

E AND R AMENDMENTS TO LB 270

Introduced by Slama, 1, Chairman Enrollment and Review

1 1. Strike the original sections and all amendments thereto and
2 insert the following new sections:

3 Section 1. Section 37-1214, Reissue Revised Statutes of Nebraska, is
4 amended to read:

5 37-1214 (1) Except as otherwise provided in section 37-1211, the
6 owner of each motorboat shall register such vessel or renew the
7 registration every three years as provided in section 37-1226. The owner
8 of such vessel shall file an initial application for a certificate of
9 number pursuant to section 37-1216 with a county treasurer on forms
10 approved and provided by the commission. The application shall be signed
11 by the owner of the vessel, shall contain the year manufactured, and
12 shall be accompanied by a registration fee for the three-year period of
13 not less than twenty dollars and not more than twenty-three dollars for
14 Class 1 boats, not less than forty dollars and not more than forty-six
15 dollars for Class 2 boats, not less than sixty dollars and not more than
16 sixty-seven dollars and fifty cents for Class 3 boats, and not less than
17 one hundred dollars and not more than one hundred fifteen dollars for
18 Class 4 boats, as established by the commission pursuant to section
19 37-327. The owner of the motorboat shall also pay a fee established
20 pursuant to section 37-327 of not less than five dollars and not more
21 than ten dollars for the Aquatic Invasive Species Program at the time of
22 registration or renewal.

23 (2) The owner of a motorboat not registered in Nebraska shall
24 purchase an aquatic invasive species stamp for the Aquatic Invasive
25 Species Program valid for one calendar year prior to launching into any
26 waters of the state. The cost of such one-year stamp shall be established
27 pursuant to section 37-327 and be not less than ten dollars and not more

1 than fifteen dollars plus an issuance fee pursuant to section 37-406.
2 Such one-year stamp may be purchased electronically or through any vendor
3 authorized by the commission to sell other permits and stamps issued
4 under the Game Law pursuant to section 37-406. The aquatic invasive
5 species stamp shall be permanently affixed on the starboard and rearward
6 side of the vessel. The proceeds from the sale of stamps shall be
7 remitted to the State Game Fund.

8 (3) This subsection applies beginning on an implementation date
9 designated by the Director of Motor Vehicles in cooperation with the
10 commission. The director shall designate an implementation date on or
11 before January 1, 2021 ~~2020~~, for motorboat registration. In addition to
12 the information required under subsection (1) of this section, the
13 application for registration shall contain (a)(i) ~~(a)~~ the full legal name
14 as defined in section 60-468.01 of each owner or (ii) the name of each
15 owner as such name appears on the owner's motor vehicle operator's
16 license or state identification card and (b)(i) the motor vehicle
17 operator's license number or state identification card number of each
18 owner, if applicable, and one or more of the identification elements as
19 listed in section 60-484 of each owner, if applicable, and (ii) if any
20 owner is a business entity, a nonprofit organization, an estate, a trust,
21 or a church-controlled organization, its tax identification number.

22 Sec. 2. Section 37-1278, Revised Statutes Cumulative Supplement,
23 2018, is amended to read:

24 37-1278 (1) Application for a certificate of title shall be
25 presented to the county treasurer, shall be made upon a form prescribed
26 by the Department of Motor Vehicles, and shall be accompanied by the fee
27 prescribed in section 37-1287. The owner of a motorboat for which a
28 certificate of title is required shall obtain a certificate of title
29 prior to registration required under section 37-1214. The buyer of a
30 motorboat sold pursuant to section 76-1607 shall present documentation
31 that such sale was completed in compliance with such section.

1 (2)(a) If a certificate of title has previously been issued for the
2 motorboat in this state, the application for a new certificate of title
3 shall be accompanied by the certificate of title duly assigned. If a
4 certificate of title has not previously been issued for the motorboat in
5 this state, the application shall be accompanied by a certificate of
6 number from this state, a manufacturer's or importer's certificate, a
7 duly certified copy thereof, proof of purchase from a governmental agency
8 or political subdivision, a certificate of title from another state, or a
9 court order issued by a court of record, a manufacturer's certificate of
10 origin, or an assigned registration certificate, if the motorboat was
11 brought into this state from a state which does not have a certificate of
12 title law. The county treasurer shall retain the evidence of title
13 presented by the applicant on which the certificate of title is issued.
14 When the evidence of title presented by the applicant is a certificate of
15 title or an assigned registration certificate issued by another state,
16 the department shall notify the state of prior issuance that the
17 certificate has been surrendered. If a certificate of title has not
18 previously been issued for the motorboat in this state and the applicant
19 is unable to provide such documentation, the applicant may apply for a
20 bonded certificate of title as prescribed in section 37-1278.01.

21 (b) This subdivision applies beginning on an implementation date
22 designated by the Director of Motor Vehicles. The director shall
23 designate an implementation date which is on or before January 1, 2021
24 ~~2020~~. In addition to the information required under subdivision (2)(a) of
25 this section, the application for a certificate of title shall contain
26 (i)(A) (i) the full legal name as defined in section 60-468.01 of each
27 owner or (B) the name of each owner as such name appears on the owner's
28 motor vehicle operator's license or state identification card and (ii)(A)
29 the motor vehicle operator's license number or state identification card
30 number of each owner, if applicable, and one or more of the
31 identification elements as listed in section 60-484 of each owner, if

1 applicable, and (B) if any owner is a business entity, a nonprofit
2 organization, an estate, a trust, or a church-controlled organization,
3 its tax identification number.

4 (3) The county treasurer shall use reasonable diligence in
5 ascertaining whether or not the statements in the application for a
6 certificate of title are true by checking the application and documents
7 accompanying the same with the records of motorboats in his or her
8 office. If he or she is satisfied that the applicant is the owner of the
9 motorboat and that the application is in the proper form, the county
10 treasurer shall issue a certificate of title over his or her signature
11 and sealed with his or her seal.

12 ~~(4)(a) (4)~~ In the case of the sale of a motorboat, the certificate
13 of title shall be obtained in the name of the purchaser upon application
14 signed by the purchaser, except that for titles to be held by husband and
15 wife, applications may be accepted by the county treasurer upon the
16 signature of either spouse as a signature for himself or herself and as
17 an agent for his or her spouse.

18 (b) This subdivision applies beginning on an implementation date
19 designated by the Director of Motor Vehicles. The director shall
20 designate an implementation date which is on or before January 1, 2021.
21 If the purchaser of a motorboat does not apply for a certificate of title
22 in accordance with subdivision (4)(a) of this section within thirty days
23 after the sale of the motorboat, the seller of such motorboat may request
24 the department to update the electronic certificate of title record to
25 reflect the sale. The department shall update such record upon receiving
26 evidence of a sale satisfactory to the director.

27 (5) In all cases of transfers of motorboats, the application for a
28 certificate of title shall be filed within thirty days after the delivery
29 of the motorboat. A dealer need not apply for a certificate of title for
30 a motorboat in stock or acquired for stock purposes, but upon transfer of
31 a motorboat in stock or acquired for stock purposes, the dealer shall

1 give the transferee a reassignment of the certificate of title on the
2 motorboat or an assignment of a manufacturer's or importer's certificate.
3 If all reassignments printed on the certificate of title have been used,
4 the dealer shall obtain title in his or her name prior to any subsequent
5 transfer.

6 Sec. 3. Section 37-1280, Revised Statutes Cumulative Supplement,
7 2018, is amended to read:

8 37-1280 (1) The Department of Motor Vehicles ~~may shall~~ adopt and
9 promulgate rules and regulations necessary to carry out sections 37-1275
10 to 37-1290. ~~The , and the~~ county treasurers shall conform to any such the
11 rules and regulations and act at the direction of the department. The
12 department shall also provide the county treasurers with the necessary
13 training for the proper administration of such sections. The department
14 shall receive and file in its office all instruments forwarded to it by
15 the county treasurers under such sections and shall maintain indices
16 covering the entire state for the instruments so filed. These indices
17 shall be by hull identification number and alphabetically by the owner's
18 name and shall be for the entire state and not for individual counties.
19 The department shall provide and furnish the forms required by section
20 37-1286 to the county treasurers except manufacturers' or importers'
21 certificates. The department shall check with its records all duplicate
22 certificates of title received from the county treasurers. If it appears
23 that a certificate of title has been improperly issued, the department
24 shall cancel the certificate of title. Upon cancellation of any
25 certificate of title, the department shall notify the county treasurer
26 who issued the certificate, and the county treasurer shall enter the
27 cancellation upon his or her records. The department shall also notify
28 the person to whom such certificate of title was issued and any
29 lienholders appearing on the certificate of the cancellation and shall
30 demand the surrender of the certificate of title, but the cancellation
31 shall not affect the validity of any lien noted on the certificate. The

1 holder of the certificate of title shall return the certificate to the
2 department immediately. If a certificate of number has been issued
3 pursuant to section 37-1216 to the holder of a certificate of title so
4 canceled, the department shall notify the commission. Upon receiving the
5 notice, the commission shall immediately cancel the certificate of number
6 and demand the return of the certificate of number and the holder of the
7 certificate of number shall return the certificate to the commission
8 immediately.

9 (2) The department may remove a lien on a certificate of title when
10 such lien was improperly noted if evidence of the improperly noted lien
11 is submitted to the department and the department finds the evidence
12 sufficient to support removal of the lien. The department shall send
13 notification prior to removal of the lien to the last-known address of
14 the lienholder. The lienholder must respond within thirty days after the
15 date on the notice and provide sufficient evidence to support that the
16 lien should not be removed. If the lienholder fails to respond to the
17 notice, the lien may be removed by the department.

18 Sec. 4. Section 37-1292, Reissue Revised Statutes of Nebraska, is
19 amended to read:

20 37-1292 For purposes of this section and sections 37-1293 to
21 37-1298:

22 (1) Cost of repairs means the estimated or actual retail cost of
23 parts needed to repair a motorboat plus the cost of labor computed by
24 using the hourly labor rate and time allocations for repair that are
25 customary and reasonable. Retail cost of parts and labor rates may be
26 based upon collision estimating manuals or electronic computer estimating
27 systems customarily used in the insurance industry;

28 (2) Late model motorboat means a motorboat which has (a) a
29 manufacturer's model year designation of, or later than, the year in
30 which the motorboat was wrecked, damaged, or destroyed, or any of the six
31 preceding years, or (b) a retail value of more than ten thousand dollars

1 until January 1, 2006, a retail value of more than ten thousand five
2 hundred dollars until January 1, 2010, and a retail value of more than
3 ten thousand five hundred dollars increased by five hundred dollars every
4 five years thereafter;

5 (3) Previously salvaged means the designation of a rebuilt ~~or~~
6 ~~reconstructed~~ motorboat which was previously required to be issued a
7 salvage branded certificate of title;

8 (4) Retail value means the actual cash value, fair market value, or
9 retail value of a motorboat as (a) set forth in a current edition of any
10 nationally recognized compilation, including automated data bases, of
11 retail values or (b) determined pursuant to a market survey of comparable
12 motorboats with respect to condition and equipment; and

13 (5) Salvage means the designation of a motorboat which is:

14 (a) A late model motorboat which has been wrecked, damaged, or
15 destroyed to the extent that the estimated total cost of repair to
16 rebuild or reconstruct the motorboat to its condition immediately before
17 it was wrecked, damaged, or destroyed and to restore the motorboat to a
18 condition for legal operation, meets or exceeds seventy-five percent of
19 the retail value of the motorboat at the time it was wrecked, damaged, or
20 destroyed; or

21 (b) Voluntarily designated by the owner of the motorboat as a
22 salvage motorboat by obtaining a salvage branded certificate of title,
23 without respect to the damage to, age of, or value of the motorboat.

24 Sec. 5. Section 37-1293, Revised Statutes Cumulative Supplement,
25 2018, is amended to read:

26 37-1293 When an insurance company acquires a salvage motorboat
27 through payment of a total loss settlement on account of damage, the
28 company shall obtain the certificate of title from the owner, surrender
29 such certificate of title to the county treasurer, and make application
30 for a salvage branded certificate of title which shall be assigned when
31 the company transfers ownership. An insurer shall take title to a salvage

1 motorboat for which a total loss settlement is made unless the owner of
2 the motorboat elects to retain the motorboat. If the owner elects to
3 retain the motorboat, the insurance company shall notify the Department
4 of Motor Vehicles of such fact in a format prescribed by the department.
5 Beginning on the implementation date designated by the Director of Motor
6 Vehicles pursuant to subsection (3) of section 60-1508, the insurance
7 company shall report electronically to the department using the
8 electronic reporting system. The department shall immediately enter the
9 salvage brand onto the computerized record of the motorboat. The
10 insurance company shall also notify the owner of the owner's
11 responsibility to comply with this section. The owner shall, within
12 thirty days after the settlement of the loss, forward the properly
13 endorsed acceptable certificate of title to the county treasurer. Upon
14 receipt of the certificate of title, the The county treasurer shall, ~~upon~~
15 ~~receipt of the certificate of title,~~ issue a salvage branded certificate
16 of title for the motorboat unless the motorboat has been rebuilt or
17 reconstructed, in which case the county treasurer shall issue a
18 previously salvaged branded certificate of title for the motorboat.

19 Sec. 6. Section 60-119.01, Revised Statutes Cumulative Supplement,
20 2018, is amended to read:

21 60-119.01 Low-speed vehicle means a (1) four-wheeled motor vehicle
22 (a) whose speed attainable in one mile is more than twenty miles per hour
23 and not more than twenty-five miles per hour on a paved, level surface,
24 (b) whose gross vehicle weight rating is less than three thousand pounds,
25 and (c) that complies with 49 C.F.R. part 571, as such part existed on
26 January 1, 2018, or (2) three-wheeled motor vehicle (a) whose maximum
27 speed attainable is not more than twenty-five miles per hour on a paved,
28 level surface, (b) whose gross vehicle weight rating is less than three
29 thousand pounds, and (c) which is equipped with a windshield and an
30 occupant protection system, ~~and (d) that complies with 49 C.F.R. part~~
31 ~~571, as such part existed on January 1, 2018.~~ A motorcycle with a sidecar

1 attached is not a low-speed vehicle.

2 Sec. 7. Section 60-144, Revised Statutes Cumulative Supplement,
3 2018, is amended to read:

4 60-144 (1)(a)(i) Except as provided in subdivisions (b), (c), and
5 (d) of this subsection, the county treasurer shall be responsible for
6 issuing and filing certificates of title for vehicles, and each county
7 shall issue and file such certificates of title using the Vehicle Title
8 and Registration System which shall be provided and maintained by the
9 department. Application for a certificate of title shall be made upon a
10 form prescribed by the department. All applications shall be accompanied
11 by the appropriate fee or fees.

12 (ii) This subdivision applies beginning on an implementation date
13 designated by the director. The director shall designate an
14 implementation date which is on or before January 1, ~~2021~~ 2020. In
15 addition to the information required under subdivision (1)(a)(i) of this
16 section, the application for a certificate of title shall contain (A)(I)
17 ~~(A)~~ the full legal name as defined in section 60-468.01 of each owner or
18 (II) the name of each owner as such name appears on the owner's motor
19 vehicle operator's license or state identification card and (B)(I) the
20 motor vehicle operator's license number or state identification card
21 number of each owner, if applicable, and one or more of the
22 identification elements as listed in section 60-484 of each owner, if
23 applicable, and (II) if any owner is a business entity, a nonprofit
24 organization, an estate, a trust, or a church-controlled organization,
25 its tax identification number.

26 (b) The department shall issue and file certificates of title for
27 Nebraska-based fleet vehicles. Application for a certificate of title
28 shall be made upon a form prescribed by the department. All applications
29 shall be accompanied by the appropriate fee or fees.

30 (c) The department shall issue and file certificates of title for
31 state-owned vehicles. Application for a certificate of title shall be

1 made upon a form prescribed by the department. All applications shall be
2 accompanied by the appropriate fee or fees.

3 (d) The department shall issue certificates of title pursuant to
4 section 60-142.06. Application for a certificate of title shall be made
5 upon a form prescribed by the department. All applications shall be
6 accompanied by the appropriate fee or fees.

7 (e) The department shall issue certificates of title pursuant to
8 section 60-142.09. Application for a certificate of title shall be made
9 upon a form prescribed by the department. All applications shall be
10 accompanied by the appropriate fee or fees.

11 (2) If the owner of an all-terrain vehicle, a utility-type vehicle,
12 or a minibike resides in Nebraska, the application shall be filed with
13 the county treasurer of the county in which the owner resides.

14 (3)(a) ~~If Except as otherwise provided in subdivision (b) of this~~
15 ~~subsection until January 1, 2019, if a vehicle, other than an all-terrain~~
16 ~~vehicle, a utility-type vehicle, or a minibike, has situs in Nebraska,~~
17 ~~the application shall be filed with the county treasurer of the county in~~
18 ~~which the vehicle has situs. Beginning January 1, 2019, if a vehicle has~~
19 situs in Nebraska, the application for a certificate of title may be
20 filed with the county treasurer of any county.

21 (b) If a motor vehicle dealer licensed under the Motor Vehicle
22 Industry Regulation Act applies for a certificate of title for a vehicle,
23 the application may be filed with the county treasurer of any county.

24 (c) An approved licensed dealer participating in the electronic
25 dealer services system pursuant to section 60-1507 may apply for a
26 certificate of title for a vehicle to the county treasurer of any county
27 or the department in a manner provided by the electronic dealer services
28 system.

29 (4) If the owner of a vehicle is a nonresident, the application
30 shall be filed in the county in which the transaction is consummated.

31 (5) The application shall be filed within thirty days after the

1 delivery of the vehicle.

2 (6) All applicants registering a vehicle pursuant to section
3 60-3,198 shall file the application for a certificate of title with the
4 Division of Motor Carrier Services of the department. The division shall
5 deliver the certificate to the applicant if there are no liens on the
6 vehicle. If there are one or more liens on the vehicle, the certificate
7 of title shall be handled as provided in section 60-164. All certificates
8 of title issued by the division shall be issued in the manner prescribed
9 for the county treasurer in section 60-152.

10 Sec. 8. Section 60-149, Revised Statutes Cumulative Supplement,
11 2018, is amended to read:

12 60-149 (1)(a) If a certificate of title has previously been issued
13 for a vehicle in this state, the application for a new certificate of
14 title shall be accompanied by the certificate of title duly assigned
15 except as otherwise provided in the Motor Vehicle Certificate of Title
16 Act.

17 (b) Except for manufactured homes or mobile homes as provided in
18 subsection (2) of this section, if a certificate of title has not
19 previously been issued for the vehicle in this state or if a certificate
20 of title is unavailable, the application shall be accompanied by:

21 (i) A manufacturer's or importer's certificate except as otherwise
22 provided in subdivision (viii) of this subdivision;

23 (ii) A duly certified copy of the manufacturer's or importer's
24 certificate;

25 (iii) An affidavit by the owner affirming ownership in the case of
26 an all-terrain vehicle, a utility-type vehicle, or a minibike;

27 (iv) A certificate of title from another state;

28 (v) A court order issued by a court of record, a manufacturer's
29 certificate of origin, or an assigned registration certificate, if the
30 law of the state from which the vehicle was brought into this state does
31 not have a certificate of title law;

1 (vi) Evidence of ownership as provided for in section 30-24,125,
2 sections 52-601.01 to 52-605, sections 60-1901 to 60-1911, or sections
3 60-2401 to 60-2411;

4 (vii) Documentation prescribed in section 60-142.01, 60-142.02,
5 60-142.04, 60-142.05, 60-142.09, or 60-142.11 or documentation of
6 compliance with section 76-1607;

7 (viii) A manufacturer's or importer's certificate and an affidavit
8 by the owner affirming ownership in the case of a minitruck; or

9 (ix) In the case of a motor vehicle, a trailer, an all-terrain
10 vehicle, a utility-type vehicle, or a minibike, an affidavit by the
11 holder of a motor vehicle auction dealer's license as described in
12 subdivision (11) of section 60-1406 affirming that the certificate of
13 title is unavailable and that the vehicle (A) is a salvage vehicle
14 through payment of a total loss settlement, (B) is a salvage vehicle
15 purchased by the auction dealer, or (C) has been donated to an
16 organization operating under section 501(c)(3) of the Internal Revenue
17 Code as defined in section 49-801.01.

18 (c) If the application for a certificate of title in this state is
19 accompanied by a valid certificate of title issued by another state which
20 meets that state's requirements for transfer of ownership, then the
21 application may be accepted by this state.

22 (d) If a certificate of title has not previously been issued for the
23 vehicle in this state and the applicant is unable to provide such
24 documentation, the applicant may apply for a bonded certificate of title
25 as prescribed in section 60-167.

26 (2)(a) If the application for a certificate of title for a
27 manufactured home or a mobile home is being made in accordance with
28 subdivision (4)(b) of section 60-137 or if the certificate of title for a
29 manufactured home or a mobile home is unavailable ~~pursuant to section~~
30 ~~52-1801~~, the application shall be accompanied by proof of ownership in
31 the form of:

- 1 (i) A duly assigned manufacturer's or importer's certificate;
2 (ii) A certificate of title from another state;
3 (iii) A court order issued by a court of record;
4 (iv) Evidence of ownership as provided for in section 30-24,125,
5 sections 52-601.01 to 52-605, sections 60-1901 to 60-1911, or sections
6 60-2401 to 60-2411, or documentation of compliance with section 76-1607;
7 or
8 (v) Assessment records for the manufactured home or mobile home from
9 the county assessor and an affidavit by the owner affirming ownership.

10 (b) If the applicant cannot produce proof of ownership described in
11 subdivision (a) of this subsection, he or she may submit to the
12 department such evidence as he or she may have, and the department may
13 thereupon, if it finds the evidence sufficient, issue the certificate of
14 title or authorize the county treasurer to issue a certificate of title,
15 as the case may be.

16 (3) For purposes of this section, certificate of title includes a
17 salvage certificate, a salvage branded certificate of title, or any other
18 document of ownership issued by another state or jurisdiction for a
19 salvage vehicle. Only a salvage branded certificate of title shall be
20 issued to any vehicle conveyed upon a salvage certificate, a salvage
21 branded certificate of title, or any other document of ownership issued
22 by another state or jurisdiction for a salvage vehicle.

23 (4) The county treasurer shall retain the evidence of title
24 presented by the applicant and on which the certificate of title is
25 issued.

26 (5)(a) If an affidavit is submitted under subdivision (1)(b)(ix) of
27 this section, the holder of a motor vehicle auction dealer's license
28 shall certify that (i) it has made at least two written attempts and has
29 been unable to obtain the properly endorsed certificate of title to the
30 property noted in the affidavit from the owner and (ii) thirty days have
31 expired after the mailing of a written notice regarding the intended

1 disposition of the property noted in the affidavit by certified mail,
2 return receipt requested, to the last-known address of the owner and to
3 any lien or security interest holder of record of the property noted in
4 the affidavit.

5 (b) The notice under subdivision (5)(a)(ii) of this section shall
6 contain a description of the property noted in the affidavit and a
7 statement that title to the property noted in the affidavit shall vest in
8 the holder of the motor vehicle auction dealer's license thirty days
9 after the date such notice was mailed.

10 (c) The mailing of notice and the expiration of thirty days under
11 subdivision (5)(a)(ii) of this section shall extinguish any lien or
12 security interest of a lienholder or security interest holder in the
13 property noted in the affidavit, unless the lienholder or security
14 interest holder has claimed such property within such thirty-day period.
15 The holder of a motor vehicle auction dealer's license shall transfer
16 possession of the property noted in the affidavit to the lienholder or
17 security interest holder claiming such property.

18 Sec. 9. Section 60-151, Revised Statutes Cumulative Supplement,
19 2018, is amended to read:

20 60-151 (1) The certificate of title for a vehicle shall be obtained
21 in the name of the purchaser upon application signed by the purchaser,
22 except that (a) ~~(1)~~ for titles to be held by husband and wife,
23 applications may be accepted upon the signature of either one as a
24 signature for himself or herself and as agent for his or her spouse and
25 (b) ~~(2)~~ for an applicant providing proof that he or she is a handicapped
26 or disabled person as defined in section 60-331.02, applications may be
27 accepted upon the signature of the applicant's parent, legal guardian,
28 foster parent, or agent.

29 (2) This subsection applies beginning on an implementation date
30 designated by the director. The director shall designate an
31 implementation date which is on or before January 1, 2021. If the

1 purchaser of a vehicle does not obtain a certificate of title in
2 accordance with subsection (1) of this section within thirty days after
3 the sale of the vehicle, the seller of such vehicle may request the
4 department to update the electronic certificate of title record. The
5 department shall update such record upon receiving evidence of a sale
6 satisfactory to the director.

7 Sec. 10. Section 60-171, Revised Statutes Cumulative Supplement,
8 2018, is amended to read:

9 60-171 For purposes of sections 60-171 to 60-177:

10 (1) Cost of repairs means the estimated or actual retail cost of
11 parts needed to repair a vehicle plus the cost of labor computed by using
12 the hourly labor rate and time allocations for repair that are customary
13 and reasonable. Retail cost of parts and labor rates may be based upon
14 collision estimating manuals or electronic computer estimating systems
15 customarily used in the insurance industry;

16 (2) Flood damaged means damage to a vehicle resulting from being
17 submerged in water to the point that rising water has reached over the
18 floorboard, has entered the passenger compartment, and has caused damage
19 to any electrical, computerized, or mechanical components. Flood damaged
20 specifically does not apply to a vehicle that an inspection, conducted by
21 an insurance claim representative or a vehicle repairer, indicates:

22 (a) Has no electrical, computerized, or mechanical components
23 damaged by water; or

24 (b) Had one or more electrical, computerized, or mechanical
25 components damaged by water and all such damaged components were repaired
26 or replaced;

27 (3) Late model vehicle means a vehicle which has (a) a
28 manufacturer's model year designation of, or later than, the year in
29 which the vehicle was wrecked, damaged, or destroyed, or any of the six
30 preceding years or (b)(i) in the case of vehicles other than all-terrain
31 vehicles, utility-type vehicles, and minibikes, a retail value of more

1 than ten thousand five hundred dollars until January 1, 2010, and a
2 retail value of more than ten thousand five hundred dollars increased by
3 five hundred dollars every five years thereafter or (ii) in the case of
4 all-terrain vehicles, utility-type vehicles, or minibikes, a retail value
5 of more than one thousand seven hundred fifty dollars until January 1,
6 2010, and a retail value of more than one thousand seven hundred fifty
7 dollars increased by two hundred fifty dollars every five years
8 thereafter;

9 (4) Manufacturer buyback means the designation of a vehicle with an
10 alleged nonconformity when the vehicle (a) has been replaced by a
11 manufacturer or (b) has been repurchased by a manufacturer as the result
12 of court judgment, arbitration, or any voluntary agreement entered into
13 between the manufacturer or its agent and a consumer;

14 (5) Previously salvaged or rebuilt each mean ~~means~~ the designation
15 of a rebuilt ~~or reconstructed~~ vehicle which was previously required to be
16 issued a salvage branded certificate of title and which has been
17 inspected as provided in section 60-146;

18 (6) Retail value means the actual cash value, fair market value, or
19 retail value of a vehicle as (a) set forth in a current edition of any
20 nationally recognized compilation, including automated data bases, of
21 retail values or (b) determined pursuant to a market survey of comparable
22 vehicles with respect to condition and equipment; and

23 (7) Salvage means the designation of a vehicle which is:

24 (a) A late model vehicle which has been wrecked, damaged, or
25 destroyed to the extent that the estimated total cost of repair to
26 rebuild or reconstruct the vehicle to its condition immediately before it
27 was wrecked, damaged, or destroyed and to restore the vehicle to a
28 condition for legal operation, meets or exceeds seventy-five percent of
29 the retail value of the vehicle at the time it was wrecked, damaged, or
30 destroyed; or

31 (b) Voluntarily designated by the owner of the vehicle as a salvage

1 vehicle by obtaining a salvage branded certificate of title, without
2 respect to the damage to, age of, or value of the vehicle.

3 Sec. 11. Section 60-173, Revised Statutes Cumulative Supplement,
4 2018, is amended to read:

5 60-173 (1) When an insurance company acquires a salvage vehicle
6 through payment of a total loss settlement on account of damage, the
7 company shall obtain the certificate of title from the owner, surrender
8 such certificate of title to the county treasurer, and make application
9 for a salvage branded certificate of title which shall be assigned when
10 the company transfers ownership. An insurer shall take title to a salvage
11 vehicle for which a total loss settlement is made unless the owner of the
12 salvage vehicle elects to retain the salvage vehicle.

13 (2) If the owner elects to retain the salvage vehicle, the insurance
14 company shall notify the department of such fact in a format prescribed
15 by the department. The department shall immediately enter the salvage
16 brand onto the computerized record of the vehicle. Beginning on the
17 implementation date designated by the director pursuant to subsection (3)
18 of section 60-1508, the insurance company shall report electronically to
19 the department using the electronic reporting system. The insurance
20 company shall also notify the owner of the owner's responsibility to
21 comply with this section. The owner shall, within thirty days after the
22 settlement of the loss, forward the properly endorsed acceptable
23 certificate of title to the county treasurer in the county designated in
24 section 60-144. Upon receipt of the certificate of title, the ~~The~~ county
25 treasurer shall, ~~upon receipt of the certificate of title,~~ issue a
26 salvage branded certificate of title for the vehicle unless the vehicle
27 has been repaired and inspected as provided in section 60-146, in which
28 case the county treasurer shall issue a previously salvaged branded
29 certificate of title for the vehicle.

30 (3) An insurance company may apply to the department for a salvage
31 branded certificate of title without obtaining a properly endorsed

1 certificate of title from the owner or other evidence of ownership as
2 prescribed by the department if it has been at least thirty days since
3 the company obtained oral or written acceptance by the owner of an offer
4 in an amount in settlement of a total loss. The insurance company shall
5 submit an application form prescribed by the department for a salvage
6 branded certificate of title accompanied by an affidavit from the
7 insurance company that it has made at least two written attempts and has
8 been unable to obtain the proper endorsed certificate of title from the
9 owner following an oral or written acceptance by the owner of an offer of
10 an amount in settlement of a total loss and evidence of settlement.

11 Sec. 12. Section 60-174, Revised Statutes Cumulative Supplement,
12 2018, is amended to read:

13 60-174 Whenever a title is issued in this state for a vehicle that
14 is designated a salvage, previously salvaged or rebuilt, flood damaged,
15 or manufacturer buyback, the following title brands shall be required:
16 Salvage, previously salvaged, flood damaged, or manufacturer buyback. A
17 certificate branded salvage, previously salvaged, flood damaged, or
18 manufacturer buyback shall be administered in the same manner and for the
19 same fee or fees as provided for a certificate of title in sections
20 60-154 to 60-160. When a salvage branded certificate of title is
21 surrendered for a certificate of title branded previously salvaged, the
22 application for a certificate of title shall be accompanied by a
23 statement of inspection as provided in section 60-146.

24 Sec. 13. Section 60-336.01, Revised Statutes Cumulative Supplement,
25 2018, is amended to read:

26 60-336.01 Low-speed vehicle means a (1) four-wheeled motor vehicle
27 (a) whose speed attainable in one mile is more than twenty miles per hour
28 and not more than twenty-five miles per hour on a paved, level surface,
29 (b) whose gross vehicle weight rating is less than three thousand pounds,
30 and (c) that complies with 49 C.F.R. part 571, as such part existed on
31 January 1, 2018, or (2) three-wheeled motor vehicle (a) whose maximum

1 speed attainable is not more than twenty-five miles per hour on a paved,
2 level surface, (b) whose gross vehicle weight rating is less than three
3 thousand pounds, and (c) which is equipped with a windshield and an
4 occupant protection system, ~~and (d) that complies with 49 C.F.R. part~~
5 ~~571, as such part existed on January 1, 2018.~~ A motorcycle with a sidecar
6 attached is not a low-speed vehicle.

7 Sec. 14. Section 60-386, Revised Statutes Cumulative Supplement,
8 2018, is amended to read:

9 60-386 (1) Each new application shall contain, in addition to other
10 information as may be required by the department, the name and
11 residential and mailing address of the applicant and a description of the
12 motor vehicle or trailer, including the color, the manufacturer, the
13 identification number, the United States Department of Transportation
14 number if required by 49 C.F.R. 390.5 and 390.19, as such regulations
15 existed on January 1, 2018, and the weight of the motor vehicle or
16 trailer required by the Motor Vehicle Registration Act. Beginning on the
17 implementation date designated by the director pursuant to subsection (4)
18 of section 60-1508, for trailers which are not required to have a
19 certificate of title under section 60-137 and which have no
20 identification number, the assignment of an identification number shall
21 be required and the identification number shall be issued by the county
22 treasurer or department. With the application the applicant shall pay the
23 proper registration fee and shall state whether the motor vehicle is
24 propelled by alternative fuel and, if alternative fuel, the type of fuel.
25 The application shall also contain a notification that bulk fuel
26 purchasers may be subject to federal excise tax liability. The department
27 shall include such notification in the notices required by section
28 60-3,186.

29 (2) This subsection applies beginning on an implementation date
30 designated by the director. The director shall designate an
31 implementation date which is on or before January 1, 2021 ~~2020~~. In

1 addition to the information required under subsection (1) of this
2 section, the application for registration shall contain (a)(i) (a) the
3 full legal name as defined in section 60-468.01 of each owner or (ii) the
4 name of each owner as such name appears on the owner's motor vehicle
5 operator's license or state identification card and (b)(i) the motor
6 vehicle operator's license number or state identification card number of
7 each owner, if applicable, and one or more of the identification elements
8 as listed in section 60-484 of each owner, if applicable, and (ii) if any
9 owner is a business entity, a nonprofit organization, an estate, a trust,
10 or a church-controlled organization, its tax identification number.

11 Sec. 15. Section 60-3,104.01, Revised Statutes Cumulative
12 Supplement, 2018, is amended to read:

13 60-3,104.01 (1) A person may apply for specialty license plates in
14 lieu of regular license plates on an application prescribed and provided
15 by the department pursuant to section 60-3,104.02 for any motor vehicle,
16 trailer, or semitrailer, except for motor vehicles or trailers registered
17 under section 60-3,198. An applicant receiving a specialty license plate
18 for a farm truck with a gross weight of over sixteen tons or for a
19 commercial motor vehicle registered for a gross weight of five tons or
20 over shall affix the appropriate tonnage decal to the plate. The
21 department shall make forms available for such applications. Each
22 application for initial issuance or renewal of specialty license plates
23 shall be accompanied by a fee of seventy dollars. Fees collected pursuant
24 to this subsection shall be remitted to the State Treasurer. The State
25 Treasurer shall credit fifteen percent of the fee for initial issuance
26 and renewal of specialty license plates to the Department of Motor
27 Vehicles Cash Fund and eighty-five percent of the fee to the Highway
28 Trust Fund.

29 ~~(2)(a) When (2) Until January 1, 2019, when the department receives~~
30 ~~an application for specialty license plates, it shall deliver the plates~~
31 ~~to the county treasurer of the county in which the motor vehicle,~~

1 ~~trailer, or semitrailer is registered. Beginning January 1, 2019, when~~
2 the department receives an application for specialty license plates, the
3 department may deliver the plates and registration certificate to the
4 applicant by United States mail or to the county treasurer of the county
5 in which the motor vehicle, trailer, or semitrailer is registered and the
6 delivery of the plates and registration certificate shall be made through
7 a secure process and system. The county treasurer or the department shall
8 issue specialty license plates in lieu of regular license plates when the
9 applicant complies with the other provisions of law for registration of
10 the motor vehicle, trailer, or semitrailer. If specialty license plates
11 are lost, stolen, or mutilated, the licensee shall be issued replacement
12 license plates pursuant to section 60-3,157.

13 (b) This subdivision applies beginning on an implementation date
14 designated by the director. The director shall designate an
15 implementation date which is on or before January 1, 2021. The county
16 treasurer or the department may issue temporary license stickers to the
17 applicant under this section for the applicant to lawfully operate the
18 vehicle pending receipt of the license plates. No charge in addition to
19 the registration fee shall be made for the issuance of a temporary
20 license sticker under this subdivision. The department shall furnish
21 temporary license stickers for issuance by the county treasurer at no
22 cost to the counties. The department may adopt and promulgate rules and
23 regulations regarding the design and issuance of temporary license
24 stickers.

25 (3)(a) The owner of a motor vehicle, trailer, or semitrailer bearing
26 specialty license plates may make application to the county treasurer to
27 have such specialty license plates transferred to a motor vehicle,
28 trailer, or semitrailer other than the motor vehicle, trailer, or
29 semitrailer for which such plates were originally purchased if such motor
30 vehicle, trailer, or semitrailer is owned by the owner of the specialty
31 license plates.

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

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

10 Sec. 16. Section 60-3,122, Revised Statutes Cumulative Supplement,
11 2018, is amended to read:

12 60-3,122 (1) Any person may, in addition to the application required
13 by section 60-385, apply to the department for license plates designed by
14 the department to indicate that he or she is a survivor of the Japanese
15 attack on Pearl Harbor if he or she:

16 (a) Was a member of the United States Armed Forces on December 7,
17 1941;

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

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

23 (d) Holds a current membership in a Nebraska Chapter of the Pearl
24 Harbor Survivors Association.

25 (2) The license plates shall be issued upon the applicant paying the
26 regular license fee and furnishing proof satisfactory to the department
27 that the applicant fulfills the requirements provided by subsection (1)
28 of this section. Any number of motor vehicles, trailers, or semitrailers
29 owned by the applicant may be so licensed at any one time. Motor vehicles
30 and trailers registered under section 60-3,198 shall not be so licensed.

31 (3) If the license plates issued pursuant to this section are lost,

1 stolen, or mutilated, the recipient of the plates shall be issued
2 replacement license plates upon request and without charge.

3 (4) This subsection applies beginning on an implementation date
4 designated by the director. The director shall designate an
5 implementation date that is on or before January 1, 2021. The county
6 treasurer or the department may issue temporary license stickers to the
7 applicant under this section for the applicant to lawfully operate the
8 vehicle pending receipt of the license plates. No charge in addition to
9 the registration fee shall be made for the issuance of a temporary
10 license sticker under this subsection. The department shall furnish
11 temporary license stickers for issuance by the county treasurer at no
12 cost to the counties. The department may adopt and promulgate rules and
13 regulations regarding the design and issuance of temporary license
14 stickers.

15 Sec. 17. Section 60-3,122.02, Revised Statutes Cumulative
16 Supplement, 2018, is amended to read:

17 60-3,122.02 (1) A person may apply to the department for Gold Star
18 Family plates in lieu of regular license plates on an application
19 prescribed and provided by the department for any motor vehicle, trailer,
20 or semitrailer, except for a motor vehicle or trailer registered under
21 section 60-3,198. An applicant receiving a Gold Star Family plate for a
22 farm truck with a gross weight of over sixteen tons shall affix the
23 appropriate tonnage decal to the plate. The department shall make forms
24 available for such applications through the county treasurers. The
25 license plates shall be issued upon payment of the license fee described
26 in subsection (2) of this section and furnishing proof satisfactory to
27 the department that the applicant is a surviving spouse, whether
28 remarried or not, or an ancestor, including a stepparent, a descendant,
29 including a stepchild, a foster parent or a person in loco parentis, or a
30 sibling of a person who died while in good standing on active duty in the
31 military service of the United States.

1 (2)(a) Each application for initial issuance of consecutively
2 numbered Gold Star Family plates shall be accompanied by a fee of five
3 dollars. An application for renewal of such plates shall be accompanied
4 by a fee of five dollars. County treasurers collecting fees for renewals
5 pursuant to this subdivision shall remit them to the State Treasurer. The
6 State Treasurer shall credit five dollars of the fee for initial issuance
7 and renewal of such plates to the Nebraska Veteran Cemetery System
8 Operation Fund.

9 (b) Each application for initial issuance of personalized message
10 Gold Star Family plates shall be accompanied by a fee of forty dollars.
11 An application for renewal of such plates shall be accompanied by a fee
12 of forty dollars. County treasurers collecting fees for renewals pursuant
13 to this subdivision shall remit them to the State Treasurer. The State
14 Treasurer shall credit twenty-five percent of the fee for initial
15 issuance and renewal of such plates to the Department of Motor Vehicles
16 Cash Fund and seventy-five percent of the fee to the Nebraska Veteran
17 Cemetery System Operation Fund.

18 ~~(3)(a) When (3) Until January 1, 2019, when the department receives~~
19 ~~an application for Gold Star Family plates, the department shall deliver~~
20 ~~the plates to the county treasurer of the county in which the motor~~
21 ~~vehicle or trailer is registered. Beginning January 1, 2019, when the~~
22 department receives an application for Gold Star Family plates, the
23 department may deliver the plates and registration certificate to the
24 applicant by United States mail or to the county treasurer of the county
25 in which the motor vehicle or trailer is registered and the delivery of
26 the plates and registration certificate shall be made through a secure
27 process and system. The county treasurer or the department shall issue
28 Gold Star Family plates in lieu of regular license plates when the
29 applicant complies with the other provisions of the Motor Vehicle
30 Registration Act for registration of the motor vehicle or trailer. If
31 Gold Star Family plates are lost, stolen, or mutilated, the licensee

1 shall be issued replacement license plates upon request and without
2 charge.

3 (b) This subdivision applies beginning on an implementation date
4 designated by the director. The director shall designate an
5 implementation date that is on or before January 1, 2021. The county
6 treasurer or the department may issue temporary license stickers to the
7 applicant under this section for the applicant to lawfully operate the
8 vehicle pending receipt of the license plates. No charge in addition to
9 the registration fee shall be made for the issuance of a temporary
10 license sticker under this subdivision. The department shall furnish
11 temporary license stickers for issuance by the county treasurer at no
12 cost to the counties. The department may adopt and promulgate rules and
13 regulations regarding the design and issuance of temporary license
14 stickers.

15 (4) The owner of a motor vehicle or trailer bearing Gold Star Family
16 plates may apply to the county treasurer to have such plates transferred
17 to a motor vehicle other than the vehicle for which such plates were
18 originally purchased if such vehicle is owned by the owner of the plates.
19 The owner may have the unused portion of the fee for the plates credited
20 to the other vehicle which will bear the plates at the rate of eight and
21 one-third percent per month for each full month left in the registration
22 period. Application for such transfer shall be accompanied by a fee of
23 three dollars. Fees collected pursuant to this subsection shall be
24 remitted to the State Treasurer for credit to the Department of Motor
25 Vehicles Cash Fund.

26 (5) If the cost of manufacturing Gold Star Family plates at any time
27 exceeds the amount charged for license plates pursuant to section
28 60-3,102, any money to be credited to the Nebraska Veteran Cemetery
29 System Operation Fund shall instead be credited first to the Highway
30 Trust Fund in an amount equal to the difference between the manufacturing
31 costs of Gold Star Family plates and the amount charged pursuant to

1 section 60-3,102 with respect to such plates and the remainder shall be
2 credited to the Nebraska Veteran Cemetery System Operation Fund.

3 Sec. 18. Section 60-3,122.04, Revised Statutes Cumulative
4 Supplement, 2018, is amended to read:

5 60-3,122.04 (1) An eligible person may apply to the department for
6 Military Honor Plates in lieu of regular license plates on an application
7 prescribed and provided by the department for any motor vehicle, trailer,
8 or semitrailer, except for a motor vehicle or trailer registered under
9 section 60-3,198. An applicant receiving a Military Honor Plate for a
10 farm truck with a gross weight of over sixteen tons shall affix the
11 appropriate tonnage decal to the plate. The department shall make forms
12 available for such applications through the county treasurers. The
13 license plates shall be issued upon payment of the license fee described
14 in subsection (2) of this section and verification by the department of
15 an applicant's eligibility using the registry established by the
16 Department of Veterans' Affairs pursuant to section 80-414. To be
17 eligible an applicant shall be (a) active duty or reserve duty armed
18 forces personnel serving in any of the armed forces listed in subsection
19 (1) of section 60-3,122.03, (b) a veteran of any of such armed forces who
20 was discharged or otherwise separated with a characterization of
21 honorable or general (under honorable conditions), or (c) a current or
22 former commissioned officer of the United States Public Health Service or
23 National Oceanic and Atmospheric Administration who has been detailed
24 directly to any branch of such armed forces for service on active or
25 reserve duty and who was discharged or otherwise separated with a
26 characterization of honorable or general (under honorable conditions) as
27 proven with valid orders from the United States Department of Defense, a
28 statement of service provided by the United States Public Health Service,
29 or a report of transfer or discharge provided by the National Oceanic and
30 Atmospheric Administration. Any person using Military Honor Plates shall
31 surrender the plates to the county treasurer if such person is no longer

1 eligible for the plates. Regular plates shall be issued to any such
2 person upon surrender of the Military Honor Plates for a three-dollar
3 transfer fee and forfeiture of any of the remaining annual fee. The
4 three-dollar transfer fee shall be remitted to the State Treasurer for
5 credit to the Department of Motor Vehicles Cash Fund.

6 (2)(a) In addition to all other fees required for registration under
7 the Motor Vehicle Registration Act, each application for initial issuance
8 or renewal of alphanumeric Military Honor Plates shall be accompanied by
9 a fee of five dollars. County treasurers collecting fees pursuant to this
10 subdivision shall remit them to the State Treasurer. The State Treasurer
11 shall credit five dollars of the fee to the Nebraska Veteran Cemetery
12 System Operation Fund.

13 (b) In addition to all other fees required for registration under
14 the Motor Vehicle Registration Act, each application for initial issuance
15 or renewal of personalized message Military Honor Plates shall be
16 accompanied by a fee of forty dollars. County treasurers collecting fees
17 pursuant to this subdivision shall remit them to the State Treasurer. The
18 State Treasurer shall credit twenty-five percent of the fee for initial
19 issuance and renewal of such plates to the Department of Motor Vehicles
20 Cash Fund and seventy-five percent of the fee to the Nebraska Veteran
21 Cemetery System Operation Fund.

22 ~~(3)(a) When (3) Until January 1, 2019, when the Department of Motor~~
23 ~~Vehicles receives an application for Military Honor Plates, the~~
24 ~~department shall deliver the plates to the county treasurer of the county~~
25 ~~in which the motor vehicle or trailer is registered. Beginning January 1,~~
26 ~~2019, when the department receives an application for Military Honor~~
27 ~~Plates, the department may deliver the plates and registration~~
28 ~~certificate to the applicant by United States mail or to the county~~
29 ~~treasurer of the county in which the motor vehicle or trailer is~~
30 ~~registered and the delivery of the plates and registration certificate~~
31 ~~shall be made through a secure process and system. The county treasurer~~

1 or the department shall issue Military Honor Plates in lieu of regular
2 license plates when the applicant complies with the other provisions of
3 the Motor Vehicle Registration Act for registration of the motor vehicle
4 or trailer. If Military Honor Plates are lost, stolen, or mutilated, the
5 licensee shall be issued replacement license plates upon request pursuant
6 to section 60-3,157.

7 (b) This subdivision applies beginning on an implementation date
8 designated by the director. The director shall designate an
9 implementation date that is on or before January 1, 2021. The county
10 treasurer or the department may issue temporary license stickers to the
11 applicant under this section for the applicant to lawfully operate the
12 vehicle pending receipt of the license plates. No charge in addition to
13 the registration fee shall be made for the issuance of a temporary
14 license sticker under this subdivision. The department shall furnish
15 temporary license stickers for issuance by the county treasurer at no
16 cost to the counties. The department may adopt and promulgate rules and
17 regulations regarding the design and issuance of temporary license
18 stickers.

19 (4) The owner of a motor vehicle or trailer bearing Military Honor
20 Plates may apply to the county treasurer to have such plates transferred
21 to a motor vehicle or trailer other than the motor vehicle or trailer for
22 which such plates were originally purchased if such motor vehicle or
23 trailer is owned by the owner of the plates. The owner may have the
24 unused portion of the fee for the plates credited to the other motor
25 vehicle or trailer which will bear the plates at the rate of eight and
26 one-third percent per month for each full month left in the registration
27 period. Application for such transfer shall be accompanied by a fee of
28 three dollars. Fees collected pursuant to this subsection shall be
29 remitted to the State Treasurer for credit to the Department of Motor
30 Vehicles Cash Fund.

31 (5) If the cost of manufacturing Military Honor Plates at any time

1 exceeds the amount charged for license plates pursuant to section
2 60-3,102, any money to be credited to the Nebraska Veteran Cemetery
3 System Operation Fund shall instead be credited first to the Highway
4 Trust Fund in an amount equal to the difference between the manufacturing
5 costs of Military Honor Plates and the amount charged pursuant to section
6 60-3,102 with respect to such plates and the remainder shall be credited
7 to the Nebraska Veteran Cemetery System Operation Fund.

8 (6) If the director discovers evidence of fraud in an application
9 for Military Honor Plates or that the holder is no longer eligible to
10 have Military Honor Plates, the director may summarily cancel the plates
11 and registration and send notice of the cancellation to the holder of the
12 license plates.

13 Sec. 19. Section 60-3,123, Revised Statutes Cumulative Supplement,
14 2018, is amended to read:

15 60-3,123 (1) Any person who was captured and incarcerated by an
16 enemy of the United States during a period of conflict with such enemy
17 and who was discharged or otherwise separated with a characterization of
18 honorable from or is currently serving in the United States Armed Forces
19 may, in addition to the application required in section 60-385, apply to
20 the department for license plates designed to indicate that he or she is
21 a former prisoner of war.

22 (2) The license plates shall be issued upon the applicant paying the
23 regular license fee and furnishing proof satisfactory to the department
24 that the applicant was formerly a prisoner of war. Any number of motor
25 vehicles, trailers, or semitrailers owned by the applicant may be so
26 licensed at any one time. Motor vehicles and trailers registered under
27 section 60-3,198 shall not be so licensed.

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

31 (4) This subsection applies beginning on an implementation date

1 designated by the director. The director shall designate an
2 implementation date that is on or before January 1, 2021. The county
3 treasurer or the department may issue temporary license stickers to the
4 applicant under this section for the applicant to lawfully operate the
5 vehicle pending receipt of the license plates. No charge in addition to
6 the registration fee shall be made for the issuance of a temporary
7 license sticker under this subsection. The department shall furnish
8 temporary license stickers for issuance by the county treasurer at no
9 cost to the counties. The department may adopt and promulgate rules and
10 regulations regarding the design and issuance of temporary license
11 stickers.

12 Sec. 20. Section 60-3,124, Revised Statutes Cumulative Supplement,
13 2018, is amended to read:

14 60-3,124 (1) Any person who is a veteran of the United States Armed
15 Forces, who was discharged or otherwise separated with a characterization
16 of honorable or general (under honorable conditions), and who is
17 classified by the United States Department of Veterans Affairs as one
18 hundred percent service-connected disabled may, in addition to the
19 application required in section 60-385, apply to the Department of Motor
20 Vehicles for license plates designed by the department to indicate that
21 the applicant is a disabled veteran. The inscription on the license
22 plates shall be D.A.V. immediately below the license plate number to
23 indicate that the holder of the license plates is a disabled veteran.

24 (2) The plates shall be issued upon the applicant paying the regular
25 license fee and furnishing proof satisfactory to the department that the
26 applicant is a disabled veteran. Any number of motor vehicles, trailers,
27 or semitrailers owned by the applicant may be so licensed at any one
28 time. Motor vehicles and trailers registered under section 60-3,198 shall
29 not be so licensed.

30 (3) If the license plates issued under this section are lost,
31 stolen, or mutilated, the recipient of the plates shall be issued

1 replacement license plates as provided in section 60-3,157.

2 (4) This subsection applies beginning on an implementation date
3 designated by the director. The director shall designate an
4 implementation date that is on or before January 1, 2021. The county
5 treasurer or the department may issue temporary license stickers to the
6 applicant under this section for the applicant to lawfully operate the
7 vehicle pending receipt of the license plates. No charge in addition to
8 the registration fee shall be made for the issuance of a temporary
9 license sticker under this subsection. The department shall furnish
10 temporary license stickers for issuance by the county treasurer at no
11 cost to the counties. The department may adopt and promulgate rules and
12 regulations regarding the design and issuance of temporary license
13 stickers.

14 Sec. 21. Section 60-3,125, Revised Statutes Cumulative Supplement,
15 2018, is amended to read:

16 60-3,125 (1) Any person may, in addition to the application required
17 by section 60-385, apply to the department for license plates designed by
18 the department to indicate that the applicant has received from the
19 federal government an award of a Purple Heart. The inscription of the
20 plates shall be designed so as to include a facsimile of the award and
21 beneath any numerical designation upon the plates pursuant to section
22 60-370 the words Purple Heart separately on one line and the words Combat
23 Wounded on the line below.

24 (2) The license plates shall be issued upon payment of the regular
25 license fee and furnishing proof satisfactory to the department that the
26 applicant was awarded the Purple Heart. Any number of motor vehicles,
27 trailers, or semitrailers owned by the applicant may be so licensed at
28 any one time. Motor vehicles and trailers registered under section
29 60-3,198 shall not be so licensed.

30 (3) If license plates issued pursuant to this section are lost,
31 stolen, or mutilated, the recipient of the plates shall be issued

1 replacement license plates upon request and without charge.

2 (4) This subsection applies beginning on an implementation date
3 designated by the director. The director shall designate an
4 implementation date that is on or before January 1, 2021. The county
5 treasurer or the department may issue temporary license stickers to the
6 applicant under this section for the applicant to lawfully operate the
7 vehicle pending receipt of the license plates. No charge in addition to
8 the registration fee shall be made for the issuance of a temporary
9 license sticker under this subsection. The department shall furnish
10 temporary license stickers for issuance by the county treasurer at no
11 cost to the counties. The department may adopt and promulgate rules and
12 regulations regarding the design and issuance of temporary license
13 stickers.

14 Sec. 22. Section 60-3,126, Revised Statutes Cumulative Supplement,
15 2018, is amended to read:

16 60-3,126 (1) Any person who holds an unrevoked and unexpired amateur
17 radio station license issued by the Federal Communications Commission and
18 is the owner of a motor vehicle, trailer, or semitrailer, except for
19 motor vehicles and trailers registered under section 60-3,198, may, in
20 addition to the application required by section 60-385, apply to the
21 department for license plates upon which shall be inscribed the official
22 amateur radio call letters of such applicant.

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

31 (3) An applicant applying for renewal of amateur radio station

1 license plates shall again furnish proof that he or she holds an
2 unrevoked and unexpired amateur radio station license issued by the
3 Federal Communications Commission.

4 (4) The department shall prescribe the size and design of the
5 license plates and furnish such plates to the persons applying for and
6 entitled to the same upon the payment of the required fee.

7 (5) This subsection applies beginning on an implementation date
8 designated by the director. The director shall designate an
9 implementation date that is on or before January 1, 2021. The county
10 treasurer or the department may issue temporary license stickers to the
11 applicant under this section for the applicant to lawfully operate the
12 vehicle pending receipt of the license plates. No charge in addition to
13 the registration fee shall be made for the issuance of a temporary
14 license sticker under this subsection. The department shall furnish
15 temporary license stickers for issuance by the county treasurer at no
16 cost to the counties. The department may adopt and promulgate rules and
17 regulations regarding the design and issuance of temporary license
18 stickers.

19 Sec. 23. Section 60-3,128, Revised Statutes Cumulative Supplement,
20 2018, is amended to read:

21 60-3,128 (1) A person may apply to the department for Nebraska
22 Cornhusker Spirit Plates in lieu of regular license plates on an
23 application prescribed and provided by the department for any motor
24 vehicle, trailer, or semitrailer, except for motor vehicles or trailers
25 registered under section 60-3,198. An applicant receiving a spirit plate
26 for a farm truck with a gross weight of over sixteen tons or for a
27 commercial motor vehicle registered for a gross weight of five tons or
28 over shall affix the appropriate tonnage decal to the spirit plate. The
29 department shall make forms available for such applications through the
30 county treasurers. Each application for initial issuance or renewal of
31 spirit plates shall be accompanied by a fee of seventy dollars. Fees

1 collected pursuant to this subsection shall be remitted to the State
2 Treasurer. The State Treasurer shall credit forty-three percent of the
3 fees for initial issuance and renewal of spirit plates to the Department
4 of Motor Vehicles Cash Fund. The State Treasurer shall credit fifty-seven
5 percent of the fees to the Spirit Plate Proceeds Fund until the fund has
6 been credited five million dollars from such fees and thereafter to the
7 Highway Trust Fund.

8 ~~(2)(a) When (2) Until January 1, 2019, when the department receives~~
9 ~~an application for spirit plates, it shall deliver the plates to the~~
10 ~~county treasurer of the county in which the motor vehicle or trailer is~~
11 ~~registered. Beginning January 1, 2019, when the department receives an~~
12 ~~application for spirit plates, the department may deliver the plates and~~
13 ~~registration certificate to the applicant by United States mail or to the~~
14 ~~county treasurer of the county in which the motor vehicle or trailer is~~
15 ~~registered and the delivery of the plates and registration certificate~~
16 ~~shall be made through a secure process and system. The county treasurer~~
17 ~~or the department shall issue spirit plates in lieu of regular license~~
18 ~~plates when the applicant complies with the other provisions of law for~~
19 ~~registration of the motor vehicle or trailer. If spirit plates are lost,~~
20 ~~stolen, or mutilated, the licensee shall be issued replacement license~~
21 ~~plates pursuant to section 60-3,157.~~

22 (b) This subdivision applies beginning on an implementation date
23 designated by the director. The director shall designate an
24 implementation date that is on or before January 1, 2021. The county
25 treasurer or the department may issue temporary license stickers to the
26 applicant under this section for the applicant to lawfully operate the
27 vehicle pending receipt of the license plates. No charge in addition to
28 the registration fee shall be made for the issuance of a temporary
29 license sticker under this subdivision. The department shall furnish
30 temporary license stickers for issuance by the county treasurer at no
31 cost to the counties. The department may adopt and promulgate rules and

1 regulations regarding the design and issuance of temporary license
2 stickers.

3 (3)(a) The owner of a motor vehicle or trailer bearing spirit plates
4 may make application to the county treasurer to have such spirit plates
5 transferred to a motor vehicle or trailer other than the motor vehicle or
6 trailer for which such plates were originally purchased if such motor
7 vehicle or trailer is owned by the owner of the spirit plates.

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

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

16 Sec. 24. Section 60-3,162, Reissue Revised Statutes of Nebraska, is
17 amended to read:

18 60-3,162 The department shall, upon a sworn complaint in writing of
19 any person, investigate whether a certificate of registration has been
20 issued on a motor vehicle or trailer exceeding the length, height, or
21 width provided by law or issued contrary to any law of this state. If the
22 department determines from the investigation that such certificate of
23 registration has been improperly ~~illegally~~ issued, it shall have power to
24 revoke such certificate of registration.

25 Sec. 25. Section 60-3,187, Revised Statutes Cumulative Supplement,
26 2018, is amended to read:

27 60-3,187 (1) The motor vehicle tax schedules are set out in this
28 section.

29 (2) The motor vehicle tax shall be calculated by multiplying the
30 base tax times the fraction which corresponds to the age category of the
31 vehicle as shown in the following table:

1	YEAR	FRACTION
2	First	1.00
3	Second	0.90
4	Third	0.80
5	Fourth	0.70
6	Fifth	0.60
7	Sixth	0.51
8	Seventh	0.42
9	Eighth	0.33
10	Ninth	0.24
11	Tenth and Eleventh	0.15
12	Twelfth and Thirteenth	0.07
13	Fourteenth and older	0.00

14 (3) The base tax shall be:

15 (a) Automobiles, autocycles, and motorcycles - An amount determined
16 using the following table:

17	Value when new	Base tax
18	Up to \$3,999	\$25
19	\$4,000 to \$5,999	35
20	\$6,000 to \$7,999	45
21	\$8,000 to \$9,999	60
22	\$10,000 to \$11,999	100
23	\$12,000 to \$13,999	140
24	\$14,000 to \$15,999	180
25	\$16,000 to \$17,999	220
26	\$18,000 to \$19,999	260
27	\$20,000 to \$21,999	300
28	\$22,000 to \$23,999	340
29	\$24,000 to \$25,999	380

1	\$26,000 to \$27,999	420
2	\$28,000 to \$29,999	460
3	\$30,000 to \$31,999	500
4	\$32,000 to \$33,999	540
5	\$34,000 to \$35,999	580
6	\$36,000 to \$37,999	620
7	\$38,000 to \$39,999	660
8	\$40,000 to \$41,999	700
9	\$42,000 to \$43,999	740
10	\$44,000 to \$45,999	780
11	\$46,000 to \$47,999	820
12	\$48,000 to \$49,999	860
13	\$50,000 to \$51,999	900
14	\$52,000 to \$53,999	940
15	\$54,000 to \$55,999	980
16	\$56,000 to \$57,999	1,020
17	\$58,000 to \$59,999	1,060
18	\$60,000 to \$61,999	1,100
19	\$62,000 to \$63,999	1,140
20	\$64,000 to \$65,999	1,180
21	\$66,000 to \$67,999	1,220
22	\$68,000 to \$69,999	1,260
23	\$70,000 to \$71,999	1,300
24	\$72,000 to \$73,999	1,340
25	\$74,000 to \$75,999	1,380
26	\$76,000 to \$77,999	1,420
27	\$78,000 to \$79,999	1,460
28	\$80,000 to \$81,999	1,500
29	\$82,000 to \$83,999	1,540

1	\$84,000 to \$85,999	1,580
2	\$86,000 to \$87,999	1,620
3	\$88,000 to \$89,999	1,660
4	\$90,000 to \$91,999	1,700
5	\$92,000 to \$93,999	1,740
6	\$94,000 to \$95,999	1,780
7	\$96,000 to \$97,999	1,820
8	\$98,000 to \$99,999	1,860
9	\$100,000 and over	1,900
10	(b) Assembled automobiles – \$60	
11	(c) Assembled motorcycles other than autocycles – \$25	
12	(d) Cabin trailers, up to one thousand pounds – \$10	
13	(e) Cabin trailers, one thousand pounds and over and less than two	
14	thousand pounds – \$25	
15	(f) Cabin trailers, two thousand pounds and over – \$40	
16	(g) Recreational vehicles, less than eight thousand pounds – \$160	
17	(h) Recreational vehicles, eight thousand pounds and over and less	
18	than twelve thousand pounds – \$410	
19	(i) Recreational vehicles, twelve thousand pounds and over – \$860	
20	(j) Assembled recreational vehicles and buses shall follow the	
21	schedules for body type and registered weight	
22	(k) Trucks - Over seven tons and less than ten tons – \$360	
23	(l) Trucks - Ten tons and over and less than thirteen tons – \$560	
24	(m) Trucks - Thirteen tons and over and less than sixteen tons –	
25	\$760	
26	(n) Trucks - Sixteen tons and over and less than twenty-five tons –	
27	\$960	
28	(o) Trucks - Twenty-five tons and over – \$1,160	
29	(p) Buses – \$360	
30	(q) Trailers other than semitrailers – \$10	

1 (r) Semitrailers – \$110

2 (s) Minitrucks – \$50

3 (t) Low-speed vehicles – \$50

4 (4) For purposes of subsection (3) of this section, truck means all
5 trucks and combinations of trucks except those trucks, trailers, or
6 combinations thereof registered under section 60-3,198, and the tax is
7 based on the gross vehicle weight rating as reported by the manufacturer.

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

10 (6) When a motor vehicle is registered which is newer than the
11 current model year by the manufacturer's designation, the motor vehicle
12 is subject to the initial motor vehicle tax in the first registration
13 period and ninety-five percent of the initial motor vehicle tax in the
14 second registration period.

15 (7) Assembled cabin trailers, assembled recreational vehicles, and
16 assembled buses shall be designated as sixth-year motor vehicles in their
17 first year of registration for purposes of the schedules.

18 (8) When a motor vehicle is registered which is required to have a
19 title branded as previous salvage pursuant to section 60-174 ~~60-175~~, the
20 motor vehicle tax shall be reduced by twenty-five percent.

21 Sec. 26. Section 60-3,221, Revised Statutes Cumulative Supplement,
22 2018, is amended to read:

23 60-3,221 (1) Except as otherwise provided in the Motor Vehicle
24 Registration Act:

25 (a) A cabin trailer shall only be towed by a properly registered:

26 (i) Passenger car;

27 (ii) Commercial motor vehicle or apportionable vehicle;

28 (iii) Farm truck;

29 (iv) Local truck;

30 (v) Minitruck;

31 (vi) Recreational vehicle; or

- 1 (vii) Bus;
- 2 (b) A utility trailer shall only be towed by:
- 3 (i) A properly registered passenger car;
- 4 (ii) A properly registered commercial motor vehicle or apportionable
5 vehicle;
- 6 (iii) A properly registered farm truck;
- 7 (iv) A properly registered local truck;
- 8 (v) A properly registered minitruck;
- 9 (vi) A properly registered recreational vehicle;
- 10 (vii) A properly registered motor vehicle which is engaged in soil
11 and water conservation pursuant to section 60-3,149;
- 12 (viii) A properly registered well-boring apparatus;
- 13 (ix) A dealer-plated vehicle;
- 14 (x) A personal-use dealer-plated vehicle;
- 15 (xi) A properly registered bus; or
- 16 (xii) A properly registered public power district motor vehicle or,
17 beginning January 1, 2023, a properly registered metropolitan utilities
18 district motor vehicle;
- 19 (c) A farm trailer shall only be towed by a properly registered:
- 20 (i) Passenger car;
- 21 (ii) Commercial motor vehicle;
- 22 (iii) Farm truck; or
- 23 (iv) Minitruck;
- 24 (d) A commercial trailer shall only be towed by:
- 25 (i) A properly registered motor vehicle which is engaged in soil and
26 water conservation pursuant to section 60-3,149;
- 27 (ii) A properly registered local truck;
- 28 (iii) A properly registered well-boring apparatus;
- 29 (iv) A properly registered commercial motor vehicle or apportionable
30 vehicle;
- 31 (v) A dealer-plated vehicle;

- 1 (vi) A personal-use dealer-plated vehicle;
- 2 (vii) A properly registered bus;
- 3 (viii) A properly registered farm truck; or
- 4 (ix) A properly registered public power district motor vehicle or,
- 5 beginning January 1, 2023, a properly registered metropolitan utilities
- 6 district motor vehicle;

7 (e) A fertilizer trailer shall only be towed by a properly
8 registered:

- 9 (i) Passenger car;
- 10 (ii) Commercial motor vehicle or apportionable vehicle;
- 11 (iii) Farm truck; or
- 12 (iv) Local truck;

13 (f) A pole and cable reel trailer shall only be towed by a properly
14 registered:

- 15 (i) Commercial motor vehicle or apportionable vehicle;
- 16 (ii) Local truck; or
- 17 (iii) Public power district motor vehicle or, beginning January 1,
- 18 2023, metropolitan utilities district motor vehicle;

19 (g) A dealer-plated trailer shall only be towed by:

- 20 (i) A dealer-plated vehicle;
- 21 (ii) A properly registered passenger car;
- 22 (iii) A properly registered commercial motor vehicle or
- 23 apportionable vehicle;

24 (iv) A properly registered farm truck;

25 (v) A properly registered minitruck; or

26 (vi) A personal-use dealer-plated vehicle; ~~and~~

27 (h) Trailers registered pursuant to section 60-3,198 as part of an
28 apportioned fleet shall only be towed by:

29 (i) A properly registered motor vehicle which is engaged in soil and
30 water conservation pursuant to section 60-3,149;

31 (ii) A properly registered local truck;

- 1 (iii) A properly registered well-boring apparatus;
- 2 (iv) A properly registered commercial motor vehicle or apportionable
3 vehicle;
- 4 (v) A dealer-plated vehicle;
- 5 (vi) A personal-use dealer-plated vehicle;
- 6 (vii) A properly registered bus; or
- 7 (viii) A properly registered farm truck; and -
- 8 (i) A trailer registered as a historical vehicle pursuant to
9 sections 60-3,130 to 60-3,134 shall only be towed by:
- 10 (i) A motor vehicle properly registered as a historical vehicle
11 pursuant to sections 60-3,130 to 60-3,134;
- 12 (ii) A properly registered passenger car;
- 13 (iii) A properly registered commercial motor vehicle or
14 apportionable vehicle; or
- 15 (iv) A properly registered local truck.

16 (2) Nothing in this section shall be construed to waive compliance
17 with the Nebraska Rules of the Road or Chapter 75.

18 (3) Nothing in this section shall be construed to prohibit any motor
19 vehicle or trailer from displaying dealer license plates or In Transit
20 stickers authorized by section 60-376.

21 Sec. 27. Section 60-3,224, Revised Statutes Cumulative Supplement,
22 2018, is amended to read:

23 60-3,224 (1) Beginning October 1, 2015, and ending December 31,
24 2022, a person may apply to the department for Nebraska 150
25 Sesquicentennial Plates in lieu of regular license plates on an
26 application prescribed and provided by the department for any motor
27 vehicle, trailer, or semitrailer, except for a motor vehicle or trailer
28 registered under section 60-3,198. An applicant receiving a plate under
29 this section for a farm truck with a gross weight of over sixteen tons
30 shall affix the appropriate tonnage decal to the plate. The department
31 shall make forms available for such applications through the county

1 treasurers.

2 (2) Each application for initial issuance or renewal of Nebraska 150
3 Sesquicentennial Plates shall be accompanied by a fee of seventy dollars.
4 Fees collected pursuant to this section shall be remitted to the State
5 Treasurer. The State Treasurer shall credit fifteen percent of the fee
6 for initial issuance and renewal of plates under subsection (3) of
7 section 60-3,223 to the Department of Motor Vehicles Cash Fund and
8 eighty-five percent of such fee to the Nebraska 150 Sesquicentennial
9 Plate Proceeds Fund. The State Treasurer shall credit forty-three percent
10 of the fee for initial issuance and renewal of plates under subsection
11 (4) of section 60-3,223 to the Department of Motor Vehicles Cash Fund and
12 fifty-seven percent of such fee to the Nebraska 150 Sesquicentennial
13 Plate Proceeds Fund.

14 ~~(3)(a) When (3) Until January 1, 2019, when the department receives~~
15 ~~an application for Nebraska 150 Sesquicentennial Plates, the department~~
16 ~~shall deliver the plates to the county treasurer of the county in which~~
17 ~~the motor vehicle or trailer is registered. Beginning January 1, 2019,~~
18 ~~when~~ the department receives an application for Nebraska 150
19 Sesquicentennial Plates, the department may deliver the plates and
20 registration certificate to the applicant by United States mail or to the
21 county treasurer of the county in which the motor vehicle or trailer is
22 registered and the delivery of the plates and registration certificate
23 shall be made through a secure process and system. The county treasurer
24 or the department shall issue plates under this section in lieu of
25 regular license plates when the applicant complies with the other
26 provisions of the Motor Vehicle Registration Act for registration of the
27 motor vehicle or trailer. If plates are lost, stolen, or mutilated, the
28 licensee shall be issued replacement license plates pursuant to section
29 60-3,157.

30 (b) This subdivision applies beginning on an implementation date
31 designated by the director. The director shall designate an

1 implementation date that is on or before January 1, 2021. The county
2 treasurer or the department may issue temporary license stickers to the
3 applicant under this section for the applicant to lawfully operate the
4 vehicle pending receipt of the license plates. No charge in addition to
5 the registration fee shall be made for the issuance of a temporary
6 license sticker under this subdivision. The department shall furnish
7 temporary license stickers for issuance by the county treasurer at no
8 cost to the counties. The department may adopt and promulgate rules and
9 regulations regarding the design and issuance of temporary license
10 stickers.

11 (4) The owner of a motor vehicle or trailer bearing Nebraska 150
12 Sesquicentennial Plates may apply to the county treasurer to have such
13 plates transferred to a motor vehicle or trailer other than the motor
14 vehicle or trailer for which such plates were originally purchased if
15 such motor vehicle or trailer is owned by the owner of the plates. The
16 owner may have the unused portion of the fee for the plates credited to
17 the other motor vehicle or trailer which will bear the plates at the rate
18 of eight and one-third percent per month for each full month left in the
19 registration period. Application for such transfer shall be accompanied
20 by a fee of three dollars. The State Treasurer shall credit fees
21 collected pursuant to this subsection to the Department of Motor Vehicles
22 Cash Fund.

23 (5) Nebraska 150 Sesquicentennial Plates shall not be issued or
24 renewed beginning on January 1, 2023.

25 Sec. 28. Section 60-3,227, Revised Statutes Cumulative Supplement,
26 2018, is amended to read:

27 60-3,227 (1) Beginning October 1, 2016, a person may apply to the
28 department for Mountain Lion Conservation Plates in lieu of regular
29 license plates on an application prescribed and provided by the
30 department for any motor vehicle, trailer, or semitrailer, except for a
31 motor vehicle, trailer, or semitrailer registered under section 60-3,198.

1 An applicant receiving a Mountain Lion Conservation Plate for a farm
2 truck with a gross weight of over sixteen tons shall affix the
3 appropriate tonnage decal to the plate. The department shall make forms
4 available for such applications through the county treasurers. The
5 license plates shall be issued upon payment of the license fee described
6 in subsection (2) of this section.

7 (2)(a) In addition to all other fees required for registration under
8 the Motor Vehicle Registration Act, each application for initial issuance
9 of alphanumeric Mountain Lion Conservation Plates shall be accompanied by
10 a fee of five dollars. An application for renewal of such plates shall be
11 accompanied by a fee of five dollars. County treasurers collecting fees
12 pursuant to this subdivision shall remit them to the State Treasurer. The
13 State Treasurer shall credit five dollars of the fee to the Game and
14 Parks Commission Educational Fund.

15 (b) In addition to all other fees required for registration under
16 the Motor Vehicle Registration Act, each application for initial issuance
17 or renewal of personalized message Mountain Lion Conservation Plates
18 shall be accompanied by a fee of forty dollars. County treasurers
19 collecting fees pursuant to this subdivision shall remit them to the
20 State Treasurer. The State Treasurer shall credit twenty-five percent of
21 the fee for initial issuance and renewal of such plates to the Department
22 of Motor Vehicles Cash Fund and seventy-five percent of the fee to the
23 Game and Parks Commission Educational Fund.

24 ~~(3)(a) When (3) Until January 1, 2019, when the department receives~~
25 ~~an application for Mountain Lion Conservation Plates, the department~~
26 ~~shall deliver the plates to the county treasurer of the county in which~~
27 ~~the motor vehicle, trailer, or semitrailer is registered. Beginning~~
28 ~~January 1, 2019, when the department receives an application for Mountain~~
29 ~~Lion Conservation Plates, the department may deliver the plates and~~
30 ~~registration certificate to the applicant by United States mail or to the~~
31 ~~county treasurer of the county in which the motor vehicle, trailer, or~~

1 semitrailer is registered and the delivery of the plates and registration
2 certificate shall be made through a secure process and system. The county
3 treasurer or the department shall issue Mountain Lion Conservation Plates
4 in lieu of regular license plates when the applicant complies with the
5 other provisions of the Motor Vehicle Registration Act for registration
6 of the motor vehicle, trailer, or semitrailer. If Mountain Lion
7 Conservation Plates are lost, stolen, or mutilated, the licensee shall be
8 issued replacement license plates upon request pursuant to section
9 60-3,157.

10 (b) This subdivision applies beginning on an implementation date
11 designated by the director. The director shall designate an
12 implementation date that is on or before January 1, 2021. The county
13 treasurer or the department may issue temporary license stickers to the
14 applicant under this section for the applicant to lawfully operate the
15 vehicle pending receipt of the license plates. No charge in addition to
16 the registration fee shall be made for the issuance of a temporary
17 license sticker under this subdivision. The department shall furnish
18 temporary license stickers for issuance by the county treasurer at no
19 cost to the counties. The department may adopt and promulgate rules and
20 regulations regarding the design and issuance of temporary license
21 stickers.

22 (4) The owner of a motor vehicle, trailer, or semitrailer bearing
23 Mountain Lion Conservation Plates may apply to the county treasurer to
24 have such plates transferred to a motor vehicle other than the vehicle
25 for which such plates were originally purchased if such vehicle is owned
26 by the owner of the plates. The owner may have the unused portion of the
27 fee for the plates credited to the other vehicle which will bear the
28 plates at the rate of eight and one-third percent per month for each full
29 month left in the registration period. Application for such transfer
30 shall be accompanied by a fee of three dollars. Fees collected pursuant
31 to this subsection shall be remitted to the State Treasurer for credit to

1 the Department of Motor Vehicles Cash Fund.

2 (5) If the cost of manufacturing Mountain Lion Conservation Plates
3 at any time exceeds the amount charged for license plates pursuant to
4 section 60-3,102, any money to be credited to the Game and Parks
5 Commission Educational Fund shall instead be credited first to the
6 Highway Trust Fund in an amount equal to the difference between the
7 manufacturing costs of Mountain Lion Conservation Plates and the amount
8 charged pursuant to section 60-3,102 with respect to such plates and the
9 remainder shall be credited to the Game and Parks Commission Educational
10 Fund.

11 Sec. 29. Section 60-3,231, Revised Statutes Cumulative Supplement,
12 2018, is amended to read:

13 60-3,231 (1) Beginning January 1, 2017, a person may apply to the
14 department for Breast Cancer Awareness Plates in lieu of regular license
15 plates on an application prescribed and provided by the department for
16 any motor vehicle, trailer, or semitrailer, except for a motor vehicle or
17 trailer registered under section 60-3,198. An applicant receiving a plate
18 under this section for a farm truck with a gross weight of over sixteen
19 tons shall affix the appropriate tonnage decal to the plate. The
20 department shall make forms available for such applications through the
21 county treasurers.

22 (2) In addition to all other fees required for registration under
23 the Motor Vehicle Registration Act, each application for initial issuance
24 or renewal of personalized message Breast Cancer Awareness Plates shall
25 be accompanied by a fee of forty dollars. No such additional fee shall be
26 due for the initial issuance or renewal of alphanumeric Breast Cancer
27 Awareness Plates. County treasurers collecting fees pursuant to this
28 subsection shall remit them to the State Treasurer. The State Treasurer
29 shall credit twenty-five percent of the fee to the Highway Trust Fund and
30 seventy-five percent of the fee to the Department of Motor Vehicles Cash
31 Fund.

1 ~~(3)(a) When (3) Until January 1, 2019, when the department receives~~
2 ~~an application for Breast Cancer Awareness Plates, the department shall~~
3 ~~deliver the plates to the county treasurer of the county in which the~~
4 ~~motor vehicle or trailer is registered. Beginning January 1, 2019, when~~
5 the department receives an application for Breast Cancer Awareness
6 Plates, the department may deliver the plates and registration
7 certificate to the applicant by United States mail or to the county
8 treasurer of the county in which the motor vehicle or trailer is
9 registered and the delivery of the plates and registration certificate
10 shall be made through a secure process and system. The county treasurer
11 or the department shall issue plates under this section in lieu of
12 regular license plates when the applicant complies with the other
13 provisions of the Motor Vehicle Registration Act for registration of the
14 motor vehicle or trailer. If Breast Cancer Awareness Plates are lost,
15 stolen, or mutilated, the licensee shall be issued replacement license
16 plates upon request pursuant to section 60-3,157.

17 (b) This subdivision applies beginning on an implementation date
18 designated by the director. The director shall designate an
19 implementation date that is on or before January 1, 2021. The county
20 treasurer or the department may issue temporary license stickers to the
21 applicant under this section for the applicant to lawfully operate the
22 vehicle pending receipt of the license plates. No charge in addition to
23 the registration fee shall be made for the issuance of a temporary
24 license sticker under this subdivision. The department shall furnish
25 temporary license stickers for issuance by the county treasurer at no
26 cost to the counties. The department may adopt and promulgate rules and
27 regulations regarding the design and issuance of temporary license
28 stickers.

29 (4) The owner of a motor vehicle or trailer bearing Breast Cancer
30 Awareness Plates may apply to the county treasurer to have such plates
31 transferred to a motor vehicle or trailer other than the motor vehicle or

1 trailer for which such plates were originally purchased if such motor
2 vehicle or trailer is owned by the owner of the plates. The owner may
3 have the unused portion of the fee for the plates credited to the other
4 motor vehicle or trailer which will bear the plates at the rate of eight
5 and one-third percent per month for each full month left in the
6 registration period. Application for such transfer shall be accompanied
7 by a fee of three dollars. Fees collected pursuant to this subsection
8 shall be remitted to the State Treasurer for credit to the Department of
9 Motor Vehicles Cash Fund.

10 Sec. 30. Section 60-3,233, Revised Statutes Cumulative Supplement,
11 2018, is amended to read:

12 60-3,233 (1) Beginning January 1, 2018, a person may apply to the
13 department for Choose Life License Plates in lieu of regular license
14 plates on an application prescribed and provided by the department for
15 any motor vehicle or trailer, except for a motor vehicle or trailer
16 registered under section 60-3,198. An applicant receiving a Choose Life
17 License Plate for a farm truck with a gross weight of over sixteen tons
18 or a commercial truck or truck-tractor with a gross weight of five tons
19 or over shall affix the appropriate tonnage decal to the plate. The
20 department shall make forms available for such applications through the
21 county treasurers. The license plates shall be issued upon payment of the
22 license fee described in subsection (2) of this section.

23 (2)(a) In addition to all other fees required for registration under
24 the Motor Vehicle Registration Act, each application for initial issuance
25 of alphanumeric Choose Life License Plates shall be accompanied by a fee
26 of five dollars. An application for renewal of such plates shall be
27 accompanied by a fee of five dollars. County treasurers collecting fees
28 pursuant to this subdivision shall remit them to the State Treasurer. The
29 State Treasurer shall credit five dollars of the fee to the Health and
30 Human Services Cash Fund to supplement federal funds available to the
31 Department of Health and Human Services for the Temporary Assistance for

1 Needy Families program, 42 U.S.C. 601, et seq.

2 (b) In addition to all other fees required for registration under
3 the Motor Vehicle Registration Act, each application for initial issuance
4 or renewal of personalized message Choose Life License Plates shall be
5 accompanied by a fee of forty dollars. County treasurers collecting fees
6 pursuant to this subdivision shall remit them to the State Treasurer. The
7 State Treasurer shall credit twenty-five percent of the fee for initial
8 issuance and renewal of such plates to the Department of Motor Vehicles
9 Cash Fund and seventy-five percent of the fee to the Health and Human
10 Services Cash Fund to supplement federal funds available to the
11 Department of Health and Human Services for the Temporary Assistance for
12 Needy Families program.

13 ~~(3)(a) (3)~~ When the department receives an application for Choose
14 Life License Plates, the department shall deliver the plates to the
15 county treasurer of the county in which the motor vehicle or trailer is
16 registered. The county treasurer shall issue Choose Life License Plates
17 in lieu of regular license plates when the applicant complies with the
18 other provisions of the Motor Vehicle Registration Act for registration
19 of the motor vehicle or trailer. If Choose Life License Plates are lost,
20 stolen, or mutilated, the licensee shall be issued replacement license
21 plates upon request pursuant to section 60-3,157.

22 (b) This subdivision applies beginning on an implementation date
23 designated by the director. The director shall designate an
24 implementation date that is on or before January 1, 2021. The county
25 treasurer or the department may issue temporary license stickers to the
26 applicant under this section for the applicant to lawfully operate the
27 vehicle pending receipt of the license plates. No charge in addition to
28 the registration fee shall be made for the issuance of a temporary
29 license sticker under this subdivision. The department shall furnish
30 temporary license stickers for issuance by the county treasurer at no
31 cost to the counties. The department may adopt and promulgate rules and

1 regulations regarding the design and issuance of temporary license
2 stickers.

3 (4) The owner of a motor vehicle or trailer bearing Choose Life
4 License Plates may apply to the county treasurer to have such plates
5 transferred to a motor vehicle other than the vehicle for which such
6 plates were originally purchased if such vehicle is owned by the owner of
7 the plates. The owner may have the unused portion of the fee for the
8 plates credited to the other vehicle which will bear the plates at the
9 rate of eight and one-third percent per month for each full month left in
10 the registration period. Application for such transfer shall be
11 accompanied by a fee of three dollars. Fees collected pursuant to this
12 subsection shall be remitted to the State Treasurer for credit to the
13 Department of Motor Vehicles Cash Fund.

14 (5) If the cost of manufacturing Choose Life License Plates at any
15 time exceeds the amount charged for license plates pursuant to section
16 60-3,102, any money to be credited to the Health and Human Services Cash
17 Fund to supplement federal funds available to the Department of Health
18 and Human Services for the Temporary Assistance for Needy Families
19 program shall instead be credited first to the Highway Trust Fund in an
20 amount equal to the difference between the manufacturing costs of Choose
21 Life License Plates and the amount charged pursuant to section 60-3,102
22 with respect to such plates and the remainder shall be credited to the
23 Health and Human Services Cash Fund to supplement federal funds available
24 to the Department of Health and Human Services for the Temporary
25 Assistance for Needy Families program.

26 Sec. 31. Section 60-3,235, Revised Statutes Cumulative Supplement,
27 2018, is amended to read:

28 60-3,235 (1) Beginning January 1, 2018, a person may apply to the
29 department for Native American Cultural Awareness and History Plates in
30 lieu of regular license plates on an application prescribed and provided
31 by the department for any motor vehicle or trailer, except for a motor

1 vehicle or trailer registered under section 60-3,198. An applicant
2 receiving a Native American Cultural Awareness and History Plate for a
3 farm truck with a gross weight of over sixteen tons shall affix the
4 appropriate tonnage decal to the plate. The department shall make forms
5 available for such applications through the county treasurers. The
6 license plates shall be issued upon payment of the license fee described
7 in subsection (2) of this section.

8 (2)(a) In addition to all other fees required for registration under
9 the Motor Vehicle Registration Act, each application for initial issuance
10 or renewal of alphanumeric Native American Cultural Awareness and History
11 Plates shall be accompanied by a fee of five dollars. County treasurers
12 collecting fees pursuant to this subdivision shall remit them to the
13 State Treasurer. The State Treasurer shall credit five dollars of the fee
14 to the Native American Scholarship and Leadership Fund.

15 (b) In addition to all other fees required for registration under
16 the Motor Vehicle Registration Act, each application for initial issuance
17 or renewal of personalized message Native American Cultural Awareness and
18 History Plates shall be accompanied by a fee of forty dollars. County
19 treasurers collecting fees pursuant to this subdivision shall remit them
20 to the State Treasurer. The State Treasurer shall credit twenty-five
21 percent of the fee for initial issuance and renewal of such plates to the
22 Department of Motor Vehicles Cash Fund and seventy-five percent of the
23 fee to the Native American Scholarship and Leadership Fund.

24 ~~(3)(a) When (3) Until January 1, 2019, when the department receives~~
25 ~~an application for Native American Cultural Awareness and History Plates,~~
26 ~~the department shall deliver the plates to the county treasurer of the~~
27 ~~county in which the motor vehicle or trailer is registered. Beginning~~
28 ~~January 1, 2019, when the department receives an application for Native~~
29 ~~American Cultural Awareness and History Plates, the department may~~
30 ~~deliver the plates and registration certificate to the applicant by~~
31 ~~United States mail or to the county treasurer of the county in which the~~

1 motor vehicle or trailer is registered and the delivery of the plates and
2 registration certificate shall be made through a secure process and
3 system. The county treasurer or the department shall issue Native
4 American Cultural Awareness and History Plates in lieu of regular license
5 plates when the applicant complies with the other provisions of the Motor
6 Vehicle Registration Act for registration of the motor vehicle or
7 trailer. If Native American Cultural Awareness and History Plates are
8 lost, stolen, or mutilated, the licensee shall be issued replacement
9 license plates upon request pursuant to section 60-3,157.

10 (b) This subdivision applies beginning on an implementation date
11 designated by the director. The director shall designate an
12 implementation date that is on or before January 1, 2021. The county
13 treasurer or the department may issue temporary license stickers to the
14 applicant under this section for the applicant to lawfully operate the
15 vehicle pending receipt of the license plates. No charge in addition to
16 the registration fee shall be made for the issuance of a temporary
17 license sticker under this subdivision. The department shall furnish
18 temporary license stickers for issuance by the county treasurer at no
19 cost to the counties. The department may adopt and promulgate rules and
20 regulations regarding the design and issuance of temporary license
21 stickers.

22 (4) The owner of a motor vehicle or trailer bearing Native American
23 Cultural Awareness and History Plates may apply to the county treasurer
24 to have such plates transferred to a motor vehicle or trailer other than
25 the motor vehicle or trailer for which such plates were originally
26 purchased if such motor vehicle or trailer is owned by the owner of the
27 plates. The owner may have the unused portion of the fee for the plates
28 credited to the other motor vehicle or trailer which will bear the plates
29 at the rate of eight and one-third percent per month for each full month
30 left in the registration period. Application for such transfer shall be
31 accompanied by a fee of three dollars. Fees collected pursuant to this

1 subsection shall be remitted to the State Treasurer for credit to the
2 Department of Motor Vehicles Cash Fund.

3 (5) If the cost of manufacturing Native American Cultural Awareness
4 and History Plates at any time exceeds the amount charged for license
5 plates pursuant to section 60-3,102, any money to be credited to the
6 Native American Scholarship and Leadership Fund shall instead be credited
7 first to the Highway Trust Fund in an amount equal to the difference
8 between the manufacturing costs of Native American Cultural Awareness and
9 History Plates and the amount charged pursuant to section 60-3,102 with
10 respect to such plates and the remainder shall be credited to the Native
11 American Scholarship and Leadership Fund.

12 Sec. 32. Section 60-482, Reissue Revised Statutes of Nebraska, is
13 amended to read:

14 60-482 The director may ~~shall~~ adopt and promulgate such rules and
15 regulations as may be necessary to carry out the Motor Vehicle Operator's
16 License Act.

17 Sec. 33. Section 60-495, Revised Statutes Cumulative Supplement,
18 2018, is amended to read:

19 60-495 (1) The director may ~~shall~~ adopt and promulgate such rules
20 and regulations ~~and prepare and furnish all forms and information~~
21 necessary to carry out sections 60-493 to 60-495 and the duties of the
22 department under the Revised Uniform Anatomical Gift Act. The director
23 shall prepare and furnish all forms and information necessary under the
24 act.

25 (2) The Organ and Tissue Donor Awareness and Education Fund is
26 created. Department personnel and the county treasurer shall remit all
27 funds contributed under sections 60-484, 60-4,144, and 60-4,181 to the
28 State Treasurer for credit to the fund. The Department of Health and
29 Human Services shall administer the Organ and Tissue Donor Awareness and
30 Education Fund for the promotion of organ and tissue donation. The
31 department shall use the fund to assist organizations such as the

1 federally designated organ procurement organization for Nebraska and the
2 State Anatomical Board in carrying out activities which promote organ and
3 tissue donation through the creation and dissemination of educational
4 information. Any money in the fund available for investment shall be
5 invested by the state investment officer pursuant to the Nebraska Capital
6 Expansion Act and the Nebraska State Funds Investment Act.

7 Sec. 34. Section 60-4,118, Revised Statutes Cumulative Supplement,
8 2018, is amended to read:

9 60-4,118 (1)(a) ~~(1)~~ No operator's license shall be granted to any
10 applicant until such applicant satisfies the examiner that he or she
11 possesses sufficient powers of eyesight to enable him or her to obtain a
12 Class 0 license and to operate a motor vehicle on the highways of this
13 state with a reasonable degree of safety, including: ~~The Department of~~
14 ~~Motor Vehicles shall adopt and promulgate rules and regulations:~~

15 (i) A ~~(a) Requiring~~ a minimum acuity level of vision. Such level may
16 be obtained through the use of standard eyeglasses, contact lenses, or
17 bioptic or telescopic lenses which are specially constructed vision
18 correction devices which include a lens system attached to or used in
19 conjunction with a carrier lens; and

20 (ii) A ~~(b) Requiring~~ a minimum field of vision. Such field of vision
21 may be obtained through standard eyeglasses, contact lenses, or the
22 carrier lens of the bioptic or telescopic lenses.

23 (b) The department may adopt and promulgate rules and regulations
24 specifying such requirements.

25 (2) If a vision aid is used by the applicant to meet the vision
26 requirements of this section, the operator's license of the applicant
27 shall be restricted to the use of such vision aid when operating the
28 motor vehicle. If the applicant fails to meet the vision requirements,
29 the examiner shall require the applicant to present an optometrist's or
30 ophthalmologist's statement certifying the vision reading obtained when
31 testing the applicant within ninety days of the applicant's license

1 examination. If the vision reading meets the vision requirements
2 prescribed by the department, the vision requirements of this section
3 shall have been met. If the vision reading demonstrates that the
4 applicant is required to use bioptic or telescopic lenses to operate a
5 motor vehicle, the statement from the optometrist or ophthalmologist
6 shall also indicate when the applicant needs to be reexamined for
7 purposes of meeting the vision requirements for an operator's license as
8 prescribed by the department. If such time period is two years or more
9 after the date of the application, the license shall be valid for two
10 years. If such time period is less than two years, the license shall be
11 valid for such time period.

12 (3) If the applicant for an operator's license discloses that he or
13 she has any other physical impairment which may affect the safety of
14 operation by such applicant of a motor vehicle, the examiner shall
15 require the applicant to show cause why such license should be granted
16 and, through such personal examination and demonstration as may be
17 prescribed by the director, to show the necessary ability to safely
18 operate a motor vehicle on the highways. If the examiner is then
19 satisfied that such applicant has the ability to safely operate a motor
20 vehicle, an operator's license may be issued to the applicant subject, at
21 the discretion of the director, to a limitation to operate only such
22 motor vehicles at such time, for such purpose, and within such area as
23 the license shall designate.

24 (4)(a) The director may, when requested by a law enforcement
25 officer, when the director has reason to believe that a person may be
26 physically or mentally incompetent to operate a motor vehicle, or when a
27 person's driving record appears to the department to justify an
28 examination, give notice to the person to appear before an examiner or a
29 designee of the director for examination concerning the person's ability
30 to operate a motor vehicle safely. Any such request by a law enforcement
31 officer shall be accompanied by written justification for such request

1 and shall be approved by a supervisory law enforcement officer, police
2 chief, or county sheriff.

3 (b) A refusal to appear before an examiner or a designee of the
4 director for an examination after notice to do so shall be unlawful and
5 shall result in the immediate cancellation of the person's operator's
6 license by the director.

7 (c) If the person cannot qualify at the examination by an examiner,
8 his or her operator's license shall be immediately surrendered to the
9 examiner and forwarded to the director who shall cancel the person's
10 operator's license.

11 (d) If the director determines that the person lacks the physical or
12 mental ability to operate a motor vehicle, the director shall notify the
13 person in writing of the decision. Upon receipt of the notice, the person
14 shall immediately surrender his or her operator's license to the director
15 who shall cancel the person's operator's license.

16 (e) Refusal to surrender an operator's license on demand shall be
17 unlawful, and any person failing to surrender his or her operator's
18 license as required by this subsection shall be guilty of a Class III
19 misdemeanor.

20 Sec. 35. Section 60-4,122, Revised Statutes Cumulative Supplement,
21 2018, is amended to read:

22 60-4,122 (1) Except as otherwise provided in subsections (2), (3),
23 and (8) of this section, no original or renewal operator's license shall
24 be issued to any person until such person has demonstrated his or her
25 ability to operate a motor vehicle safely as provided in section
26 60-4,114.

27 (2) Except as otherwise provided in this section and section
28 60-4,127, any person who renews his or her Class O or Class M license
29 shall demonstrate his or her ability to drive and maneuver a motor
30 vehicle safely as provided in subdivision (3)(b) of section 60-4,114 only
31 at the discretion of department personnel, except that a person required

1 to use bioptic or telescopic lenses shall be required to demonstrate his
2 or her ability to drive and maneuver a motor vehicle safely each time he
3 or she renews his or her license.

4 (3) Any person who renews his or her Class O or Class M license
5 prior to or within one year after its expiration may not be required to
6 demonstrate his or her knowledge of the motor vehicle laws of this state
7 as provided in subdivision (3)(c) of section 60-4,114 if his or her
8 driving record abstract maintained in the computerized records of the
9 department shows that such person's license is not impounded, suspended,
10 revoked, or canceled.

11 (4) Except for operators' licenses issued to persons required to use
12 bioptic or telescopic lenses, any person who renews his or her operator's
13 license which has been valid for fifteen months or less shall not be
14 required to take any examination required under section 60-4,114.

15 (5) Any person who renews a state identification card shall appear
16 before department personnel and present his or her current state
17 identification card or shall follow the procedure for electronic renewal
18 in subsection (9) of this section. Proof of identification shall be
19 required as prescribed in sections 60-484 and 60-4,181 and the
20 information and documentation required by section 60-484.04.

21 (6) A nonresident who applies for an initial operator's license in
22 this state and who holds a valid operator's license from another state
23 which is his or her state of residence may not be required to demonstrate
24 his or her knowledge of the motor vehicle laws of this state if he or she
25 surrenders to the department his or her valid out-of-state operator's
26 license.

27 (7) An applicant for an original operator's license may not be
28 required to demonstrate his or her knowledge of the motor vehicle laws of
29 this state if he or she has been issued a Nebraska LPD-learner's permit
30 that is valid or has been expired for no more than one year. The written
31 examination shall not be waived if the original operator's license being

1 applied for contains a class or endorsement which is different from the
2 class or endorsement of the Nebraska LPD-learner's permit.

3 (8)(a) A qualified licensee as determined by the department who is
4 twenty-one years of age or older, whose license expires prior to his or
5 her seventy-second birthday, and who has a digital image and digital
6 signature preserved in the digital system may renew his or her Class O or
7 Class M license twice ~~once~~ by electronic means in a manner prescribed by
8 the department using the preserved digital image and digital signature
9 without taking any examination required under section 60-4,114 if such
10 renewal is prior to or within one year after the expiration of the
11 license, if his or her driving record abstract maintained in the records
12 of the department shows that such person's license is not impounded,
13 suspended, revoked, or canceled, and if his or her driving record
14 indicates that he or she is otherwise eligible. Every licensee, including
15 a licensee who is out of the state at the time of renewal, must apply for
16 renewal in person at least once every sixteen ~~ten~~ years and have a new
17 digital image and digital signature captured.

18 (b) In order to allow for an orderly progression through the various
19 types of operators' licenses issued to persons under twenty-one years of
20 age, a qualified holder of an operator's license who is under twenty-one
21 years of age and who has a digital image and digital signature preserved
22 in the digital system may apply for an operator's license by electronic
23 means in a manner prescribed by the department using the preserved
24 digital image and digital signature if the applicant has passed any
25 required examinations prior to application, if his or her driving record
26 abstract maintained in the records of the department shows that such
27 person's operator's license is not impounded, suspended, revoked, or
28 canceled, and if his or her driving record indicates that he or she is
29 otherwise eligible.

30 (9) Any person who is twenty-one years of age or older and who has
31 been issued a state identification card with a digital image and digital

1 signature may electronically renew his or her state identification card
2 by electronic means in a manner prescribed by the department using the
3 preserved digital image and digital signature. Every person renewing a
4 state identification card under this subsection, including a person who
5 is out of the state at the time of renewal, must apply for renewal in
6 person at least once every sixteen years and have a new digital image and
7 digital signature captured.

8 (10) In addition to services available at driver license offices,
9 the department may develop requirements for using electronic means for
10 online issuance of operators' licenses and state identification cards to
11 qualified holders as determined by the department.

12 Sec. 36. Section 60-4,146.01, Reissue Revised Statutes of Nebraska,
13 is amended to read:

14 60-4,146.01 (1) Any resident of this state who is a seasonal
15 commercial motor vehicle operator for a farm-related or ranch-related
16 service industry may apply for a restricted commercial driver's license.
17 If the applicant is an individual, the application or examiner's
18 certificate shall include the applicant's social security number. A
19 restricted commercial driver's license shall authorize the holder to
20 operate any Class B Heavy Straight Vehicle commercial motor vehicle or
21 any Class B Heavy Straight Vehicle or Class C Small Vehicle commercial
22 motor vehicle required to be placarded pursuant to section 75-364 when
23 the hazardous material being transported is (a) diesel fuel in quantities
24 of one thousand gallons or less, (b) liquid fertilizers in vehicles or
25 implements of husbandry with total capacities of three thousand gallons
26 or less, or (c) solid fertilizers that are not transported or mixed with
27 any organic substance within one hundred fifty miles of the employer's
28 place of business or the farm or ranch being served.

29 (2) Any applicant for a restricted commercial driver's license or
30 seasonal permit shall be eighteen years of age or older, shall have
31 possessed a valid operator's license during the twelve-month period

1 immediately preceding application, and shall demonstrate, in a manner to
2 be prescribed by the director, that:

3 (a) If the applicant has possessed a valid operator's license for
4 two or more years, that in the two-year period immediately preceding
5 application the applicant:

6 (i) Has not possessed more than one operator's license at one time;

7 (ii) Has not been subject to any order of suspension, revocation, or
8 cancellation of any type;

9 (iii) Has no convictions involving any type or classification of
10 motor vehicle of the disqualification offenses enumerated in sections
11 60-4,168 and 60-4,168.01; and

12 (iv) Has no convictions for traffic law violations that are
13 accident-connected and no record of at-fault accidents; and

14 (b) If the applicant has possessed a valid operator's license for
15 more than one but less than two years, the applicant shall demonstrate
16 that he or she meets the requirements prescribed in subdivision (a) of
17 this subsection for the entire period of his or her driving record
18 history.

19 (3) The commercial motor vehicle operating privilege as conferred by
20 the restricted commercial driver's license shall be valid for five years
21 if annually revalidated by the seasonal permit which shall be valid for
22 no more than one hundred eighty consecutive days in any twelve-month
23 period. To revalidate the restricted commercial driver's license, the
24 applicant shall meet the requirements of subsection (2) of this section
25 and shall designate a time period he or she desires the commercial motor
26 vehicle operating privilege to be valid. The time period designated by
27 the applicant shall appear and be clearly indicated on the seasonal
28 permit. A seasonal permit shall not be issued to any person more than
29 once in any twelve-month period. The holder of a restricted commercial
30 driver's license shall operate commercial motor vehicles in the course or
31 scope of his or her employment within one hundred fifty miles of the

1 employer's place of business or the farm or ranch currently being served.

2 (4) Any person who violates any provision of this section shall,
3 upon conviction, be guilty of a Class III misdemeanor. In addition to any
4 penalty imposed by the court, the director shall also revoke such
5 person's restricted commercial driver's license and shall disqualify such
6 person from operating any commercial motor vehicle in Nebraska for a
7 period of five years.

8 (5) The Department of Motor Vehicles ~~may shall~~ adopt and promulgate
9 rules and regulations to carry out the requirements of this section.

10 (6) For purposes of this section:

11 (a) Agricultural chemical business means any business that
12 transports agricultural chemicals predominately to or from a farm or
13 ranch;

14 (b) Farm-related or ranch-related service industry means any custom
15 harvester, retail agricultural outlet or supplier, agricultural chemical
16 business, or livestock feeder which operates commercial motor vehicles
17 for the purpose of transporting agricultural products, livestock, farm
18 machinery and equipment, or farm supplies to or from a farm or ranch;

19 (c) Retail agricultural outlet or supplier means any retail outlet
20 or supplier that transports either agricultural products, farm machinery,
21 farm supplies, or both, predominately to or from a farm or ranch; and

22 (d) Seasonal commercial motor vehicle operator means any person who,
23 exclusively on a seasonal basis, operates a commercial motor vehicle for
24 a farm-related or ranch-related service industry.

25 Sec. 37. Section 60-4,155, Reissue Revised Statutes of Nebraska, is
26 amended to read:

27 60-4,155 The Department of Motor Vehicles shall establish ~~adopt and~~
28 ~~promulgate rules and regulations establishing~~ standards and requirements
29 for the testing of applicants for commercial drivers' licenses,
30 endorsements, and restrictions. The standards and requirements developed
31 by the department for written knowledge and driving skills examinations

1 for commercial drivers' licenses shall substantially comply with the
2 requirements of the Commercial Driver's License Standards, 49 C.F.R. part
3 383, subparts G and H. The department may adopt and promulgate rules and
4 regulations to carry out this section.

5 Sec. 38. Section 60-4,182, Revised Statutes Cumulative Supplement,
6 2018, is amended to read:

7 60-4,182 In order to prevent and eliminate successive traffic
8 violations, there is hereby provided a point system dealing with traffic
9 violations as disclosed by the files of the director. The following point
10 system shall be adopted:

11 (1) Conviction of motor vehicle homicide - 12 points;

12 (2) Third offense drunken driving in violation of any city or
13 village ordinance or of section 60-6,196, as disclosed by the conviction
14 record of the court's order records of the director, regardless of
15 whether the trial court found the same to be a third offense - 12 points;

16 (3) Failure to stop and render aid as required under section 60-697
17 in the event of involvement in a motor vehicle accident resulting in the
18 death or personal injury of another - 6 points;

19 (4) Failure to stop and report as required under section 60-696 or
20 any city or village ordinance in the event of a motor vehicle accident
21 resulting in property damage - 6 points;

22 (5) Driving a motor vehicle while under the influence of alcoholic
23 liquor or any drug or when such person has a concentration of eight-
24 hundredths of one gram or more by weight of alcohol per one hundred
25 milliliters of his or her blood or per two hundred ten liters of his or
26 her breath in violation of any city or village ordinance or of section
27 60-6,196 - 6 points;

28 (6) Willful reckless driving in violation of any city or village
29 ordinance or of section 60-6,214 or 60-6,217 - 6 points;

30 (7) Careless driving in violation of any city or village ordinance
31 or of section 60-6,212 - 4 points;

1 (8) Negligent driving in violation of any city or village ordinance
2 - 3 points;

3 (9) Reckless driving in violation of any city or village ordinance
4 or of section 60-6,213 - 5 points;

5 (10) Speeding in violation of any city or village ordinance or any
6 of sections 60-6,185 to 60-6,190 and 60-6,313:

7 (a) Not more than five miles per hour over the speed limit - 1
8 point;

9 (b) More than five miles per hour but not more than ten miles per
10 hour over the speed limit - 2 points;

11 (c) More than ten miles per hour but not more than thirty-five miles
12 per hour over the speed limit - 3 points, except that one point shall be
13 assessed upon conviction of exceeding by not more than ten miles per
14 hour, two points shall be assessed upon conviction of exceeding by more
15 than ten miles per hour but not more than fifteen miles per hour, and
16 three points shall be assessed upon conviction of exceeding by more than
17 fifteen miles per hour but not more than thirty-five miles per hour the
18 speed limits provided for in subdivision (1)(f), (g), (h), or (i) of
19 section 60-6,186; and

20 (d) More than thirty-five miles per hour over the speed limit - 4
21 points;

22 (11) Failure to yield to a pedestrian not resulting in bodily injury
23 to a pedestrian - 2 points;

24 (12) Failure to yield to a pedestrian resulting in bodily injury to
25 a pedestrian - 4 points;

26 (13) Using a handheld wireless communication device in violation of
27 section 60-6,179.01 or texting while driving in violation of subsection
28 (1) or (3) of section 60-6,179.02 - 3 points;

29 (14) Using a handheld mobile telephone in violation of subsection
30 (2) or (4) of section 60-6,179.02 - 3 points;

31 (15) Unlawful obstruction or interference of the view of an operator

1 in violation of section 60-6,256 - 1 point;

2 (16) A violation of subsection (1) of section 60-6,175 - 3 points;
3 and

4 (17) All other traffic violations involving the operation of motor
5 vehicles by the operator for which reports to the Department of Motor
6 Vehicles are required under sections 60-497.01 and 60-497.02 - 1 point.

7 Subdivision (17) of this section does not include violations
8 involving an occupant protection system or a three-point safety belt
9 system pursuant to section 60-6,270; parking violations; violations for
10 operating a motor vehicle without a valid operator's license in the
11 operator's possession; muffler violations; overwidth, overheight, or
12 overlength violations; autocycle, motorcycle, or moped protective helmet
13 violations; or overloading of trucks.

14 All such points shall be assessed against the driving record of the
15 operator as of the date of the violation for which conviction was had.
16 Points may be reduced by the department under section 60-4,188.

17 In all cases, the forfeiture of bail not vacated shall be regarded
18 as equivalent to the conviction of the offense with which the operator
19 was charged.

20 The point system shall not apply to persons convicted of traffic
21 violations committed while operating a bicycle as defined in section
22 60-611 or an electric personal assistive mobility device as defined in
23 section 60-618.02.

24 Sec. 39. Section 60-501, Revised Statutes Cumulative Supplement,
25 2018, is amended to read:

26 60-501 For purposes of the Motor Vehicle Safety Responsibility Act,
27 unless the context otherwise requires:

28 (1) Department means Department of Motor Vehicles;

29 (2) Golf car vehicle means a vehicle that has at least four wheels,
30 has a maximum level ground speed of less than twenty miles per hour, has
31 a maximum payload capacity of one thousand two hundred pounds, has a

1 maximum gross vehicle weight of two thousand five hundred pounds, has a
2 maximum passenger capacity of not more than four persons, and is designed
3 and manufactured for operation on a golf course for sporting and
4 recreational purposes;

5 (3) Judgment means any judgment which shall have become final by the
6 expiration of the time within which an appeal might have been perfected
7 without being appealed, or by final affirmation on appeal, rendered by a
8 court of competent jurisdiction of any state or of the United States, (a)
9 upon a cause of action arising out of the ownership, maintenance, or use
10 of any motor vehicle for damages, including damages for care and loss of
11 services, because of bodily injury to or death of any person or for
12 damages because of injury to or destruction of property, including the
13 loss of use thereof, or (b) upon a cause of action on an agreement of
14 settlement for such damages;

15 (4) License means any license issued to any person under the laws of
16 this state pertaining to operation of a motor vehicle within this state;

17 (5) Low-speed vehicle means a (a) four-wheeled motor vehicle (i)
18 whose speed attainable in one mile is more than twenty miles per hour and
19 not more than twenty-five miles per hour on a paved, level surface, (ii)
20 whose gross vehicle weight rating is less than three thousand pounds, and
21 (iii) that complies with 49 C.F.R. part 571, as such part existed on
22 January 1, 2018, or (b) three-wheeled motor vehicle (i) whose maximum
23 speed attainable is not more than twenty-five miles per hour on a paved,
24 level surface, (ii) whose gross vehicle weight rating is less than three
25 thousand pounds, and (iii) which is equipped with a windshield and an
26 occupant protection system, ~~and (iv) that complies with 49 C.F.R. part~~
27 ~~571, as such part existed on January 1, 2018.~~ A motorcycle with a sidecar
28 attached is not a low-speed vehicle;

29 (6) Minitruck means a foreign-manufactured import vehicle or
30 domestic-manufactured vehicle which (a) is powered by an internal
31 combustion engine with a piston or rotor displacement of one thousand

1 five hundred cubic centimeters or less, (b) is sixty-seven inches or less
2 in width, (c) has a dry weight of four thousand two hundred pounds or
3 less, (d) travels on four or more tires, (e) has a top speed of
4 approximately fifty-five miles per hour, (f) is equipped with a bed or
5 compartment for hauling, (g) has an enclosed passenger cab, (h) is
6 equipped with headlights, taillights, turnsignals, windshield wipers, a
7 rearview mirror, and an occupant protection system, and (i) has a four-
8 speed, five-speed, or automatic transmission;

9 (7) Motor vehicle means any self-propelled vehicle which is designed
10 for use upon a highway, including trailers designed for use with such
11 vehicles, minitrucks, and low-speed vehicles. Motor vehicle does not
12 include (a) mopeds as defined in section 60-637, (b) traction engines,
13 (c) road rollers, (d) farm tractors, (e) tractor cranes, (f) power
14 shovels, (g) well drillers, (h) every vehicle which is propelled by
15 electric power obtained from overhead wires but not operated upon rails,
16 (i) electric personal assistive mobility devices as defined in section
17 60-618.02, (j) off-road designed vehicles, including, but not limited to,
18 golf car vehicles, go-carts, riding lawnmowers, garden tractors, all-
19 terrain vehicles and utility-type vehicles as defined in section
20 60-6,355, minibikes as defined in section 60-636, and snowmobiles as
21 defined in section 60-663, and (k) bicycles as defined in section 60-611;

22 (8) Nonresident means every person who is not a resident of this
23 state;

24 (9) Nonresident's operating privilege means the privilege conferred
25 upon a nonresident by the laws of this state pertaining to the operation
26 by him or her of a motor vehicle or the use of a motor vehicle owned by
27 him or her in this state;

28 (10) Operator means every person who is in actual physical control
29 of a motor vehicle;

30 (11) Owner means a person who holds the legal title of a motor
31 vehicle, or in the event (a) a motor vehicle is the subject of an

1 agreement for the conditional sale or lease thereof with the right of
2 purchase upon performance of the conditions stated in the agreement and
3 with an immediate right of possession vested in the conditional vendee or
4 lessee or (b) a mortgagor of a vehicle is entitled to possession, then
5 such conditional vendee or lessee or mortgagor shall be deemed the owner
6 for the purposes of the act;

7 (12) Person means every natural person, firm, partnership, limited
8 liability company, association, or corporation;

9 (13) Proof of financial responsibility means evidence of ability to
10 respond in damages for liability, on account of accidents occurring
11 subsequent to the effective date of such proof, arising out of the
12 ownership, maintenance, or use of a motor vehicle, (a) in the amount of
13 twenty-five thousand dollars because of bodily injury to or death of one
14 person in any one accident, (b) subject to such limit for one person, in
15 the amount of fifty thousand dollars because of bodily injury to or death
16 of two or more persons in any one accident, and (c) in the amount of
17 twenty-five thousand dollars because of injury to or destruction of
18 property of others in any one accident;

19 (14) Registration means registration certificate or certificates and
20 registration plates issued under the laws of this state pertaining to the
21 registration of motor vehicles;

22 (15) State means any state, territory, or possession of the United
23 States, the District of Columbia, or any province of the Dominion of
24 Canada; and

25 (16) The forfeiture of bail, not vacated, or of collateral deposited
26 to secure an appearance for trial shall be regarded as equivalent to
27 conviction of the offense charged.

28 Sec. 40. Section 60-628.01, Revised Statutes Cumulative Supplement,
29 2018, is amended to read:

30 60-628.01 Low-speed vehicle means a (1) four-wheeled motor vehicle
31 (a) whose speed attainable in one mile is more than twenty miles per hour

1 and not more than twenty-five miles per hour on a paved, level surface,
2 (b) whose gross vehicle weight rating is less than three thousand pounds,
3 and (c) that complies with 49 C.F.R. part 571, as such part existed on
4 January 1, 2018, or (2) three-wheeled motor vehicle (a) whose maximum
5 speed attainable is not more than twenty-five miles per hour on a paved,
6 level surface, (b) whose gross vehicle weight rating is less than three
7 thousand pounds, and (c) which is equipped with a windshield and an
8 occupant protection system, ~~and (d) that complies with 49 C.F.R. part~~
9 ~~571, as such part existed on January 1, 2018.~~ A motorcycle with a sidecar
10 attached is not a low-speed vehicle.

11 Sec. 41. Section 60-6,209, Revised Statutes Cumulative Supplement,
12 2018, is amended to read:

13 60-6,209 (1) Any person whose operator's license has been revoked
14 pursuant to a conviction for a violation of sections 60-6,196, 60-6,197,
15 and 60-6,199 to 60-6,204 for a third or subsequent time for a period of
16 fifteen years may apply to the Department of Motor Vehicles not more
17 often than once per calendar year, on forms prescribed by the department,
18 requesting the department to make a recommendation to the Board of
19 Pardons for reinstatement of his or her eligibility for an operator's
20 license. Upon receipt of the application and a nonrefundable application
21 fee of one hundred dollars, the Director of Motor Vehicles shall review
22 the application and make a recommendation for reinstatement or for denial
23 of reinstatement. The department may recommend reinstatement if such
24 person shows the following:

25 (a) Such person has completed a state-certified substance abuse
26 program and is recovering or such person has substantially recovered from
27 the dependency on or tendency to abuse alcohol or drugs, as determined by
28 a counselor certified or licensed in this state;

29 (b) Such person has not been convicted, since the date of the
30 revocation order, of any subsequent violations of section 60-6,196 or
31 60-6,197 or any comparable city or village ordinance and the applicant

1 has not, since the date of the revocation order, submitted to a chemical
2 test under section 60-6,197 that indicated an alcohol concentration in
3 violation of section 60-6,196 or refused to submit to a chemical test
4 under section 60-6,197;

5 (c) Such person has not been convicted, since the date of the
6 revocation order, of driving while under suspension, revocation, or
7 impoundment under section 60-4,109;

8 (d) Such person has abstained from the consumption of alcoholic
9 beverages and the consumption of drugs except at the direction of a
10 licensed physician or pursuant to a valid prescription;

11 (e) Such person's operator's license is not currently subject to
12 suspension or revocation for any other reason; and

13 (f) Such person has agreed that, if the Board of Pardons reinstates
14 such person's eligibility to apply for an ignition interlock permit, such
15 person must provide proof, to the satisfaction of the department, that an
16 ignition interlock device has been installed and is maintained on one or
17 more motor vehicles such person operates for the duration of the original
18 fifteen-year revocation period and such person must operate only motor
19 vehicles so equipped for the duration of the original fifteen-year
20 revocation period.

21 (2) In addition, the department may require other evidence from such
22 person to show that restoring such person's privilege to drive will not
23 present a danger to the health and safety of other persons using the
24 highways.

25 (3) Upon review of the application, the director shall make the
26 recommendation to the Board of Pardons in writing and shall briefly state
27 the reasons for the recommendations. The recommendation shall include the
28 original application and other evidence submitted by such person. The
29 recommendation shall also include any record of any other applications
30 such person has previously filed under this section.

31 (4) The department shall adopt and promulgate rules and regulations

1 to govern the procedures for making a recommendation to the Board of
2 Pardons. ~~Such rules and regulations shall include the requirement that~~
3 ~~the treatment programs and counselors who provide information about such~~
4 ~~person to the department must be certified or licensed by the state.~~

5 (5) If the Board of Pardons reinstates such person's eligibility for
6 an operator's license or an ignition interlock permit or orders a
7 reprieve of such person's motor vehicle operator's license revocation,
8 such reinstatement or reprieve may be conditioned for the duration of the
9 original revocation period on such person's continued recovery and, if
10 such person is a holder of an ignition interlock permit, shall be
11 conditioned for the duration of the original revocation period on such
12 person's operation of only motor vehicles equipped with an ignition
13 interlock device. If such person is convicted of any subsequent violation
14 of section 60-6,196 or 60-6,197, the reinstatement of the person's
15 eligibility for an operator's license shall be withdrawn and such
16 person's operator's license will be revoked by the Department of Motor
17 Vehicles for the time remaining under the original revocation,
18 independent of any sentence imposed by the court, after thirty days'
19 written notice to the person by first-class mail at his or her last-known
20 mailing address as shown by the records of the department.

21 (6) If the Board of Pardons reinstates a person's eligibility for an
22 operator's license or an ignition interlock permit or orders a reprieve
23 of such person's motor vehicle operator's license revocation, the board
24 shall notify the Department of Motor Vehicles of the reinstatement or
25 reprieve. Such person may apply for an operator's license upon payment of
26 a fee of one hundred twenty-five dollars and the filing of proof of
27 financial responsibility. The fees paid pursuant to this section shall be
28 collected by the department and remitted to the State Treasurer. The
29 State Treasurer shall credit seventy-five dollars of each fee to the
30 General Fund and fifty dollars of each fee to the Department of Motor
31 Vehicles Cash Fund.

1 Sec. 42. Original sections 37-1214, 37-1292, 60-3,162, 60-482,
2 60-4,146.01, and 60-4,155, Reissue Revised Statutes of Nebraska, and
3 sections 37-1278, 37-1280, 37-1293, 60-119.01, 60-144, 60-149, 60-151,
4 60-171, 60-173, 60-174, 60-336.01, 60-386, 60-3,104.01, 60-3,122,
5 60-3,122.02, 60-3,122.04, 60-3,123, 60-3,124, 60-3,125, 60-3,126,
6 60-3,128, 60-3,187, 60-3,221, 60-3,224, 60-3,227, 60-3,231, 60-3,233,
7 60-3,235, 60-495, 60-4,118, 60-4,122, 60-4,182, 60-501, 60-628.01, and
8 60-6,209, Revised Statutes Cumulative Supplement, 2018, are repealed.

9 2. On page 1, strike beginning with "motor" in line 1 through line
10 19 and insert "the Department of Motor Vehicles; to amend sections
11 37-1214, 37-1292, 60-3,162, 60-482, 60-4,146.01, and 60-4,155, Reissue
12 Revised Statutes of Nebraska, and sections 37-1278, 37-1280, 37-1293,
13 60-119.01, 60-144, 60-149, 60-151, 60-171, 60-173, 60-174, 60-336.01,
14 60-386, 60-3,104.01, 60-3,122, 60-3,122.02, 60-3,122.04, 60-3,123,
15 60-3,124, 60-3,125, 60-3,126, 60-3,128, 60-3,187, 60-3,221, 60-3,224,
16 60-3,227, 60-3,231, 60-3,233, 60-3,235, 60-495, 60-4,118, 60-4,122,
17 60-4,182, 60-501, 60-628.01, and 60-6,209, Revised Statutes Cumulative
18 Supplement, 2018; to authorize the update of electronic certificate of
19 title records as prescribed; to change and eliminate provisions relating
20 to applications for certificates of title, applications for registration,
21 salvaged motorboats and vehicles, low-speed vehicles, improperly issued
22 certificates of registration, towing of trailers, renewal of motor
23 vehicle operators' licenses and state identification cards, commercial
24 drivers' licenses, the point system for traffic violations, license
25 revocations, and rules and regulations; to authorize temporary license
26 stickers as prescribed; to define and redefine terms; to eliminate
27 obsolete provisions; to harmonize provisions; and to repeal the original
28 sections."