By: Coleman

H.B. No. 2493

A BILL TO BE ENTITLED 1 AN ACT 2 relating to the qualifications of the board members of the Texas Department of Motor Vehicles. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 5 SECTION 1. Section 1001.021(b), Transportation Code, is amended to read as follows: 6 7 (b) <u>Two</u> [Three] members must be persons who hold a dealer's license issued under Chapter 2301, Occupations Code, of whom one 8 [two] must be <u>a</u> franchised <u>dealer</u> [dealers of different classes] 9 and one must be an independent dealer. One[; one] member must be a 10 11 representative of a manufacturer or distributor that holds a 12 license issued under Chapter 2301, Occupations Code. Two members[+ one member] must be county [a] tax assessor-collectors. One member 13 must be a member of a county commissioners court. One 14 [assessor-collector; one] member must be a representative of a law 15 16 enforcement agency of a county or municipality. One[; and one] member must be a representative of the motor carrier industry. One 17 member [The remaining members] must be a public member [members]. 18 SECTION 2. The changes in law made by this Act do not affect 19

the entitlement of a member of the board of the Texas Department of Motor Vehicles serving on the board immediately before the effective date of this Act to continue to carry out the board's functions for the remainder of the member's term of appointment.

24 SECTION 3. This Act takes effect September 1, 2017.

1