Part 10. Texas Department of Motor Vehicles Chapter 215 - Motor Vehicle Distribution

1 PROPOSAL OF

2 CHAPTER 215. MOTOR VEHICLE DISTRIBUTION

SUBCHAPTER J. ADMINISTRATIVE SANCTIONS

4 43 TAC §215.505

5 INTRODUCTION. The Texas Department of Motor Vehicles (department) proposes amendments to 43

TAC §215.505 concerning denial of access to the temporary tag system. The amendments to §215.505 are

necessary to clarify the rule text.

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8 **EXPLANATION.** The purpose of these amendments is to correct a statutory citation regarding the

department's temporary buyer's tag database under Transportation Code §503.0631, to add parentheses

around text in §215.505(a)(2) that explains when a vehicle is presumed to not be in the dealer's or

converter's inventory, and to change the word "and" to "or" in §215.505(a)(2) in the list of activities that

constitute "fraudulently obtained temporary tags from the temporary tag database" under §215.505.

Section 215.505 contains the process for denial of access to the temporary tag database under

Transportation Code §503.0632(f) when the department determines that a dealer or converter is

fraudulently obtaining temporary tags from the temporary tag database.

The department made these same amendments via emergency rulemaking with an immediate effective date of April 14, 2022, as published in the Emergency Rules section of this issue of the *Texas Register*. However, emergency rules adopted under Government Code §2001.034 may not be effective for longer than 120 days and may not be renewed for longer than 60 days. The purpose of this proposal is to make the amendments permanent, so the amendments continue to exist even though the emergency amendments will expire. Government Code §2001.034 authorizes a state agency to adopt a rule that is identical to the emergency rule under Government Code §2001.023 and §2001.029.

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These amendments are necessary because a subset of dealers will fraudulently obtain temporary tags from the temporary tag database without clarification of the rule text. Fraudulently obtained temporary tags pose a threat to the public health, safety, and welfare because a subset of dealers has fraudulently obtained and sold temporary tags to persons who engage in violent criminal activity, including armed robbery, human trafficking, and assaults on law enforcement. Criminals use fraudulently obtained temporary tags that are registered under fake names and addresses to make it harder for law enforcement to trace the vehicles. Fraudulently obtained temporary tags also pose a threat to the public health, safety, and welfare because a subset of dealers has fraudulently obtained and sold temporary tags to persons who operate uninsured and uninspected vehicles that are hazards to Texas motorists and the environment. Fraudulently obtained temporary tags further pose a threat to the public health, safety, and welfare because criminals can attempt to sell stolen vehicles or unsafe salvage vehicles to unsuspecting buyers by using temporary tags to make the vehicles appear legitimate. Criminals have fraudulently obtained temporary tags from the department's system and used the temporary tags in Texas, as well as other states, such as New York and Nevada. In addition, the use of fraudulently obtained temporary tags could deprive the state of revenue. Criminals will take advantage of any loopholes they see as available to them.

An amendment to §215.505(a) corrects a statutory citation regarding the department's buyer's temporary tag database under Transportation Code §503.0631, which governs the buyer's temporary tag database. Section 215.505(a) cites to Transportation Code §503.06321, which does not exist. Section 215.505 applies to the dealer's and converter's temporary tag database under Transportation Code §503.0626, as well as the buyer's temporary tag database under Transportation Code §503.0631. Amendments to §215.505(a)(2) add parentheses around text that explains when a vehicle is presumed to not be in the dealer's or converter's inventory. The parentheses were included when §215.505(a)(2) was

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published for proposal in the November 12, 2021, issue of the *Texas Register* (46 TexReg 7752); however,

they were inadvertently omitted in the adoption order that was published in the February 11, 2022, issue

of the Texas Register (47 TexReg 662). Another amendment to §215.505(a)(2) changes the word "and" to

"or" in the list of activities that constitute "fraudulently obtained temporary tags from the temporary tag

database" under §215.505. Together, these clarifying amendments will close any perceived loopholes that

criminals might otherwise try to exploit.

FISCAL NOTE AND LOCAL EMPLOYMENT IMPACT STATEMENT. Glenna Bowman, Chief Financial Officer,

has determined that for each year of the first five years the amendments will be in effect, there will not

be a significant fiscal impact to state or local governments as a result of the enforcement or administration

of the proposal. Corrie Thompson, Director of the Enforcement Division, has determined that there will

be no measurable effect on local employment or the local economy as a result of the proposal.

PUBLIC BENEFIT AND COST NOTE. Ms. Thompson has also determined that, for each year of the first five years the amended section is in effect, the public benefits include clarifications to rule text that help to limit the criminal activity of a small subset of dealers who fraudulently obtain and sell temporary tags to persons seeking to engage in violent criminal activity, including armed robbery, human trafficking, and assaults on law enforcement. The public benefits also include clarifications to rule text that help to limit the criminal activity of a small subset of dealers who fraudulently obtain and sell temporary tags to

persons who operate uninsured and uninspected vehicles that are hazards to Texas motorists and the

environment.

Ms. Thompson anticipates that there will be no costs to comply with these amendments since the amendments clarify the rule text, and it is clear that the existing rule text is intended to have the same meaning as the amended rule text. The people who commented on the original proposed §215.505(a) interpreted the rule text to only require one of the listed activities to constitute "fraudulently obtained"

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- 1 temporary tags from the temporary tag database," rather than requiring all three activities outlined in
- 2 subsections (a)(1)-(3).
- 3 **ECONOMIC IMPACT STATEMENT AND REGULATORY FLEXIBILITY ANALYSIS.** As required by Government
- 4 Code §2006.002, the department has determined that the proposed amendments will not have an
- 5 adverse economic effect on small businesses, micro-businesses, and rural communities because it is clear
- 6 that the existing rule text is intended to have the same meaning as the amended rule text. Therefore, the
- 7 department is not required to prepare a regulatory flexibility analysis under Government Code,
- 8 §2006.002.
- 9 **TAKINGS IMPACT ASSESSMENT.** The department has determined that no private real property interests
- are affected by this proposal and that this proposal does not restrict or limit an owner's right to property
- 11 that would otherwise exist in the absence of government action and, therefore, does not constitute a
- taking or require a takings impact assessment under the Government Code §2007.043.
- 13 **GOVERNMENT GROWTH IMPACT STATEMENT.** The department has determined that each year of the
- 14 first five years the proposed amendments are in effect, no government program would be created or
- 15 eliminated. Implementation of the proposed amendments would not require the creation of new
- 16 employee positions or elimination of existing employee positions. Implementation would not require an
- increase or decrease in future legislative appropriations to the department or an increase or decrease of
- 18 fees paid to the department. The proposed amendments do not create a new regulation, or expand, limit,
- 19 or repeal an existing regulation. Lastly, the proposed amendments do not affect the number of individuals
- 20 subject to the rule's applicability and will not affect this state's economy.
- 21 **REQUEST FOR PUBLIC COMMENT.** If you want to comment on the proposal, submit your written
- comments by 5:00 p.m. CST on May 29, 2022. A request for a public hearing must be sent separately from
- 23 your written comments. Send written comments or hearing requests by email to rules@txdmv.gov or by

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Proposed Section

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- 2 Texas 78731. If a hearing is held, the department will consider written comments and public testimony
- 3 presented at the hearing.
- 4 **STATUTORY AUTHORITY.** The department proposes amendments to §215.505 under Transportation
- 5 Code §§503.002, 503.0626, 503.0631, and 1002.001.
- 6 Transportation Code §503.002 authorizes the department to adopt rules to administer
- 7 Transportation Code Chapter 503.
- 8 Transportation Code §503.0626(d) authorizes the department to adopt rules and prescribe
- 9 procedures as necessary to implement §503.0626.
- 10 Transportation Code §503.0631(e) authorizes the department to adopt rules and prescribe
- procedures as necessary to implement §503.0631.
- 12 Transportation Code §1002.001 authorizes the board to adopt rules that are necessary and
- appropriate to implement the powers and the duties of the department.
- 14 **CROSS REFERENCE TO STATUTE.** Transportation Code §§503.0626, 503.0631, 503.0632, and 503.067.

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16 **TEXT.**

Subchapter J. Administrative Sanctions

18 **43 TAC §215.505**

- 19 §215.505. Denial of Dealer or Converter Access to Temporary Tag System.
- 20 (a) In this section "fraudulently obtained temporary tags from the temporary tag database "means
- 21 a dealer or converter account user misusing the temporary tag database authorized under Transportation
- 22 Code §503.0626 or §503.0631 [§503.06321] to obtain:
- 23 (1) an excessive number of temporary tags relative to dealer sales;

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- (2) temporary tags for a vehicle or vehicles not in the dealer's or converter's inventory (a [a] vehicle is presumed not to be in the dealer's or converter's inventory if the vehicle is not listed in the relevant monthly Vehicle Inventory Tax Statement); or [Statement; and]
- (3) access to the temporary tag database for a fictitious user or person using a false identity.
- (b) The department shall deny a dealer or converter access to the temporary tag database effective on the date the department sends notice electronically and by certified mail to the dealer or converter that the department has determined, directly or through an account user, the dealer or converter has fraudulently obtained temporary tags from the temporary tag database. A dealer or converter may seek a negotiated resolution with the department by demonstrating corrective actions taken or that the department's determination was incorrect.
- (c) Notice shall be sent to the dealer's or converter's last known email and mailing address in the department's records.
- (d) A dealer or converter may request a hearing on the denial as provided by Subchapter O, Chapter 2301, Occupations Code. The request must be submitted in writing and request a hearing under this section. The department must receive a written request for a hearing within 26 days of the date of the notice denying access to the database. The request for a hearing does not stay the denial of access under subsection (b) of this section. A dealer may continue to seek a negotiated resolution with the department after a request for hearing has been submitted under this subsection by demonstrating corrective actions taken or that the department's determination was incorrect.
- (e) The department may also issue a Notice of Department Decision stating administrative violations as provided in §215.500 concurrently with the notice of denial of access under this section. A

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Proposed Section

1	Notice of Department Decision may include notice of any violation, including a violation listed under
2	subsection (a) of this section.
3	(f) A department determination and action denying access to the temporary tag database
4	becomes final if the dealer or converter does not request a hearing or enter into a settlement agreement
5	with the department within 26 days of the date of the notice denying access to a database.
6	CERTIFICATION. The agency certifies that legal counsel has reviewed the proposal and found it to be
7	within the state agency's legal authority to adopt.
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9	Issued at Austin, Texas, on April 14, 2022.
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11 12	/s/ Aline Aucoin
12	Aline Aucoin, Acting General Counsel