AMENDMENTS TO LB 286

Introduced by Transportation and Telecommunications 1 1. Strike the original sections and insert the following 2 new sections: Section 1. Section 60-101, Revised Statutes Cumulative 3 Supplement, 2006, is amended to read: 4 5 60-101 Sections 60-101 to 60-197 and sections 5, 8, and 6 17 of this act shall be known and may be cited as the Motor Vehicle 7 Certificate of Title Act. 8 Sec. 2. Section 60-102, Revised Statutes Cumulative 9 Supplement, 2006, is amended to read: 10 60-102 For purposes of the Motor Vehicle Certificate of 11 Title Act, unless the context otherwise requires, the definitions 12 found in sections 60-103 to 60-136 and sections 5 and 8 of this act 13 shall be used. 14 Sec. 3. Section 60-114, Revised Statutes Cumulative Supplement, 2006, is amended to read: 15 16 60-114 Farm trailer means a trailer or semitrailer belonging to a farmer or rancher and used wholly and exclusively 17 18 to carry supplies to or from the owner's farm or ranch, used by 19 a farmer or rancher to carry his or her own agricultural products as defined in section 60-304 to or from storage or market, or 20 used by a farmer or rancher for such hauling of such supplies or 21 22 agricultural products in exchange of services. 23 Sec. 4. Section 60-117, Revised Statutes Cumulative

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1 Supplement, 2006, is amended to read:

2 60-117 Historical vehicle means a motor vehicle or 3 trailer of any age which is thirty or more years old, which 4 is essentially unaltered from the original manufacturer's 5 specifications, and which is, because of its significance, is being 6 collected, preserved, restored, or maintained by a collector as a 7 leisure pursuit.

8 Sec. 5. Low-speed vehicle means a vehicle that (1) cannot 9 travel more than twenty-five miles per hour on a paved, level 10 surface, (2) complies with 49 C.F.R. part 571, as such part existed 11 on January 1, 2007, or (3) is designated by the manufacturer as an 12 off-road or low-speed vehicle.

Sec. 6. Section 60-123, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

15 60-123 Motor vehicle means any vehicle propelled 16 by any power other than muscular power except (1) mopeds, 17 (2) farm tractors, (3) self-propelled equipment designed and used exclusively to carry and apply fertilizer, chemicals, or 18 related products to agricultural soil and crops, agricultural 19 floater-spreader implements, and other implements of husbandry 20 designed for and used primarily for tilling the soil and harvesting 21 crops or feeding livestock, (4) power unit hay grinders or a 22 23 combination which includes a power unit and a hay grinder when 24 operated without cargo, (5) vehicles which run only on rails or tracks, (6) off-road designed vehicles, including, but not limited 25 to, golf carts, go-carts, riding lawnmowers, garden tractors, 26 27 all-terrain vehicles, snowmobiles registered or exempt from

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registration under sections 60-3,207 to 60-3,219, and minibikes, 1 2 (7) road and general-purpose construction and maintenance machinery 3 not designed or used primarily for the transportation of persons or property, including, but not limited to, ditchdigging apparatus, 4 5 asphalt spreaders, bucket loaders, leveling graders, earthmoving carryalls, power shovels, earthmoving equipment, and crawler 6 7 tractors, (8) self-propelled chairs used by persons who are 8 disabled, and (9) electric personal assistive mobility devices, and

9 (10) low-speed vehicles.

Sec. 7. Section 60-134, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

12 60-134 Truck means any motor vehicle designed, used,
13 or maintained primarily for the transportation of property or
14 designated as a truck by the manufacturer.

Sec. 8. <u>Vehicle identification number means a series of</u>
<u>English letters or Arabic or Roman numerals assigned to a vehicle</u>
for identification purposes.

18 Sec. 9. Section 60-137, Revised Statutes Cumulative
19 Supplement, 2006, is amended to read:

20 60-137 (1) The Motor Vehicle Certificate of Title Act
21 applies to all vehicles as defined in the act, except:

- 22 (a) Farm trailers;
- 23 (b) Low-speed vehicles;

24 (b) (c) Well-boring apparatus, backhoes, bulldozers, and
 25 front-end loaders; and

26 (c) (d) Trucks and buses from other jurisdictions
 27 required to pay registration fees under the Motor Vehicle

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Registration Act, except a vehicle registered or eligible to be
 registered as part of a fleet of apportionable vehicles under
 section 60-3,198.

4 (2) All new all-terrain vehicles and minibikes sold on or 5 after January 1, 2004, shall be required to have a certificate of 6 title. An owner of an all-terrain vehicle or minibike sold prior to 7 such date may apply for a certificate of title for such all-terrain 8 vehicle or minibike as provided in rules and regulations of the 9 department.

10 (3) An owner of a utility trailer may apply for a 11 certificate of title upon compliance with the Motor Vehicle 12 Certificate of Title Act.

Sec. 10. Section 60-145, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

15 60-145 For any motor vehicle which is to be used as a 16 taxi<u>or limousine</u>, the application and the certificate of title 17 shall show on the face thereof that such vehicle is being used 18 or has been used as a taxi<u>or limousine</u> and such subsequent 19 certificates of title shall show the same information.

Sec. 11. Section 60-146, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

60-146 (1) An application for a certificate of title for a vehicle shall include a statement that an identification inspection has been conducted on the vehicle unless (a) the title sought is a salvage branded certificate of title or a nontransferable certificate of title, (b) the surrendered ownership document is a Nebraska certificate of title, a manufacturer's

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statement of origin, an importer's statement of origin, a United 1 2 States Government Certificate of Release of a vehicle, or a nontransferable certificate of title, (c) the application contains 3 4 a statement that the vehicle is to be registered under section 5 60-3,198, (d) the vehicle is a cabin trailer, (e) the title sought is the first title for the vehicle sold directly by 6 7 the manufacturer of the vehicle to a dealer franchised by the 8 manufacturer, or (f) the vehicle was sold at an auction authorized 9 by the manufacturer and purchased by a dealer franchised by the 10 manufacturer of the vehicle.

11 (2) The department shall prescribe a form to be executed 12 by a dealer and submitted with an application for a certificate of 13 title for vehicles exempt from inspection pursuant to subdivision 14 (1)(e) or (f) of this section. The form shall clearly identify the 15 vehicle and state under penalty of law that the vehicle is exempt 16 from inspection.

17 (3) The statement that an identification inspection has been conducted shall be furnished by the county sheriff of any 18 19 county or by any other holder of a certificate of training issued pursuant to section 60-183, shall be in a format as determined by 20 21 the department, and shall expire ninety days after the date of the 22 inspection. The county clerk or designated county official shall 23 accept a certificate of inspection, approved by the superintendent, 24 from an officer of a state police agency of another state.

(4) The identification inspection shall include
examination and notation of the then current odometer reading,
if any, and a comparison of the vehicle identification number

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with the number listed on the ownership records, except that 1 2 if a lien is registered against a vehicle and recorded on the 3 vehicle's ownership records, the county clerk or designated county 4 official shall provide a copy of the ownership records for use 5 in making such comparison. If such numbers are not identical, if there is reason to believe further inspection is necessary, 6 7 or if the inspection is for a Nebraska assigned number, the 8 person performing the inspection shall make a further inspection 9 of the vehicle which may include, but shall not be limited to, 10 examination of other identifying numbers placed on the vehicle by 11 the manufacturer and an inquiry into the numbering system used by 12 the state issuing such ownership records to determine ownership of a vehicle. The identification inspection shall also include a 13 14 statement that the vehicle identification number has been checked 15 for entry in the National Crime Information Center and the Nebraska 16 Crime Information Service. In the case of an assembled vehicle, the 17 identification inspection shall include, but not be limited to, an 18 examination of the records showing the date of receipt and source of each major component part. No identification inspection shall be 19 20 conducted unless all major component parts are properly attached to 21 the vehicle in the correct location.

(5) If there is cause to believe that odometer fraud
exists, written notification shall be given to the office of the
Attorney General. If after such inspection the sheriff or his
or her designee determines that the vehicle is not the vehicle
described by the ownership records, no statement shall be issued.
(6) The department, county clerk, or designated county

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<u>official may also request an identification inspection of a vehicle</u>
 <u>to determine if it meets the definition of motor vehicle as defined</u>
 in section 60-123.

Sec. 12. Section 60-152, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

6 60-152 (1) The county clerk or designated county official 7 shall issue a certificate of title for a vehicle in duplicate and 8 retain one copy in his or her office. An electronic copy, in a form prescribed by the department, shall be transmitted on the day of 9 10 issuance to the department. The county clerk or designated county 11 official shall sign and affix the appropriate seal to the original certificate of title and, if there are no liens on the vehicle, 12 deliver the certificate to the applicant. If there are one or more 13 14 liens on the vehicle, the certificate of title shall be delivered 15 or mailed to the holder of the first lien on the day of issuance.

16 (2) The county clerks or county treasurers of the various 17 counties shall adopt a circular seal with the words County Clerk of 18 (insert name) County or County Treasurer of 19 (insert name) County thereon. Such seal shall be used by the county clerk or county treasurer or the deputy or legal authorized 20 21 agent of such officer, without charge to the applicant, on 22 any certificate of title, application for certificate of title, 23 duplicate copy, assignment or reassignment, power of attorney, 24 statement, or affidavit pertaining to the issuance of a Nebraska 25 certificate of title. The designated county official or the deputy 26 or legal authorized agent of such officer shall use the seal of the 27 county, without charge to the applicant, on any such document.

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(3) The department shall prescribe a uniform method of
 numbering certificates of title.

The county clerk or designated county official 3 (4) 4 shall (a) file all certificates of title according to rules 5 and regulations adopted and promulgated by the department, (b) maintain in the office indices for such certificates of title, 6 7 (c) be authorized to destroy all previous records five years after 8 a subsequent transfer has been made on a vehicle, and (d) be 9 authorized to destroy all certificates of title and all supporting 10 records and documents which have been on file for a period of five 11 years or more from the date of filing the certificate or a notation 12 of lien, whichever occurs later. Any person holding a certificate of title to a vehicle may refile the same with the county clerk 13 14 or designated county official to prevent destruction of the records 15 thereof pursuant to this subsection.

16 Sec. 13. Section 60-153, Revised Statutes Cumulative
17 Supplement, 2006, is amended to read:

60-153 (1) A certificate of title shall be printed 18 19 upon safety security paper to be selected by the department. 20 The certificate of title, manufacturer's statement of origin, and assignment of manufacturer's certificate shall be upon forms 21 22 prescribed by the department and may include, but shall not be 23 limited to, county of issuance, date of issuance, certificate 24 of title number, previous certificate of title number, vehicle 25 identification number, year, make, model, and body type of the 26 vehicle, name and residential and mailing address of the owner, 27 acquisition date, issuing county clerk's or designated county

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official's signature and official seal, and sufficient space for 1 2 the notation and release of liens, mortgages, or encumbrances, if any. A certificate of title issued on or after the effective 3 4 date of this act shall include the words "void if altered". A 5 certificate of title that is altered shall be deemed a mutilated certificate of title. The certificate of title of an all-terrain 6 7 vehicle or minibike shall include the words "not to be registered 8 for road use".

9 (2) An assignment of certificate of title shall appear 10 on each certificate of title and shall include, but not be limited to, a statement that the owner of the vehicle assigns all his 11 12 or her right, title, and interest in the vehicle, the name and 13 address of the assignee, the name and address of the lienholder 14 or secured party, if any, and the signature of the owner or the 15 owner's parent, legal guardian, foster parent, or agent in the case 16 of an owner who is a handicapped or disabled person as defined in 17 section 18-1738.

(3) A reassignment by a dealer shall appear on each 18 certificate of title and shall include, but not be limited to, 19 a statement that the dealer assigns all his or her right, 20 21 title, and interest in the vehicle, the name and address of 22 the assignee, the name and address of the lienholder or secured party, if any, and the signature of the dealer or designated 23 representative. Reassignments shall be printed on the reverse side 24 25 of each certificate of title as many times as convenient.

26 (4) The department may prescribe a secure27 power-of-attorney form and may contract with one or more persons

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to develop, provide, sell, and distribute secure power-of-attorney forms in the manner authorized or required by the federal Truth in Mileage Act of 1986 and any other federal law or regulation. Any secure power-of-attorney form authorized pursuant to a contract shall conform to the terms of the contract and be in strict compliance with the requirements of the department.

Sec. 14. Section 60-164, Revised Statutes Cumulative
8 Supplement, 2006, is amended to read:

9 60-164 (1) Except as provided in section 60-165, the 10 provisions of article 9, Uniform Commercial Code, shall never be 11 construed to apply to or to permit or require the deposit, filing, 12 or other record whatsoever of a security agreement, conveyance 13 intended to operate as a mortgage, trust receipt, conditional sales 14 contract, or similar instrument or any copy of the same covering a 15 vehicle. Any mortgage, conveyance intended to operate as a security 16 agreement as provided by article 9, Uniform Commercial Code, trust 17 receipt, conditional sales contract, or other similar instrument 18 covering a vehicle, if such instrument is accompanied by delivery 19 of such manufacturer's or importer's certificate and followed by actual and continued possession of the same by the holder of 20 21 such instrument or, in the case of a certificate of title, if a 22 notation of the same has been made by the county clerk, designated 23 county official, or department on the face thereof, shall be valid as against the creditors of the debtor, whether armed with 24 25 process or not, and subsequent purchasers, secured parties, and 26 other lienholders or claimants but otherwise shall not be valid 27 against them, except that during any period in which a vehicle is

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inventory, as defined in section 9-102, Uniform Commercial Code, 1 2 held for sale by a person or corporation that is required to be licensed as provided in Chapter 60, article 14, and is in the 3 4 business of selling such vehicles, the filing provisions of article 5 9, Uniform Commercial Code, as applied to inventory, shall apply to a security interest in such vehicle created by such person 6 7 or corporation as debtor without the notation of lien on the 8 instrument of title. A buyer of a vehicle at retail from a dealer 9 required to be licensed as provided in Chapter 60, article 14, 10 shall take such vehicle free of any security interest.

11 (2) Subject to subsection (1) of this section, all liens, security agreements, and encumbrances noted upon a certificate of 12 title shall take priority according to the order of time in which 13 14 the same are noted thereon by the county clerk, designated county 15 official, or department. Exposure for sale of any vehicle by the 16 owner thereof with the knowledge or with the knowledge and consent 17 of the holder of any lien, security agreement, or encumbrance on such vehicle shall not render the same void or ineffective as 18 19 against the creditors of such owner or holder of subsequent liens, 20 security agreements, or encumbrances upon such vehicle.

21 (3) The holder of a security agreement, trust 22 receipt, conditional sales contract, or similar instrument, 23 upon presentation of such instrument to the department, if the certificate of title was issued by the department, or to any county 24 25 clerk or designated county official, together with the certificate 26 of title and the fee prescribed for notation of lien, may have 27 a notation of such lien made on the face of such certificate

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of title. The county clerk or designated county official or the 1 2 department shall enter the notation and the date thereof over the 3 signature of such officer and the official seal. If noted by a 4 county clerk or designated county official, he or she shall on that 5 day notify the department which shall note the lien on its records. The county clerk or designated county official or the department 6 7 shall also indicate by appropriate notation and on such instrument 8 itself the fact that such lien has been noted on the certificate 9 of title.

10 (4) A transaction does not create a sale or a security 11 interest in a vehicle, other than an all-terrain vehicle or a 12 minibike, merely because it provides that the rental price is 13 permitted or required to be adjusted under the agreement either 14 upward or downward by reference to the amount realized upon sale or 15 other disposition of the vehicle.

16 (5) The county clerk or designated county official or 17 the department, upon receipt of a lien instrument duly signed by 18 the owner in the manner prescribed by law governing such lien 19 instruments together with the fee prescribed for notation of lien, 20 shall notify the first lienholder to deliver to the county clerk or 21 designated county official or the department, within fifteen days 22 from after the date of notice, the certificate of title to permit 23 notation of such junior other lien and, after such notation of 24 such other lien, the county clerk or designated county official or 25 the department shall deliver the certificate of title to the first 26 lienholder. The holder of a certificate of title who refuses to 27 deliver a certificate of title to the county clerk or designated

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1 county official or the department for the purpose of showing a
2 junior such other lien on such certificate of title within fifteen
3 days from after the date when notified to do so of notice shall be
4 liable for damages to such junior other lienholder for the amount
5 of damages such junior other lienholder suffered by reason of the
6 holder of the certificate of title refusing to permit the showing
7 of such lien on the certificate of title.

8 (6) When such a lien is discharged, the holder shall, 9 within fifteen days after payment is received, note a cancellation 10 of the lien on the certificate of title over his, her, or its 11 signature and deliver the certificate of title to the county clerk 12 or designated county official or the department, which shall note the cancellation of the lien on the face of the certificate of 13 14 title and on the records of such office. If delivered to a county 15 clerk or designated county official, he or she shall on that day 16 notify the department which shall note the cancellation on its 17 records. The county clerk or designated county official or the 18 department shall then return the certificate of title to the owner 19 or as otherwise directed by the owner. The cancellation of lien shall be noted on the certificate of title without charge. If the 20 21 holder of the title cannot locate a lienholder, a lien may be 22 discharged ten years after the date of filing by presenting proof 23 that thirty days have passed since the mailing of a written notice by certified mail, return receipt requested, to the last-known 24 25 address of the lienholder.

Sec. 15. Section 60-166, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

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60-166 (1) In the event of (a) the transfer of ownership 1 2 of a vehicle by operation of law as upon inheritance, devise, or bequest, order in bankruptcy, insolvency, replevin, or execution 3 sale or as provided in sections 30-24,125, 52-601.01 to 52-605, 4 5 60-1901 to 60-1911, and 60-2401 to 60-2411, (b) the engine of a vehicle being replaced by another engine, (c) a vehicle being sold 6 7 to satisfy storage or repair charges, or (d) repossession being had 8 upon default in performance of the terms of a chattel mortgage, 9 trust receipt, conditional sales contract, or other like agreement, 10 the county clerk or designated county official of the any county 11 in which the last certificate of title to such vehicle was issued 12 or the department, if the last certificate of title was issued 13 by the department, upon the surrender of the prior certificate 14 of title or the manufacturer's or importer's certificate, or when 15 that is not possible, upon presentation of satisfactory proof of 16 ownership and right of possession to such vehicle, and upon payment 17 of the appropriate fee and the presentation of an application for certificate of title, may issue to the applicant a certificate of 18 19 title thereto. If the prior certificate of title issued for such vehicle provided for joint ownership with right of survivorship, a 20 21 new certificate of title shall be issued to a subsequent purchaser 22 upon the assignment of the prior certificate of title by the 23 surviving owner and presentation of satisfactory proof of death of the deceased owner. Only an affidavit by the person or agent 24 25 of the person to whom possession of such vehicle has so passed, 26 setting forth facts entitling him or her to such possession and 27 ownership, together with a copy of the journal entry, court order,

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or instrument upon which such claim of possession and ownership 1 2 is founded, shall be considered satisfactory proof of ownership 3 and right of possession, except that if the applicant cannot produce such proof of ownership, he or she may submit to the 4 5 department such evidence as he or she may have, and the department may thereupon, if it finds the evidence sufficient, issue the 6 7 certificate of title or authorize the county clerk or designated 8 county official to issue a certificate of title, as the case 9 may be. If the county in which the last certificate of title to 10 such vehicle was issued cannot be determined, the application for 11 title shall be processed by the county clerk or designated county 12 official of the county where the court entering the journal entry or order is located or the county where the instrument was executed 13 14 upon which such claim of possession and ownership is founded, as 15 the case may be.

16 (2) If from the records in the office of the county clerk 17 or designated county official or the department there appear to be 18 any liens on such vehicle, such certificate of title shall contain 19 a statement of such liens unless the application is accompanied by 20 proper evidence of their satisfaction or extinction.

Sec. 16. Section 60-168, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

60-168 (1) In the event of a lost or destroyed mutilated certificate of title, the owner of the vehicle or the holder of a lien on the vehicle shall apply, upon a form prescribed by the department, to the department, if the certificate of title was issued by the department, or to any county clerk

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or designated county official for a duplicate certificate of 1 2 title and shall pay the fee prescribed by section 60-156. The application shall be signed and sworn to by the person making 3 4 the application or a person authorized to sign under section 5 60-151. Thereupon the county clerk or designated county official, with the approval of the department, or the department shall 6 7 issue a duplicate certificate of title to the person entitled to receive the certificate of title. If the records of the title 8 9 have been destroyed pursuant to section 60-152, the county clerk 10 or designated county official shall issue a duplicate certificate 11 of title to the person entitled to receive the same upon such 12 showing as the county clerk or designated county official may deem sufficient. If the applicant cannot produce such proof of 13 ownership, he or she may apply directly to the department and 14 15 submit such evidence as he or she may have, and the department may, 16 if it finds the evidence sufficient, authorize the county clerk 17 or designated county official to issue a duplicate certificate of title. A duplicate certificate of title so issued shall show 18 19 only those unreleased liens of record. The new purchaser shall 20 be entitled to receive an original certificate of title upon 21 presentation of the assigned duplicate copy of the certificate of 22 title, properly assigned to the new purchaser, to the county clerk 23 or designated county official prescribed in section 60-144.

(2) Any purchaser of a vehicle for which a certificate
of title was lost or destroyed <u>mutilated</u> may at the time of
purchase require the seller of the same to indemnify him or her
and all subsequent purchasers of the vehicle against any loss which

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he, she, or they may suffer by reason of any claim presented upon the original certificate. In the event of the recovery of the original certificate of title by the owner, he or she shall forthwith surrender the same to the county clerk or designated county official or the department for cancellation.

6 Sec. 17. The department, upon receipt of clear and 7 convincing evidence of a failure to note a required brand or 8 failure to note a lien on a certificate of title, shall notify the 9 holder of such certificate of title to deliver to the county clerk, 10 designated county official, or the department, within fifteen days 11 after the date on the notice, such certificate of title to permit 12 the noting of such brand or lien. After notation, the county clerk, 13 designated county official, or the department shall deliver the 14 corrected certificate of title to the holder as provided by section 15 60-152. If a holder fails to deliver a certificate of title to 16 the county clerk, designated county official, or to the department, 17 within fifteen days after the date on the notice, for the purpose 18 of noting such brand or lien on the certificate of title, the department shall cancel the certificate of title. This section does 19 20 not apply when noting a lien in accordance with subsection (5) of 21 section 60-164.

Sec. 18. Section 60-173, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

60-173 When an insurance company acquires a salvage vehicle through payment of a total loss settlement on account of damage, the company shall obtain the certificate of title from the owner, surrender such certificate of title to the county

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clerk or designated county official, and make application for 1 2 a salvage branded certificate of title which shall be assigned 3 when the company transfers ownership. An insurer shall take title to a salvage vehicle for which a total loss settlement is made 4 5 unless the owner of the salvage vehicle elects to retain the salvage vehicle. If the owner elects to retain the salvage vehicle, 6 7 the insurance company shall notify the department of such fact 8 in a format prescribed by the department. The department shall 9 immediately enter the salvage brand onto the computerized record 10 of the vehicle. The insurance company shall also notify the owner 11 of the owner's responsibility to comply with this section. The 12 owner shall, within thirty days after the settlement of the loss, ten days after settlement of the loss in the case of a salvage 13 14 all-terrain vehicle or minibike, forward the properly endorsed 15 acceptable certificate of title to the county clerk or designated 16 county official in the county designated in section 60-144. The 17 county clerk or designated county official shall, upon receipt of the certificate of title, issue a salvage branded certificate of 18 19 title for the vehicle.

Sec. 19. Section 60-301, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

60-301 Sections 60-301 to 60-3,220 and sections 25 and 28
of this act shall be known and may be cited as the Motor Vehicle
Registration Act.

25 Sec. 20. Section 60-302, Revised Statutes Cumulative
26 Supplement, 2006, is amended to read:

27 60-302 For purposes of the Motor Vehicle Registration

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Act, unless the context otherwise requires, the definitions found
 in sections 60-303 to 60-360 and sections 25 and 28 of this act
 shall be used.

Sec. 21. Section 60-308, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

6 60-308 (1) Apportionable vehicle means any motor vehicle 7 or trailer used or intended for use in two or more member 8 jurisdictions that allocate or proportionally register motor 9 vehicles or trailers and used for the transportation of persons 10 for hire or designed, used, or maintained primarily for the 11 transportation of property.

12 (2) (1) Apportionable vehicle does not include any
13 recreational vehicle, motor vehicle displaying restricted plates,
14 city pickup and delivery vehicle, bus used in the transportation of
15 chartered parties, or government-owned motor vehicle.

16 (3) (2) An apportionable vehicle that is a power unit 17 shall either (a) be a power unit having have two axles and a gross 18 vehicle weight rating of eleven thousand seven hundred ninety-four 19 kilograms or more (twenty-six thousand one pounds or more), or 20 registered gross vehicle weight in excess of twenty-six thousand 21 pounds or eleven thousand seven hundred ninety-three and four 22 hundred one thousandths kilograms, (b) be a power unit having 23 have three or more axles, regardless of weight, or (c) be used 24 in combination with a gross combination weight rating of eleven 25 thousand seven hundred ninety-four kilograms or more (twenty-six 26 thousand one pounds or more). Vehicles or combinations of vehicles 27 having a gross vehicle weight rating of less than eleven thousand

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1 seven hundred ninety-four kilograms (twenty-six thousand one 2 pounds) when the weight of such combination exceeds twenty-six 3 thousand pounds or eleven thousand seven hundred ninety-three 4 and four hundred one thousandths kilograms gross vehicle weight. 5 Vehicles or combinations of vehicles having a gross vehicle weight 6 of twenty-six thousand pounds or eleven thousand seven hundred 7 ninety-three and four hundred one thousandths kilograms or less and 8 two-axle vehicles and buses used in the transportation of chartered 9 parties may be proportionally registered at the option of the 10 registrant.

Sec. 22. Section 60-324, Revised Statutes Cumulative
 Supplement, 2006, is amended to read:

13 60-324 Farm trailer means a trailer or semitrailer 14 belonging to a farmer or rancher and used wholly and exclusively 15 to carry supplies to or from the owner's farm or ranch, used by 16 a farmer or rancher to carry his or her own agricultural products 17 to or from storage or market, or used by a farmer or rancher for such hauling of such supplies or agricultural products in exchange 18 19 of services. Farm trailer does not include a trailer so used when 20 attached to a farm tractor.

Sec. 23. Section 60-325, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

60-325 Farm truck means a truck or sport utility vehicle,
including any combination of a truck, er truck-tractor or sport
<u>utility vehicle</u>, and trailer or semitrailer, of a farmer or rancher
(1) used exclusively to carry a farmer's or rancher's own supplies,
farm equipment, and household goods to or from the owner's farm or

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1 ranch, (2) used by the farmer or rancher to carry his or her own 2 agricultural products to or from storage or market, (3) used by a 3 farmer or rancher in exchange of <u>service services</u> in such hauling 4 of such supplies or agricultural products, or (4) used occasionally 5 to carry camper units, to tow boats or cabin trailers, or to carry 6 or tow museum pieces or historical vehicles, without compensation, 7 to events for public display or educational purposes.

8 Sec. 24. Section 60-333, Revised Statutes Cumulative
9 Supplement, 2006, is amended to read:

10 60-333 Historical vehicle means a motor vehicle or 11 trailer of any age <u>which is thirty or more years old,</u> which 12 is essentially unaltered from the original manufacturer's 13 specifications, and <u>which is</u>, because of its significance, is being 14 collected, preserved, restored, or maintained by a collector as a 15 leisure pursuit.

16 Sec. 25. Low-speed vehicle means a vehicle that (1) 17 cannot travel more than twenty-five miles per hour on a paved, 18 level surface, (2) complies with 49 C.F.R. part 571, as such 19 part existed on January 1, 2007, or (3) is designated by the 20 manufacturer as an off-road or low-speed vehicle.

Sec. 26. Section 60-339, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

23 60-339 Motor vehicle means any vehicle propelled 24 by any power other than muscular power except (1) mopeds, 25 (2) farm tractors, (3) self-propelled equipment designed and 26 used exclusively to carry and apply fertilizer, chemicals, or 27 related products to agricultural soil and crops, agricultural

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floater-spreader implements, and other implements of husbandry 1 2 designed for and used primarily for tilling the soil and harvesting 3 crops or feeding livestock, (4) power unit hay grinders or a combination which includes a power unit and a hay grinder when 4 5 operated without cargo, (5) vehicles which run only on rails or tracks, (6) off-road designed vehicles, including, but not 6 limited to, golf carts, go-carts, riding lawnmowers, garden 7 8 tractors, all-terrain vehicles, snowmobiles registered or exempt 9 from registration under sections $\frac{60-3,208}{10}$ to $\frac{60-3,216}{10}$, 60-3,207 to 10 60-3,219, and minibikes, (7) road and general-purpose construction 11 and maintenance machinery not designed or used primarily for the 12 transportation of persons or property, including, but not limited to, ditchdigging apparatus, asphalt spreaders, bucket loaders, 13 14 leveling graders, earthmoving carryalls, power shovels, earthmoving 15 equipment, and crawler tractors, (8) self-propelled chairs used 16 by persons who are disabled, and (9) electric personal assistive 17 mobility devices, and (10) low-speed vehicles.

18 Sec. 27. Section 60-345, Revised Statutes Cumulative
19 Supplement, 2006, is amended to read:

20 60-345 Passenger car means a motor vehicle designed and
21 used to carry ten passengers or less and not used for hire.
22 Passenger car may include a sport utility vehicle.

23 Sec. 28. <u>Sport utility vehicle means a high-performance</u> 24 <u>motor vehicle weighing six thousand pounds or less designed to</u> 25 <u>carry ten passengers or less or designated as a sport utility</u> 26 <u>vehicle by the manufacturer.</u>

27 Sec. 29. Section 60-355, Revised Statutes Cumulative

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1 Supplement, 2006, is amended to read:

60-355 Transporter means any person lawfully engaged in the business of transporting motor vehicles or trailers not his or her own solely for delivery thereof (1) by driving singly, (2) by driving in combinations by the towbar, fullmount, or saddlemount methods <u>method</u> or any combinations thereof, or (3) when a truck or tractor <u>truck-tractor</u> tows a trailer.

8 Sec. 30. Section 60-356, Revised Statutes Cumulative
9 Supplement, 2006, is amended to read:

10 60-356 Truck means a motor vehicle that is designed,
11 used, or maintained primarily for the transportation of property or
12 <u>designated as a truck by the manufacturer</u>.

Sec. 31. Section 60-378, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

15 60-378 (1) Any transporter doing business in this 16 state may, in lieu of registering each motor vehicle or trailer 17 which such transporter is transporting, upon payment of a fee 18 of ten dollars, make an application apply to the department for 19 a transporter's certificate and one transporter license plate. 20 Additional pairs of transporter certificates and transporter 21 license plates may be procured for a fee of ten dollars each. The 22 transporter certificate shall be issued in duplicate. The original 23 thereof shall be kept on file by the transporter, and the duplicate 24 shall be displayed upon demand by the driver of any motor vehicle 25 or trailer being transported. Transporter license plates shall be 26 displayed (a) upon the motor vehicle or trailer being transported_{au} 27 or (b) upon a properly registered truck or tructor truck-tractor

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which is a work or service vehicle in the process of towing 1 2 a trailer which is itself being delivered by the transporter, 3 and such - And in such case, the registered truck or tractor 4 truck-tractor shall also display a transporter plate upon the front 5 thereof. The applicant for a transporter plate shall keep for six years a record of each motor vehicle or trailer transported by him 6 7 or her under this section, and such record shall be available to 8 the department for inspection. Each applicant shall file with the 9 department proof of his or her status as a bona fide transporter.

10 (2) Transporter license plates may be the same size as 11 license plates issued for motorcycles, shall bear thereon a mark 12 to distinguish them as transporter plates, and shall be serially 13 numbered so as to distinguish them from each other. Such license 14 plates may only be displayed upon the front of a driven motor 15 vehicle of a lawful combination or upon the front of a motor 16 vehicle driven singly or upon the rear of a trailer being towed.

Sec. 32. Section 60-385, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

19 60-385 Every owner of a motor vehicle or trailer required 20 to be registered shall make application for registration to the 21 county treasurer or designated county official of the county in 22 which the motor vehicle or trailer has situs. The application shall 23 be a copy of a certificate of title or, in the case of a renewal of 24 a registration, the application shall be the previous registration 25 period's certificate, or by any other means as designated by 26 the department. A salvage branded certificate of title and a 27 nontransferable certificate of title provided for in section 60-170

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1 shall not be valid for registration purposes.

Sec. 33. Section 60-387, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

4 60-387 An application for registration of a motor vehicle 5 shall be accompanied by proof of financial responsibility or evidence of insurance covering the motor vehicle. Proof of 6 7 financial responsibility shall be evidenced by a copy of proof of 8 financial responsibility filed pursuant to subdivision (2), (3), or 9 (4) of section 60-528 bearing the seal of the department. Evidence 10 of insurance shall give the effective dates of the automobile 11 liability policy, which dates shall be evidence that the coverage 12 is in effect on and following the date of registration, and shall designate, by explicit description or by appropriate reference, 13 14 all motor vehicles covered. Evidence of insurance in the form of 15 a certificate of insurance for fleet vehicles may include, as an 16 appropriate reference, a designation that the insurance coverage is 17 applicable to all vehicles owned by the named insured, or wording of similar effect, in lieu of an explicit description. Proof of 18 19 financial responsibility also may be evidenced by (1) a check by 20 the department or its agents of the motor vehicle insurance data base created under section 60-3,136 or (2) any other automated or 21 22 electronic means as prescribed or developed by the department. For 23 purposes of this section, fleet means a group of at least five vehicles that belong to the same owner. 24

Sec. 34. Section 60-395, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

27 60-395 (1) Except as otherwise provided in subsection

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(2) of this section and sections 60-3,121 and 60-3,128, (1) upon 1 2 transfer of ownership of any motor vehicle or trailer, (2) in case 3 of loss of possession because of fire, theft, dismantlement, or 4 junking, (3) when a salvage branded certificate of title is issued, 5 (4) whenever a type or class of motor vehicle or trailer previously 6 registered is subsequently declared by legislative act or court 7 decision to be illegal or ineligible to be operated or towed on the 8 public roads and no longer subject to registration fees, the motor 9 vehicle tax imposed in section 60-3,185, and the motor vehicle 10 fee imposed in section 60-3,190, or (5) in case of a change in 11 the situs of a motor vehicle or trailer to a location outside of 12 this state, the registration shall expire and the registered owner 13 may, by returning the registration certificate, the license plates, 14 and, when appropriate, the validation decals and by either making 15 affidavit application on a form prescribed by the department to the 16 county treasurer or designated county official of the occurrence 17 of an event described in subdivisions (1) (a) through (4) (e) of 18 this section subsection or, in the case of a change in situs, 19 displaying to the county treasurer or designated county official the registration certificate of such other state as evidence of 20 21 a change in situs, receive a refund of that part of the unused 22 fees and taxes on motor vehicles or trailers based on the number 23 of unexpired months remaining in the registration period from the 24 date of the event, except that when such date any of the following 25 events:

26 (a) Upon transfer of ownership of any motor vehicle or
27 trailer;

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AM178 AM178 LB286 LB286 NPN-02/02/2007 NPN-02/02/2007 1 (b) In case of loss of possession because of fire, theft, 2 dismantlement, or junking; (c) When a salvage branded certificate of title is 3 4 issued; 5 (d) Whenever a type or class of motor vehicle or trailer 6 previously registered is subsequently declared by legislative act 7 or court decision to be illegal or ineligible to be operated or 8 towed on the public roads and no longer subject to registration 9 fees, the motor vehicle tax imposed in section 60-3,185, and the 10 motor vehicle fee imposed in section 60-3,190; (e) Upon a trade-in or surrender of a motor vehicle under 11 12 a lease; or 13 (f) In case of a change in the situs of a motor vehicle 14 or trailer to a location outside of this state. 15 (2) If the date of the event falls within the same 16 calendar month in which the motor vehicle or trailer is acquired, 17 no refund shall be allowed for such month. 18 (3) If the transferor or lessee acquires another motor 19 vehicle at the time of the transfer, trade-in, or surrender, the transferor or lessee shall have the credit provided for in this 20 21 section applied toward payment of the motor vehicle fees and taxes 22 then owing. Otherwise, the transferor or lessee shall file a claim 23 for refund with the county treasurer or designated county official 24 upon an application form prescribed by the department. 25 (4) The registered owner or lessee shall make a claim for 26 eredit or refund or credit of the unused fees and taxes for the 27 unexpired months in the registration period within sixty days after

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1 the date of the event or shall be deemed to have forfeited his or
2 her right to such refund or credit.

(5) For purposes of this section, the date of the event 3 4 shall be: In τ in the case of a transfer or loss, the date of 5 the transfer or loss; τ in the case of a change in the situs, the date of registration in another state; in the case of a trade-in or 6 7 surrender under a lease, the date of trade-in or surrender; τ in 8 the case of a legislative act, the effective date of the act; τ and 9 in the case of a court decision, the date the decision is rendered. 10 (6) Application for registration or for reassignment of 11 license plates and, when appropriate, validation decals to another 12 motor vehicle or trailer shall be made within thirty days of the 13 date of purchase. 14 (7) The county treasurer or designated county official

15 shall refund the motor vehicle fee and registration fee from 16 the fees which have not been transferred to the State Treasurer. 17 The county treasurer shall make payment to the claimant from the 18 undistributed motor vehicle taxes of the taxing unit where the 19 tax money was originally distributed. No refund of less than two 20 dollars shall be paid.

Sec. 35. Section 60-397, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

60-397 If a motor vehicle or trailer has a salvage branded certificate of title issued as a result of an insurance company acquiring the motor vehicle or trailer through a total loss settlement, the prior owner of the motor vehicle or trailer who is a party to the settlement may receive a credit or refund or

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credit of unused fees and taxes by (1) filing an application with 1 2 the county treasurer or designated county official within thirty 3 sixty days after the date of the settlement stating that title 4 to the motor vehicle or trailer was transferred as a result of 5 the settlement and (2) returning the registration certificate, the 6 license plates, and, when appropriate, the validation decals or, 7 in the case of the unavailability of the registration certificate, 8 license plates, or validation decals, filing an affidavit with 9 the county treasurer or designated county official regarding the 10 transfer of title due to the settlement and the unavailability of the certificate, license plates, or validation decals. The owner 11 12 may receive a refund or credit of the registration fees and motor 13 vehicle taxes and fees for the unexpired months remaining in the 14 registration year determined based on the date when the motor 15 vehicle or trailer was damaged and became unavailable for service. 16 The owner may receive a credit for motor vehicle taxes and fees for 17 the unexpired months remaining in the registration year determined 18 based on the date when the motor vehicle or trailer was damaged and 19 became unavailable for service. If the motor vehicle or trailer was 20 damaged and became unavailable for service during the same month in 21 which it was registered, no refund or credit shall be allowed for 22 such month. When the owner registers a replacement motor vehicle 23 or trailer at the time of filing such affidavit, the credit may 24 be immediately applied against the registration fee and the motor 25 vehicle tax and fee for the replacement motor vehicle or trailer. 26 When no such replacement motor vehicle or trailer is so registered, 27 the county treasurer or designated county official shall refund the

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1 unused registration fees. or forward the application and affidavit, 2 if any, to the State Treasurer who shall determine the amount, if any, of the allowable credit for the registration fee and 3 4 issue a credit certificate to the owner. For the motor vehicle 5 tax and fee, the county treasurer or designated county official shall determine the amount, if any, of the allowable credit and 6 7 issue a credit certificate to the owner. If the motor vehicle 8 or trailer was damaged and became unavailable for service during 9 the same month in which it was registered, no refund or credit 10 shall be allowed for such month. When any such motor vehicle or 11 trailer is reregistered within the same registration year in which 12 its registration has been canceled, the taxes and fees shall be 13 that portion of the registration fee and the motor vehicle tax 14 and fee for the remainder of the registration year. The credits 15 may be applied against taxes and fees for new or replacement motor 16 vehicles or trailers incurred within one year after the date of the 17 settlement. Sec. 36. Section 60-3,104, Revised Statutes Cumulative 18

19 Supplement, 2006, is amended to read:

20 60-3,104 The department shall issue the following types21 of license plates:

(1) Amateur radio station license plates issued pursuant
to section 60-3,126;

24 (2) Boat dealer license plates issued pursuant to section
25 60-379;

26 (3) Bus license plates issued pursuant to section 27 60-3,144;

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AM178 AM178 LB286 LB286 NPN-02/02/2007 NPN-02/02/2007 1 (4) Commercial truck and truck-tractor motor vehicle 2 license plates issued pursuant to section 60-3,147; 3 (5) Dealer or manufacturer license plates issued pursuant to sections 60-3,114 and 60-3,115; 4 5 (6) Disabled veteran license plates issued pursuant to 6 section 60-3,124; 7 (7) Farm trailer license plates issued pursuant to 8 section 60-3,151; 9 (8) Farm truck license plates issued pursuant to section 10 60-3, 146;11 (9) Farm trucks with a gross weight of over sixteen tons 12 license plates issued pursuant to section 60-3,146; (10) Fertilizer trailer license plates issued pursuant to 13 14 section 60-3,151; 15 (11) Film vehicle license plates issued pursuant to 16 section 60-383; 17 (12) Fleets of apportionable commercial vehicles Apportionable vehicle license plates issued pursuant to section 18 60-3,203; 19 20 (13) Handicapped or disabled person license plates issued 21 pursuant to section 60-3,113; 22 (14) Historical vehicle license plates issued pursuant to sections 60-3,130 to 60-3,134; 23 24 (15) Local truck license plates issued pursuant to section 60-3,145; 25 26 (16) Motor vehicle license plates for motor vehicles 27 owned or operated by the state, counties, municipalities, or school

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AM178 AM178 LB286 LB286 NPN-02/02/2007 NPN-02/02/2007 districts issued pursuant to section 60-3,105; 1 2 (17) Motor vehicles exempt pursuant to section 60-3,107; 3 (18) Motorcycle license plates issued pursuant to section 60-3,100;4 5 (19) Nebraska Cornhusker Spirit Plates issued pursuant to 6 sections 60-3,127 to 60-3,129; 7 (20) Nonresident owner thirty-day license plates issued pursuant to section 60-382; 8 9 (21) Passenger car having a seating capacity of ten 10 persons or less and not used for hire issued pursuant to section 11 60-3,100; 60-3,143; 12 (22) Passenger car having a seating capacity of ten persons or less and used for hire issued pursuant to section 13 60-3,100; 60-3,143; 14 15 (23) Pearl Harbor license plates issued pursuant to 16 section 60-3,122; 17 (24) Personal-use dealer license plates issued pursuant to section 60-3,116; 18 (25) Personalized message license plates for motor 19 vehicles and cabin trailers, except commercial trucks motor 20 vehicles registered for over ten tons gross weight, issued pursuant 21 22 to sections 60-3,118 to 60-3,121; 23 (26) Prisoner-of-war license plates issued pursuant to 24 section 60-3,123; (27) Purple Heart license plates issued pursuant to 25 26 section 60-3,125; 27 (28) Recreational vehicle license plates issued pursuant

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1 to section 60-3,151;

2 (29) Repossession license plates issued pursuant to
3 section 60-375;

4 (30) Trailer license plates issued for trailers owned
5 or operated by the state, counties, municipalities, or school
6 districts issued pursuant to section 60-3,106;

7 (31) Trailer license plates issued pursuant to section
8 60-3,100;

9 (32) Trailers exempt pursuant to section 60-3,108;

10 (33) Transporter license plates issued pursuant to 11 section 60-378;

12 (34) Trucks or combinations of trucks, truck-tractors or 13 trailers which are not for hire and engaged in soil and water 14 conservation work and used for the purpose of transporting pipe and 15 equipment exclusively used by such contractors for soil and water 16 conservation construction license plates issued pursuant to section 17 60-3,149;

18 (35) Utility trailer license plates issued pursuant to
19 section 60-3,151; and

20 (36) Well-boring apparatus and well-servicing equipment
21 license plates issued pursuant to section 60-3,109.

Sec. 37. Section 60-3,107, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

60-3,107 The department may provide distinctive license plates issued for use on motor vehicles which are tax exempt pursuant to subdivision (6) of section 60-3,185. License plates on such motor vehicles shall display, in addition to the license

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1 number, the word words tax exempt. which shall appear at the bottom
2 of the license plates.

3 Sec. 38. Section 60-3,118, Revised Statutes Cumulative
4 Supplement, 2006, is amended to read:

5 60-3,118 (1) In lieu of the license plates provided 6 for by section 60-3,100, the department shall issue personalized 7 message license plates for motor vehicles, trailers, semitrailers, 8 or cabin trailers, except commercial trucks registered for over ten 9 tons gross weight, for motor vehicles and trailers registered under 10 section 60-3,198, to all applicants who meet the requirements of 11 sections 60-3,119 to 60-3,121. Personalized message license plates 12 shall be the same size and of the same basic design as regular license plates issued pursuant to section 60-3,100. The characters 13 14 used shall consist only of letters and numerals of the same size 15 and design and shall comply with the requirements of subdivision (1) (a) of section 60-3,100. A maximum of seven characters may be 16 17 used, except that for motorcycles, a maximum of six characters may 18 be used.

19 (2) The following conditions apply to all personalized20 message license plates:

(a) County prefixes shall not be allowed except in counties using the alphanumeric system for motor vehicle registration. The numerals in the county prefix shall be the numerals assigned to the county, pursuant to subsection (2) of section 60-370, in which the motor vehicle or cabin trailer is registered. Renewal of a personalized message license plate containing a county prefix shall be conditioned upon the motor

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vehicle or cabin trailer being registered in such county. The
 numerals in the county prefix, including the hyphen or any other
 unique design for an existing license plate style, count against
 the maximum number of characters allowed under this section;

5 (b) The characters in the order used shall not conflict 6 with or duplicate any number used or to be used on the regular 7 license plates or any number or license plate already approved 8 pursuant to sections 60-3,118 to 60-3,121;

9 (c) The characters in the order used shall not 10 express, connote, or imply any obscene or objectionable words or 11 abbreviations; and

12 (d) An applicant receiving a personalized message license 13 plate for a farm truck with a gross weight of over sixteen tons 14 or a commercial truck or truck-tractor with a gross weight of five 15 tons or over shall affix the appropriate tonnage decal to such 16 license plate.

17 (3) The department shall have sole authority to determine
18 if the conditions prescribed in subsection (2) of this section have
19 been met.

Sec. 39. Section 60-3,122, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

60-3,122 (1) Any resident of this state person may, in addition to the application required by section 60-385, make application apply to the department for a set of license plates designed by the department to indicate that he or she is a survivor of the Japanese attack on Pearl Harbor if he or she:

27 (a) Was a member of the United States Armed Forces on

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1 December 7, 1941;

(b) Was on station on December 7, 1941, during the hours
of 7:55 a.m. to 9:45 a.m. Hawaii time at Pearl Harbor, the island
of Oahu, or offshore at a distance not to exceed three miles;

5 (c) Was discharged or otherwise separated with a 6 characterization of honorable from the United States Armed Forces; 7 and

8 (d) Holds a current membership in a Nebraska Chapter of9 the Pearl Harbor Survivors Association.

10 (2) The license plates shall be issued upon the applicant 11 paying the regular license fee and an additional fee of five dollars and furnishing proof satisfactory to the department that 12 the applicant fulfills the requirements provided by subsection (1) 13 14 of this section. The additional fee shall be remitted to the State 15 Treasurer for credit to the Highway Trust Fund. Only one motor 16 vehicle, or trailer, semitrailer, or cabin trailer owned by the 17 applicant shall be so licensed at any one time. Motor vehicles 18 and trailers registered under section 60-3,198 shall not be so 19 licensed.

(3) If the license plates issued pursuant to this section
are lost, stolen, or mutilated, the recipient of the license plates
shall be issued replacement license plates upon request and without
charge.

Sec. 40. Section 60-3,123, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

26 60-3,123 (1) Any resident of this state person who was
27 captured and incarcerated by an enemy of the United States during

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1 a period of conflict with such enemy and who was discharged 2 or otherwise separated with a characterization of honorable from 3 or is currently serving in the United States Armed Forces may, 4 in addition to the application required in section 60-385, make 5 application apply to the department for a set of license plates 6 designed to indicate that he or she is a former prisoner of war.

7 (2) The license plates shall be issued upon the applicant paying the regular license fee and an additional fee of five 8 9 dollars and furnishing proof satisfactory to the department that 10 the applicant was formerly a prisoner of war. The additional fee 11 shall be remitted to the State Treasurer for credit to the Highway 12 Trust Fund. Only one motor vehicle, or trailer, semitrailer, or cabin trailer owned by an applicant shall be so licensed at any one 13 14 time. Motor vehicles and trailers registered under section 60-3,198 15 shall not be so licensed.

16 (2) (3) If the license plates issued under this section 17 are lost, stolen, or mutilated, the recipient of the license plates 18 shall be issued replacement license plates upon request and without 19 charge.

Sec. 41. Section 60-3,124, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

22 60-3,124 (1) Any resident of this state person who is 23 a veteran of the United States Armed Forces, who was discharged 24 or otherwise separated with a characterization of honorable or 25 general (under honorable conditions), and who is classified by the 26 United States Department of Veterans Affairs as one hundred percent 27 service-connected disabled may, in addition to the application

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1 required in section 60-385, apply to the Department of Motor
2 Vehicles for a set of license plates designed by the department to
3 indicate that the applicant for the plates is a disabled veteran.
4 The inscription on the license plates shall be D.A.V. immediately
5 below the license plate number to indicate that the holder of the
6 license plates is a disabled veteran.

7 (2) The plates shall be issued upon the applicant paying 8 the regular license fee and an additional fee of five dollars and 9 furnishing proof satisfactory to the department that the applicant 10 is a disabled veteran. The additional fee shall be remitted to 11 the State Treasurer for credit to the Highway Trust Fund. Only one 12 motor vehicle, or trailer, semitrailer, or cabin trailer owned by 13 the applicant shall be so licensed at any one time. Motor vehicles 14 and trailers registered under section 60-3,198 shall not be so 15 licensed.

16 (2) (3) If the license plates issued under this section 17 are lost, stolen, or mutilated, the recipient of the plates 18 shall be issued replacement license plates as provided in section 19 60-3,157.

Sec. 42. Section 60-3,125, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

60-3,125 (1) Any resident of this state person may, in addition to the application required by section 60-385, make application apply to the department for a set of license plates designed by the department to indicate that the applicant for the license plates has received from the federal government an award of a Purple Heart. The inscription of the plates shall be designed so

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as to include a facsimile of the award and beneath any numerical
 designation upon the plates pursuant to section 60-370 the words
 Purple Heart separately on one line and the words Combat Wounded on
 the line below.

5 (2) The license plates shall be issued upon payment of the regular license fee and an additional fee of five dollars and 6 7 furnishing proof satisfactory to the department that the applicant 8 was awarded the Purple Heart. The additional fee shall be remitted 9 to the State Treasurer for credit to the Highway Trust Fund. Only 10 one motor vehicle, or trailer, semitrailer, or cabin trailer owned by the applicant shall be so licensed at any one time. Motor 11 12 vehicles and trailers registered under section 60-3,198 shall not 13 be so licensed.

14 (3) If license plates issued pursuant to this section are
15 lost, stolen, or mutilated, the recipient of the plates shall be
16 issued replacement license plates upon request and without charge.

Sec. 43. Section 60-3,126, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

19 60-3,126 (1) Any person who (a) holds an unrevoked and unexpired amateur radio station license issued by the Federal 20 21 Communications Commission, (b) is a resident of this state, and 22 (c) and is the owner of a passenger car, recreational vehicle, or 23 commercial motor vehicle, trailer, semitrailer, or cabin trailer, 24 except for motor vehicles and trailers registered under section 25 60-3,198, may, in addition to the application required by section 26 60-385, make application apply to the department for a license 27 plate or a set of license plates upon which shall be inscribed the

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1 official amateur radio call letters of such applicant.

2 (2) Such license plates shall be issued, in lieu of 3 the usual numbers and letters, to such an applicant upon payment 4 of the regular license fee and the payment of an additional fee 5 of five dollars and furnishing proof that the applicant holds such an unrevoked and unexpired amateur radio station license. The 6 7 additional fee shall be remitted to the State Treasurer for credit 8 to the Highway Trust Fund. Only one such motor vehicle or trailer 9 owned by an applicant shall be so registered at any one time.

10 (2) (3) An applicant applying for renewal of amateur
11 radio station license plates shall again furnish proof that he or
12 she holds an unrevoked and unexpired amateur radio station license
13 issued by the Federal Communications Commission.

14 (3) (4) The department shall prescribe the size and 15 design of the license plates and furnish such plates to the persons 16 applying for and entitled to the same upon the payment of the 17 required fee.

18 Sec. 44. Section 60-3,128, Revised Statutes Cumulative
19 Supplement, 2006, is amended to read:

20 60-3,128 (1) A resident of Nebraska person may apply to 21 the department for Nebraska Cornhusker Spirit Plates in lieu of 22 regular license plates on an application prescribed and provided 23 by the department for any motor vehicle, trailer, semitrailer, or 24 cabin trailer, except for a commercial truck registered for over 25 ten tons gross weight or a motorcycle. motor vehicles or trailers 26 registered under section 60-3,198. An applicant receiving a spirit 27 plate for a farm truck with a gross weight of over sixteen tons

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1 or for a commercial truck or truck-tractor motor vehicle registered 2 for a gross weight of five tons or over shall affix the appropriate 3 tonnage decal to the spirit plate. The department shall make forms 4 available for such applications through the county treasurers or 5 designated county officials. Each application for initial issuance or renewal of spirit plates shall be accompanied by a fee of 6 7 seventy dollars. Fees collected pursuant to this subsection shall 8 be remitted to the State Treasurer. The State Treasurer shall 9 credit forty-three percent of the fees for initial issuance and 10 renewal of spirit plates to the Department of Motor Vehicles Cash 11 Fund and fifty-seven percent of the fees to the Spirit Plate 12 Proceeds Fund.

13 (2) When the department receives an application for 14 spirit plates, it shall deliver the plates to the county treasurer 15 or designated county official of the county in which the motor 16 vehicle or cabin trailer is registered. The county treasurer or 17 designated county official shall issue spirit plates in lieu of regular license plates when the applicant complies with the other 18 provisions of law for registration of the motor vehicle or cabin 19 trailer. If spirit plates are lost, stolen, or mutilated, the 20 licensee shall be issued replacement license plates pursuant to 21 22 section 60-3,157.

(3) (a) The owner of a motor vehicle or cabin trailer
bearing spirit plates may make application to the county
treasurer or designated county official to have such spirit
plates transferred to a motor vehicle or cabin trailer other than
the motor vehicle or cabin trailer for which such plates were

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originally purchased if such motor vehicle or cabin trailer is
 owned by the owner of the spirit plates.

3 (b) The owner may have the unused portion of the spirit 4 plate fee credited to the other motor vehicle or cabin trailer 5 which will bear the spirit plate at the rate of eight and one-third 6 percent per month for each full month left in the registration 7 period.

8 (c) Application for such transfer shall be accompanied by 9 a fee of three dollars. Fees collected pursuant to this subsection 10 shall be remitted to the State Treasurer for credit to the 11 Department of Motor Vehicles Cash Fund.

Sec. 45. Section 60-3,130.04, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

14 60-3,130.04 (1) An owner of a historical vehicle eligible 15 for registration under section 60-3,130 may use a license plate 16 or plates designed by this state in the year corresponding to the 17 model year when the vehicle was manufactured in lieu of the plates designed pursuant to section 60-3,130.03 subject to the approval of 18 19 the department. The department shall inspect the plate or plates 20 and may approve the plate or plates if it is determined that the 21 model-year license plate or plates are legible and serviceable and 22 that the license plate numbers do not conflict with or duplicate 23 other numbers assigned and in use. An original-issued license plate 24 or plates that have been restored to original condition may be used 25 when approved by the department.

26 (2) The department may consult with a recognized car club
27 in determining whether the year of the license plate or plates

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1 to be used corresponds to the model year when the vehicle was 2 manufactured.

3 (3) If only one license plate is used on the vehicle, the 4 license plate shall be placed on the rear of the vehicle. The owner 5 of a historical vehicle may use only one plate on the vehicle even 6 for years in which two license plates were issued for vehicles in 7 general.

8 <u>(4) License plates used pursuant to this section</u> 9 corresponding to the year of manufacture of the vehicle shall 10 not be personalized message plates, Pearl Harbor license plates, 11 prisoner of war license plates, disabled veteran license plates, 12 Purple Heart license plates, amateur radio license plates, Nebraska 13 Cornhusker Spirit Plates, or handicapped parking license plates.

Sec. 46. Section 60-3,141, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

16 60-3,141 (1) The various county treasurers or designated 17 county officials shall act as agents for the department in the 18 collection of all motor vehicle taxes<u>, motor vehicle fees</u>, and 19 registration fees.

20 (2) While acting as agents pursuant to subsection (1) of 21 this section, the county treasurers or designated county officials 22 shall in addition to the taxes and registration fees collect and 23 retain for the county two dollars for each registration of a motor 24 vehicle or trailer of a resident of the State of Nebraska and five 25 dollars for each registration of a motor vehicle or trailer of a 26 nonresident from the funds collected for the registration issued. 27 Such fees collected by the county shall be remitted to the county

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1 treasurer for credit to the county general fund.

2 (3) The county treasurers or designated county officials 3 shall transmit all motor vehicle fees and registration fees 4 collected to the State Treasurer on or before the twenty-fifth 5 day of each month and at such other times as the State Treasurer requires for credit to the Motor Vehicle Fee Fund and the Highway 6 7 Trust Fund, respectively, except as provided in section 60-3,156. 8 Any county treasurer or designated county official who fails to 9 transfer to the State Treasurer the amount due the state at the 10 times required in this section shall pay interest at the rate 11 specified in section 45-104.02, as such rate may be adjusted from 12 time to time, from the time the motor vehicle fees and registration 13 fees become due until paid.

Sec. 47. Section 60-3,142, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

16 60-3,142 The various county treasurers or designated
17 county officials acting as agents for the department in collection
18 of the fees shall retain five percent of each fee collected <u>under</u>
19 <u>section 60-3,112</u>. The five percent shall be remitted to the county
20 treasurer for credit to the county general fund.

Sec. 48. Section 60-3,145, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

60-3,145 (1) The registration fee on local trucks shall be based on the gross vehicle weight as provided in section 60-3,147, and local trucks shall be registered at a fee of thirty percent of the commercial <u>motor vehicle</u> registration fee, except that (a) no local truck shall be registered for a fee of less

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1 than eighteen dollars, (b) the registration fee for each truck 2 with a factory-rated capacity of one ton or less shall be eighteen 3 dollars, and (c) commercial pickup trucks with a gross load of over 4 three tons shall be registered for the fee provided for commercial 5 <u>trucks.</u> motor vehicles.

6 (2) Local truck license plates shall display, in addition
7 to the registration number, the designation of local truck. motor
8 vehicles.

9 Sec. 49. Section 60-3,147, Revised Statutes Cumulative
10 Supplement, 2006, is amended to read:

11 60-3,147 (1) The registration fee on commercial trucks, 12 motor vehicles, except those trucks motor vehicles registered under 13 section 60-3,198, shall be based upon the gross vehicle weight, not 14 to exceed the maximum authorized by section 60-6,294.

15 (2) The registration fee on commercial truck-tractors motor vehicles, except for motor vehicles and trailers registered 16 17 under section 60-3,198, shall be based on the gross vehicle 18 weight on such truck-tractors commercial motor vehicles plus the gross vehicle weight of any trailer or combination with which 19 it is operated, except that for the purpose of determining 20 21 the registration fee, the gross vehicle weight of a truck or 22 truck-tractor commercial motor vehicle towing or hauling a disabled 23 or wrecked motor vehicle properly registered for use on the 24 highways shall be only the gross vehicle weight of the towing truck 25 or truck-tractor commercial motor vehicle fully equipped and not 26 including the weight of the motor vehicle being towed or hauled. 27 (3) Except as provided in subsection (4) of this section,

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AM178 AM178 LB286 LB286 NPN-02/02/2007 NPN-02/02/2007 1 the registration fee on such commercial trucks and truck-tractors 2 motor vehicles shall be at the following rates: (a) For a gross vehicle weight of three tons or less, 3 4 eighteen dollars; 5 (b) For a gross vehicle weight exceeding three tons and 6 not exceeding four tons, twenty-five dollars; 7 (c) For a gross vehicle weight exceeding four tons and 8 not exceeding five tons, thirty-five dollars; 9 (d) For a gross vehicle weight exceeding five tons and 10 not exceeding six tons, sixty dollars; 11 (e) For a gross vehicle weight exceeding six tons but not 12 exceeding seven tons, eighty-five dollars; 13 (f) For a gross vehicle weight in excess of seven tons, 14 the fee shall be that for a truck commercial motor vehicle having 15 a gross vehicle weight of seven tons and, in addition thereto, 16 twenty-five dollars for each ton of gross vehicle weight over seven 17 tons. (4) (a) For fractional tons in excess of the twenty 18 19 percent or the tolerance of one thousand pounds, as provided in 20 section 60-6,300, the fee shall be computed on the basis of the next higher bracket. 21 22 (b) The fees provided by this section shall be 23 reduced ten percent for motor vehicles used exclusively for the 24 transportation of livestock, poultry, unprocessed milk, grain,

25 sugar beets, potatoes, and hay. agricultural products.

26 (c) Fees for trucks commercial motor vehicles with a
27 gross vehicle weight in excess of thirty-six tons shall be

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increased by twenty percent for all such trucks commercial motor
 <u>vehicles</u> operated on any highway not a part of the National System
 of Interstate and Defense Highways.

(5) (a) Such fee may be paid one-half at the time of 4 5 registration and one-half on the first day of the seventh month of the registration period when the license fee exceeds two hundred 6 7 ten dollars. When the second half is paid, the county treasurer or designated county official shall furnish a registration certificate 8 9 and license plates issued by the department which shall be 10 displayed on such truck or truck-tractor commercial motor vehicle 11 in the manner provided by law. In addition to the registration fee, 12 the department shall collect a sufficient fee to cover the cost of 13 issuing the certificate and license plates.

(b) If such second half is not paid within thirty days following the first day of the seventh month, the registration of such truck or truck-tractor commercial motor vehicle shall be canceled and the registration certificate and license plates shall be returned to the county treasurer or designated county official.

19 (c) Such fee shall be paid prior to any subsequent
20 registration or renewal of registration.

(6) License plates issued under this section shall be the
same size and of the same basic design as regular license plates
issued under section 60-3,100.

(7) A license plate or plates issued to a commercial
truck or truck-tractor motor vehicle with a gross weight of five
tons or over shall display, in addition to the registration number,
the weight that the commercial truck or truck-tractor motor vehicle

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is licensed for, using a decal on the license plate or plates of
 the commercial truck or truck-tractor motor vehicle in letters and
 numerals of such size and design as shall be determined and issued
 by the department.

5 Sec. 50. Section 60-3,150, Revised Statutes Cumulative
6 Supplement, 2006, is amended to read:

7 60-3,150 For registration purposes, a truck-tractor and 8 semitrailer unit and a commercial trailer shall be considered as 9 separate units. The registration fee of the truck-tractor shall be 10 the fee provided for trucks and truck-tractors. commercial motor 11 vehicles. Each semitrailer and each commercial trailer shall be 12 registered upon the payment of a fee of one dollar. The department shall provide an appropriate license plate or, when appropriate, 13 14 validation decal to identify such semitrailers. If any truck or 15 truck-tractor, operated under the classification designated as 16 local, farm, or A or with plates issued under section 60-3,113 is 17 operated outside of the limits of its respective classification, it 18 shall thereupon come under the classification of commercial truck. 19 motor vehicle.

Sec. 51. Section 60-3,184, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

22 60-3,184 For purposes of sections 60-3,184 to 60-3,191:
 23 <u>60-3,190:</u>

24 (1) Automobile means passenger cars, trucks, utility
25 vehicles, and vans up to and including seven tons;

26 (2) Motor vehicle means every motor vehicle and trailer
27 subject to the payment of registration fees or permit fees under

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the laws of this state and every cabin trailer registered for
 operation upon the highways of this state;

3 (3) Motor vehicle fee means the fee imposed upon motor
4 vehicles under section 60-3,190;

5 (4) Motor vehicle tax means the tax imposed upon motor
6 vehicles under section 60-3,185; and

7 (5) Registration period means the period from the date
8 of registration pursuant to section 60-392 to the first day of the
9 month following one year after such date.

Sec. 52. Section 60-3,186, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

12 60-3,186 (1) The county treasurer or designated county official shall annually determine the motor vehicle tax on each 13 14 motor vehicle registered in the county based on the age of the 15 motor vehicle pursuant to section 60-3,187 and cause a notice of 16 the amount of the tax to be mailed to the registrant at the 17 address shown upon his or her registration certificate. The notice 18 shall be printed on a prenumbered statement form prescribed by the 19 department and shall be mailed on or before the first day of the 20 last month of the registration period.

(2) (a) The motor vehicle tax, motor vehicle fee, registration fee, sales tax, and any other applicable taxes and fees shall be paid to the county treasurer or designated county official prior to the registration of the motor vehicle for the following registration period. If the motor vehicle being registered has been transferred as a gift or for a nominal amount, any sales tax owed by the transferor on the purchase of the motor

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vehicle shall have been paid or be paid to the county treasurer or
 designated county official prior to the registration of the motor
 vehicle for the following registration period.

4 (b) After retaining one percent of the motor vehicle 5 tax proceeds collected for costs, the remaining motor vehicle tax 6 proceeds shall be allocated to each county, local school system, 7 school district, city, and village in the tax district in which the 8 motor vehicle has situs.

9 (c) (i) Twenty-two percent of the remaining motor vehicle 10 tax proceeds shall be allocated to the county, (ii) sixty percent 11 shall be allocated to the local school system or school district, 12 and (iii) eighteen percent shall be allocated to the city or village, except that (A) if the tax district is not in a city or 13 14 village, forty percent shall be allocated to the county, and (B) 15 in counties containing a city of the metropolitan class, eighteen 16 percent shall be allocated to the county and twenty-two percent 17 shall be allocated to the city or village.

18 (d) The amount allocated to a local school system shall
19 be distributed to school districts in the same manner as property
20 taxes.

(3) Proceeds from the motor vehicle tax shall be treated
as property tax revenue for purposes of expenditure limitations,
matching of state or federal funds, and other purposes.

24 Sec. 53. Section 60-3,188, Revised Statutes Cumulative 25 Supplement, 2006, is amended to read:

26 60-3,188 (1) The department shall determine motor vehicle
27 manufacturers' suggested retail prices, and gross vehicle weight

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ratings, and vehicle identification numbers using appropriate
 commercially available electronic information on a system
 designated by the department.

(2) For purposes of section 60-3,187, the department 4 5 shall (a) determine the value when new of automobiles₇ (b) and determine the gross vehicle weight ratings of motor vehicles over 6 7 seven tons. τ and (c) certify such determinations to the county 8 treasurer or designated county official of each county by November 9 15 of the prior year. The department shall make a determination 10 for such makes and models of automobiles and motor vehicles already 11 manufactured or being manufactured and shall, as new makes and 12 models of such automobiles and motor vehicles become available to Nebraska residents, continue to make such determinations. The value 13 14 when new is the manufacturer's suggested retail price for such new 15 automobile or motor vehicle of that year using the manufacturer's 16 body type and model with standard equipment and not including 17 transportation or delivery cost.

(3) Any person or taxing official may, within ten days
after a determination has been certified by the department,
file objections in writing with the department stating why the
determination is incorrect.

(4) Any affected person may file an objection to the determination of the department not more than fifteen days before and not later than thirty days after the registration date. The objection must be filed in writing with the department and state why the determination is incorrect.

27 (5) Upon the filing of objections the department shall

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fix a time for a hearing. Any party may introduce evidence in 1 2 reference to the objections, and the department shall act upon the objections and make a written order, mailed to the objector within 3 seven days after the order. The final decision by the department 4 5 may be appealed. The appeal shall be to the Tax Equalization and Review Commission in accordance with the Tax Equalization and 6 7 Review Commission Act within thirty days after the written order. 8 In an appeal, the department's determination of the manufacturer's 9 suggested retail price shall be presumed to be correct and the 10 party challenging the determination shall bear the burden of 11 proving it incorrect.

Sec. 54. Section 60-3,190, Revised Statutes Cumulative
Supplement, 2006, is amended to read:

14 60-3,190 (1) A motor vehicle fee is imposed on all motor 15 vehicles registered for operation in this state. An owner of a 16 motor vehicle which is exempt from the imposition of a motor 17 vehicle tax pursuant to section 60-3,185 shall also be exempt from 18 the imposition of the motor vehicle fee imposed pursuant to this 19 section.

20 (2) The county treasurer or designated county official shall annually determine the motor vehicle fee on each motor 21 22 vehicle registered in the county based on the age of the motor 23 vehicle pursuant to this section and cause a notice of the amount 24 of the fee to be mailed to the registrant at the address shown upon 25 his or her registration certificate. The notice shall be printed 26 on a prenumbered statement form prescribed by the department, shall 27 be combined with the notice of the motor vehicle tax, and shall

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be mailed on or before the first day of the last month of the
 registration period.

3 (3) The motor vehicle fee schedules are set out in 4 this subsection and subsection (4) of this section. Except for 5 automobiles with a value when new of less than \$20,000, and for 6 assembled automobiles, the fee shall be calculated by multiplying 7 the base fee times the fraction which corresponds to the age 8 category of the automobile as shown in the following table:

9YEARFRACTION10First through fifth1.00

11 Sixth through tenth .70

12 Eleventh and over

13 (4) The base fee shall be:

14 (a) Automobiles, with a value when new of less than
15 \$20,000, and assembled automobiles - \$5

.35

16 (b) Automobiles, with a value when new of \$20,000 through
17 \$39,999 - \$20

18 (c) Automobiles, with a value when new of \$40,000 or more 19 - \$30

20 (d) Motorcycles - \$10

21 (e) Recreational vehicles and cabin trailers - \$10

22 (f) Trucks over seven tons and buses - \$30

23 (g) Trailers other than semitrailers - \$10

24 (h) Semitrailers - \$30.

(5) The motor vehicle tax, motor vehicle fee, andregistration fee shall be paid to the county treasurer or

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1 designated official prior to the registration of the motor vehicle 2 for the following registration period. After retaining one percent of the motor vehicle fee collected for costs, the remaining 3 4 proceeds shall be remitted to the State Treasurer for credit to 5 the Motor Vehicle Fee Fund. The State Treasurer shall return funds from the Motor Vehicle Fee Fund remitted by a county treasurer or 6 7 designated county official which are needed for refunds or credits 8 authorized by law.

9 (6) (a) The Motor Vehicle Fee Fund is created. On or 10 before the last day of each calendar quarter, the State Treasurer 11 shall distribute all funds in the Motor Vehicle Fee Fund as 12 follows: (i) Fifty percent to the county treasurer of each county, amounts in the same proportion as the most recent allocation 13 14 received by each county from the Highway Allocation Fund; and 15 (ii) fifty percent to the treasurer of each municipality, amounts 16 in the same proportion as the most recent allocation received by 17 each municipality from the Highway Allocation Fund. Any money in 18 the fund available for investment shall be invested by the state 19 investment officer pursuant to the Nebraska Capital Expansion Act 20 and the Nebraska State Funds Investment Act.

(b) Funds from the Motor Vehicle Fee Fund shall be
 considered local revenue available for matching state sources.

(c) All receipts by counties and municipalities from the
Motor Vehicle Fee Fund shall be used for road, bridge, and street
purposes.

26 (7) For purposes of subdivisions (4)(a), (b), (c), and
27 (f) of this section, automobiles or trucks includes all trucks

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and combinations of trucks or truck-tractors, except those trucks,
 trailers, or semitrailers registered under section 60-3,198, and
 the fee is based on the gross vehicle weight rating as reported by
 the manufacturer.

5 (8) Current model year vehicles are designated as
6 first-year motor vehicles for purposes of the schedules.

7 (9) When a motor vehicle is registered which is newer 8 than the current model year by the manufacturer's designation, the 9 motor vehicle is subject to the initial motor vehicle fee for six 10 registration periods.

11 (10) Assembled vehicles other than assembled automobiles12 shall follow the schedules for the motor vehicle body type.

Sec. 55. Original sections 60-101, 60-102, 60-114, 13 14 60-117, 60-123, 60-134, 60-137, 60-145, 60-146, 60-152, 60-153, 15 60-164, 60-166, 60-168, 60-173, 60-301, 60-302, 60-308, 60-324, 60-325, 60-333, 60-339, 60-345, 60-355, 60-356, 60-378, 60-385, 16 17 60-387, 60-395, 60-397, 60-3,104, 60-3,107, 60-3,118, 60-3,122, 60-3,123, 60-3,124, 60-3,125, 60-3,126, 60-3,128, 60-3,130.04, 18 60-3,141, 60-3,142, 60-3,145, 60-3,147, 60-3,150, 60-3,184, 19 60-3,186, 60-3,188, and 60-3,190, Revised Statutes Cumulative 20 Supplement, 2006, are repealed. 21

22 Sec. 56. The following sections are outright repealed: 23 Sections 60-157 and 60-3,191, Revised Statutes Cumulative 24 Supplement, 2006.

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