### Senate Bill No. 608

(By Senators Beach, K. Facemyer, Klempa, Plymale, Tucker and Williams)

[Originating in the Committee on Transportation and Infrastructure; reported February 23, 2011.]

A BILL to amend and reenact §17A-2-13 of the Code of West Virginia, 1931, as amended; to amend and reenact §17A-3-4 of said code; to amend and reenact §17A-4-1 and §17A-4-10 of said code; to amend and reenact §17A-4A-10 of said code; to amend and reenact §17A-10-3, §17A-10-10 and §17A-10-11 of said code; to amend and reenact §17B-2-1, §17B-2-3a, §17B-2-5, §17B-2-6, §17B-2-8 and §17B-2-11 of said code; and to amend and reenact §17D-2-2 of said code, all relating to increasing fees; increasing the fee for vehicle records and the certified record fee; increasing the registration fee for Class A motor vehicles; increasing the fee for the issuance and duplication of various documents by the division including titles, registrations, plates and decals; increasing the fee for issuance, duplication and renewal of a driver's license; requiring the payment of the fee for each attempt at the written and road skills test; and increasing the fee for driving records.

Be it enacted by the Legislature of West Virginia:

That §17A-2-13 of the Code of West Virginia, 1931, as amended, be amended and reenacted; that §17A-3-4 of said code be amended and reenacted; that §17A-4-1 and §17A-4-10 of said code be amended and reenacted; that §17A-4A-10 of said code be amended and reenacted; that §17A-10-3, §17A-10-10 and §17A-10-11 of said code be amended and reenacted; that §17B-2-1, §17B-2-3a, §17B-2-5, §17B-2-6, §17B-2-8 and §17B-2-11 of said code be amended and reenacted; and that §17D-2-2 of said code be amended and reenacted, all to read as follows:

## CHAPTER 17A. MOTOR VEHICLE ADMINISTRATION, REGISTRATION, CERTIFICATE OF TITLE,

#### AND ANTITHEFT PROVISIONS.

#### **ARTICLE 2. DIVISION OF MOTOR VEHICLES.**

# §17A-2-13. Authority to administer oaths and certify copies of records; information as to registration.

(a) Officers and employees of the division designated by the
 commissioner are, for the purpose of administering the motor
 vehicle laws, authorized to administer oaths and acknowl-

4 edge signatures, and shall do so without fee.

(b) The commissioner and such officers of the division as he
or she may designate are hereby authorized to prepare under
the seal of the division and deliver upon request in conformance with article two-a of this chapter a certified copy of
any record of the division, charging <del>a</del> <u>an additional</u> fee of <del>one</del>
dollar \$3 for each document so authenticated, and every such
certified copy is admissible in any proceeding in any court in
like manner as the original thereof.

(c) Subject to the provisions of article two-a of this
chapter, the commissioner and such officers of the division
as he or she may designate may furnish the requested
information to any person making a written request for
information regarding the registration of any vehicle at a fee
of one dollar <u>\$7</u> for each registration about which information is furnished.

### ARTICLE 3. ORIGINAL AND RENEWAL OF REGISTRATION; ISSU-ANCE OF CERTIFICATES OF TITLE.

§17A-3-4. Application for certificate of title; fees; abolishing privilege tax; prohibition of issuance of certificate of title without compliance with consumers sales and service tax provisions; exceptions.

4

(a) Certificates of registration of any vehicle or registration 1 2 plates for the vehicle, whether original issues or duplicates, may not be issued or furnished by the Division of Motor 3 Vehicles or any other officer or agent charged with the duty, 4 unless the applicant already has received, or at the same time 5 makes application for and is granted, an official certificate 6 7 of title of the vehicle in either an electronic or paper format. 8 The application shall be upon a blank form to be furnished by the Division of Motor Vehicles and shall contain a full 9 description of the vehicle, which description shall contain a 10 manufacturer's serial or identification number or other 11 number as determined by the commissioner and any distin-12guishing marks, together with a statement of the applicant's 1314 title and of any liens or encumbrances upon the vehicle, the names and addresses of the holders of the liens and any other 1516 information as the Division of Motor Vehicles may require. 17 The application shall be signed and sworn to by the applicant. A duly certified copy of the division's electronic record 18 of a certificate of title is admissible in any civil, criminal or 19 20administrative proceeding in this state as evidence of 21ownership.

(b) A tax is imposed upon the privilege of effecting the
certification of title of each vehicle in the amount equal to
five percent of the value of the motor vehicle at the time of
the certification, to be assessed as follows:

26(1) If the vehicle is new, the actual purchase price or consideration to the purchaser of the vehicle is the value of 2728 the vehicle. If the vehicle is a used or second hand vehicle, the present market value at time of transfer or purchase is the 2930 value of the vehicle for the purposes of this section: Provided, 31That so much of the purchase price or consideration as is represented by the exchange of other vehicles on which the 32tax imposed by this section has been paid by the purchaser 33 shall be deducted from the total actual price or consideration 3435 paid for the vehicle, whether the vehicle be new or secondhand. If the vehicle is acquired through gift or by any 36 manner whatsoever, unless specifically exempted in this 37section, the present market value of the vehicle at the time of 38 the gift or transfer is the value of the vehicle for the purposes 39 of this section. 40

41 (2) No certificate of title for any vehicle may be issued to
42 any applicant unless the applicant has paid to the Division
43 of Motor Vehicles the tax imposed by this section which is

44 five percent of the true and actual value of the vehicle 45 whether the vehicle is acquired through purchase, by gift or 46 by any other manner whatsoever, except gifts between 47 husband and wife or between parents and children: Pro-48 vided, That the husband or wife, or the parents or children, 49 previously have paid the tax on the vehicles transferred to 50 the State of West Virginia.

(3) The Division of Motor Vehicles may issue a certificate 51of registration and title to an applicant if the applicant 52provides sufficient proof to the Division of Motor Vehicles 53 that the applicant has paid the taxes and fees required by 54 this section to a motor vehicle dealership that has gone out 55 of business or has filed bankruptcy proceedings in the 56 57United States bankruptcy court and the taxes and fees so required to be paid by the applicant have not been sent to 58 59 the division by the motor vehicle dealership or have been 60 impounded due to the bankruptcy proceedings: Provided, That the applicant makes an affidavit of the same and 61assigns all rights to claims for money the applicant may have 62 63 against the motor vehicle dealership to the Division of Motor 64 Vehicles.

65 (4) The Division of Motor Vehicles shall issue a certificate of registration and title to an applicant without payment of 66 67 the tax imposed by this section if the applicant is a corpora-68 tion, partnership or limited liability company transferring 69 the vehicle to another corporation, partnership or limited liability company when the entities involved in the transfer 70 are members of the same controlled group and the transfer-71ring entity has previously paid the tax on the vehicle trans-7273ferred. For the purposes of this section, control means 74ownership, directly or indirectly, of stock or equity interests possessing fifty percent or more of the total combined voting 75power of all classes of the stock of a corporation or equity 76 interests of a partnership or limited liability company 77 78entitled to vote or ownership, directly or indirectly, of stock 79 or equity interests possessing fifty percent or more of the value of the corporation, partnership or limited liability 80 81 company.

(5) The tax imposed by this section does not apply to
vehicles to be registered as Class H vehicles or Class M
vehicles, as defined in section one, article ten of this chapter,
which are used or to be used in interstate commerce. Nor
does the tax imposed by this section apply to the titling of

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Class B vehicles registered at a gross weight of fifty-five 87 thousand pounds or more, or to the titling of Class C 88 89 semitrailers, full trailers, pole trailers and converter gear: 90 Provided, That if an owner of a vehicle has previously titled 91 the vehicle at a declared gross weight of fifty-five thousand pounds or more and the title was issued without the payment 92 of the tax imposed by this section, then before the owner 93 may obtain registration for the vehicle at a gross weight less 94 95 than fifty-five thousand pounds, the owner shall surrender 96 to the commissioner the exempted registration, the exempted 97 certificate of title and pay the tax imposed by this section based upon the current market value of the vehicle: Pro-98 vided, however, That notwithstanding the provisions of 99 100 section nine, article fifteen, chapter eleven of this code, the 101 exemption from tax under this section for Class B vehicles in 102 excess of fifty-five thousand pounds and Class C 103 semitrailers, full trailers, pole trailers and converter gear 104 does not subject the sale or purchase of the vehicles to the consumers sales and service tax. 105

106 (6) The tax imposed by this section does not apply to titling107 of vehicles leased by residents of West Virginia. A tax is108 imposed upon the monthly payments for the lease of any

109 motor vehicle leased by a resident of West Virginia, which 110 tax is equal to five percent of the amount of the monthly 111 payment, applied to each payment, and continuing for the 112 entire term of the initial lease period. The tax shall be 113 remitted to the Division of Motor Vehicles on a monthly 114 basis by the lessor of the vehicle.

115 (7) The tax imposed by this section does not apply to titling of vehicles by a registered dealer of this state for resale only, 116 117 nor does the tax imposed by this section apply to titling of 118 vehicles by this state or any political subdivision thereof, or by any volunteer fire department or duly chartered rescue or 119ambulance squad organized and incorporated under the laws 120of this state as a nonprofit corporation for protection of life 121122or property. The total amount of revenue collected by reason 123of this tax shall be paid into the State Road Fund and 124 expended by the Commissioner of Highways for matching 125federal funds allocated for West Virginia. In addition to the tax, there is a charge of five dollars \$21 for each original 126127certificate of title or duplicate certificate of title so issued: 128 Provided, That this state or any political subdivision of this state or any volunteer fire department or duly chartered 129130 rescue squad is exempt from payment of the charge.

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(8) The certificate is good for the life of the vehicle, so long
as the vehicle is owned or held by the original holder of the
certificate and need not be renewed annually, or any other
time, except as provided in this section.

(9) If, by will or direct inheritance, a person becomes the
owner of a motor vehicle and the tax imposed by this section
previously has been paid to the Division of Motor Vehicles on
that vehicle, he or she is not required to pay the tax.

(10) A person who has paid the tax imposed by this section is not required to pay the tax a second time for the same motor vehicle, but is required to pay a charge of five dollars <u>\$21</u> for the certificate of retitle of that motor vehicle, except that the tax shall be paid by the person when the title to the vehicle has been transferred either in this or another state from the person to another person and transferred back to the person.

(11) The tax imposed by this section does not apply to any
passenger vehicle offered for rent in the normal course of
business by a daily passenger rental car business as licensed
under the provisions of article six-d of this chapter. For
purposes of this section, a daily passenger car means a Class
A motor vehicle having a gross weight of eight thousand

153 pounds or less and is registered in this state or any other 154 state. In lieu of the tax imposed by this section, there is 155 hereby imposed a tax of not less than <del>one dollar <u>\$1</u></del> nor more 156 than <del>one dollar and fifty cents <u>\$1.50</u></del> for each day or part of 157 the rental period. The commissioner shall propose an 158 emergency rule in accordance with the provisions of article 159 three, chapter twenty-nine-a of this code to establish this 160 tax.

161(12) The tax imposed by this article does not apply to the 162titling of any vehicle purchased by a senior citizen service organization which is exempt from the payment of income 163taxes under the United States Internal Revenue Code, § Title 164 26 U.S.C. 501(c)(3) and which is recognized to be a bona 165166fide senior citizen service organization by the senior services 167 bureau existing under the provisions of article five, chapter 168sixteen of this code.

(13) The tax imposed by this section does not apply to the titling of any vehicle operated by an urban mass transit authority as defined in article twenty-seven, chapter eight of this code or a nonprofit entity exempt from federal and state income tax under the Internal Revenue Code and whose purpose is to provide mass transportation to the public at

175 large designed for the transportation of persons and being176 operated for the transportation of persons in the public177 interest.

(14) The tax imposed by this section does not apply to the
transfer of a title to a vehicle owned and titled in the name
of a resident of this state if the applicant:

181 (A) Was not a resident of this state at the time the appli-182 cant purchased or otherwise acquired ownership of the183 vehicle;

(B) Presents evidence as the commissioner may require of
having titled the vehicle in the applicant's previous state of
residence;

187 (C) Has relocated to this state and can present such
188 evidence as the commissioner may require to show bona-fide
189 residency in this state, <u>and</u>

(D) Presents an affidavit, completed by the assessor of the
applicant's county of residence, establishing that the vehicle
has been properly reported and is on record in the office of
the assessor as personal property; and

(E) (D) Makes application to the division for a title and
registration, and pays all other fees required by this chapter
within thirty days of establishing residency in this state as

197 prescribed in subsection (a), section one-a of this article:
198 Provided, That a period of amnesty of three months be
199 established by the commissioner during the calendar year
200 two thousand seven, during which time any resident of this
201 state, having titled his or her vehicle in a previous state of
202 residence, may pay without penalty any fees required by this
203 chapter and transfer the title of his or her vehicle in accor204 dance with the provisions of this section.

205(c) Notwithstanding any provisions of this code to the 206contrary, the owners of trailers, semitrailers, recreational 207vehicles and other vehicles not subject to the certificate of title tax prior to the enactment of this chapter are subject to 208the privilege tax imposed by this section: Provided, That the 209210certification of title of any recreational vehicle owned by the 211applicant on the thirtieth day of June, one thousand nine 212hundred eighty-nine, is not subject to the tax imposed by this section: Provided, however, That mobile homes, manu-213factured homes, modular homes and similar nonmotive 214propelled vehicles, except recreational vehicles and house 215216trailers, susceptible of being moved upon the highways but 217primarily designed for habitation and occupancy, rather than 218 for transporting persons or property, or any vehicle operated

219 on a nonprofit basis and used exclusively for the transporta-220 tion of mentally retarded or physically handicapped children 221when the application for certificate of registration for the 222vehicle is accompanied by an affidavit stating that the 223vehicle will be operated on a nonprofit basis and used exclusively for the transportation of mentally retarded and 224225physically handicapped children, are not subject to the tax imposed by this section, but are taxable under the provisions 226227of articles fifteen and fifteen-a, chapter eleven of this code. 228 (d) Beginning on the first of July, two thousand and eight, 229the tax imposed under this subsection (b) of this section is abolished and after that date no certificate of title for any 230231motor vehicle may be issued to any applicant unless the 232applicant provides sufficient proof to the Division of Motor 233Vehicles that the applicant has paid the fees required by this 234article and the tax imposed under section three-b, article 235fifteen, chapter eleven of this code.

(e) Any person making any affidavit required under any
provision of this section who knowingly swears falsely, or
any person who counsels, advises, aids or abets another in
the commission of false swearing, or any person, while acting
as an agent of the Division of Motor Vehicles, issues a vehicle

241 registration without first collecting the fees and taxes or fails 242to perform any other duty required by this chapter or 243chapter eleven of this code to be performed before a vehicle 244 registration is issued is, on the first offense, guilty of a 245misdemeanor and, upon conviction thereof, shall be fined not 246more than five hundred dollars \$500 or be confined in jail for 247a period not to exceed six months or, in the discretion of the 248court, both fined and confined. For a second or any subse-249quent conviction within five years, that person is guilty of a felony and, upon conviction thereof, shall be fined not more 250than five thousand dollars \$5,000 or be imprisoned in a state 251252correctional facility for not less than one year nor more than five years or, in the discretion of the court, both fined and 253254 imprisoned.

(f) Notwithstanding any other provisions of this section,
any person in the military stationed outside West Virginia or
his or her dependents who possess a motor vehicle with valid
registration are exempt from the provisions of this article for
a period of nine months from the date the person returns to
this state or the date his or her dependent returns to this
state, whichever is later.

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(g) No person may transfer, purchase or sell a factory-built
home without a certificate of title issued by the commissioner in accordance with the provisions of this article:

265(1) Any person who fails to provide a certificate of title 266upon the transfer, purchase or sale of a factory-built home is guilty of a misdemeanor and, upon conviction thereof, shall 267268for the first offense be fined not less than one hundred 269dollars \$100 nor more than one thousand dollars \$1,000, or 270be confined in jail for not more than one year, or both fined 271and confined. For each subsequent offense, the fine may be 272increased to not more than two thousand dollars \$2,000, with 273 confinement in jail not more than one year, or both fined and 274 confined.

(2) Failure of the seller to transfer a certificate of title upon
sale or transfer of the factory-built home gives rise to a cause
of action, upon prosecution thereof, and allows for the
recovery of damages, costs and reasonable attorney fees.

(3) This subsection does not apply to a mobile or manufactured home for which a certificate of title has been canceled
pursuant to section twelve-b of this article.

(h) Notwithstanding any other provision to the contrary,whenever reference is made to the application for or issuance

of any title or the recordation or release of any lien, it
includes the application, transmission, recordation, transfer
of ownership and storage of information in an electronic
format.

(i) Notwithstanding any other provision contained in this
section, nothing herein shall be considered to include
modular homes as defined in subsection (i), section two,
article fifteen, chapter thirty-seven of this code and built to
the State Building Code as established by legislative rules
promulgated by the State Fire Commission pursuant to
section five-b, article three, chapter twenty-nine of this code.

#### ARTICLE 4. TRANSFERS OF TITLE OR INTEREST.

## §17A-4-1. Registration expires on transfer by owner; transfer, surrender or retention of plates.

1 Whenever the owner of a registered vehicle transfers or 2 assigns his title, or interest thereto, the registration of such 3 vehicle shall expire: Provided, That such owner, if he has 4 made application to the department within sixty days from 5 the date of purchase to have said registration plates trans-6 ferred to be used on another vehicle owned by said owner, 7 may then operate the other vehicle for a period of sixty days, 8 but in no event longer than sixty days from the date of

9 original transfer. Upon such transfer, it shall be the duty of the original owner to retain the registration plates issued 1011 therefor and to immediately notify the commissioner of such 12transfer upon such form as may be provided therefor and to 13deliver to him the certificate of registration, whereupon the commissioner shall, upon the payment of a fee of five dollars 14 15 <u>\$6</u>, issue a new certificate showing the use to be made of such plates. Such plates may then be used by such owner on 16another vehicle of the same class as the vehicle for which 1718 they were originally issued if such other vehicle does not require a greater license fee than was required for such 19original vehicle. If such other vehicle requires a greater 2021license fee than such original vehicle, then such plates may 22be used by paying such difference to the commissioner. When 23such transfer of ownership is made to a licensed dealer in 24motor vehicles it shall be the duty of such dealer to immediately execute notification of transfer, in triplicate, and to 25have this notification properly signed by the owner making 2627the transfer. The dealer shall immediately forward to the 28department the original copy of the notification of transfer. One copy of the notification of transfer shall be given to the 2930 owner and one shall be retained by the dealer. The owner

shall immediately send to the department division the
transfer fee of five dollars <u>\$6</u> with any additional fee that
may be required under the terms of this chapter. The owner's
copy, properly signed by the dealer, will be the owner's
identification until he receives a new registration card from
the department division.

The owner of a set of registration plates may surrender them to the commissioner together with the registration card and, upon the payment of five dollars <u>\$6</u> as an exchange fee and upon the payment of such additional fees as are necessary to equalize the value of the plates surrendered with the value of registration plates desired, receive in exchange a set of plates and registration card for a vehicle of a different tass.

## §17A-4-10. Salvage certificates for certain wrecked or damaged vehicles; fee; penalty.

(a) In the event a motor vehicle is determined to be a total
 loss or otherwise designated as "totaled" by any insurance
 company or insurer, and upon payment of a total loss claim
 to any insured or claimant owner for the purchase of the
 vehicle, the insurance company or the insurer, as a condition
 of the payment, shall require the owner to surrender the

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7 certificate of title: Provided, That an insured or claimant 8 owner may choose to retain physical possession and ownership of a total loss vehicle. If the vehicle owner chooses to 9 10 retain the vehicle and the vehicle has not been determined to 11 be a cosmetic total loss in accordance with subsection (d) of 12this section, the insurance company or insurer shall also 13require the owner to surrender the vehicle registration 14 certificate. The term "total loss" means a motor vehicle which has sustained damages equivalent to seventy-five 15percent or more of the market value as determined by a 16 nationally accepted used car value guide or meets the 17 definition of a flood-damaged vehicle as defined in this 18 19section.

20(b) The insurance company or insurer shall, prior to the payment of the total loss claim, determine if the vehicle is 2122repairable, cosmetically damaged or nonrepairable. Within 23ten days of payment of the total loss claim, the insurance 24company or insurer shall surrender the certificate of title, a copy of the claim settlement, a completed application on a 2526form prescribed by the commissioner and the registration 27certificate if the owner has chosen to keep the vehicle to the

28 Division of Motor Vehicles.

29(c) If the insurance company or insurer determines that the vehicle is repairable, the division shall issue a "salvage 30 certificate", on a form prescribed by the commissioner, in the 31name of the insurance company or the insurer or the vehicle 3233 owner if the owner has chosen to retain the vehicle. The 34certificate shall contain on the reverse thereof spaces for one successive assignment before a new certificate at an addi-3536 tional fee is required. Upon the sale of the vehicle, the insurance company or insurer or the vehicle owner if the 3738 owner has chosen to retain the vehicle shall complete the assignment of ownership on the salvage certificate and 39 40 deliver it to the purchaser. The vehicle shall not be titled or 41 registered for operation on the streets or highways of this 42state unless there is compliance with subsection (g) of this 43 section. The division shall charge a fee of fifteen dollars \$21 44 for each salvage title issued.

(d) If the insurance company or insurer determines the
damage to a totaled vehicle is exclusively cosmetic and no
repair is necessary in order to legally and safely operate the
motor vehicle on the roads and highways of this state, the
insurance company or insurer shall, upon payment of the

claim, submit the certificate of title to the division. Neither
the insurance company nor the division may require the
vehicle owner to surrender the registration certificate in the
event of a cosmetic total loss settlement.

54(1) The division shall, without further inspection, issue a title branded "cosmetic total loss" to the insured or claimant 55 owner if the insured or claimant owner wishes to retain 56 possession of the vehicle, in lieu of a "salvage certificate". 5758 The division shall charge a fee of five dollars \$21 for each 59 "cosmetic total loss" title issued. The terms "cosmetically damaged" and "cosmetic total loss" do not include any 60 vehicle which has been damaged by flood or fire. The 61 designation "cosmetic total loss" on a title may not be 62 63 removed.

64 (2) If the insured or claimant owner elects not to take possession of the vehicle and the insurance company or 65 66 insurer retains possession, the division shall issue a cosmetic total loss salvage certificate to the insurance company or 67 insurer. The division shall charge a fee of fifteen dollars \$21 68 69 for each cosmetic total loss salvage certificate issued. The division shall, upon surrender of the cosmetic total loss 70salvage certificate issued under the provisions of this 71

paragraph and payment of the five percent privilege tax
<u>consumers sales tax</u> on the fair market value of the vehicle as
determined by the commissioner, issue a title branded
"cosmetic total loss" without further inspection.

76(e) If the insurance company or insurer determines that the damage to a totaled vehicle renders it nonrepairable, 77incapable of safe operation for use on roads and highways 78 and which has no resale value except as a source of parts or 7980 scrap, the insurance company or vehicle owner shall, in the 81 manner prescribed by the commissioner, request that the 82 division issue a nonrepairable motor vehicle certificate in lieu of a salvage certificate. The division shall issue a 83 nonrepairable motor vehicle certificate without charge. 84

85 (f) Any owner who scraps, compresses, dismantles or destroys a vehicle for which a certificate of title, 86 nonrepairable motor vehicle certificate or salvage certificate 87 88 has been issued shall, within twenty days, surrender the certificate of title, nonrepairable motor vehicle certificate or 89 salvage certificate to the division for cancellation. Any 90 91 person who purchases or acquires a vehicle as salvage or scrap, to be dismantled, compressed or destroyed, shall 92 within twenty days surrender the certificate to the division. 93

24

94 (g) If the motor vehicle is a "reconstructed vehicle" as defined in this section or section one, article one of this 95 96 chapter, it may not be titled or registered for operation until 97 it has been inspected by an official state inspection station 98 and by the Division of Motor Vehicles. Following an approved inspection, an application for a new certificate of title 99 may be submitted to the division; however, the applicant 100 shall be required to retain all receipts for component parts, 101 102 equipment and materials used in the reconstruction. The 103 salvage certificate shall also be surrendered to the division before a certificate of title may be issued with the appropri-104 ate brand. 105

106 (h) The owner or title holder of any motor vehicle titled in 107 this state which has previously been branded in this state or another state as "salvage", "reconstructed", "cosmetic total 108 loss", "cosmetic total loss salvage", "flood" or "fire" or an 109 equivalent term under another state's laws shall, upon 110 becoming aware of the brand, apply for and receive a title 111 112 from the Division of Motor Vehicles on which the brand "reconstructed", "salvage", "cosmetic total loss", "cosmetic 113 114 total loss salvage", "flood" or "fire" is shown. The division 115 shall charge a fee of five dollars \$21 for each title so issued.

116 (i) If application is made for title to a motor vehicle, the title to which has previously been branded "reconstructed", 117 "salvage", "cosmetic total loss", "cosmetic total loss 118 119 salvage", "flood" or "fire" by the Division of Motor Vehicles 120 under this section and said application is accompanied by a title from another state which does not carry the brand, the 121division shall, before issuing the title, affix the brand 122"reconstructed", "cosmetic total loss", "cosmetic total loss 123salvage", "flood" or "fire" to the title. The privilege consum-124125ers sales tax paid on a motor vehicle titled as "reconstructed", "cosmetic total loss", "flood" or "fire" under the 126127 provisions of this section shall be based on fifty percent of the fair market value of the vehicle as determined by a 128 129nationally accepted used car value guide to be used by the 130 commissioner.

(j) The division shall charge a fee of fifteen dollars \$21 for
the issuance of each salvage certificate or cosmetic total loss
salvage certificate but shall not require the payment of the
five percent privilege tax. However, upon application for a
certificate of title for a reconstructed, cosmetic total loss,
flood- or fire-damaged vehicle, the division shall collect the
five percent privilege tax consumers sales tax on the fair

26

138 market value of the vehicle as determined by the commis-139sioner unless the applicant is otherwise exempt from the 140 payment of such privilege tax. A wrecker/dismantler/ rebuilder licensed by the division is exempt from the pay-141142ment of the five percent privilege tax consumers sales tax upon titling a reconstructed vehicle. The division shall 143144 collect a fee of thirty-five dollars \$35 per vehicle for inspec-145 tions of reconstructed vehicles. These fees shall be deposited 146 in a special fund created in the State Treasurer's office and may be expended by the division to carry out the provisions 147of this article: Provided, That on and after the first day of 148 July, two thousand seven, any balance in the special fund 149and all fees collected pursuant to this section shall be 150151deposited in the State Road Fund. Licensed wreckers/dismantlers/rebuilders may charge a fee not to exceed 152153 twenty-five dollars <u>\$25</u> for all vehicles owned by private 154rebuilders which are inspected at the place of business of a wrecker/dismantler/rebuilder. 155

156 (k) As used in this section:

157 (1) "Reconstructed vehicle" means the vehicle was totaled158 under the provisions of this section or by the provisions of

another state or jurisdiction and has been rebuilt in accordance with the provisions of this section or in accordance
with the provisions of another state or jurisdiction or meets
the provisions of subsection (m), section one, article one of
this chapter.

164 (2) "Flood-damaged vehicle" means that the vehicle was165 submerged in water to the extent that water entered the166 passenger or trunk compartment.

(1) Every vehicle owner shall comply with the branding
requirements for a totaled vehicle whether or not the owner
receives an insurance claim settlement for a totaled vehicle.
(m) A certificate of title issued by the division for a
reconstructed vehicle shall contain markings in bold print on
the face of the title that it is for a reconstructed, flood- or
fire-damaged vehicle.

(n) Any person who knowingly provides false or fraudulent
information to the division that is required by this section in
an application for a title, a cosmetic total loss title, a reconstructed vehicle title or a salvage certificate or who knowingly fails to disclose to the division information required by
this section to be included in the application or who otherwise violates the provisions of this section shall be guilty of

a misdemeanor and, upon conviction thereof, shall for each
incident be fined not less than one thousand dollars \$1,000
nor more than two thousand five hundred dollars \$2,500, or
imprisoned in jail for not more than one year, or both fined
and imprisoned.

### ARTICLE 4A. LIENS AND ENCUMBRANCES ON VEHICLES TO BE SHOWN ON CERTIFICATE OF TITLE; NOTICE TO CREDITORS AND PURCHASERS.

#### §17A-4A-10. Fee for recording and release of lien.

1 The Division of Motor Vehicles is hereby authorized to 2 shall-charge a fee of five dollars \$13 for the recording of any 3 lien either in an electronic or paper format created by the 4 voluntary act of the owner and endorsing it upon the title 5 certificate issued pursuant to this article, and the Division of Motor Vehicles is hereby authorized to shall charge a fee of 6 fifty cents \$13 for recordation of any release of a lien created 7 8 by the voluntary act of the owner: Provided, That no charge 9 shall be made for the endorsement and recordation of liens or releases thereof as provided under section nine of this 10 article. No charge shall be made for the issuance of a title to 11 12the owner of a vehicle upon the receipt of an electronic 13 release of the final lien.

#### ARTICLE 10. FEES FOR REGISTRATION, LICENSING, ETC.

### §17A-10-3. Registration fees for vehicles equipped with pneumatic tires.

The following registration fees for the classes indicated
 shall be paid to the division for the registration of vehicles
 subject to registration under this chapter when equipped
 with pneumatic tires:
 (a) Registration fees for the following classes shall be paid
 to the division annually:
 (1) Class A — The registration fee for all motor vehicles of

7 (1) Class A. – The registration fee for all motor vehicles of
8 this class <u>are is \$28.50</u>:

9 (A) \$38.50 for declared gross weights less than 4001
10 pounds; and

(B) \$58.50 for declared gross weights of 4001 pounds to
8000 pounds.

13 Provided, That The registration fees and any other fees 14 required by this chapter for Class A vehicles under the 15 optional biennial staggered registration system shall be 16 multiplied by two and paid biennially to the division.

17 No license fee may be charged for vehicles owned by18 churches, or by trustees for churches, which are regularly19 used for transporting parishioners to and from church

20 services. Notwithstanding the exemption, the certificate of
21 registration and license plates shall be obtained the same as
22 other cards and plates under this article.

23 (2) Class B. – The registration fee for all motor vehicles of
24 this class is as follows:

(A) For declared gross weights of eight thousand one
pounds to sixteen thousand pounds – \$28 plus \$5 for each one
thousand pounds or fraction of one thousand pounds that the
gross weight of the vehicle or combination of vehicles
exceeds eight thousand pounds.

(B) For declared gross weights greater than sixteen
thousand pounds, but less than fifty-five thousand
pounds-\$78.50 plus \$10 for each one thousand or fraction of
one thousand pounds that the gross weight of the vehicle or
combination of vehicles exceeds sixteen thousand pounds.

35 (C) For declared gross weights of fifty-five thousand
36 pounds or more-\$737.50 plus \$15.75 for each one thousand
37 pounds or fraction of one thousand pounds that the gross
38 weight of the vehicle or combination of vehicles exceeds
39 fifty-five thousand pounds.

40 (3) Class G.—The registration fee for each motorcycle or

41 parking enforcement vehicle is \$8: Provided, That the
42 registration fee and any other fees required by this chapter
43 for Class G vehicles shall be for at least one year and under
44 an optional biennial registration system the annual fee shall
45 be multiplied by two and paid biennially to the division.

(4) Class H.—The registration fee for all vehicles for this 46 47 class operating entirely within the state is \$5; and for 48 vehicles engaged in interstate transportation of persons, the registration fee is the amount of the fees provided by this 49 section for Class B, reduced by the amount that the mileage 50 of the vehicles operated in states other than West Virginia 51 bears to the total mileage operated by the vehicles in all 52states under a formula to be established by the Division of 5354Motor Vehicles.

(5) Class J.—The registration fee for all motor vehicles of
this class is \$85. Ambulances and hearses used exclusively as
ambulances and hearses are exempt from the special fees set
forth in this section.

59 (6) Class M.—The registration fee for all vehicles of this60 class is \$17.50.

61 (7) Class <u>X</u> farm truck.—The registration fee for all motor

62 vehicles of this class is as follows:

63 (A) For farm trucks of declared gross weights of eight
64 thousand one pounds to sixteen thousand pounds-\$30.

(B) For farm trucks of declared gross weights of sixteen
thousand one pounds to twenty-two thousand pounds-\$60.
(C) For farm trucks of declared gross weights of
twenty-two thousand one pounds to twenty-eight thousand
pounds-\$90.

70 (D) For farm trucks of declared gross weights of
71 twenty-eight thousand one pounds to thirty-four thousand
72 pounds-\$115.

73(E) For farm trucks of declared gross weights of thirty-four thousand one pounds to forty-four thousand pounds-\$160. 74 75(F) For farm trucks of declared gross weights of forty-four thousand one pounds to fifty-four thousand pounds-\$205. 7677 (G) For farm trucks of declared gross weights of fifty-four thousand one pounds to eighty thousand pounds-\$250: 78 79Provided, That the provisions of subsection (a), section eight, 80 article one, chapter seventeen-e of this code do not apply if the vehicle exceeds sixty-four thousand pounds and is a 81 truck tractor or road tractor. 82

83 (b) Registration fees for the following classes shall be paid

to the division for a maximum period of three years, or
portion of a year based on the number of years remaining in
the three-year period designated by the commissioner:

87 (1) Class R. – The annual registration fee for all vehicles of
88 this class is \$12.

89 (2) Class T. — The annual registration fee for all vehicles of90 this class is \$8.

91 (c) The fees paid to the division for a multiyear registration
92 provided by this chapter shall be the same as the annual
93 registration fee established by this section and any other fee
94 required by this chapter multiplied by the number of years
95 for which the registration is issued.

96 (d) The registration fee for all Class C vehicles is \$50. On or 97 before July 1, 2000, all Class C trailers shall be registered for the duration of the owner's interest in the trailer and do not 98 99 expire until either sold or otherwise permanently removed 100 from the service of the owner: *Provided*, That a registrant may transfer a Class C registration plate from a trailer 101 owned less than thirty days to another Class C trailer titled 102 103 in the name of the registrant upon payment of the transfer 104 fee prescribed in section ten of this article.

## §17A-10-10. Fees upon transfer of registration and issuance of certificates of title.

A fee of five dollars <u>\$6</u> shall be paid for a transfer of registration by an owner from one vehicle to another vehicle of the same class or for surrender of registration of one vehicle in exchange for registration of a vehicle of a different class in addition to the payment of any difference in fees as provided in section one, article four of this chapter.

7 A fee of five dollars <u>\$6</u> shall be paid for the transfer of
8 registration from a deceased person to his legal heir or
9 legatee as provided in section five, article four of this
10 chapter.

A fee of five dollars <u>\$21</u> shall be paid for the issuance of a
certificate of title.

## §17A-10-11. Fees for duplicate registration plates, registration cards and certificates of title.

A fee of five dollars \$5 shall be paid for the issuance of
 duplicate or substitute registration plates, registration cards.
 A fee of \$15 shall be paid for the issuance of duplicate or
 substitute registration plates or decals. or certificates of title.
 A fee of \$21 shall be paid for the issuance of duplicate
 certificates of title.

#### CHAPTER 17B. MOTOR VEHICLE DRIVER'S LICENSES.

### ARTICLE TWO. ISSUANCE OF LICENSE; EXPIRATION AND RE-NEWAL.

## §17B-2-1. Drivers must be licensed; types of licenses; licensees need not obtain local government license; motorcycle driver license; identification cards.

(a)(1) No person, except those hereinafter expressly
 exempted, may drive any motor vehicle upon a street or
 highway in this state or upon any subdivision street used by
 the public generally unless the person has a valid driver's
 license issued pursuant to this code for the type or class of
 vehicle being driven.

(2) Any person licensed to operate a motor vehicle pursuant
to this code may exercise the privilege thereby granted in the
manner provided in this code and, except as otherwise
provided by law, is not required to obtain any other license
to exercise the privilege by any county, municipality or local
board or body having authority to adopt local police regulations.

(b) The division, upon issuing a driver's license, shallindicate on the license the type or general class or classes ofvehicles the licensee may operate in accordance with this

17 code, federal law or rule. Licenses shall be issued in different
18 colors for those drivers under age eighteen, those drivers age
19 eighteen to twenty-one and adult drivers. The commissioner
20 is authorized to select and assign colors to the licenses of the
21 various age groups.

(c) Driver's licenses issued by the division shall be classi-fied in the following manner:

(1) A Class A, B or C license shall be issued to those
persons eighteen years of age or older with two years of
driving experience who have qualified for the commercial
driver's license established by chapter seventeen-e of this
code and the federal Motor Carrier Safety and Improvement
Act of 1999 and subsequent rules, and have paid the required
fee.

(2) A Class D license shall be issued to those persons
eighteen years and older with one year of driving experience
who operate motor vehicles other than those types of vehicles
which require the operator to be licensed under the provisions of chapter seventeen-e of this code and federal law and
rule and whose primary function or employment is the
transportation of persons or property for compensation or
wages and have paid the required fee. For the purpose of

regulating the operation of motor vehicles, wherever the 39 term "chauffeur's license" is used in this code, it shall be 40 41 construed to mean the Class A, B, C or D license described in 42this section or chapter seventeen-e of this code or federal law or rule: *Provided*, That anyone not required to be licensed 4344 under the provisions of chapter seventeen-e of this code and federal law or rule and who operates a motor vehicle regis-45 tered or required to be registered as a Class A motor vehicle. 4647as that term is defined in section one, article ten, chapter seventeen-a of this code, with a gross vehicle weight rating 48 of less than eight thousand one pounds, is not required to 49 obtain a Class D license. 50

51(3) A Class E license shall be issued to those persons who have qualified for a driver's license under the provisions of 52this chapter and who are not required to obtain a Class A, B, 53C or D license and who have paid the required fee. The Class 5455 E license may be endorsed under the provisions of section seven-b of this article for motorcycle operation. The Class E 56 or (G) license for any person under the age of eighteen may 57also be endorsed with the appropriate graduated driver 58 license level in accordance with the provisions of section 5960 three-a of this article.

(4) A Class F license shall be issued to those persons who
successfully complete the motorcycle examination procedure
provided by this chapter and have paid the required fee, but
who do not possess a Class A, B, C, D or E driver's license.
(5) A Class G driver's license or instruction permit shall be

66 issued to a person using bioptic telescopic lenses who has
67 successfully completed an approved driver training program
68 and complied with all other requirements of article two-b of
69 this chapter.

(d) All licenses issued under this section may contain information designating the licensee as a diabetic, organ donor, as deaf or hard-of-hearing or as having any other handicap or disability, according to criteria established by the division, if the licensee requests this information on the license.

(e) No person, except those hereinafter expressly exempted, may drive any motorcycle upon a street or highway
in this state or upon any subdivision street used by the
public generally unless the person has a valid motorcycle
license, a valid license which has been endorsed under
section seven-b of this article for motorcycle operation or a
valid motorcycle instruction permit.

83 (f) (1) An identification card may be issued to any person84 who:

(A) Is a resident of this state in accordance with the
provisions of section one-a, article three, chapter seventeen-a of this code;

(B) Has reached the age of two years. The division may also
issue an identification card to a person under the age of two
years for good cause shown;

91 (C) Has paid the required fee of two dollars and fifty cents
92 <u>\$6.50</u> per year: *Provided*, That the fee is not required if the
93 applicant is sixty-five years or older or is legally blind; and
94 (D) Presents a birth certificate or other proof of age and
95 identity acceptable to the division with a completed applica96 tion on a form furnished by the division.

97 (2) The identification card shall contain the same informa98 tion as a driver's license except that the identification card
99 shall be clearly marked as an identification card. However,
100 the division may issue an identification card with less
101 information to persons under the age of sixteen. An identifi102 cation card may be renewed annually on application and
103 payment of the fee required by this section.

104 (A) Every identification card issued to a person who has

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attained his or her twenty-first birthday shall expire on the
licensee's birthday in those years in which the licensee's age
is evenly divisible by five. Except as provided in paragraph
(B) of this subdivision, no identification card may be issued
for less than three years or for more than seven years and
expires on the licensee's birthday in those years in which the
licensee's age is evenly divisible by five.

(B) Every identification card issued to a person who has
not attained his or her twenty-first birthday shall expire
thirty days after the licensee's twenty-first birthday.

(C) Every identification card issued to persons under the
age of sixteen shall be issued for a period of two years and
shall expire on the last day of the month in which the
applicant's birthday occurs.

(3) The division may issue an identification card to an
applicant whose privilege to operate a motor vehicle has
been refused, canceled, suspended or revoked under the
provisions of this code.

(g) Any person violating the provisions of this section is
guilty of a misdemeanor and, upon conviction, shall be fined
not more than five hundred dollars \$500; and upon a second
or subsequent conviction, shall be fined not more than five

hundred dollars <u>\$500</u> or confined in jail not more than six
months, or both.

#### §17B-2-3a. Graduated driver's license.

(a) Any person under the age of eighteen may not operate 1 2 a motor vehicle unless he or she has obtained a graduated driver's license in accordance with the three-level graduated 3 4 driver's license system described in the following provisions. 5 (b) Any person under the age of twenty-one, regardless of 6 class or level of licensure, who operates a motor vehicle with 7 any measurable alcohol in his or her system is subject to the provisions of section two, article five, chapter seventeen-c of 8 9 this code and section two, article five-a of said chapter. Any 10 person under the age of eighteen, regardless of class or 11 licensure level, is subject to the mandatory school attendance 12 and satisfactory academic progress provisions of section 13eleven, article eight, chapter eighteen of this code.

(c) Level one instruction permit.—An applicant who is
fifteen years or older meeting all other requirements prescribed in this code may be issued a level one instruction
permit.

18 (1) Eligibility.—The division shall not issue a level one19 instruction permit unless the applicant:

(A) Presents a completed application, as prescribed by the
provisions of section six of this article, and which is accompanied by a writing, duly acknowledged, consenting to the
issuance of the graduated driver's license and executed by a
parent or guardian entitled to custody of the applicant;

(B) Presents a certified copy of a birth certificate issued by
a state or other governmental entity responsible for vital
records unexpired, or a valid passport issued by the United
States government evidencing that the applicant meets the
minimum age requirement and is of verifiable identity;

30 (C) Passes the vision and written knowledge examination
31 and completes the driving under the influence awareness
32 program, as prescribed in section seven of this article;

33 (D) Presents a driver's eligibility certificate or otherwise
34 shows compliance with the provisions of section eleven,
35 article eight, chapter eighteen of this code; and

36 (E) Pays a fee of \$5 which shall permit the applicant two
37 attempts <u>one attempt</u> at the written knowledge test.

(2) Terms and conditions of instruction permit.—A level
one instruction permit issued under the provisions of this
section is valid until thirty days after the date the applicant
attains the age of eighteen and is not renewable. *However*,

any permit holder who allows his or her permit to expire 42prior to successfully passing the road skills portion of the 4344 driver examination, and who has not committed any offense 45which requires the suspension, revocation or cancellation of the instruction permit, may reapply for a new instruction 46 permit under the provisions of section six of this article. The 47 division shall immediately revoke the permit upon receipt of 48 a second conviction for a moving violation of traffic regula-49tions and laws of the road or violation of the terms and 50 conditions of a level one instruction permit, which convic-5152tions have become final unless a greater penalty is required by this section or any other provision of this code. Any 53person whose instruction permit has been revoked is disgual-5455ified from retesting for a period of ninety days. However, 56after the expiration of ninety days, the person may retest if otherwise eligible. In addition to all other provisions of this 57code for which a driver's license may be restricted, sus-58 pended, revoked or canceled, the holder of a level one 59instruction permit may only operate a motor vehicle under 60 61 the following conditions:

62 (A) Under the direct supervision of a licensed driver,63 twenty-one years of age or older, or a driver's education or

driving school instructor who is acting in an official capacity
as an instructor, who is fully alert and unimpaired, and the
only other occupant of the front seat. The vehicle may be
operated with no more than two additional passengers,
unless the passengers are family members;

69 (B) Between the hours of five a.m. and ten p.m.;

(C) All occupants must use safety belts in accordance with
the provisions of section forty-nine, article fifteen, chapter
seventeen-c of this code;

(D) Without any measurable blood alcohol content, inaccordance with the provisions of subsection (h), section two,

75 article five, chapter seventeen-c of this code; and

(E) Maintains current school enrollment and is making
satisfactory academic progress or otherwise shows compliance with the provisions of section eleven, article eight,
chapter eighteen of this code.

(F) A holder of a level one instruction permit who is under
the age of eighteen years shall be prohibited from using a
wireless communication device while operating a motor
vehicle, unless the use of the wireless communication device
is for contacting a 9-1-1 system. A person violating the

provisions of this paragraph is guilty of a misdemeanor and,
upon conviction thereof, shall for the first offense be fined
\$25; for a second offense be fined \$50; and for a third or
subsequent offense be fined \$75.

(d) Level two intermediate driver's license. — An applicant
sixteen years of age or older, meeting all other requirements
of the code, may be issued a level two intermediate driver's
license.

93 (1) Eligibility.—The division shall not issue a level two94 intermediate driver's license unless the applicant:

95 (A) Presents a completed application as prescribed in96 section six of this article;

97 (B) Has held the level one instruction permit convic98 tion-free for the one hundred eighty days immediately
99 preceding the date of application for a level two intermediate
100 license;

101 (C) Has completed either a driver's education course 102 approved by the State Department of Education or fifty 103 hours of behind-the-wheel driving experience, including a 104 minimum of ten hours of nighttime driving, certified by a 105 parent or legal guardian or other responsible adult over the 106 age of twenty-one as indicated on the form prescribed by the

107 division: *Provided*, That nothing in this paragraph shall be
108 construed to require any school or any county board of
109 education to provide any particular number of driver's
110 education courses or to provide driver's education training
111 to any student;

(D) Presents a driver's eligibility certificate or otherwise
shows compliance with the provisions of section eleven,
article eight, chapter eighteen of this code;

(E) Passes the road skills examination as prescribed bysection seven of this article; and

(F) Pays a fee of \$5 which shall permit the holder one
attempt at the road skills examination.

119 (2) Terms and conditions of a level two intermediate 120driver's license.—A level two intermediate driver's license 121issued under the provisions of this section shall expire thirty 122days after the applicant attains the age of eighteen, or until the licensee qualifies for a level three full Class E license, 123124 whichever comes first. In addition to all other provisions of this code for which a driver's license may be restricted. 125126 suspended, revoked or canceled, the holder of a level two intermediate driver's license may only operate a motor 127128 vehicle under the following conditions:

(A) Unsupervised between the hours of five a. m. and ten p.m.;

131 (B) Only under the direct supervision of a licensed driver,

132 age twenty-one years or older, between the hours of ten p.m.

133 and five a. m. except when the licensee is going to or return-

134 ing from:

135 (i) Lawful employment;

136 (ii) A school-sanctioned activity;

137 (iii) A religious event; or

(iv) An emergency situation that requires the licensee tooperate a motor vehicle to prevent bodily injury or death ofanother;

141 (C) All occupants shall use safety belts in accordance with
142 the provisions of section forty-nine, article fifteen, chapter
143 seventeen-c of this code;

(D) For the first six months after issuance of a level two
intermediate driver's license, the licensee may not operate a
motor vehicle carrying any passengers less than twenty years
old, unless these passengers are family members of the
licensee; for the second six months after issuance of a level
two intermediate driver's license, the licensee may not
operate a motor vehicle carrying more than one passenger

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151 less than twenty years old, unless these passengers are family152 members of the licensee;

(E) Without any measurable blood alcohol content in
accordance with the provisions of subsection (h), section two,
article five, chapter seventeen-c of this code;

(F) Maintains current school enrollment and is making
satisfactory academic progress or otherwise shows compliance with the provisions of section eleven, article eight,
chapter eighteen of this code;

(G) A holder of a level two intermediate driver's license who is under the age of eighteen years shall be prohibited from using a wireless communication device while operating a motor vehicle, unless the use of the wireless communication device is for contacting a 9-1-1 system. A person violating the provisions of this paragraph is guilty of a misdemeanor and, upon conviction thereof, shall for the first offense be fined \$25; for a second offense be fined \$50; and for a third or subsequent offense be fined \$75.

(H) Upon the first conviction for a moving traffic violation
or a violation of paragraph (A), (B), (C), (D) or (G), subdivision (1), subsection (d) of this section of the terms and

172 conditions of a level two intermediate driver's license, the
173 licensee shall enroll in an approved driver improvement
174 program unless a greater penalty is required by this section
175 or by any other provision of this code; and

176 At the discretion of the commissioner, completion of an 177 approved driver improvement program may be used to 178 negate the effect of a minor traffic violation as defined by the 179commissioner against the one year conviction-free driving criteria for early eligibility for a level three driver's license 180 181 and may also negate the effect of one minor traffic violation for purposes of avoiding a second conviction under para-182 183 graph (I) of this subdivision; and

184 (I) Upon the second conviction for a moving traffic violation or a violation of the terms and conditions of the level 185 186 two intermediate driver's license, the licensee's privilege to operate a motor vehicle shall be revoked or suspended for the 187 188 applicable statutory period or until the licensee's eighteenth 189birthday, whichever is longer unless a greater penalty is required by this section or any other provision of this code. 190Any person whose driver's license has been revoked as a 191 level two intermediate driver, upon reaching the age of 192193 eighteen years and if otherwise eligible may reapply for an

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194 instruction permit, then a driver's license in accordance with195 the provisions of sections five, six and seven of this article.

(e) Level three, full Class E license. — The level three license
is valid until thirty days after the date the licensee attains
his or her twenty-first birthday. Unless otherwise provided
in this section or any other section of this code, the holder of
a level three full Class E license is subject to the same terms
and conditions as the holder of a regular Class E driver's
license.

A level two intermediate licensee whose privilege to operate a motor vehicle has not been suspended, revoked or otherwise canceled and who meets all other requirements of the code may be issued a level three full Class E license without further examination or road skills testing if the licensee:

209 (1) Has reached the age of seventeen years; and

(A) Presents a completed application as prescribed by theprovisions of section six of this article;

(B) Has held the level two intermediate license convictionfree for the twelve-month period immediately preceding thedate of the application;

215 (C) Has completed any driver improvement program

216 required under paragraph (G), subdivision (2), subsection (d)217 of this section; and

(D) Pays a fee of \$2.50 \$6.50 for each year the license is
valid. An additional fee of \$.50 shall be collected to be
deposited in the Combined Voter Registration and Driver's
Licensing Fund established in section twelve, article two,
chapter three of this code;

(E) Presents a driver's eligibility certificate or otherwise
shows compliance with the provisions of section eleven,
article eight, chapter eighteen of this code; or

(2) Reaches the age of eighteen years; and

(A) Presents a completed application as prescribed by theprovisions of section six of this article; and

(B) Pays a fee of \$2.50 \$6.50 for each year the license is
valid. An additional fee of \$.50 shall be collected to be
deposited in the Combined Voter Registration and Driver's
Licensing Fund established in section twelve, article two,
chapter three of this code.

(f) A person violating the provisions of the terms and
conditions of a level one or level two intermediate driver's
license is guilty of a misdemeanor and, upon conviction
thereof, shall for the first offense be fined \$25; for a second

238 offense be fined \$50; and for a third or subsequent offense be239 fined \$75.

#### §17B-2-5. Qualifications, issuance and fee for instruction permits.

1 (a) Any person who is at least fifteen years of age may 2 apply to the division for an instruction permit. However, any 3 person who has not attained the age of eighteen shall comply 4 with the provisions of section three-a of this article. The division may, in its discretion, after the applicant has 5 6 successfully passed all parts of the examination other than 7 the road skills test, issue to the applicant an instruction 8 permit which entitles the applicant while having the permit 9 in his or her immediate possession to drive a motor vehicle 10 upon the public highways when accompanied by a licensed 11 driver of at least twenty-one years of age, a driver's education or driving school instructor that is acting in an official 1213 capacity as an instructor, who is alert and unimpaired or a 14 certified division license examiner acting in an official 15 capacity as an examiner, who is occupying a seat beside the 16 driver.

17 (1) Any instruction permit issued to a person under the age18 of eighteen years shall be issued in accordance with the

19 provisions of section three-a of this article.

(2) Any permit issued to a person who has reached the age
of eighteen years is valid for a period of ninety days. The fee
for the instruction permit is five dollars \$5.

(b) Any person sixteen years of age or older may apply to
the division for a motorcycle instruction permit. Any person
under the age of eighteen must have first completed the
requirements for a level two intermediate driver's license or
a Class E driver's license before being eligible for a motorcycle instruction permit.

29The division may, in its discretion, after the applicant has 30 successfully passed all parts of the motorcycle examination 31other than the driving test, and presented documentation of compliance with the provisions of section eleven, article 3233 eight, chapter eighteen of this code, if applicable, issue to the applicant an instruction permit which entitles the applicant 34 35 while having the permit in his or her immediate possession to drive a motorcycle upon the public streets or highways for 36 a period of ninety days, during the daylight hours between 37sunrise and sunset only. No holder of a motorcycle instruc-38 tion permit shall operate a motorcycle while carrying any 39 40 passenger on the vehicle.

A motorcycle instruction permit is not renewable, but a
qualified applicant may apply for a new permit. The fee for
a motorcycle instruction permit is five dollars \$5, which shall
be paid into a special fund in the state treasury known as the
motor vehicle fees fund.

# §17B-2-6. Application for license or instruction permit; fee to accompany application.

1 (a) Every application for an instruction permit or for a 2 driver's license shall be made upon a form furnished by the 3 division. Every application shall be accompanied by the 4 proper fee and payment of the fee shall entitle an applicant 5 under the age of eighteen to <del>not more than two attempts</del> one 6 attempt at the written test or <del>not more than three attempts</del> 7 to pass one attempt at the road skills test. An applicant age eighteen years or older is entitled to not more than two 8 9 attempts one attempt at the written test or not more than three attempts to pass one attempt at the road skills test per 10 11 payment of the proper fee. within a period of ninety days from the date of issuance of the instruction permit. An 12applicant who fails either the written test or the road skills 1314 test may not be tested twice within a period of one week. An 15instruction permit holder is eligible for additional attempts

# 16 <u>at passing the written test or road skills test upon payment</u>17 of a fee of \$5 for each attempt.

18 (b) Any applicant who has not been previously licensed must hold an instruction permit for a minimum of thirty 1920days. For the purposes of this section, the term "previously 21licensed" means an applicant who has obtained at least a 22level one graduated license or junior driver's license issued 23under the provisions of this article or has obtained an equal or greater level of licensure if previously licensed in another 24 25state.

26(c) Every said application shall state the full legal name, date of birth, sex, and residence address of the applicant and 27briefly describe the applicant and shall state whether the 2829applicant has theretofore been a licensed driver and, if so, 30 when, and by what state or country and whether any such 31license has ever been suspended or revoked within the five 32years next preceding the date of application, or whether an application has ever been refused and, if so, the date of and 33 reason for the suspension, revocation or refusal, whether the 34 applicant desires a notation on the driver's license indicating 35 that the applicant is an organ donor, in accordance with 36

article one-b of this chapter, a diabetic, deaf, or hard of
hearing, or has any other handicap or disability and such
other pertinent information as the commissioner may
require.

#### §17B-2-8. Issuance and contents of licenses; fees.

1 (a) The division shall, upon payment of the required fee, 2 issue to every applicant qualifying therefor a driver's license, 3 which shall indicate the type or general class or classes of 4 vehicle or vehicles the licensee may operate in accordance with this chapter or chapter seventeen-e of this code, or 5 6 motorcycle-only license. Each license shall contain a coded number assigned to the licensee, the full legal name, date of 7 birth, residence address, a brief description and a color 8 photograph of the licensee and either a facsimile of the 9 signature of the licensee or a space upon which the signature 10 11 of the licensee shall be written with pen and ink immediately 12upon receipt of the license. No license is valid until it has 13been so signed by the licensee.

(b) A driver's license which is valid for operation of amotorcycle shall contain a motorcycle endorsement.

16 (c) The division shall use such process or processes in the

17 issuance of licenses that will, insofar as possible, prevent any
18 alteration, counterfeiting, duplication, reproduction, forging
19 or modification of, or the superimposition of a photograph
20 on, the license.

21(d) The fee for the issuance of a Class E driver's license is 22two dollars and fifty cents \$6.50 per year for each year the 23license is issued to be valid. The fee for issuance of a Class D driver's license is six dollars and twenty-five cents per year 2425for each year the license is issued to be valid. An additional fee of fifty cents shall be collected from the applicant at the 2627time of original issuance or each renewal and the additional fee shall be deposited in the "combined voter registration 2829and driver's licensing fund," established pursuant to the provisions of section twelve, article two, chapter three of this 30 31 code. The additional fee for adding a motorcycle endorsement to a driver's license is one dollar per year for each year 3233 the license is issued.

(e) The fee for issuance of a motorcycle-only license is two
dollars and fifty cents \$6.50 for each year for which the
motorcycle license is to be valid. The fees for the motorcycle
endorsement or motorcycle-only license shall be paid into a
special fund in the State Treasury known as the Motorcycle

39 Safety Fund as established in section seven, article one-d of40 this chapter.

41 (f) The fee for the issuance of either the level one or level
42 two graduated driver's license as prescribed in section
43 three-a of this article is five dollars \$5.

(g) The division may use an address on the face of thelicense other than the applicant's address of residence if:

46 (1) The applicant has a physical address or location that is
47 not recognized by the post office for the purpose of receiving
48 mail;

49 (2) The applicant is enrolled in a state address confidenti-50 ality program or the alcohol test and lock program;

51 (3) The applicant's address is entitled to be suppressed
52 under a state or federal law or suppressed by a court order;
53 or

(4) At the discretion of the commissioner, the applicant's
address may be suppressed to provide security for classes of
applicants such as law-enforcement officials, protected
witnesses and members of the state and federal judicial
systems.

#### §17B-2-11. Duplicate permits and licenses.

1 In the event that an instruction permit or driver's license

2 issued under the provisions of this chapter is lost or de-3 stroyed, or if the information contained on the license has 4 changed, the person to whom the permit or license was 5 issued may upon making proper application and upon 6 payment of a fee of five dollars <u>\$15</u> obtain a duplicate thereof 7 upon furnishing proof satisfactory to the division that the 8 permit or license has been lost or destroyed.

### CHAPTER 17D. MOTOR VEHICLE SAFETY RESPONSIBILITY LAW.

#### ARTICLE 2. ADMINISTRATION OF LAW.

### §17D-2-2. Commissioner to furnish abstract of operating record; fee for abstract.

The commissioner shall upon request and subject to the provisions of article two-a, chapter seventeen-a of this code, furnish any person a certified abstract of the operating record of any person subject to the provisions of this chapter, and if there is no record of any conviction of the person of a violation of any law relating to the operation of a motor vehicle or of any injury or damage caused by the person, the commissioner shall so certify. The commissioner shall collect <del>five dollars</del> \$10 for each abstract.

(NOTE: The purpose of this bill is to increase fees for services and documents issued by the Division of Motor Vehicles.

Strike-throughs indicate language that would be stricken from the present law, and underscoring indicates new language that would be added.)