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AN ACT concerning transportation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Illinois Vehicle Code is amended by 5 changing Section 12-503 as follows:

6 (625 ILCS 5/12-503) (from Ch. 95 1/2, par. 12-503)
7 Sec. 12-503. Windshields must be unobstructed and equipped
8 with wipers.

9 (a) No person shall drive a motor vehicle with any sign, 10 poster, window application, reflective material, nonreflective 11 material or tinted film upon the front windshield, except that 12 a nonreflective tinted film may be used along the uppermost 13 portion of the windshield if such material does not extend 14 more than 6 inches down from the top of the windshield.

(a-3) No new or used motor vehicle dealer shall permit a 15 16 driver to drive a motor vehicle offered for sale or lease off 17 the premises where the motor vehicle is being offered for sale or lease, including when the driver is test driving the 18 19 vehicle, with signs, decals, paperwork, or other material on 20 the front windshield or on the windows immediately adjacent to 21 each side of the driver that would obstruct the driver's view 22 in violation of subsection (a) of this Section. For purposes of this subsection (a-3), "test driving" means when a driver, 23

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with permission of the new or used vehicle dealer or employee of the new or used vehicle dealer, drives a vehicle owned and held for sale or lease by a new or used vehicle dealer that the driver is considering to purchase or lease.

5 (a-5) No window treatment or tinting shall be applied to 6 the windows immediately adjacent to each side of the driver, 7 except:

8 (1) On vehicles where none of the windows to the rear of the driver's seat are treated in a manner that allows 9 10 less than 30% light transmittance, a nonreflective tinted 11 film that allows at least 50% light transmittance, with a 12 5% variance observed by any law enforcement official 13 metering the light transmittance, may be used on the 14 vehicle windows immediately adjacent to each side of the 15 driver.

16 (2) On vehicles where none of the windows to the rear of the driver's seat are treated in a manner that allows 17 less than 35% light transmittance, a nonreflective tinted 18 19 film that allows at least 35% light transmittance, with a 20 5% variance observed by any law enforcement official 21 metering the light transmittance, may be used on the 22 vehicle windows immediately adjacent to each side of the 23 driver.

24 (3) (Blank).

(4) On vehicles where a nonreflective smoked or tinted
 glass that was originally installed by the manufacturer on

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windows to the rear of the driver's seat, 1 the а 2 nonreflective tint that allows at least 50% light 3 transmittance, with a 5% variance observed by a law enforcement official metering the light transmittance, may 4 5 be used on the vehicle windows immediately adjacent to each side of the driver. 6

7 (a-10) No person shall install or repair any material
8 prohibited by subsection (a) of this Section.

9 (1) Nothing in this subsection shall prohibit a person 10 from removing or altering any material prohibited by 11 subsection (a) to make a motor vehicle comply with the 12 requirements of this Section.

13 (2) Nothing in this subsection shall prohibit a person 14 from installing window treatment for a person with a 15 medical condition described in subsection (q) of this 16 Section. An installer who installs window treatment for a 17 person with a medical condition described in subsection (g) must obtain a copy of the certified statement or 18 19 letter written by a physician described in subsection (g) 20 from the person with the medical condition prior to installing the window treatment. The copy of the certified 21 22 statement or letter must be kept in the installer's 23 permanent records.

(b) On motor vehicles where window treatment has not been applied to the windows immediately adjacent to each side of the driver, the use of a perforated window screen or other HB0096 Enrolled - 4 - LRB102 03765 HEP 13778 b

1 decorative window application on windows to the rear of the 2 driver's seat shall be allowed.

3 (b-5) Any motor vehicle with a window to the rear of the 4 driver's seat treated in this manner shall be equipped with a 5 side mirror on each side of the motor vehicle which are in 6 conformance with Section 12-502.

7 (c) No person shall drive a motor vehicle with any objects 8 placed or suspended between the driver and the front 9 windshield, rear window, side wings or side windows 10 immediately adjacent to each side of the driver which 11 materially obstructs the driver's view.

12 (d) Every motor vehicle, except motorcycles, shall be equipped with a device, controlled by the driver, for cleaning 13 moisture or other obstructions 14 snow, from the rain, 15 windshield; and no person shall drive a motor vehicle with 16 snow, ice, moisture or other material on any of the windows or 17 mirrors, which materially obstructs the driver's clear view of 18 the highway.

(e) No person shall drive a motor vehicle when the windshield, side or rear windows are in such defective condition or repair as to materially impair the driver's view to the front, side or rear. A vehicle equipped with a side mirror on each side of the vehicle which are in conformance with Section 12-502 will be deemed to be in compliance in the event the rear window of the vehicle is materially obscured.

(f) Subsections (a), (a-5), (b), and (b-5) of this Section

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1 shall not apply to:

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(1) (Blank).

3 (2) those motor vehicles properly registered in4 another jurisdiction.

5 (g) Subsections (a) and (a-5) of this Section shall not 6 apply to window treatment, including, but not limited to, a 7 window application, nonreflective material, or tinted film, 8 applied or affixed to a motor vehicle for which distinctive 9 license plates or license plate stickers have been issued 10 pursuant to subsection (k) of Section 3-412 of this Code, and 11 which:

(1) is owned and operated by a person afflicted with or suffering from a medical disease, including, but not limited to, systemic or discoid lupus erythematosus, disseminated superficial actinic porokeratosis, <u>light</u> <u>sensitivity as a result of a traumatic brain injury</u>, or albinism, which would require that person to be shielded from the direct rays of the sun; or

19 (2) is used in transporting a person when the person 20 resides at the same address as the registered owner of the 21 vehicle and the person is afflicted with or suffering from 22 a medical disease which would require the person to be 23 shielded from the direct rays of the sun, including, but 24 not limited to, systemic or discoid lupus erythematosus, 25 disseminated superficial actinic porokeratosis, light 26 sensitivity as a result of a traumatic brain injury, or

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albinism.

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2 The owner must obtain a certified statement or letter 3 written by a physician licensed to practice medicine in Illinois that such person owning and operating or being 4 5 transported in a motor vehicle is afflicted with or suffers from such disease, including, but not limited to, 6 7 systemic or discoid lupus erythematosus, disseminated 8 superficial actinic porokeratosis, light sensitivity as a 9 result of a traumatic brain injury, or albinism. However, 10 no exemption from the requirements of subsection (a-5)11 shall be granted for any condition, such as light 12 sensitivity, for which protection from the direct rays of sun can be adequately obtained by the use of 13 the 14 sunglasses or other eye protective devices.

Such certification must be carried in the motor 15 16 vehicle at all times. The certification shall be legible 17 and shall contain the date of issuance, the name, address and signature of the attending physician, and the name, 18 19 address, and medical condition of the person requiring 20 exemption. The information on the certificate for a window 21 treatment must remain current and shall be renewed every 4 22 years by the attending physician. The owner shall also 23 submit a copy of the certification to the Secretary of 24 State. The Secretary of State may forward notice of 25 certification to law enforcement agencies.

26 (g-5) (Blank).

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1 (g-7) Installers shall only install window treatment 2 authorized by subsection (g) on motor vehicles for which 3 distinctive plates or license plate stickers have been issued 4 pursuant to subsection (k) of Section 3-412 of this Code. The 5 distinctive license plates or plate sticker must be on the 6 motor vehicle at the time of window treatment installation.

7 (h) Subsection (a) of this Section shall not apply to 8 motor vehicle stickers or other certificates issued by State 9 or local authorities which are required to be displayed upon 10 motor vehicle windows to evidence compliance with requirements 11 concerning motor vehicles.

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(i) (Blank).

13 (j) A person found guilty of violating subsection (a), 14 (a-3), (a-5), (a-10), (b), (b-5), or (q-7) of this Section 15 shall be guilty of a petty offense and fined no less than \$50 nor more than \$500. A second or subsequent violation of 16 17 subsection (a), (a-3), (a-5), (a-10), (b), (b-5), or (q-7) of this Section shall be treated as a Class C misdemeanor and the 18 violator fined no less than \$100 nor more than \$500. Any person 19 20 convicted under subsection (a), (a-5), (b), or (b-5) of this 21 Section shall be ordered to alter any nonconforming windows 22 into compliance with this Section.

(k) Except as provided in subsection (a-3) of this Section, nothing in this Section shall create a cause of action on behalf of a buyer against a vehicle dealer or manufacturer who sells a motor vehicle with a window which is HB0096 Enrolled - 8 - LRB102 03765 HEP 13778 b

1 in violation of this Section.

(1) The Secretary of State shall provide a notice of the
requirements of this Section to a new resident applying for
vehicle registration in this State pursuant to Section 3-801
of this Code. The Secretary of State may comply with this
subsection by posting the requirements of this Section on the
Secretary of State's website.

8 (m) A home rule unit may not regulate motor vehicles in a 9 manner inconsistent with this Section. This Section is a 10 limitation under subsection (i) of Section 6 of Article VII of 11 the Illinois Constitution on the concurrent exercise by home 12 rule units of powers and functions exercised by the State. 13 (Source: P.A. 100-346, eff. 1-1-18; 100-863, eff. 8-14-18.)