR CLASS M (MULTIPURPOSE) MOTOR VEHICLE THAT HAS A
24	MAXIMUM SPEED CAPABILITY OF AT LEAST 25 MILES PER HOUR BUT LESS THAN
25	55 MILES PER HOUR.
26	13–403.
27	(a) (1) Except as provided in paragraph (2) of this subsection, the owner of
28	a vehicle subject to registration under this subtitle shall apply to the Administration
29	for the registration of the vehicle in a manner that the Administration requires.
30	(2) The application for registration of a low speed vehicle OR A
31	MEDIUM SPEED VEHICLE shall be made by electronic transmission under § 13-610 of
32	this title.
33	(b) The application shall contain the information that the Administration
34	reasonably requires to determine if the vehicle is entitled to registration.

$\frac{1}{2}$	(c) If a licensed dealer holds a low speed vehicle OR A MEDIUM SPEED VEHICLE for sale and transfers the vehicle to a person other than another licensed
3	dealer, the dealer shall:
4	(1) Obtain from the transferee a completed application;
5 6	(2) Collect all fees required to register the [low speed] vehicle under this subtitle; and
7 8 9	(3) Within 30 days of the date of delivery of the [low speed] vehicle, electronically transmit the application and fees in accordance with § 13-610 of this title.
10	15–313.
11 12	(a) A dealer or an agent or employee of a dealer may not use any advertisement that is in any way false, deceptive, or misleading.
13 14 15	(b) A dealer or an agent or employee of a dealer may not by any means advertise or offer to the public any vehicle without intent to sell it as advertised or offered.
16	(c) A dealer or an agent or employee of a dealer:
17 18 19 20	(1) May not state the purchase price of a vehicle in an advertisement unless the price is the full delivered purchase price of the vehicle, excluding only taxes, title fees, and any freight or dealer processing charge disclosed in accordance with § 15–311.1 of this subtitle; and
21 22 23	(2) Shall print the full delivered purchase price in a vehicle advertisement in the largest font used in the advertisement to provide any information related to the price of the vehicle.
24 25	(d) (1) A dealer or an agent or employee of a dealer may not place on a vehicle an insignia, logo, or other plate that advertises the name of the dealer, unless:
26 27	(i) The contract of sale for the vehicle contains a notice of the rights of the buyer described in this subsection; and
28 29	(ii) The buyer of the vehicle consents to the placement of the insignia, logo, or other plate on the vehicle.
30 31 32	(2) A dealer or an agent or employee of a dealer may enter into an agreement with a buyer of a vehicle to compensate the buyer in exchange for the buyer's consent to the placement on the vehicle of an insignia, logo, or other plate that

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advertises the name of the dealer.

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1	(3) If a dealer or an agent or employee of a dealer places an insignia,
2	logo, or other plate that advertises the name of the dealer without obtaining a buyer's
3	consent, the dealer shall, at the request of the buyer, remove the advertising and make
4	all repairs necessary to restore the vehicle to its original appearance at no charge to
5	the buyer.

- (E) A DEALER OR AN AGENT OR EMPLOYEE OF A DEALER MAY NOT SELL CLASS A (PASSENGER) OR CLASS M **MEDIUM SPEED VEHICLE** (MULTIPURPOSE) VEHICLE THAT HAS A MAXIMUM SPEED CAPABILITY OF MORE THAN 25 MILES PER HOUR BUT LESS THAN 55 MILES PER HOUR UNLESS THE 10 **DEALER:**
- 11 **(1)** PERMANENTLY AFFIXES AN EMBLEM TO THE VEHICLE IN ACCORDANCE WITH § 21–805.1 OF THIS ARTICLE; AND 12
- 13 **(2)** INFORMS THE BUYER IN WRITING THAT THE VEHICLE MAY BE 14 DRIVEN LAWFULLY ONLY ON HIGHWAYS ON WHICH THE SPEED CAPABILITY OF 15 THE VEHICLE EXCEEDS THE POSTED MAXIMUM SPEED LIMIT FOR THE HIGHWAY 16 BY AT LEAST 5 MILES PER HOUR.
- 17 21 - 804.

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- 18 Unless reduced speed is necessary for the safe operation of the vehicle or 19 otherwise is in compliance with law, a person may not willfully drive a motor vehicle 20 at such a slow speed as to impede the normal and reasonable movement of traffic.
- 21 If, on the basis of an engineering and traffic investigation, the 22 State Highway Administration or a local authority determines that slow speeds on any 23 part of a highway in its jurisdiction impede the normal and reasonable movement of 24 traffic, the State Highway Administration or the local authority may establish a 25 minimum speed limit for that part of the highway.
 - Unless reduced speed is necessary for the safe operation of the vehicle or otherwise is in compliance with law, a person may not drive a vehicle below a minimum speed limit established under this subsection.
- 29 A minimum speed limit established under this subsection is 30 effective when posted on appropriate signs giving notice of the limit.
- 31 A PERSON MAY NOT DRIVE A MEDIUM SPEED VEHICLE CLASS A 32 (PASSENGER) OR CLASS M (MULTIPURPOSE) VEHICLE ON A HIGHWAY IF THE 33 MAXIMUM SPEED CAPABILITY OF THE VEHICLE DOES NOT EXCEED THE POSTED 34 MAXIMUM SPEED LIMIT FOR THE HIGHWAY BY AT LEAST 5 MILES PER HOUR.

- 1 **21–805.1.**
- 2 (A) A PERSON MAY NOT DRIVE A MEDIUM SPEED VEHICLE VEHICLE
- 3 THAT IS DESIGNED WITH A MAXIMUM SPEED OF MORE THAN 25 MILES PER HOUR
- 4 AND LESS THAN 55 MILES PER HOUR ON A HIGHWAY UNLESS THE VEHICLE
- 5 PROPERLY DISPLAYS A REDUCED LIMITED SPEED VEHICLE EMBLEM IN
- 6 ACCORDANCE WITH THIS SECTION.
- 7 (B) A REDUCED LIMITED SPEED VEHICLE EMBLEM REQUIRED UNDER
- 8 THIS SECTION SHALL BE:
- 9 (1) A TRUNCATED EQUILATERAL TRIANGLE THAT IS AT LEAST 14
- 10 INCHES HIGH WITH A RED REFLECTIVE BORDER THAT IS AT LEAST 1.75 INCHES
- 11 WIDE AND WITH A FLUORESCENT GREEN CENTER; AND
- 12 (2) PERMANENTLY AFFIXED TO THE REAR OF THE VEHICLE, WITH
- 13 THE BASE DOWN AND AT A HEIGHT OF BETWEEN 3 FEET AND 5 FEET ABOVE THE
- 14 GROUND.
- 15 27–101.
- 16 (a) It is a misdemeanor for any person to violate any of the provisions of the
- 17 Maryland Vehicle Law unless the violation:
- 18 (1) Is declared to be a felony by the Maryland Vehicle Law or by any
- 19 other law of this State; or
- 20 (2) Is punishable by a civil penalty under the applicable provision of
- 21 the Maryland Vehicle Law.
- 22 (b) Except as otherwise provided in this section, any person convicted of a
- 23 misdemeanor for the violation of any of the provisions of the Maryland Vehicle Law is
- subject to a fine of not more than \$500.
- 25 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 26 October 1, 2010.