

(a) Except as provided in subsection (b) of this section, a person may not be licensed under this subtitle unless:

(1) The business to be conducted under the license is the only or principal business conducted from the fixed location specified in the application;

(2) That business is conducted from a building that is adequate and appropriate for the sale of the vehicles that may be sold under the license; and

(3) That business either:

(i) Maintains and operates an automotive repair facility equipped for reasonably adequate and proper servicing of the vehicles to be sold by it; or

(ii) Has an existing contract, approved by the Administration, that requires the contractor to service, at a reasonably convenient location, the vehicles to be sold by the business.

(b) (1) As to trailers, semitrailers, [or] motorcycles, OR EMERGENCY VEHICLES AS DEFINED IN § 11-118(2), (5), AND (6) OF THIS ARTICLE, the sale of these vehicles need not be the only or principal business conducted from the fixed location, but shall be subject to any reasonable location requirements determined by the Administration by rule or regulation.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1989.

Approved May 19, 1989.

-----

CHAPTER 344

(Senate Bill 545)

AN ACT concerning

Dental Review Committees - Immunity

FOR the purpose of providing that the State elects not to be governed by the provisions of the federal Health Care Quality Improvement Act of 1986 as it pertains to limitations on damages for suits brought under State law against dental review bodies and to individuals participating in professional review activities; and