STATE OF NEW YORK

5390

2019-2020 Regular Sessions

IN ASSEMBLY

February 11, 2019

Introduced by M. of A. LUPARDO, JONES -- read once and referred to the Committee on Transportation

AN ACT to amend the vehicle and traffic law and the insurance law, in relation to the registration and operation of autocycles; and providing for the repeal of such provisions upon expiration thereof

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. The vehicle and traffic law is amended by adding a new
2	article 48-D to read as follows:
3	ARTICLE 48-D
4	REGISTRATION OF AUTOCYCLES
5	Section 2500. Definitions.
6	2501. Registration.
7	2502. Revocation and suspension.
8	2503. Display of registration number plate or plates.
9	2504. Equipment, inspection and insurance.
10	2505. Dealers and manufacturers.
11	2506. Exemptions.
12	2507. Rules and regulations.
13	<u>§ 2500. Definitions. As used in this article: 1. "Autocycle" means a</u>
14	three-wheeled motor vehicle that has a steering wheel and seating which
15	does not require the operator to straddle or sit astride and is manufac-
16	tured to comply with federal safety requirements for motorcycles.
17	2. "Dealer" means any person engaged in the business of selling auto-
18	<u>cycles at wholesale or retail.</u>
19	<u>§ 2501. Registration. 1. Notwithstanding section four hundred ten-a of</u>
20	this chapter and except as hereinafter provided, no person shall operate
21	any autocycle on a public highway or street within this state unless
22	such autocycle has been registered in accordance with article fifteen of
23	this chapter, the registration for such autocycle is in full force and

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	effect and the registration number plate or plates are displayed as
2	hereinafter provided.
3	2. The fees for the registration, renewal, reregistration or amendment
4	or duplicate of a registration of an autocycle shall be the same fees as
5	if such vehicle were registered pursuant to section four hundred ten of
б	this chapter.
7	3. Every person operating an autocycle registered in accordance with
8	any of the provisions of this article, shall, upon the demand of any
9	magistrate, police officer, peace officer, when acting pursuant to his
10	or her special duties, or motor vehicle hearing officer, produce for
11	inspection the certificate of registration for such autocycle and shall
12	furnish to such person any information necessary for the identification
13	of such autocycle and its owner. The failure to produce the certificate
14	of registration as provided herein shall not be an offense, but shall be
15	presumptive evidence of the operation of an autocycle not registered as
16	required by this article.
17	4. The registration provisions of this article shall not apply to a
18	non-resident who has registered his or her autocycle in compliance with
19	the registration or licensing laws of the state, province or country of
20	his or her residence, provided that the autocycle is appropriately iden-
21	tified by an identification plate, sticker or other identifying device
22	issued by such state, province or country.
23	§ 2502. Revocation and suspension. The registration of an autocycle
24	may be revoked or suspended in the same manner and to the same effect as
25	that of a motorcycle registered pursuant to article fifteen of this
26	chapter.
27	§ 2503. Display of registration number plate or plates. 1. The regis-
28	tration number plate or plates assigned to an autocycle shall be
29	displayed on the autocycle at all times such vehicle is operated on the
30	public highways in such manner as the commissioner may, by regulation,
31 22	prescribe. One or two registration number plates, as determined by the commissioner, shall be issued by the commissioner for an autocycle. No
32 33	number other than the registration number plate assigned to an autocycle. No
34	by the commissioner, or the identification number of the registration
35	issued by another state shall be painted, attached or otherwise
36	displayed on an autocycle when such autocycle is being operated on a
37	public highway. Nothing herein shall prohibit the display of a vehicle
38	identification number plate or number affixed by the manufacturer or his
39	or her agent in accordance with section four hundred fifteen of this
40	chapter.
41	2. Dealer demonstrator number plates shall conform to the requirements
42	set forth in subdivision one of this section with the exception that
43	such number plates may be temporarily but firmly affixed to the autocy-
44	cle being demonstrated or tested.
45	3. The use of dealer demonstrator number plates shall be subject to
46	the provisions of sections four hundred fifteen and four hundred sixteen
47	<u>of this chapter.</u>
48	4. No dealer shall permit a dealer demonstrator number plate to be
49	used on any autocycle unless such autocycle would qualify for the issu-
50	ance of such a number plate when registered.
51	<u>§ 2504. Equipment, inspection and insurance. 1. An autocycle shall be</u>
52	manufactured to comply with federal safety requirements for a motorcycle
53	and, as otherwise provided pursuant to this section, shall be subject to
54	the equipment requirements of this chapter that are applicable to a
55	motorcycle. The equipment and operator of an autocycle shall be subject
56	to the requirements of subdivisions six, seven, nine, nine-a and ten of

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section three hundred eighty-one of this chapter; provided however, that 1 the commissioner may, by regulation, provide for different equipment 2 3 requirements for different types of autocycles. No person shall operate 4 an autocycle on the public highways of this state in violation of the 5 provisions of this section or regulations promulgated by the commissionб er thereunder. 7 2. Autocycles shall be subject to the inspection requirements of arti-8 cle five of this chapter. The commissioner may, by regulation, provide 9 for different inspection procedures for different types of autocycles. 3. The insurance provisions of articles six, seven and eight of this 10 11 chapter shall be applicable to autocycles. § 2505. Dealers and manufacturers. 1. No person shall engage in the 12 13 business of selling autocycles unless there shall have been issued to 14 the person a dealer registration in accordance with section four hundred fifteen of this chapter. The commissioner may, by regulation, provide 15 16 for identification of dealers as dealers of autocycles, and the commissioner shall make provisions for the issuance of appropriate dealer 17 18 demonstrator number plates to such dealers. 19 2. No dealer shall acquire any autocycles for the purpose of resale for use on the public highways within this state unless such autocycles 20 21 have a vehicle identification number in a form and manner acceptable to the commissioner permanently affixed to the frame by the manufacturer or 22 authorized agent of the manufacturer. 23 3. The commissioner may prescribe, by regulation, procedures to be 24 followed by dealers with respect to record keeping and documents 25 26 required upon the sale of an autocycle, and procedures to be followed by 27 manufacturers with respect to the assignment and affixing of vehicle identification numbers. 28 § 2506. Exemptions. 1. Fire and police vehicles are exempt from the 29 30 provisions of this article, except that the operator of such a vehicle shall be required to be licensed as provided in article nineteen of this 31 32 chapter. 33 2. Any autocycle registered pursuant to this article that would be exempt from the payment of registration fees if such vehicle were regis-34 35 tered pursuant to title four of this chapter, shall be exempt from the 36 payment of registration fees under this article. 37 § 2507. Rules and regulations. The commissioner is hereby empowered to 38 make such rules and regulations as he or she may deem necessary to carry 39 out the provisions of this article. 40 § 2. Subparagraphs (iv), (vii) and (viii) of paragraph (a) of subdivision 2 of section 501 of the vehicle and traffic law, subparagraph (iv) 41 42 as amended by chapter 339 of the laws of 2005 and subparagraphs (vii) (viii) as added by chapter 173 of the laws of 1990, are amended to 43 and read as follows: 44 45 (iv) Class D. Such license shall be valid to operate any passenger or 46 limited use automobile, autocycle, or any truck with a GVWR of not more than twenty-six thousand pounds or any such vehicle towing a vehicle 47 with a GVWR of not more than ten thousand pounds, or any such vehicle 48 towing another vehicle with a GVWR of more than ten thousand pounds 49 provided such combination of vehicles has a GCWR of not more than twen-50 51 ty-six thousand pounds, or any personal use vehicle with a GVWR of not 52 more than twenty-six thousand pounds or any such vehicle towing a vehi-53 cle with a GVWR of not more than ten thousand pounds, except it shall 54 not be valid to operate a tractor, a motorcycle other than a class B or 55 C limited use motorcycle, a vehicle used to transport passengers for 56 hire or for which a hazardous materials endorsement is required, or a

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1 vehicle defined as a bus in subdivision one of section five hundred 2 nine-a of this title. (vii) Class M. Such license shall be valid to operate any motorcycle, 3 4 or any motorcycle, other than a limited use motorcycle, towing a 5 trailer, or an autocycle. б (viii) Class MJ. Such license shall be valid to operate any motorcycle 7 or limited use motorcycle, but not an autocycle, by a person under eigh-8 teen years of age. Such license shall automatically become a class ${\tt M}$ license when the holder becomes eighteen years of age. 9 § 3. Subsection (f) of section 5102 of the insurance law is amended to 10 11 read as follows: (f) "Motor vehicle" means a motor vehicle as defined in section three 12 13 hundred eleven of the vehicle and traffic law and also includes fire and 14 police vehicles. It shall not include any motor vehicle not required to carry financial security pursuant to article six, eight or forty-eight-A 15 16 of the vehicle and traffic law or a motorcycle, as defined in subsection 17 (m) [hereof] of this section or an autocycle, as defined in section twenty-five hundred of the vehicle and traffic law. 18 19 § 4. This act shall take effect on the one hundred eightieth day after 20 it shall have become a law and shall expire and be deemed repealed 5

21 years after such date.