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H.P. 1049

House of Representatives, April 12, 2021

An Act To Amend the Motor Vehicle Laws

Submitted by the Secretary of State pursuant to Joint Rule 204.

Received by the Clerk of the House on April 8, 2021. Referred to the Committee on Transportation pursuant to Joint Rule 308.2 and ordered printed pursuant to Joint Rule 401.

ROBERT B. HUNT Clerk

R(+ B. Hunt

Presented by Representative MARTIN of Sinclair. Cosponsored by Representative: PERKINS of Oakland.

2 **Sec. 1. 29-A MRSA §101, sub-§3,** ¶**E,** as amended by PL 2005, c. 314, §2, is further amended to read: 3 4 E. Not a reconstructed vehicle; and 5 Sec. 2. 29-A MRSA §101, sub-§3, ¶F, as enacted by PL 2005, c. 314, §3, is 6 amended to read: 7 F. Not an altered vehicle-; and 8 **Sec. 3. 29-A MRSA §101, sub-§3, ¶G** is enacted to read: 9 G. Not an off-road vehicle. 10 Sec. 4. 29-A MRSA §101, sub-§4, ¶C, as enacted by PL 1993, c. 683, Pt. A, §2 11 and affected by Pt. B, §5, is amended to read: 12 C. Maintained primarily for use in exhibitions, club activities, parades or other 13 functions of public interest; and 14 Sec. 5. 29-A MRSA §101, sub-§4, ¶D, as enacted by PL 1993, c. 683, Pt. A, §2 15 and affected by Pt. B, §5, is amended to read: 16 D. Not used as its owner's primary mode of transportation of passengers or goods; 17 and 18 **Sec. 6. 29-A MRSA §101, sub-§4,** ¶E is enacted to read: 19 E. Not an off-road vehicle. 20 Sec. 7. 29-A MRSA §101, sub-§19-A, as repealed and replaced by PL 2011, c. 139, §1, is amended to read: 21 22 19-A. Custom vehicle. "Custom vehicle" means a motor vehicle manufactured after 23 model year 1948 that: 24 A. Is at least 25 years old or was manufactured to resemble a motor vehicle that is at 25 least 25 years old; and 26 B. Has been altered or modified from the manufacturer's original design or has a body constructed from nonoriginal material-; and 27 28 C. Is not an off-road vehicle. 29 Sec. 8. 29-A MRSA §101, sub-§47-A, as enacted by PL 2005, c. 577, §6, is 30 amended to read: 47-A. Off-road vehicle. "Off-road vehicle" means a motor vehicle that, because of 31 32 the vehicle's design and, configuration, original manufacture or original intended use, does not meet the inspection standards of chapter 15, the Federal Motor Vehicle Safety 33 Standards, the United States Environmental Protection Agency's pollutant requirements or 34 35 the National Highway Traffic and Safety Administration's crash testing standards and that 36 is not a moped or motorcycle. 37 Sec. 9. 29-A MRSA §201, sub-§6 is enacted to read:

Be it enacted by the People of the State of Maine as follows:

6. Rules. The Secretary of State may adopt rules to implement the provisions of this section. The rules may include requirements for agent training, accounting standards, inventory control processes and the collection and transmission of data and funds between agents and the bureau. Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.

- **Sec. 10. 29-A MRSA §351, sub-§5,** as amended by PL 2001, c. 671, §4, is further amended to read:
- **5.** Expiration of 14-day temporary registration plate. Notwithstanding the provisions of this section, a person who operates a vehicle with an expired temporary registration plate issued pursuant to section 462 954 commits:
 - A. A traffic infraction for which a forfeiture of not more than \$50 may be adjudged if the registration has been expired for less than 150 days; or
- B. A Class E crime if the registration has been expired for 150 days or more.
- Sec. 11. 29-A MRSA §354, as enacted by PL 2005, c. 577, §8, is amended to read: §354. Off-road vehicles
 - Off-road vehicles may not be registered in accordance with this Title. <u>Vehicles owned</u> and operated by government entities are not subject to the provisions of this section.
 - **Sec. 12. 29-A MRSA §462,** as amended by PL 2019, c. 397, §§6 and 7, is repealed.
- Sec. 13. 29-A MRSA §468, sub-§10, ¶B, as amended by PL 2013, c. 66, §1, is further amended to read:
 - B. The sponsor of the specialty plate under this subsection provides a list of 500 names <u>for each class requested</u>, dated signatures and current plate numbers of supporters who have signed a statement declaring they intend to purchase and display the motorcycle, trailer or commercial vehicle class of specialty license plate; and
 - **Sec. 14. 29-A MRSA §468, sub-§11** is enacted to read:
 - 11. Additional specialty plates. The Secretary of State may not authorize additional specialty license plate sponsors to begin the collection of names and associated fees unless there are fewer than 15 active specialty license plates. The Secretary of State shall keep a list of all approved requests in order of the date the request was approved. The Secretary of State shall approve the collection of names and associated fees in order of the date the request was approved.
 - **Sec. 15. 29-A MRSA §501, sub-§7, ¶H** is enacted to read:
 - H. A temporary registration plate may not be used on a house trailer or mobile home unless the operator of the vehicle possesses the written certificate from the tax collector required by section 1002, subsection 9.
 - **Sec. 16. 29-A MRSA §522,** as amended by PL 2009, c. 174, §22, is repealed.
- **Sec. 17. 29-A MRSA §602, sub-§11,** as enacted by PL 1993, c. 683, Pt. A, §2 and affected by Pt. B, §5, is amended to read:
 - 11. Recycler. "Recycler" means a person engaged in the business of purchasing or acquiring salvage in any manner vehicles or vehicle parts for the purpose of:

- A. Reselling the vehicle or its component parts as salvage or scrap;
- B. Rebuilding or repairing the vehicle salvage vehicles for the purpose of resale;
- C. Selling or storing the vehicle's parts or basic materials;
 - D. Permitting the display or storage of the vehicle or its parts salvage vehicles; or
 - E. Acting as a scrap processor-; or

- F. Advertising in any form that an individual or business engages in any of the activities in paragraphs A to E.
 - **Sec. 18. 29-A MRSA §664-A, sub-§1,** as amended by PL 2009, c. 598, §29, is further amended to read:
 - 1. Vehicle sold by dealer. A vehicle that is sold by a dealer must be accompanied by a properly assigned and valid certificate of title or certificate of salvage at the time of its sale. A dealer may retain and process certificates of title and certificates of salvage at the dealer's primary facility if in the case when the dealer displays a vehicle at an annex facility the dealer maintains a copy of the certificate of title or certificate of salvage at the annex facility. A dealer selling a vehicle to a lessee who elects to purchase the leased vehicle at the end of the lease term is exempt from this provision.
 - **Sec. 19. 29-A MRSA §664-A, sub-§3,** as enacted by PL 1997, c. 437, §20, is amended to read:
 - **3. Transfer.** When transferring possession of a vehicle held for resale to a retail purchaser or selling a leased vehicle to the lessee, a dealer shall comply with section 654.
 - **Sec. 20. 29-A MRSA §664-A, sub-§5,** as amended by PL 2011, c. 556, §6, is further amended to read:
 - **5. Sold at auction.** Except for a vehicle sold to a dealer at a vehicle auction licensed under section 852 1051, a vehicle that is sold at an auction must be accompanied by a valid certificate of title or salvage at the time of its sale. The seller of a vehicle sold to a dealer at a vehicle auction licensed under section 852 1051 must provide the purchasing dealer with a valid certificate of title or certificate of salvage within 30 days.
 - Sec. 21. 29-A MRSA §702, sub-§2-A is enacted to read:
 - **2-A.** Lienholder registration. A lienholder who secures a lien on 15 or more titles annually is required to register with the Secretary of State for a lienholder identification number in accordance with rules adopted by the Secretary of State.
 - **Sec. 22. 29-A MRSA §752-A, sub-§2,** as repealed and replaced by PL 2005, c. 683, Pt. A, §49, is amended to read:
 - 2. Ten Twenty years old. A vehicle, beginning with model year 2011, that is 10 20 years old or older.
- Sec. 23. 29-A MRSA §852, sub-§2, as amended by PL 2003, c. 434, §11 and affected by §37, is further amended by repealing the first blocked paragraph.
- Sec. 24. 29-A MRSA §903, sub-§3, as amended by PL 2009, c. 435, §14, is amended by enacting a new first blocked paragraph to read:

- 1 A reduction in the number of plates under this subsection must be based on rules adopted 2 by the Secretary of State. A dealer shall maintain a surety bond adequate to cover the number of sales indicated by that dealer's plates. 3 4 Sec. 25. 29-A MRSA §952, sub-§1, ¶D, as enacted by PL 1993, c. 683, Pt. A, §2 and affected by Pt. B, §5, is amended to read: 5 D. A suitable office in which business is conducted and records of the business are 6 7 kept; and 8 Sec. 26. 29-A MRSA §952, sub-§1, ¶E, as enacted by PL 1993, c. 683, Pt. A, §2 and affected by Pt. B, §5, is amended to read: 9 10 E. At least one mechanic, who may be the owner, who has a thorough knowledge of 11 the vehicles being handled; and. 12 Sec. 27. 29-A MRSA §952, sub-§1, ¶F, as enacted by PL 1993, c. 683, Pt. A, §2 and affected by Pt. B, §5, is repealed. 13 14 **Sec. 28. 29-A MRSA §952, sub-§1-A** is enacted to read: 1-A. Display license. A dealer shall display the dealer's license at the dealer's place 15 of business. 16 17
 - **Sec. 29. 29-A MRSA §952, sub-§1-B** is enacted to read:
- 1-B. Vehicles. A dealer shall: 18

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- 19 A. On all used motor vehicles offered for sale, ensure that the written vehicle history statement is conspicuously affixed to the vehicle pursuant to Title 10, section 1475; 20 21 and
 - B. For all vehicles sold, comply with the provisions of Title 10, chapter 217.
 - Sec. 30. 29-A MRSA §952, sub-§3, as amended by PL 2001, c. 671, §18, is further amended to read:
 - 3. Penalty. A person who fails to comply with subsection subsections 1, paragraphs A to F or subsection 4 1-A and 1-B commits a traffic infraction.
 - Sec. 31. 29-A MRSA §952, sub-§4, as enacted by PL 1993, c. 683, Pt. A, §2 and affected by Pt. B, §5, is repealed.
 - **Sec. 32. 29-A MRSA §954, sub-§8** is enacted to read:
- 30 8. Temporary registration plates. Temporary registration plates are governed in accordance with this subsection. 31
 - A. A temporary registration plate may be issued by an authorized dealer only in conjunction with a sale of a vehicle within this State or for the purpose of driving or otherwise moving a vehicle purchased in this State to another state or country for titling, registration, use or resale in that state or country. A temporary registration plate may be issued via electronic means pursuant to rules adopted by the Secretary of State.
- 37 B. Except a transporter licensee or loaner licensee, a person licensed as a dealer may, on the sale or exchange of a motor vehicle or trailer, attach to the motor vehicle's or 38 39 trailer's rear a temporary registration plate. For the purposes of this paragraph, "loaner licensee" means a person to whom the Secretary of State has granted permission to use 40

- loaner plates on vehicles owned by that person for the purpose of loaning those vehicles
 to customers whose vehicles are being repaired at the licensee's business location.
- C. The fee for a temporary registration plate is \$1 per plate. A purchaser may operate the motor vehicle or trailer with a temporary registration plate for a period of 14 consecutive days without payment of an annual registration fee. If the purchaser is a nonresident member of the United States Armed Forces, the purchaser may operate a motor vehicle or trailer for a period of 20 consecutive days without payment of an annual registration fee. At the end of this initial period, a resident who is unable to comply with the requirements of chapter 7 or a nonresident member of the United States Armed Forces who has applied for but has not yet received a registration certificate from a home state may request the Secretary of State to extend this period without charge for an additional 20 days.
 - D. A temporary registration plate may not be used on a loaded truck without a written permit from the Secretary of State.

- E. A temporary registration plate for a motorcycle must be the same size as the regular motorcycle plate.
 - F. A person attaching a temporary registration plate to a vehicle sold or exchanged by that person shall mark on the plate the date of expiration and immediately notify the Secretary of State of the sale or exchange, giving the name and address of the purchaser, the number of the temporary plate and other information as the Secretary of State may require. The date may not be less than one inch in height and must be written with indelible or waterproof ink.
 - G. When a temporary registration plate is attached to a vehicle, the Secretary of State must furnish the purchaser with a temporary registration certificate. A temporary registration certificate may be issued only in conjunction with the issuance of a temporary registration plate by an authorized dealer.
 - H. A person who issues temporary registration plates may not:
 - (1) Attach a plate to a vehicle that the person did not sell, lease or transfer; or
 - (2) Provide the plates to another person other than by attachment to a vehicle as authorized by this subsection.
 - A person who violates this paragraph commits a traffic infraction.
 - I. A person who issues temporary registration plates and certificates shall maintain a written record on a form prescribed by the Secretary of State of the use or disposal of every plate. The record must be available for inspection by the Secretary of State at the person's place of business and the person shall submit the record annually upon application for renewal of a dealer license. A person who violates this paragraph commits a traffic infraction.
 - **Sec. 33. 29-A MRSA §1002, sub-§4,** as amended by PL 2005, c. 433, §14 and affected by §28, is further amended to read:
 - **4. Service vehicle.** A <u>licensed new or used car</u> dealer may attach to that dealer's service vehicles specially designed service vehicle plates. These plates may be used only in direct connection with the <u>licensee's business</u> new or used car license. A dealer may attach a service vehicle plate only to a vehicle used for the service or repair of vehicles sold

- or being repaired by the dealer. A dealer may not attach a service vehicle plate to a vehicle that delivers parts to individuals or to businesses that are not owned by the licensee dealer.
 - A. A dealer is not entitled to more than 3 service vehicle plates at each established place of business.
 - B. The weight limit for a service vehicle, including the combined weight of vehicle and load, may not exceed 24,000 pounds. This weight limit does not apply to service vehicles of equipment dealers.
 - C. The fee for a service vehicle plate is \$50 annually per plate.
 - D. A vehicle to which a service vehicle plate is attached must have the name of the licensed dealership on the sides of the vehicle in letters at least 3 inches in height and clearly visible. The name of any other business may not be displayed on the sides of the vehicle to which the service vehicle plate is attached.
 - **Sec. 34. 29-A MRSA §1101, sub-§1,** as repealed and replaced by PL 1997, c. 776, §33, is amended to read:
 - 1. Recycler. "Recycler" means a person engaged in the business of purchasing or acquiring salvage in any manner vehicles or vehicle parts for the purpose of:
 - A. Reselling the vehicle or its component parts as salvage or scrap;
 - B. Rebuilding or repairing the vehicle salvage vehicles for the purpose of resale;
 - C. Selling <u>or storing</u> the vehicle's <u>parts or</u> basic materials;
 - D. Displaying or storing the vehicle or its parts salvage vehicles; or
- E. Acting as a scrap processor-; or

- F. Advertising in any form that an individual or business engages in any of the activities in paragraphs A to E.
- A person may not engage in business as a recycler without a recycler license issued under this subchapter.
 - **Sec. 35. 29-A MRSA §1102-A,** as enacted by PL 2009, c. 435, §17, is repealed and the following enacted in its place:

§1102-A. Mobile crushers

- 1. Mobile crushers permitted. A person operating a mobile crusher in this State, whether based in or outside of the State, is subject to the provisions of this subchapter except the provisions of section 1103. The Secretary of State may adopt rules for the permitting of mobile crushers. For purposes of this section, "mobile crusher" means a transportable device that is used to crush motor vehicles.
 - **2. Penalty.** Violation of this section is a traffic infraction.
- **Sec. 36. 29-A MRSA §1108, sub-§1, ¶B,** as amended by PL 1995, c. 482, Pt. A, §20, is further amended to read:
 - B. Failure to comply with a provision of this subchapter, any lawful rule adopted by the Secretary of State or any provision of Title 17 or Title 17-A or this Title as they relate to being a proper person to be in the business of the sales of acquiring or selling vehicles or parts;

- **Sec. 37. 29-A MRSA §1110, sub-§1,** as amended by PL 2019, c. 397, §16, is further amended to read:
 - **1. Record keeping.** A licensee shall maintain business records for 5 years, including a record of:
 - A. Every A record of every vehicle received or disposed of; its make, model, model year, vehicle identification number; the date of its receipt or disposition; and the name and address of the person from whom received or to whom given;
 - A-1. Every A record of every component part, as defined in section 602, subsection 2, received or disposed of; its part identifying number; the date of its receipt or disposition; and the name and address of the person from whom received or to whom given;
 - B. Every A record of every vehicle scrapped or dismantled by the licensee, the date of that action and the vehicle's make, model, model year and vehicle identification number; and
 - C. The <u>A record of the</u> seller's name and address from a government-issued photograph identification document or credential. For purposes of this subsection, "government-issued photograph identification document or credential" includes, but is not limited to, a current and valid United States passport, military identification card, driver's license or nondriver identification card-; and
 - D. Copies of titles, transfers and other documents used for titling purposes.
 - A licensed mobile crusher must maintain an operator log for each location. The log must contain the make, model, model year and vehicle identification number of each vehicle crushed and the date of that action.
 - A scrap processor is exempt from the requirements set forth in paragraph A-1 for vehicles received that are already dismantled.
 - **Sec. 38. 29-A MRSA §1256,** as amended by PL 2015, c. 473, §§12 and 13, is further amended to read:

§1256. Special restricted license

A person who is 15 years of age and who has successfully completed a driver education course and passed an examination for operation of a motor vehicle as provided in section 1301 may be issued a special restricted license based on educational, employment or medical need without the person's having held a permit for a period of 6 months as required by section 1304, subsection 1, paragraph H, subparagraph (1) as follows.

- 1. Educational need. A person seeking to qualify for a special restricted license based on educational need must file an application. If the applicant qualifies under paragraph A, has held a permit for a period of 6 months and has completed a minimum of 70 hours of driving, including 10 hours of night driving, while accompanied by a parent, guardian or licensed driver at least 20 years of age, a special restricted license must be issued to the applicant.
 - A. An application must include:
 - (1) A signed notarized statement from the applicant and the applicant's parent or guardian that:

1 (a) No readily available alternative means of transportation exists; and 2 (b) Use of a motor vehicle is necessary for transportation to and from a public secondary school, a private secondary school approved for attendance 3 purposes by the Commissioner of Education or a career and technical 4 education center or region that the applicant is attending; 5 6 (2) A verification of school attendance; and 7 (3) A statement by the principal of the school of the lack of a readily available 8 alternative means of transportation. 9 B. A special restricted license issued pursuant to this subsection only authorizes the 10 holder to operate a motor vehicle between the holder's residence and school unless accompanied by a licensed driver who meets the requirements of section 1304, 11 12 subsection 1, paragraph E, subparagraphs (1) to (4). 13 2. Employment need. A person seeking to qualify for a special restricted license 14 based on employment need must file an application. If the applicant qualifies under 15 paragraph A, has held a permit for a period of 6 months and has completed a minimum of 70 hours of driving, including 10 hours of night driving, while accompanied by a parent, 16 17 guardian or licensed driver at least 20 years of age, a special restricted license must be issued to the applicant. 18 19 A. An application must include: 20 (1) A signed, notarized statement from the applicant and the applicant's parent or 21 guardian that: 22 (a) No readily available alternative means of transportation exists; and 23 (b) Use of a motor vehicle is necessary for transportation to, from or in 24 connection with employment of the applicant; and 25 (2) A verification of employment by the employer. 26 B. A special restricted license issued pursuant to this subsection only authorizes the 27 holder to operate a motor vehicle between the holder's residence, school and place of 28 employment and other places necessary in direct connection with that employment 29 unless accompanied by a licensed driver who meets the requirements of section 1304, subsection 1, paragraph E, subparagraphs (1) to (4). 30 31 **2-A.** Medical need. A person seeking to qualify for a special restricted license based on medical need must file an application. The Secretary of State may grant a person who 32 33 is 15 years of age a special restricted license under circumstances of medical necessity that are experienced by the person or a member of the person's immediate family if the Secretary 34 35 of State determines the circumstances to be exigent and not inconsistent with the interest of highway safety and if that person has held a permit for a period of 6 months and 36 completed a minimum of 70 hours of driving, including 10 hours of night driving, while 37 38 accompanied by a parent, guardian or licensed driver at least 20 years of age. The Secretary 39 of State may reduce the required minimum hours of driving under this subsection if the secretary determines a reduction is not inconsistent with the interest of highway safety. 40

A. An application must include:

(1) A signed, notarized statement from a physician attesting to the existence of circumstances of medical necessity; and

- (2) A signed, notarized statement from the applicant or the applicant's parent or guardian that:
 - (a) No readily available alternative means of transportation exists; and
 - (b) Use of a motor vehicle is necessary for transportation in connection with circumstances of medical necessity that are experienced by the person or a member of the person's immediate family.
- B. A special restricted license issued pursuant to this subsection only authorizes the holder to operate a motor vehicle between the holder's residence and school and locations necessitated by the circumstances of medical necessity unless accompanied by a licensed driver who meets the requirements of section 1304, subsection 1, paragraph E, subparagraphs (1) to (4).
- **3.** Suspension of provisional license. A special restricted license is a provisional license. Notwithstanding chapter 23, subchapter 44 3, article 2 and in addition to section 1302, subsection 2, the Secretary of State shall suspend a special restricted license when:
 - A. The holder is convicted of or adjudicated to have committed a violation of the license restriction or of a motor vehicle moving violation when holding a special restricted license. A person whose license is suspended pursuant to this paragraph is not entitled to another special restricted license; or
 - B. The Secretary of State receives written notice from the holder, parent, guardian, physician, principal or employer that the holder no longer qualifies for a special restricted license.
 - **Sec. 39. 29-A MRSA §1304, sub-§2, ¶I** is enacted to read:
 - I. A learner's permit may be issued by the Secretary of State or by the provider of a motorcycle rider education course under section 1352.
- **Sec. 40. 29-A MRSA §1351, sub-§3,** as repealed and replaced by PL 1997, c. 393, Pt. A, §36 and affected by §37, is amended to read:
- **3.** Certificate Completion certificates. A successful course completion certificate may be issued if the course meets the standards adopted by the Secretary of State. A certificate may not be issued to a person who was not at least 15 years of age when beginning the course. The certificate may be used as a temporary learner's permit for the operation of a noncommercial Class C motor vehicle for 60 days from the course completion date displayed on the front of the certificate. The permittee must be in possession of the certificate while operating a motor vehicle and accompanied by a licensed operator who has held a valid driver's license for at least 2 years; is at least 20 years of age; is occupying the seat beside the operator; and is licensed to operate the class of vehicle operated by the permittee.
- **Sec. 41. 29-A MRSA §1352, sub-§3,** as amended by PL 2019, c. 337, §3, is further amended to read:

- **3.** Instructors; instructor license requirements. The Secretary of State shall adopt rules governing the issuance and renewal of instructor licenses. The following provisions apply to the licensing of instructors.
 - A. A person may not conduct a motorcycle rider education course unless licensed by the Secretary of State as a qualified instructor.
 - B. The Secretary of State shall:

- (1) Conduct, or authorize other qualified persons to conduct, instructor preparation courses; and
- (2) Establish reasonable qualification standards and requirements for licensing. The requirements must include a provision to demonstrate proficiency in operating a motorcycle.
- D. The Secretary of State may, at any reasonable time, monitor and evaluate an instructor's performance to determine compliance with this section.
- E. The instructor shall immediately notify the Secretary of State, in writing, whenever the instructor's mailing address or name changes.
- F. An applicant for a license under this subsection shall submit to a Department of Public Safety, State Bureau of Identification background check upon initial and renewal application. The Bureau of Motor Vehicles shall request the background check from the State Bureau of Identification. A fee must be assessed at the time of initial and renewal application pursuant to Title 25, section 1541, subsection 6.
- G. The Secretary of State shall use state and federal criminal history record information for the purpose of screening motorcycle rider education instructors in order to determine whether issuance of a motorcycle rider education instructor license is granted or maintained.
- **Sec. 42. 29-A MRSA §1352, sub-§5,** as enacted by PL 1993, c. 683, Pt. A, §2 and affected by Pt. B, §5, is amended to read:
- **5. Completion certificates.** An instructor shall issue a completion certificate to a student who has successfully completed the course. The certificate may be used as a temporary motorcycle permit for the operation of a motorcycle for 60 days from the course completion date displayed on the front of the certificate. The individual must be in possession of the certificate while operating a motorcycle, must wear a helmet and cannot carry passengers while operating a motorcycle. If "passed 3-Wheel BRC" is stamped on the front of the certificate, the individual is restricted to the operation of a 3-wheel motorcycle.
- **Sec. 43. 29-A MRSA §1352, sub-§6, ¶B,** as amended by PL 2017, c. 229, §23, is further amended to read:
 - B. Road examination on receipt of a certificate demonstrating successful completion of a novice rider motorcycle rider education course approved by the Secretary of State. An endorsement issued pursuant to this paragraph prohibits the holder from carrying a passenger for a period of 60 days following the date of issuance of the endorsement.
- **Sec. 44. 29-A MRSA §1354, sub-§2, ¶A,** as amended by PL 2011, c. 556, §12, is further amended to read:

A. A Class A driver education school license may be issued to a driver education school that employs Class A or Class B instructors and that is authorized to teach both the classroom and behind-the-wheel phases of driver education and behind-the-wheel private lessons to individuals who hold a valid learner's permit, driver's license or temporary driver's license. A driver education school licensed under this paragraph may also employ Class B instructors to provide the behind-the-wheel phase of driver education and behind-the-wheel private lessons. A driver education school licensed under this paragraph may teach both the classroom and behind-the-wheel phases of driver education and behind-the-wheel private lessons.

Sec. 45. 29-A MRSA §1354, sub-§2, ¶D is enacted to read:

- D. A Class B driver education school license may be issued to a driver education school that employs a Class A or Class B instructor. A driver education school licensed under this paragraph may provide only behind-the-wheel private lessons to individuals who hold a valid learner's permit, driver's license or temporary driver's license.
- **Sec. 46. 29-A MRSA §1354, sub-§4,** as amended by PL 2011, c. 556, §14, is further amended to read:
 - **4. Instructor license requirements.** With assistance from the Technical Review Panel established in subsection 6, the Secretary of State shall adopt rules governing the issuance and renewal of instructor licenses. In addition to the requirements established by rule, each applicant must meet the following requirements:
 - A. The applicant must be at least 21 years of age and have a high school diploma or its equivalent;
 - B. The applicant must have at least 4 years of driver experience as a licensed operator and possess a valid driver's license:
 - C. The applicant may not have had a license revoked pursuant to chapter 23, subchapter 5 within the preceding 6-year period;
 - D. The applicant may not have had an OUI as defined in section 2401, subsection 8 within the preceding 6-year period;
 - E. The applicant must pass an examination consisting of a knowledge, vision and road test in the type of vehicle for which the license is to be used as prescribed by the Secretary of State; and
 - F. The applicant must complete an educational program prescribed by the Secretary of State-;
 - G. The applicant shall submit to a Department of Public Safety, State Bureau of Identification background check upon initial and renewal application. The Bureau of Motor Vehicles shall request the background check from the State Bureau of Identification. A fee must be assessed at the time of initial and renewal application pursuant to Title 25, section 1541, subsection 6;
- H. The Secretary of State shall use state and federal criminal history record information
 for the purpose of screening driver education instructors in order to determine whether
 issuance of a driver education instructor license is granted or maintained; and

I. The applicant shall submit to having fingerprints taken. The Bureau of Motor Vehicles shall make available an approved list of agencies providing fingerprinting. Upon payment to an approved agency by the applicant and after the approved agency takes or causes to be taken the applicant's fingerprints and forwards the fingerprints to the State Bureau of Identification, the State Bureau of Identification shall conduct state and national criminal history record checks. Fingerprinting is required upon initial application and every 5 years thereafter.

Sec. 47. 29-A MRSA §1909, as enacted by PL 1993, c. 683, Pt. A, §2 and affected by Pt. B, §5, is amended to read:

§1909. Registration lamp

A vehicle must have a white light capable of illuminating the rear registration plate so that the characters on the plate are visible for a distance of at least 50 feet. This section does not apply to unregistered farm tractors or vehicles with valid temporary plates issued by licensed car dealers.

- **Sec. 48. 29-A MRSA §2092, sub-§3** is enacted to read:
- 3. Government vehicles. Vehicles owned and operated by government entities are not subject to the provisions of this section.
- **Sec. 49. 29-A MRSA §2472, sub-§2-A,** as enacted by PL 2011, c. 654, §11 and affected by §16, is amended to read:
- **2-A. Driver improvement program.** A person whose license is suspended pursuant to subsection 2 shall complete a minimum of 4 hours of a driver improvement program approved by the Secretary of State before the suspension may be terminated.
- **Sec. 50. 29-A MRSA §2508, sub-§1,** as amended by PL 2013, c. 187, §2 and c. 389, §3 and affected by §7, is further amended to read:
- 1. Installation of ignition interlock device. Notwithstanding the periods of suspension pursuant to section 2411 or 2451, subsection 3, the Secretary of State may reinstate the license of a person convicted of a violation of section 2411, except for a violation of section 2411, subsection 1-A, paragraph D, subparagraph (1-A), or whose license is suspended by the Secretary of State pursuant to section 2453 or 2453-A if the person satisfies all other conditions for license reinstatement and installs an ignition interlock device approved by the Secretary of State in the motor vehicle the person operates, under the following conditions.
 - A. The license of a person with 2 OUI offenses may be reinstated after 9 months of the suspension period has run been served if the person has installed for a period of 2 years an ignition interlock device approved by the Secretary of State in the motor vehicle the person operates for the length of suspension time remaining.
 - A-1. The license of a person with one OUI offense may be reinstated after 30 days of the suspension period has <u>run</u> <u>been served</u> if the person has installed <u>for a period of 150 days or the length of time remaining for a suspension imposed pursuant to section 2411, subsection 5, paragraph A, subparagraph (2), whichever is shorter, <u>for the length of time remaining for the suspension</u> an ignition interlock device approved by the Secretary of State in the motor vehicle the person operates.</u>

- B. The license of a person with 3 OUI offenses may be reinstated after 3 years of the suspension period has run been served if the person has installed for a period of 3 years for the length of time remaining for the suspension an ignition interlock device approved by the Secretary of State in the motor vehicle the person operates.
- C. The license of a person with 4 or more OUI offenses may be reinstated after 4 years of the suspension period has run been served if the person has installed for a period of 4 years for the length of time remaining for the suspension an ignition interlock device approved by the Secretary of State in the motor vehicle the person operates.
- D. The license of a person convicted of a violation of section 2411, subsection 1-A, paragraph D, subparagraph (1) or a person whose driver's license is suspended by the Secretary of State pursuant to section 2453 or 2453-A for a period specified by section 2411, subsection 5, paragraph D-1 may be reinstated after 3 years of the suspension period has run been served if the person has installed for a period of 3 years for the length of time remaining for the suspension an ignition interlock device approved by the Secretary of State in the motor vehicle the person operates.

A person whose license is reinstated pursuant to this subsection shall pay an administrative fee of \$50 to the Secretary of State, in addition to the fee required by section 2486, subsection 1-A.

19 SUMMARY

This bill amends the motor vehicle laws in the following ways.

- 1. It amends various vehicle definitions.
- 2. It adds a provision for the continued use by government entities of off-road vehicles.
- 3. It allows for rulemaking for municipal agents similar to other rule-making authority.
- 4. It moves statutory language from the Maine Revised Statutes, Title 29-A, section 462 to the applicable dealer sections of law and the temporary registration plate section of law.
- 5. It adds language to limit the number of active specialty license plates to no more than 15.
- 6. It repeals the authority of the Secretary of State to issue placards for deaf, hard-of-hearing and late-deafened persons.
 - 7. It changes the definition of "recycler" for consistency.
 - 8. It amends the law governing licenses issued to auction locations.
- 9. It requires lienholders to register for a unique identifier to enable the bureau to maintain accurate records on lienholders.
- 10. It amends statute to comply with the National Highway Traffic Safety Administration's final rule regarding odometer disclosures under 49 Code of Federal Regulation 580.17, the Federal Truth in Mileage Act. Beginning January 1, 2021, vehicles with model year 2011 must have the odometer captured. Vehicles model year 2010 and earlier remain exempt under the new rule.
 - 11. It amends dealer license fees.

1 12. It amends the law regarding the number of plates issued to dealers.

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- 13. It requires dealers to comply with Title 10, chapter 217 as a condition of their license.
 - 14. It moves statutory references regarding the issuance of temporary registration plates and certificates.
 - 15. It provides clarity on which dealers may use service vehicle plates.
 - 16. It closes loopholes that allow individuals or businesses to engage in unlawful activities without being licensed as recyclers and more clearly defines the activity of a licensed recycler.
 - 17. It amends the law regarding mobile crushers to provide a penalty for violations.
 - 18. It clarifies that recycling of vehicles includes the actions of acquiring and selling vehicles or parts.
 - 19. It changes the record-keeping requirements of recyclers.
 - 20. It tightens the requirements for special restricted licenses by requiring applicants who are 15 years of age to hold a permit for 6 months before applying for a special restricted license.
 - 21. It allows the course completion certificate issued by motorcycle rider education schools to act as a 60-day temporary permit.
 - 22. It clarifies that the completion certificate for driver education instructors acts as a 60-day temporary learner's permit.
 - 23. It adds requirements regarding background checks for motorcycle instructor licenses.
 - 24. It clarifies the definition of a Class A driver education school.
 - 25. It provides flexibility in what the Secretary of State may consider when approving a driver improvement program.
 - 26. It amends the law regarding when a person is eligible to install an ignition interlock device during the term of the person's suspension and when that person can remove the device without penalty.