3/26/14 – HMG

- 1 Sec. 30. 23 V.S.A. § 454 is amended to read:
- 2 § 454. DEALER'S USE OF MOTOR VEHICLES
- 3 (a) A motor vehicle owned by a dealer may be operated, while so owned, under the
- 4 distinguishing number assigned to him or her as provided in this subchapter, for the following
- 5 purposes and uses:
- 6 (1) For the purpose of testing or adjusting the vehicle in the immediate vicinity of his or
- 7 her place of business;
- 8 (2) For some purpose directly connected with the dealer business, purchasing, selling or
- 9 exchanging motor vehicles by the dealer. The words "directly connected" for the purposes of
- this subdivision shall not be construed to include towing service unless the disabled vehicle is
- being towed to or from the dealer's place of business for repair purposes, nor shall it include the
- transport of crushed vehicles unless all of the vehicles being so transported are properly recorded
- in the records of the dealer as required by section 466 of this title;
 - (3) For a demonstration when the prospective purchaser is operating the vehicle, and then
- only for a period not to exceed three days;
- 16 (4) For the temporary accommodation of a customer of the dealer when a motor vehicle
- properly registered under the law of the state of residence of the customer, because of accident or
- wear, is disabled and is left with the dealer for repairs and then only for a period not exceeding
- 19 seven days;

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- 20 (5) For the private pleasure use of the dealer and members of his or her immediate family,
- 21 residing in the same household; [Repealed.]
- 22 (6) For the use of the vehicles at funerals or in public parades when no charge or rental is
- 23 made for the use.

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