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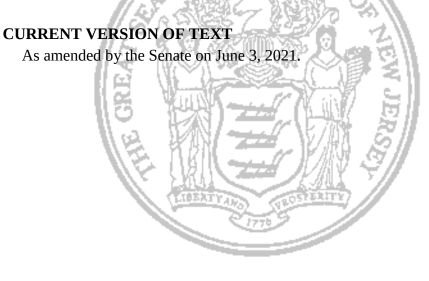
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Co-Sponsored by:

Assemblyman Freiman, Assemblywoman Murphy, Assemblyman Chiaravalloti, Assemblywoman Quijano, Assemblymen Moen, Houghtaling, Assemblywoman Downey and Senator Diegnan

SYNOPSIS

Authorizes motor vehicle dealers to sell motor vehicles online and obtain electronic signatures for motor vehicle transactions.



(Sponsorship Updated As Of: 6/3/2021)

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AN ACT concerning the sale of motor vehicles by motor vehicle
 dealers, amending various parts of the statutory law, and
 supplementing Title 39 of the Revised Statutes.

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BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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1. R.S.39:10-2 is amended to read as follows:

39:10-2. As used in this chapter unless other meaning is clearly
apparent from the language or context, or unless inconsistent with
the manifest intention of the Legislature:

²"Authorized signatory" means a dealer or leasing dealer and any
 employee, officer, director, partner, or other holder of an ownership
 interest in the licensed business authorized to execute documents on
 behalf of the dealer or leasing dealer, but shall not include any
 attorney-in-fact who is not an employee, officer, director, partner,
 or holder of an ownership interest.²

"New motor vehicle" means only a newly manufactured motor 18 19 vehicle, except a nonconventional type motor vehicle, and includes 20 all such vehicles propelled otherwise than by muscular power, and 21 motorcycles, motorized bicycles, trailers and tractors, and 22 manufactured homes not subject to real property taxation pursuant 23 to P.L.1983, c.400 (C.54:4-1.2 et seq.), excepting such vehicles as 24 run only upon rails or tracks and manufactured homes subject to 25 real property taxation.

26 "Used motor vehicle" means every motor vehicle and motorized 27 bicycle, except a nonconventional type motor vehicle, title to, or possession of, which has been transferred from the person who first 28 29 acquired it from the manufacturer or dealer, and so used as to 30 become what is commonly known as "secondhand" within the 31 ordinary meaning thereof, and includes every motor vehicle and 32 motorized bicycle other than a "new motor vehicle," a "nonconventional type motor vehicle" or a manufactured home 33 34 subject to real property taxation.

35 "Any motor vehicle," "every motor vehicle," or similar term,
36 means both new and used motor vehicles, except a
37 "nonconventional type motor vehicle."

38 "Nonconventional type motor vehicle" means every vehicle not 39 designed or used primarily for the transportation of persons or 40 property and only incidentally operated or moved over a highway, 41 including, but not limited to, ditch-digging apparatus, well-boring 42 apparatus, road and general purpose construction and maintenance 43 machinery, asphalt spreaders, bituminous mixers, bucket loaders, 44 ditchers, leveling graders, finishing machines, motor graders, road

EXPLANATION – Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

Matter enclosed in superscript numerals has been adopted as follows: ¹Senate STR committee amendments adopted May 6, 2021. ²Senate floor amendments adopted June 3, 2021.

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1 rollers, scarifiers, earth-moving carryalls, scrapers, power shovels, 2 drag lines, self-propelled cranes, earth-moving equipment, trailers 3 and semitrailers which weigh less than 2,500 pounds, except that no 4 mobile or manufactured home or travel trailer shall be classified as a nonconventional type motor vehicle, motorized wheelchairs, 5 6 motorized lawn mowers, bogies, farm equipment having a factory 7 shipping weight of less than 1,500 pounds, whether or not 8 motorized, including farm tractors within said weight limitation, 9 industrial tractors, scooters, go-carts, gas buggies and golf carts. 10 The [Director of Motor Vehicles] Chief Administrator of the New Jersey Motor Vehicle Commission shall have power to make, 11 12 amend and repeal regulations, not inconsistent with the provisions 13 of this paragraph, prescribing what further vehicles or types of 14 vehicles, not specified in this paragraph, shall be included in the 15 category of nonconventional type motor vehicles.

16 "Motor vehicles which constitute inventory held for sale" means $\frac{1}{2}$ new motor vehicles and used motor vehicles held for the 17 purpose of sale by <u>new motor vehicle</u> dealers ¹[and used motor 18 vehicles held for sale by new or used motor vehicle dealers which 19 20 can be identified by a manufacturer's Vehicle Identification 21 Number (VIN) and title is or right to title is held by the used motor 22 vehicle owner. and used motor vehicles held for the purpose of sale 23 by used motor vehicle dealers, and excludes] which can be 24 identified by a manufacturer's Vehicle Identification Number (VIN) 25 and have been invoiced to, allocated to, or reserved by a new motor 26 vehicle dealer licensed to do business in New Jersey, and such 27 vehicle can be shipped by the manufacturer or distributor within a reasonable period of time and used motor vehicles held for the 28 29 purpose of sale by new or used motor vehicle dealers which can be 30 identified by a manufacturer's VIN and title papers or right to title is held by the used motor vehicle ²[owner] dealer². This term shall 31 exclude¹ motor vehicles held for the purpose of lease or rental by a 32 33 person engaged in the motor vehicle leasing or rental business.

34 "Manufacturer's or importer's certificate of origin" means the
35 original written instrument or document required to be executed and
36 delivered by the manufacturer to his agent or a dealer, or a person
37 purchasing direct from the manufacturer, certifying the origin of the
38 vehicle.

"Certificate of ownership" means the document issued in
conformance with this chapter, certifying ownership of a motor
vehicle, other than manufacturer's or importer's certificate of origin.
"Assignment" means the execution of a prescribed form
transferring ownership of a motor vehicle from the person named
therein to the purchaser.

"Contract" means conditional sale agreement, bailment, lease,
chattel mortgage, trust receipt or any other form of security or
possession agreement executed prior to January 1, 1963, wherein
and whereby possession of a motor vehicle is delivered to the buyer

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1 and title therein is to vest in the buyer at a subsequent time upon the 2 payment of part or all of the price, or upon the performance of any 3 other condition or happening of any contingency, or upon the 4 payment of a sum substantially equivalent to the value of the motor 5 vehicle, by which contract it is agreed that the buyer is bound to 6 become, or has the option of becoming, the owner of the motor 7 vehicle upon full compliance with the terms of the contract. 8 "Abstract" means the duplicate copy of the original certificate of 9 ownership recording any encumbrance or upon which the existence 10 of a security interest is noted. 11 "Title papers" means any instrument or document that is 12 evidence of ownership of a vehicle. 13 "Director" means the Director of Motor Vehicles, his deputy or 14 duly authorized agent] 15 "Chief Administrator" means the Chief Administrator of the 16 New Jersey Motor Vehicle Commission. 17 "Manufacturer" means the person who originally manufactured 18 the motor vehicle. 19 ["Dealer" means the agent, distributor or authorized dealer of the 20 manufacturer of the new motor vehicle, and who has an established 21 place of business] "Licensee" means any person that is licensed to buy, sell or deal 22 23 in, or lease motor vehicles pursuant to R.S.39:10-19. 24 "Established place of business" means a permanent, properly 25 identified location within the State where the books, records, and 26 files necessary to buy, sell, or deal in motor vehicles are kept and 27 maintained, including, but not limited to, all documents required by R.S.39:10-6, title papers, manufacturers' or importers' certificates 28 29 of origin, motor vehicle registration records, contracts, security agreements, all payroll records, including, but not limited to, 30 ¹[W4] IRS Form W-2¹ and ¹[W2] IRS Form W-4¹ records, 31 checkbooks, ledgers for business accounts and trust accounts, 32 33 corporate authorities and licenses, dealer plates, ledgers listing all 34 issued and unissued dealer assignments, and dealer plates. "New motor vehicle dealer" means the agent, distributor, or 35 36 authorized dealer of the manufacturer of the new motor vehicle who 37 has an established place of business. A new motor vehicle dealer 38 ²<u>shall sell a minimum of four or more new motor vehicles within a</u> 12-month timeframe and² may engage in the business of buying, 39 selling, or dealing in used motor vehicles in this State under the 40 41 provisions of this chapter. 42 "Used motor vehicle dealer" means a person engaged in the 43 business of selling, buying or dealing in four or more used motor vehicles [, and who has] per year at an established place of 44 45 business, but who is not a licensed new motor vehicle dealer. A 46 used motor vehicle dealer shall engage only in the business of 47 buying, selling, or dealing in used motor vehicles in this State under

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1 the provisions of this chapter and shall not engage in the business of

2 <u>buying, selling, or dealing in new motor vehicles in this State</u>.

"Person" includes natural persons, firms or copartnerships,
corporations, associations, or other artificial bodies, receivers,
trustees, common law or statutory assignees, executors,
administrators, sheriffs, constables, marshals, or other persons in
representative or official capacity, and members, officers, agents,
employees, or other representatives of those hereinbefore
enumerated.

"Buyer" includes purchaser, debtor, lessee, bailee, transferee,
and any person buying, attempting to buy, or receiving a motor
vehicle subject to a security interest, lease, bailment or transfer
agreement, and their legal successors in interest.

"Seller" means manufacturer, dealer, lessor, bailor, transferor
with or without a security interest, and any other person selling,
attempting to sell, or delivering a motor vehicle, and their legal
successors in interest.

The terms "sell," [or] "sale," <u>"buy,</u>" or "purchase" and any form 18 19 thereof include absolute or voluntary sales and purchases, agreements to sell and purchase, bailments, leases, security 20 21 agreements whereby any motor vehicles are sold and purchased, or 22 agreed to be sold and purchased, involuntary, statutory and judicial 23 sales, inheritance, devise, or bequest, gift or any other form or manner of sale or agreement of sale thereof, or the giving or 24 transferring possession of a motor vehicle to a person for a 25 26 permanent use; continued possession for 60 days or more is to be 27 construed as permanent use.

28 <u>"Online sale" means buying, selling, or dealing in motor vehicles</u>
 29 <u>in this State over the Internet using electronic means.</u>

30 <u>"Electronic" means relating to technology having electrical,</u>
 31 <u>digital, magnetic, optical, electromagnetic, or similar capabilities.</u>

"Manufacturer's number" means the original manufacturer's
vehicle identification number die stamped upon the body, or frame,
or either or both of them, of a motor vehicle or the original
manufacturer's number die stamped upon the engine or motor of a
motor vehicle.

37 "Purchaser" means a person who takes possession of a motor
38 vehicle by transfer of ownership, either for use or resale, except a
39 dealer when he takes possession through a certificate of origin.

"Debtor" means the person who owes payment or other
performance of the obligation secured by a security interest in a
motor vehicle.

43 "Security interest" means an interest in a motor vehicle which44 secures payment or other performance of an obligation.

45 "Security agreement" means an agreement which creates or46 provides for a security interest in a motor vehicle.

47 "Secured party" means a lender, seller or other person in whose48 favor there is a security interest.

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"Gross vehicle weight rating" means the value specified by the manufacturer as the loaded weight of the single or combination vehicle and, if the manufacturer has not specified a value for a towed vehicle, means the value specified for the towing vehicle plus the loaded weight of the towed unit.

- 6 (cf: P.L.1990, c.115, s.4)
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2. R.S.39:10-19 is amended to read as follows:

9 39:10-19. No person shall engage in the business of buying, 10 selling or dealing in motor vehicles in this State, nor shall a person 11 engage in activity that would qualify the person as a leasing dealer, 12 as defined in section 2 of P.L.1994, c.190 (C.56:12-61), unless: a. 13 the person is a licensed real estate broker acting as an agent or 14 broker in the sale of mobile homes without their own motor power 15 other than recreation vehicles as defined in section 3 of 16 P.L.1990, c.103 (C.39:3-10.11), or manufactured homes as defined 17 in section 3 of P.L.1983, c.400 (C.54:4-1.4); or b. the person is 18 authorized to do so under the provisions of this chapter and 19 P.L.1985, c.361 (C.56:10-26 et seq.).

20 The chief administrator may, upon application in such form as 21 the chief administrator prescribes, license any proper person as 22 [such] <u>a new motor vehicle dealer</u>, a used motor vehicle dealer or <u>a</u> 23 leasing dealer. A licensed real estate broker shall be entitled to act as an agent or broker in the sale of a mobile or manufactured home 24 25 as defined in subsection a. of this section without obtaining a license from the chief administrator. For the purposes of this 26 27 chapter, a "licensed real estate broker" means a real estate broker 28 licensed by the New Jersey Real Estate Commission pursuant to the 29 provisions of chapter 15 of Title 45 of the Revised Statutes. Any 30 sale or transfer of a mobile or manufactured home, in which a 31 licensed real estate broker acts as a broker or agent pursuant to this 32 section, which sale or transfer is subject to any other requirements 33 of R.S.39:10-1 et seq., shall comply with all of those requirements.

34 No person who has been convicted of a crime, arising out of fraud or misrepresentation in the sale, leasing or financing of a 35 motor vehicle, shall be eligible to receive a license. 36 For the 37 purposes of this section, each applicant for a license shall submit to 38 the chief administrator the applicant's name, address, fingerprints, 39 and written consent for a criminal history record background check 40 to be performed. The chief administrator is hereby authorized to 41 exchange fingerprint data with and receive criminal history record 42 information from the State Bureau of Identification in the Division 43 of State Police and the Federal Bureau of Investigation consistent 44 with applicable State and federal laws, rules, and regulations, for 45 purposes of facilitating determinations concerning licensure 46 eligibility. The applicant shall bear the cost for the criminal history 47 record background check, including all costs of administering and processing the check. The Division of State Police shall promptly 48

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notify the chief administrator in the event a current holder of a
license or prospective applicant, who was the subject of a criminal
history record background check pursuant to this section, is arrested
for a crime or offense in this State after the date the background
check was performed.

6 Each applicant for a <u>new motor vehicle dealer</u> license shall at the 7 time such license is issued have established and maintained, or by 8 that application shall agree to establish and maintain, within 90 9 days after the issuance thereof, a place of business consisting of a 10 permanent building not less than 1,000 square feet in floor space 11 located in the State of New Jersey to be used principally for the 12 servicing and display of motor vehicles with such equipment 13 installed therein as shall be requisite for the servicing of motor 14 vehicles in such manner as to make them comply with the laws of 15 this State and with any rules and regulations made by the board 16 governing the equipment, use, and operation of motor vehicles 17 within the State. [However, a leasing dealer, who is not engaged in 18 the business of buying, selling, or dealing in motor vehicles in the 19 State, shall not be required to maintain a place of business with 20 floor space available for the servicing or display of motor vehicles 21 or to have an exterior sign at the lessor's place of business.] 22 ²However, a leasing dealer, who is not engaged in the business of 23 buying, selling, or dealing in motor vehicles in the State, shall not 24 be required to maintain a place of business with floor space 25 available for the servicing or display of motor vehicles or to have an exterior sign at the lessor's place of business.² 26 Each applicant for a used motor vehicle dealer license shall at the 27

28 time such license is issued maintain an established place of business 29 ²[<u>consisting of a minimum office space of 72 square feet within a</u> 30 permanent, enclosed building located in the State of New Jersey, 31 and where there are included or immediately contiguous, clearly 32 identified, fixed facilities for the licensee to display at least two 33 automobiles.] located in the State of New Jersey. The commission 34 shall establish, by regulation, the requirements for an established place of business.² 35

An established place of business of a new motor vehicle dealer or a used motor vehicle dealer shall display an exterior sign permanently affixed to the land or building, which sign is consistent with local ordinances and has letters easily readable from the major avenues of traffic. The sign shall include the dealer name or trade name, provided such trade name has been previously disclosed to the chief administrator.

A license fee of \$200 shall be paid by an applicant upon the
applicant's initial application for a license. The chief administrator
may renew an applicant's license upon application for renewal on a
form prescribed by the chief administrator and accompanied by a
renewal fee of \$200. Every license shall expire 24 months from the

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1 date on which it is issued. The chief administrator may, at the chief 2 administrator's discretion and for good cause shown, extend an 3 applicant's license for an additional period not to exceed 12 months from the date on which it is scheduled to expire. 4 The chief 5 administrator may, at the chief administrator's discretion and for 6 good cause shown, issue a license which shall expire on a date fixed 7 by the chief administrator. The fee for licenses with an expiration 8 date fixed by the chief administrator shall be fixed by the chief 9 administrator in an amount proportionately less or greater than the 10 fee established herein.

11 For the purposes of this section, a leasing dealer or an assignee 12 of a leasing dealer whose leasing activities are limited to buying motor vehicles for the purpose of leasing them and selling motor 13 vehicles at the termination of a lease to $\frac{^{2}\text{the lessee}^{2}}{^{2}}$ shall not be 14 deemed to be engaged in the business of buying, selling, or dealing 15 in motor vehicles in this State. ²[<u>A leasing dealer, who is not</u> 16 engaged in the business of buying, selling, or dealing in motor 17 vehicles in the State, shall not be required to maintain a place of 18 19 business with floor space available for the servicing or display of 20 motor vehicles or have an exterior sign at the lessor's place of 21 business. Provided however, that a leasing dealer who wishes to 22 engage in the business of buying, selling, or dealing in motor 23 vehicles in this State by selling any vehicle at the end of the lease 24 term to a consumer other than the lessee, shall be required to obtain a used car dealer license pursuant to this section.² 25

26 (cf: P.L.2015, c.24, s.1)

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²[3. Section 1 of P.L.2005, c.351 (C.39:10-19.1) is amended to
 read as follows:

30 1. As used in this act:

31 "Off-site sale" means the display and sale of new or used 32 recreational vehicles by a recreational vehicle dealer, or used motor 33 vehicles registered in New Jersey by a used motor vehicle dealer, 34 licensed under the provisions of R.S.39:10-19, at a location other than the dealer's established place of business. An "off-site sale" 35 36 includes any off-site display of vehicles at which a recreational 37 vehicle or used motor vehicle dealer has a sales person or employee For the purposes of this act, "off-site sale" does not 38 present. 39 include:

a. An off-site display of vehicles at which a recreational
vehicle or used motor vehicle dealer has no sales personnel present;

b. The sale of a vehicle at an auction at which only wholesalepurchases are permitted; [or]

c. The use of telephones, telephone call-forwarding, email,
internet websites or other internet communications which allow a
licensed dealer or dealership employee to communicate with
customers while either the customer or the dealer or employee
thereof is not present at the licensed physical location of the

1 dealership, provided the contract for the sale of a vehicle is 2 finalized and the sale transaction completed at the licensed location; 3 or d. An online sale authorized pursuant to section 4 of 4 5 P.L., c. (C.) (pending before the Legislature as this bill). "Sponsoring organization" means: 6 7 a credit union, automobile club, or other such not for profit a. organization or entity that makes the opportunity to attend and 8 9 purchase a motor vehicle at an off-site sale available to its 10 members; or b. a trade show coordinator, or other such organization, entity, 11 12 or individual that makes the opportunity to attend and purchase a 13 recreational vehicle at an off-site sale available to ticketed 14 individuals. (cf: P.L.2007, c.335, s.25)]² 15 16 ²[4.] <u>3.²</u> (New section) a. A licensee may conduct online sales 17 of motor vehicles anywhere in this State in accordance with this 18 19 chapter subject to the additional requirements set forth in subsection b. of this section. 20 21 b. In addition to meeting the requirements set forth in this 22 chapter for engaging in the business of buying, selling, and dealing 23 in motor vehicles in this State, licensees conducting online sales of 24 motor vehicles in this State shall meet the following requirements: (1) ¹Licensees shall maintain a physical presence in the State of 25 26 New Jersey equal to or greater than the minimum established place of business requirements for new and used motor vehicle 27 dealerships pursuant to R.S. 39:10-19; 28 $(2)^{1}$ Licensees may keep and maintain non-physical, electronic 29 records of online sales of motor vehicles ²and shall have a stable 30 Internet connection in the office², but the records shall be kept and 31 maintained in a format that allows immediate inspection and 32 examination by the chief administrator or his or her agent; and 33 [(2)] $(3)^1$ Licensees shall only conduct online sales of motor 34 vehicles that constitute inventory held for sale by the licensee or a 35 2 <u>licensed</u>² parent or 2 <u>licensed</u>² affiliate thereof. 36 37 (New section) Sections 2 [5] $\underline{4}^{2}$ through 2 [8] $\underline{7}^{2}$ of ²[5.] 4.² 38 through C.) (pending before the 39 P.L. , c. (C. Legislature as this bill) shall be known and may be cited as the 40 41 "Motor Vehicle Transaction Modernization Act." 42 ²[6.] $5.^2$ (New section) As used in sections ²[5] 4^2 through 43 ²[8] <u>7</u>² of P.L. , c. (C. through C.) (pending before 44 the Legislature as this bill): 45 "Buyer" includes a purchaser, debtor, lessee, bailee, transferee, 46 47 and any person buying, attempting to buy, or receiving a motor

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vehicle subject to a security interest, lease, bailment or transfer
 agreement, or their legal successors in interest.

3 "Electronic" means relating to technology having electrical,4 digital, magnetic, optical, electromagnetic, or similar capabilities.

5 "Electronic signature" means an electronic symbol, sound, or 6 process attached to, or logically associated with, a record and 7 executed or adopted by an individual with the intent to sign the 8 record.

9 "Licensee" means any natural person or entity that is licensed to
10 buy, sell or deal in, on lease motor vehicles pursuant to R.S.39:1011 19.

"Motor vehicle transaction" means any "sale," "purchase," or
"online sale" as those terms are defined pursuant to R.S.39:10-2 or
any lease as defined pursuant to section 2 of P.L.1994, c.190
(C.56:12-61), conducted by a licensee.

16 "Transaction documents" means any documents required to 17 complete the sale or lease of a motor vehicle in the State, including, 18 but not limited to, title papers, manufacturers' or importers' 19 certificates of origin, contracts, security agreements, assignments, 20 abstracts, or any other documents required by chapters 3 and 10 of 21 Title 39 of the Revised Statutes. Transaction documents shall also 22 include, but not be limited to, any powers of attorney granted by a buyer ¹through electronic signature¹ to a licensee for purposes of 23 24 execution of any other transaction documents.

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²[7.] <u>6.</u>² (New section) a. Notwithstanding any provision of
law or regulation to the contrary, during a motor vehicle transaction
conducted by a licensee ¹authorized to conduct online sales
pursuant to section ²[4] 3² of P.L., c. (C.) (pending before
the Legislature as this bill)¹, the buyer and ¹authorized¹ licensee
may execute and acknowledge all ¹[transaction] power of attorney¹
documents by electronic signature.

b. When executing ¹[transaction] <u>power of attorney</u>¹ documents, an electronic signature shall be attributable to a person if it is the action of the person. The act of the person may be shown in any manner, including a showing of the efficacy of any security procedure applied to determine the person to which the electronic signature is attributable.

c. The effect of an electronic signature attributed to a person
under subsection b. of this section shall be determined from the
context and surrounding circumstances at the time of the creation,
execution, or adoption of the electronic signature, including the
parties' agreement, if any, and as otherwise provided by law.

d. ¹Electronic signatures shall be executed in accordance with
the minimum security requirements set forth by the National
Highway Traffic Safety Administration under 49 C.F.R. s.580.1 et
seq. for Assurance Level 2.

<u>e.</u>¹ Nothing in sections ²[5] $\underline{4}^2$ through ²[8] $\underline{7}^2$ of P.L.

2 c. (C. through C.) (pending before the Legislature as this bill) shall mandate the use of electronic signatures or require 3 buyers and ¹<u>authorized</u>¹ licensees to provide electronic signatures. 4 An electronic signature shall be a valid and acceptable alternative to 5 a traditional ink signature for the purposes of executing 6 ¹[transaction] <u>power of attorney</u>¹ documents. 7 ¹[e.] $f_{1.}^{1}$ The Chief Administrator of the New Jersey Motor 8 Vehicle Commission shall not reject ¹[transaction] power of 9 attorney¹ documents submitted by a licensee on the basis that such 10 documents bear electronic signatures. 11 12 13 ²[8.] <u>7.</u>² (New section) Notwithstanding any provision of law or regulation to the contrary, during a motor vehicle transaction 14 conducted by ¹[a] an authorized¹ licensee, the Chief Administrator 15 16 of the New Jersey Motor Vehicle Commission shall not require a 17 notarized signature on any transaction documents. 18 ²[¹9.] $\underline{8.}^2$ (New section) Not later than 90 days after the effective date of P.L. , c. (C.) (pending before the Legislature as this bill), the Chief Administrator of the New Jersey 21 22 Motor Vehicle Commission shall engage with the industry to update any rules or regulations to enable the commission to accept 24 electronic signatures on all transaction documents. The commission 25 shall accept electronic signatures on all transaction documents no 26 later than 24 months after the effective date of P.L., c. (C.) (pending before the Legislature as this bill).¹ 27 28 ¹[9.] ²[10.¹] 9.² Section 1 of P.L.1999, c.149 (C.39:2-3.8) is 29 30 amended to read as follows: 31 1. a. Whenever any law, rule or regulation requires or permits 32 documents or information to be prepared by or submitted to the [Division of Motor Vehicles in the Department of Transportation] 33 34 New Jersey Motor Vehicle Commission, the [director] chief 35 administrator may permit the documents or information to be prepared by or submitted to the [division] commission in electronic 36 or digital form, or processed electronically, except that the 37 38 commission shall permit documents or information related to the 39 "Motor Vehicle Transaction Modernization Act" pursuant to sections 2 [5] $\underline{4}^{2}$ through 2 [8] $\underline{7}^{2}$ of P.L. , c. (C. through 40 C.) (pending before the Legislature as this bill) to be prepared 41 42 by or submitted to the commission in electronic or digital form, or processed electronically. In no event shall an individual be required 43 44 to submit documents or information only in electronic or digital form; nor shall documents or information be made available to an 45 46 individual only in electronic or digital form. Submission in electronic or digital form [may] shall be permitted pursuant to this 47

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section notwithstanding that any law, rule or regulation requires documents or information to be written or to be submitted in writing, specifies that documents or information be signed, certified, verified or witnessed, or otherwise explicitly or implicitly requires the preparation or submission of documents or information on paper or in written form. As used in this subsection, "individual" means a natural person.

8 b. The [director] chief administrator, after consultation with 9 the State Records Committee [in the Department of State], shall 10 "Administrative Procedure Act," adopt, pursuant to the 11 P.L.1968, c.410 (C.52:14B-1 et seq.), regulations specifying ¹[how 12 the signature, verification, certification, witnessing or other formal 13 requirements shall be met with respect to documents or information 14 permitted to be prepared or submitted in electronic or digital form 15 pursuant to this section and specifying such additional safeguards as 16 the [director] chief administrator deems necessary to protect the 17 privacy, and prevent improper access to or disclosure, of any 18 personal information as defined in section 1 of P.L.1997, c.188 19 (C.39:2-3.3) that may be transmitted in an electronic or digital 20 form, or processed electronically] how electronic signatures shall 21 be obtained in accordance with the requirements set forth by 22 National Highway Traffic Safety Administration under 49 C.F.R. s.580.1 et seq. for Assurance Level 2^1 . Regulations adopted 23 pursuant to this subsection [may] shall permit the use of digital 24 signature technology for the signing of documents and other 25 26 appropriate purposes. If necessary, the chief administrator may 27 adopt regulations to implement the provisions of 28 P.L., c. (C.) (pending before the Legislature as this bill) not later than 60 days after the effective date of 29 30 P.L., c. (C.) (pending before the Legislature as this bill). 31 ¹If the chief administrator does not adopt regulations within 60 days, then all electronic signatures shall be obtained in accordance 32 33 with the requirements set forth by the National Highway Traffic 34 Safety Administration under 49 C.F.R. s.580.1 et seq. for Assurance Level 2.¹ 35

36 (cf: P.L.1999, c.149, s.1)

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38 1 [10.] 2 [11.] 10. 2 This act shall take effect immediately.