WEST VIRGINIA LEGISLATURE

2017 REGULAR SESSION

Engrossed

Committee Substitute

for

Senate Bill 477

BY SENATORS CARMICHAEL (MR. PRESIDENT) AND

PREZIOSO

(BY REQUEST OF THE EXECUTIVE)

[Originating in the Committee on Transportation and

Infrastructure; reported on March 16, 2017]

1 A BILL to amend and reenact §11-14C-5 of the Code of West Virginia, 1931, as amended; to 2 amend and reenact §11-15-18b of said code; to amend and reenact §17A-2-13 of said code; to amend and reenact §17A-3-4 of said code; to amend and reenact §17A-4-1 and 3 4 §17A-4-10 of said code; to amend and reenact §17A-4A-10 of said code; to amend and 5 reenact §17A-7-2 of said code: to amend and reenact §17A-10-3, §17A-10-10 and §17A-6 10-11 of said code; to amend said code by adding thereto a new section, designated 7 §17A-10-3c; to amend and reenact §17B-2-1, §17B-2-3a, §17B-2-5, §17B-2-6, §17B-2-8 8 and §17B-2-11 of said code; to amend and reenact §17C-5A-2a of said code; and to 9 amend and reenact §17D-2-2 of said code, all relating generally to increasing the funding 10 for the State Road Fund by increasing Division of Motor Vehicles administrative fees and 11 motor fuel excise taxes; changing the flat rate component of the motor fuel excise tax from 12 20.5 cents to 25 cents per invoiced gallon of motor fuel and on each gallon equivalent for 13 alternative fuel: increasing the minimum average wholesale price of motor fuels for 14 purposes of the five percent variable fuel tax as of specified date; deleting superfluous 15 language relating to floorstocks; increasing Division of Motor Vehicles administrative fees, 16 including increasing fees for various documents, records, registrations, certificates, titles, 17 liens, releases, transfers, cards, stickers, decals, licenses and plates; requiring payment 18 of certain fee for each attempt at the written and road skills test; increasing said administrative Division of Motor Vehicles fees every five years on September 1 based on 19 20 the U.S. Department of Labor, Bureau of Labor Statistics most current Consumer Price 21 Index; imposing annual registration fee for certain alternative fuel vehicles; and specifying 22 effective dates.

Be it enacted by the Legislature of West Virginia:

That §11-14C-5 of the Code of West Virginia, 1931, as amended, be amended and
 reenacted; that §11-15-18b of said code be amended and reenacted; that §17A-2-13 of said code
 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-7-2 of said code be amended and reenacted; that §17A-103 of said code be amended and reenacted; that said code be amended by adding thereto a new
section, designated §17A-10-3c; that §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; that §17C-5A-2a 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 11. TAXATION.

ARTICLE 14C. MOTOR FUEL EXCISE TAX.

§11-14C-5. Taxes levied; rate.

(a) There is hereby levied on all motor fuel an excise tax composed of a flat rate equal to
 \$.205 per invoiced gallon and, on alternative fuel, on each gallon equivalent: *Provided*, That on
 and after July 1, 2017, the flat rate is equal to \$.250 per invoiced gallon of motor fuel and, on
 alternative fuel, on each gallon equivalent plus a variable component comprised of:

5 (1) On motor fuel other than alternative fuel, either the tax imposed by section eighteen-6 b, article fifteen of this chapter or the tax imposed under section thirteen-a, article fifteen-a of this 7 chapter, as applicable. Provided, That the motor fuel excise tax shall take effect January 1, 2004: 8 Provided, however, That the The variable component shall be equal to five percent of the average 9 wholesale price of the motor fuel: Provided further, That the average wholesale price shall be no 10 less than \$.97 per invoiced gallon and is computed as hereinafter prescribed in this section: And 11 provided further, That on and after January 1, 2010, the average wholesale price Provided, That 12 on and after January 1, 2010, the average wholesale price shall be not less than \$2.34 per 13 invoiced gallon and is computed as hereinafter prescribed in this section: Provided, however, That 14 on and after July 1, 2017, the average wholesale price of motor fuel other than alternative fuel

15 <u>shall be not less than \$3.04 per invoiced gallon and is computed as hereinafter described in this</u> 16 section; and

(2) On alternative fuel, either the tax imposed by section eighteen-b, article fifteen of this
chapter or the tax imposed under section thirteen-a, article fifteen-a of this chapter, as applicable.
The <u>variable component of the</u> tax on alternative fuel takes effect on January 1, 2014, with a
variable component shall be equal to five percent of the average wholesale price of the alternative
fuel.

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(b) Determination of average wholesale price. —

23 (1) To simplify determining the average wholesale price of all motor fuel, the Tax 24 Commissioner shall, effective with the period beginning the first day of the month of the effective 25 date of the tax and each January 1 thereafter, determine the average wholesale price of motor 26 fuel for each annual period on the basis of sales data gathered for the preceding period of July 1 27 through October 31. Notification of the average wholesale price of motor fuel shall be given by 28 the Tax Commissioner at least thirty days in advance of each January 1 by filing notice of the 29 average wholesale price in the State Register and by other means as the Tax Commissioner 30 considers reasonable.

31 (2) The "average wholesale price" means the single, statewide average per gallon 32 wholesale price, rounded to the third decimal (thousandth of a cent), exclusive of state and federal 33 excise taxes on each gallon of motor fuel or on each gallon equivalent of alternative fuel as 34 determined by the Tax Commissioner from information furnished by suppliers, importers and 35 distributors of motor fuel and alternative-fuel providers, alternative-fuel bulk end users and 36 retailers of alternative fuel in this state, or other information regarding wholesale selling prices as 37 the Tax Commissioner may gather or a combination of information. In no event shall the average 38 wholesale price be determined to be less than \$.97 per gallon of motor fuel. For calendar year 39 2009, the average wholesale price of motor fuel shall not exceed the average wholesale price of 40 motor fuel for calendar year 2008 as determined pursuant to the notice filed by the Tax

41 Commissioner with the Secretary of State on November 21, 2007, and published in the State Register on November 30, 2007 On and after January 1, 2010, in no event shall the average 42 43 wholesale price be determined to be less than \$2.34 per gallon of motor fuel. On and after January 44 1, 2011 July 1, 2017, the average wholesale price of motor fuel shall not be less than \$3.04 per 45 invoiced gallon. After July 1, 2017, the average wholesale price shall not vary by more than ten 46 percent from the average wholesale price of motor fuel as determined by the Tax Commissioner 47 for the previous calendar year: Provided, That in no case shall average wholesale price of motor 48 fuel be less than \$3.04 per invoiced gallon. Any limitation on the average wholesale price of motor 49 fuel contained in this subsection shall not be applicable to alternative fuel.

50 (3) All actions of the Tax Commissioner in acquiring data necessary to establish and 51 determine the average wholesale price of motor fuel, in providing notification of his or her 52 determination prior to the effective date of a change in rate, and in establishing and determining 53 the average wholesale price of motor fuel may be made by the Tax Commissioner without 54 compliance with the provisions of article three, chapter twenty-nine-a of this code.

(4) In an administrative or court proceeding brought to challenge the average wholesale
price of motor fuel as determined by the Tax Commissioner, his or her determination is presumed
to be correct and shall not be set aside unless it is clearly erroneous.

(c) There is hereby levied a floorstocks tax on motor fuel held in storage outside the bulk 58 59 transfer/terminal system as of the close of the business day preceding January 1, 2004, and upon 60 which the tax levied by this section has not been paid. For the purposes of this section, "close of 61 the business day" means the time at which the last transaction has occurred for that day. The 62 floorstocks tax is payable by the person in possession of the motor fuel on January 1, 2004. The 63 amount of the floorstocks tax on motor fuel is equal to the sum of the tax rate specified in 64 subsection (a) of this section multiplied by the gallons in storage as of the close of the business day preceding January 1, 2004. 65

66 (1) Persons in possession of taxable motor fuel in storage outside the bulk 67 transfer/terminal system as of the close of the business day preceding January 1, 2004, shall:

(A) Take an inventory at the close of the business day preceding January 1, 2004, to 68 69 determine the gallons in storage for purposes of determining the floorstocks tax;

70 (B) Report no later than January 1, 2004 the gallons on forms provided by the 71 commissioner; and

72 (C) Remit the tax levied under this section no later than January 1, 2004.

73 (2) In the event the tax due is paid to the commissioner on or before January 1, 2004, the

74 person remitting the tax may deduct from their remittance five percent of the tax liability due.

75 (3) In the event the tax due is paid to the commissioner after January 1, 2004, the person 76 remitting the tax shall pay, in addition to the tax, a penalty in the amount of five percent of the tax 77 liability due.

78 (4) In determining the amount of floorstocks tax due under this section, the amount of 79 motor fuel in dead storage may be excluded. There are two methods for calculating the amount 80 of motor fuel in dead storage:

81 (A) If the tank has a capacity of less than ten thousand gallons, the amount of motor fuel 82 in dead storage is two hundred gallons and if the tank has a capacity of ten thousand gallons or 83 more, the amount of motor fuel in dead storage is four hundred gallons; or

84 (B) Use the manufacturer's conversion table for the tank after measuring the number of 85 inches between the bottom of the tank and the bottom of the mouth of the drainpipe: Provided, 86 That the distance between the bottom of the tank and the bottom of the mouth of the draw pipe is 87 presumed to be six inches.

88 (d) (c) Every licensee who, on the effective date of any rate change, has in inventory any 89 motor fuel upon which the tax or any portion thereof has been previously paid shall take a physical 90 inventory and file a report thereof with the commissioner, in the format as required by the

commissioner, within thirty days after the effective date of the rate change, and shall pay to the
commissioner at the time of filing the report any additional tax due under the increased rate.

93 (e) (d) The Tax Commissioner shall determine by January 1, 2014, the gasoline gallon 94 equivalent for each alternative fuel by filing a notice of the gasoline gallon equivalent in the State 95 Register and by other means that the Tax Commissioner considers reasonable. The Tax 96 Commissioner may redetermine the gasoline gallon equivalent for each alternative fuel by filing a 97 notice of the gasoline gallon equivalent in the State Register at least thirty days in advance of 98 January 1 for the next succeeding tax year. For purposes of this notice, the Tax Commissioner 99 may adopt or incorporate by reference provisions of the National Institute of Standards and 100 Technology, United States Department of Commerce, the Internal Revenue Code, United States 101 Treasury Regulations, the Internal Revenue Service publications or guidelines or other 102 publications or guidelines which may be useful in determining, setting or describing the gasoline 103 gallon equivalent for each alternative fuel used as motor fuel.

ARTICLE 15. CONSUMERS SALES AND SERVICE TAX.

§11-15-18b. Tax on motor fuel.

1 (a) General. — All sales of motor fuel and alternative fuel subject to the flat rate of the tax 2 imposed by section five, article fourteen-c of this chapter, are subject to the tax imposed by this 3 article and comprises the variable component of the tax imposed by section five, article fourteen-4 c of this chapter and is collected and remitted at the time the tax imposed by said section is 5 remitted. Sales of motor fuel and alternative fuel upon which the tax imposed by this article has 6 been paid is not again taxed under the provisions of this article. This section means that all gallons 7 of motor fuel and equivalent gallons of alternative fuel sold and delivered or delivered in this state 8 are taxed one time.

9 (b) *Measure of tax.* — The measure of tax imposed by this article is as follows:
10 (1) On sales of motor fuel, the average wholesale price as defined and determined in
11 section five, article fourteen-c of this chapter. For purposes of maintaining revenue for highways,

12 and recognizing that the tax imposed by this article is generally imposed on gross proceeds from sales to ultimate consumers, whereas the tax on motor fuel herein is imposed on the average 13 14 wholesale price of the motor fuel: in no case, for the purposes of taxation under this article, may 15 the average wholesale price be determined to be less than 97 cents per gallon of motor fuel for 16 all gallons of motor fuel sold during the reporting period, notwithstanding any provision of this 17 article to the contrary. On and after January 1, 2010, for the purpose of taxation under this article, 18 in no case may the average wholesale price be determined to be less than \$2.34 per gallon of 19 motor fuel for all gallons of motor fuel sold during the reporting period notwithstanding any 20 provision of this article to the contrary: *Provided*, That on and after July 1, 2017, in no case may 21 the average wholesale price be determined to be less than \$3.04 per gallon of motor fuel for all 22 gallons of motor fuel sold during the reporting period notwithstanding any provision of this article 23 to the contrary. Any limitation on the average wholesale price of motor fuel contained in this 24 subsection shall not be applicable to alternative fuel.

(2) On sales of alternative fuel, the average wholesale price as defined and determined in
section five, article fourteen-c of this chapter.

(c) *Definitions.* — For purposes of this article, the terms "gasoline", "special fuel" and
"alternative fuel" are defined as provided in section two, article fourteen-c of this chapter. Other
terms used in this section have the same meaning as when used in a similar context in said article.

30 (d) Tax return and tax due. —

(1) The tax imposed by this article on sales of motor fuel shall be paid by each taxpayer on or before the last day of the calendar month by check, bank draft, certified check or money order payable to the Tax Commissioner for the amount of tax due for the preceding month notwithstanding any provision of this article to the contrary. The commissioner may require all or certain taxpayers to file tax returns and payments electronically. The return required by the commissioner shall accompany the payment of tax. If no tax is due, the return required by the commissioner shall be completed and filed on or before the last day of the month.

38 (2) The tax due under this article comprising the variable component of the tax due under
39 article fourteen-c of this chapter on alternative fuel, is due and shall be collected and remitted at
40 the time the tax imposed by section five of said article is due, collected and remitted.

41 (e) Compliance. — To facilitate ease of administration and compliance by taxpayers, the 42 Tax Commissioner shall require persons liable for the tax imposed by this article on sales of motor 43 fuel to file a combined return and make a combined payment of the tax due under this article on 44 sales of motor fuel and the tax due under article fourteen-c of this chapter on motor fuel. In order 45 to encourage use of a combined return each month and the making of a single payment each 46 month for both taxes, the due date of the return and tax due under article fourteen-c of this chapter 47 is the last day of each month notwithstanding any provision in said article to the contrary. The Tax 48 Commissioner may prescribe reporting and payment requirements for tax due under this article 49 on alternative fuel which accommodate the due dates and requirements prescribed in this article 50 and article fourteen-c of this chapter, either under a separate return and payment or a combined 51 return and payment, within the discretion of the Tax Commissioner.

52 (f) Dedication of tax. — All tax collected under the provisions of this section, after deducting 53 the amount of refunds lawfully paid, shall be deposited in the road fund in the State Treasurer's office and used only for the purpose of construction, reconstruction, maintenance and repair of 54 55 highways and payment of principal and interest on state bonds issued for highway purposes. 56 Notwithstanding any provision to the contrary, tax collected on the sale of aviation fuel after 57 deducting the amount of refunds lawfully paid shall be deposited in the State Treasurer's office 58 and transferred to the state Aeronautical Commission to be used for the purpose of matching 59 federal funds available for the reconstruction, maintenance and repair of public airports and airport 60 runways.

(g) *Construction.* — This section does not tax a sale of motor fuel which this state is
prohibited from taxing under the Constitution of this state or the Constitution or laws of the United
States.

(h) *Effective date.* — The provisions of this section take effect on January 1, 2004. The
provisions of this section enacted during the 2007 legislative session take effect on January 1,
2008. The provisions of this section enacted during the 2013 regular legislative session take effect
on January 1, 2014. <u>The provisions of this section enacted during the 2017 regular legislative</u>
session take effect on July 1, 2017.

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 acknowledge
 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 a fee of one dollar \$1.50 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. This fee
will be increased every five years on September 1 based on the U. S. Department of Labor,
Bureau of Labor Statistics most current Consumer Price Index.

(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 \$1.50 for each registration about which information is furnished. This fee will be

- 15 increased every five years on September 1 based on the U.S. Department of Labor, Bureau of
- 16 Labor Statistics most current Consumer Price Index.
- 17 (d) The provisions of this section enacted during the 2017 regular legislative session take
- 18 <u>effect on July 1, 2017.</u>

ARTICLE 3. ORIGINAL AND RENEWAL OF REGISTRATION; ISSUANCE 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.

1 (a) Certificates of registration of any vehicle or registration plates for the vehicle, whether 2 original issues or duplicates, may not be issued or furnished by the Division of Motor Vehicles or 3 any other officer or agent charged with the duty, unless the applicant already has received, or at 4 the same time makes application for and is granted, an official certificate of title of the vehicle in 5 either an electronic or paper format. The application shall be upon a blank form to be furnished 6 by the Division of Motor Vehicles and shall contain a full description of the vehicle, which 7 description shall contain a manufacturer's serial or identification number or other number as 8 determined by the commissioner and any distinguishing marks, together with a statement of the 9 applicant's title and of any liens or encumbrances upon the vehicle, the names and addresses of 10 the holders of the liens and any other information as the Division of Motor Vehicles may require. 11 The application shall be signed and sworn to by the applicant. A duly certified copy of the division's 12 electronic record of a certificate of title is admissible in any civil, criminal or administrative 13 proceeding in this state as evidence of ownership.

(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:

17 (1) If the vehicle is new, the actual purchase price or consideration to the purchaser of the vehicle is the value of the vehicle. If the vehicle is a used or secondhand vehicle, the present 18 19 market value at time of transfer or purchase is the value of the vehicle for the purposes of this 20 section: Provided, That so much of the purchase price or consideration as is represented by the 21 exchange of other vehicles on which the tax imposed by this section has been paid by the 22 purchaser shall be deducted from the total actual price or consideration paid for the vehicle, 23 whether the vehicle be new or secondhand. If the vehicle is acquired through gift or by any manner 24 whatsoever, unless specifically exempted in this section, the present market value of the vehicle 25 at the time of the gift or transfer is the value of the vehicle for the purposes of this section.

(2) No certificate of title for any vehicle may be issued to any applicant unless the applicant
has paid to the Division of Motor Vehicles the tax imposed by this section which is five percent of
the true and actual value of the vehicle whether the vehicle is acquired through purchase, by gift
or by any other manner whatsoever, except gifts between husband and wife or between parents
and children: *Provided*, That the husband or wife, or the parents or children, previously have paid
the tax on the vehicles transferred to the State of West Virginia.

32 (3) The Division of Motor Vehicles may issue a certificate of registration and title to an 33 applicant if the applicant provides sufficient proof to the Division of Motor Vehicles that the 34 applicant has paid the taxes and fees required by this section to a motor vehicle dealership that 35 has gone out of business or has filed bankruptcy proceedings in the United States bankruptcy 36 court and the taxes and fees so required to be paid by the applicant have not been sent to the 37 division by the motor vehicle dealership or have been impounded due to the bankruptcy 38 proceedings: Provided, That the applicant makes an affidavit of the same and assigns all rights 39 to claims for money the applicant may have against the motor vehicle dealership to the Division 40 of Motor Vehicles.

41 (4) The Division of Motor Vehicles shall issue a certificate of registration and title to an
42 applicant without payment of the tax imposed by this section if the applicant is a corporation,

43 partnership or limited liability company transferring the vehicle to another corporation, partnership 44 or limited liability company when the entities involved in the transfer are members of the same 45 controlled group and the transferring entity has previously paid the tax on the vehicle transferred. 46 For the purposes of this section, control means ownership, directly or indirectly, of stock or equity 47 interests possessing fifty percent or more of the total combined voting power of all classes of the 48 stock of a corporation or equity interests of a partnership or limited liability company entitled to 49 vote or ownership, directly or indirectly, of stock or equity interests possessing fifty percent or 50 more of the value of the corporation, partnership or limited liability company.

51 (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 52 53 used or to be used in interstate commerce. Nor does the tax imposed by this section apply to the 54 titling of Class B vehicles registered at a gross weight of fifty-five thousand pounds or more, or to 55 the titling of Class C semitrailers, full trailers, pole trailers and converter gear: Provided, That if an 56 owner of a vehicle has previously titled the vehicle at a declared gross weight of fifty-five thousand 57 pounds or more and the title was issued without the payment of the tax imposed by this section, 58 then before the owner may obtain registration for the vehicle at a gross weight less than fifty-five 59 thousand pounds, the owner shall surrender to the commissioner the exempted registration, the 60 exempted certificate of title and pay the tax imposed by this section based upon the current market 61 value of the vehicle: Provided, however, That notwithstanding the provisions of section nine, 62 article fifteen, chapter eleven of this code, the exemption from tax under this section for Class B 63 vehicles in excess of fifty-five thousand pounds and Class C semitrailers, full trailers, pole trailers 64 and converter gear does not subject the sale or purchase of the vehicles to the consumers sales 65 and service tax.

(6) The tax imposed by this section does not apply to titling of vehicles leased by residents
of West Virginia. A tax is imposed upon the monthly payments for the lease of any motor vehicle
leased by a resident of West Virginia, which tax is equal to five percent of the amount of the

monthly payment, applied to each payment, and continuing for the entire term of the initial lease
period. The tax shall be remitted to the Division of Motor Vehicles on a monthly basis by the lessor
of the vehicle.

72 (7) The tax imposed by this section does not apply to titling of vehicles by a registered 73 dealer of this state for resale only, nor does the tax imposed by this section apply to titling of 74 vehicles by this state or any political subdivision thereof, or by any volunteer fire department or 75 duly chartered rescue or ambulance squad organized and incorporated under the laws of this 76 state as a nonprofit corporation for protection of life or property. The total amount of revenue 77 collected by reason of this tax shall be paid into the State Road Fund and expended by the 78 Commissioner of Highways for matching federal funds allocated for West Virginia. In addition to 79 the tax, there is a charge of \$5 \$10 for each original certificate of title or duplicate certificate of 80 title so issued: Provided, That this state or any political subdivision of this state or any volunteer 81 fire department or duly chartered rescue squad is exempt from payment of the charge. The fee 82 for each original certificate or duplicate certificate of title will be increased every five years on September 1 based on the U. S. Department of Labor, Bureau of Labor Statistics most current 83 84 Consumer Price Index.

(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.

91 (10) A person who has paid the tax imposed by this section is not required to pay the tax 92 a second time for the same motor vehicle, but is required to pay a charge of \$5 \$10 for the 93 certificate of retitle of that motor vehicle, except that the tax shall be paid by the person when the 94 title to the vehicle has been transferred either in this or another state from the person to another

95 person and transferred back to the person. <u>The fee for each original certificate of title will be</u>

96 increased every five years on September 1 based on the U.S. Department of Labor, Bureau of

97 Labor Statistics most current Consumer Price Index.

98 (11) The tax imposed by this section does not apply to any passenger vehicle offered for 99 rent in the normal course of business by a daily passenger rental car business as licensed under 100 the provisions of article six-d of this chapter. For purposes of this section, a daily passenger car 101 means a Class A motor vehicle having a gross weight of eight thousand pounds or less and is 102 registered in this state or any other state. In lieu of the tax imposed by this section, there is hereby 103 imposed a tax of not less than \$1 nor more than \$1.50 for each day or part of the rental period. 104 The commissioner shall propose an emergency rule in accordance with the provisions of article 105 three, chapter twenty-nine-a of this code to establish this tax.

(12) The tax imposed by this article does not apply to the titling of any vehicle purchased
by a senior citizen service organization which is exempt from the payment of income taxes under
the United States Internal Revenue Code, Title 26 U. S. C. §501(c)(3) and which is recognized to
be a bona fide senior citizen service organization by the Bureau of Senior Services existing under
the provisions of article five, chapter sixteen 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 large designed for the transportation of persons and being operated for the transportation of persons in the public interest.

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

(A) Was not a resident of this state at the time the applicant purchased or otherwiseacquired ownership of the vehicle;

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

(C) Has relocated to this state and can present such evidence as the commissioner may
 require to show bona fide residency in this state;

(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) 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 prescribed in subsection (a), section one-a of this article: *Provided*, That a period of amnesty of three months be established by the commissioner during the calendar year 2007, during which time any resident of this state, having titled his or her vehicle in a previous state of residence, may pay without penalty any fees required by this chapter and transfer the title of his or her vehicle in accordance with the provisions of this section.

135 (c) Notwithstanding any provisions of this code to the contrary, the owners of trailers, 136 semitrailers, recreational vehicles and other vehicles not subject to the certificate of title tax prior 137 to the enactment of this chapter are subject to the privilege tax imposed by this section: Provided, 138 That the certification of title of any recreational vehicle owned by the applicant on June 30, 1989, 139 is not subject to the tax imposed by this section: Provided, however, That mobile homes, 140 manufactured homes, modular homes and similar nonmotive propelled vehicles, except 141 recreational vehicles and house trailers, susceptible of being moved upon the highways but 142 primarily designed for habitation and occupancy, rather than for transporting persons or property, 143 or any vehicle operated on a nonprofit basis and used exclusively for the transportation of 144 intellectually disabled or physically disabled children when the application for certificate of 145 registration for the vehicle is accompanied by an affidavit stating that the vehicle will be operated 146 on a nonprofit basis and used exclusively for the transportation of intellectually disabled and

physically disabled children, are not subject to the tax imposed by this section, but are taxableunder the provisions of articles fifteen and fifteen-a, chapter eleven of this code.

(d) Beginning on July 1, 2008, the tax imposed under this subsection (b) of this section is
abolished and after that date no certificate of title for any motor vehicle may be issued to any
applicant unless the applicant provides sufficient proof to the Division of Motor Vehicles that the
applicant has paid the fees required by this article and the tax imposed under section three-b,
three-c, article fifteen, chapter eleven of this code.

154 (e) Any person making any affidavit required under any provision of this section who 155 knowingly swears falsely, or any person who counsels, advises, aids or abets another in the 156 commission of false swearing, or any person, while acting as an agent of the Division of Motor 157 Vehicles, issues a vehicle registration without first collecting the fees and taxes or fails to perform 158 any other duty required by this chapter or chapter eleven of this code to be performed before a 159 vehicle registration is issued is, on the first offense, guilty of a misdemeanor and, upon conviction 160 thereof, shall be fined not more than \$500 or be confined in jail for a period not to exceed six 161 months or, in the discretion of the court, both fined and confined. For a second or any subsequent 162 conviction within five years, that person is guilty of a felony and, upon conviction thereof, shall be 163 fined not more than \$5,000 or be imprisoned in a state correctional facility for not less than one 164 year nor more than five years or, in the discretion of the court, both fined and 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.

(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:

(1) Any person who fails to provide a certificate of title upon the transfer, purchase or saleof a factory-built home is guilty of a misdemeanor and, upon conviction thereof, shall for the first

offense be fined not less than \$100 nor more than \$1,000 or be confined in jail for not more than
one year, or both fined and confined. For each subsequent offense, the fine may be increased to
not more than \$2,000, with confinement in jail not more than one year, or both fined and confined.
(2) Failure of the seller to transfer a certificate of title upon sale or transfer of the factorybuilt home gives rise to a cause of action, upon prosecution thereof, and allows for the recovery

178 of damages, costs and reasonable attorney fees.

(3) This subsection does not apply to a mobile or manufactured home for which acertificate 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.

(j) The provisions of this section enacted during the 2017 regular legislative session take
 effect on July 1, 2017.

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 assigns his <u>or her</u> title, or interest 2 thereto, the registration of such vehicle shall expire: *Provided*, That such owner, if he <u>or she</u> has 3 made application to the department within sixty days from the date of purchase to have said

4 registration plates transferred to be used on another vehicle owned by said owner, may then 5 operate the other vehicle for a period of sixty days, but in no event longer than sixty days from 6 the date of original transfer. Upon such transfer, it shall be the duty of the original owner to retain 7 the registration plates issued therefor and to immediately notify the commissioner of such transfer 8 upon such form as may be provided therefor and to deliver to him or her the certificate of 9 registration, whereupon the commissioner shall, upon the payment of a fee of \$5 \$10, issue a 10 new certificate showing the use to be made of such plates. The fee for each new certificate will 11 be increased every five years on September 1 based on the U.S. Department of Labor, Bureau 12 of Labor Statistics most current Consumer Price Index. Such plates may then be used by such 13 owner on another vehicle of the same class as the vehicle for which they were originally issued if 14 such other vehicle does not require a greater license fee than was required for such original 15 vehicle. If such other vehicle requires a greater license fee than such original vehicle, then such 16 plates may be used by paying such difference to the commissioner. When such transfer of 17 ownership is made to a licensed dealer in motor vehicles it shall be the duty of such dealer to 18 immediately execute notification of transfer, in triplicate, and to have this notification properly 19 signed by the owner making the transfer. The dealer shall immediately forward to the department 20 the original copy of the notification of transfer. One copy of the notification of transfer shall be 21 given to the owner and one shall be retained by the dealer. The owner shall immediately send to 22 the department the transfer fee of \$5 \$10 with any additional fee that may be required under the 23 terms of this chapter. The owner's copy, properly signed by the dealer, will be the owner's 24 identification until he or she receives a new registration card from the department.

The owner of a set of registration plates may surrender them to the commissioner together with the registration card and, upon the payment of \$5 \$10 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 registrationcard for a vehicle of a different class.

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

1 (a) In the event a motor vehicle is determined to be a total loss or otherwise designated 2 as totaled by an insurance company or insurer, and upon payment of a total loss claim to an 3 insured or claimant owner for the purchase of the vehicle, the insurance company or the insurer, 4 as a condition of the payment, shall require the owner to surrender the certificate of title: Provided. 5 That an insured or claimant owner may choose to retain physical possession and ownership of a 6 total loss vehicle. If the vehicle owner chooses to retain the vehicle and the vehicle has not been 7 determined to be a cosmetic total loss in accordance with subsection (d) of this section, the 8 insurance company or insurer shall also require the owner to surrender the vehicle registration 9 certificate. The term "total loss" means a motor vehicle which has sustained damages equivalent 10 to seventy-five percent or more of the market value as determined by a nationally accepted used 11 car value guide or meets the definition of a flood-damaged vehicle as defined in this section.

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

(c) If the insurance company or insurer determines that the vehicle is repairable, the division shall issue a salvage certificate, on a form prescribed by the commissioner, in the name of the insurance company, the insurer or the vehicle owner if the owner has chosen to retain the vehicle. The certificate shall contain, on the reverse, spaces for one successive assignment before a new certificate at an additional fee is required. Upon the sale of the vehicle, the insurance company, insurer or vehicle owner if the owner has chosen to retain the vehicle, shall complete

the assignment of ownership on the salvage certificate and deliver it to the purchaser. The vehicle
may not be titled or registered for operation on the streets or highways of this state unless there
is compliance with subsection (g) of this section. The division shall charge a fee of \$15 \$22.50 for
each salvage title issued. The fee for each salvage title will be increased every five years on
September 1 based on the U. S. Department of Labor, Bureau of Labor Statistics most current
Consumer Price Index.

30 (d) If the insurance company or insurer determines the damage to a totaled vehicle is 31 exclusively cosmetic and no repair is necessary in order to legally and safely operate the motor 32 vehicle on the roads and highways of this state, the insurance company or insurer shall, upon 33 payment of the claim, submit the certificate of title to the division. Neither the insurance company 34 nor the division may require the vehicle owner to surrender the registration certificate in the event 35 of a cosmetic total loss settlement.

36 (1) The division shall, without further inspection, issue a title branded "cosmetic total loss" 37 to the insured or claimant owner if the insured or claimant owner wishes to retain possession of 38 the vehicle, in lieu of a salvage certificate. The division shall charge a fee of \$15 \$22.50 for each 39 cosmetic total loss title issued. The terms "cosmetically damaged" and "cosmetic total loss" do 40 not include any vehicle which has been damaged by flood or fire. The designation "cosmetic total 41 loss" on a title may not be removed. The fee for each cosmetic total loss title will be increased 42 every five years on September 1 based on the U.S. Department of Labor, Bureau of Labor 43 Statistics most current Consumer Price Index.

(2) If the insured or claimant owner elects not to take possession of the vehicle and the
insurance company or insurer retains possession, the division shall issue a cosmetic total loss
salvage certificate to the insurance company or insurer. The division shall charge a fee of \$15
\$22.50 for each cosmetic total loss salvage certificate issued. The fee for each cosmetic total loss
salvage certificate will be increased every five years on September 1 based on the U. S.
Department of Labor, Bureau of Labor Statistics most current Consumer Price Index. The division

50 shall, upon surrender of the cosmetic total loss salvage certificate issued under the provisions of 51 this subsection and payment of the five percent motor vehicle sales tax on the fair market value 52 of the vehicle as determined by the commissioner, issue a title branded "cosmetic total loss" 53 without further inspection.

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

(f) Any owner who scraps, compresses, dismantles or destroys a vehicle without further
transfer or sale for which a certificate of title, nonrepairable motor vehicle certificate or salvage
certificate has been issued shall, within forty-five days, surrender the certificate of title,
nonrepairable motor vehicle certificate or salvage certificate to the division for cancellation.

(g) Any person who purchases or acquires a vehicle as salvage or scrap, to be dismantled,
compressed or destroyed, shall, within forty-five days, surrender to the division the certificate of
title, nonrepairable motor vehicle certificate, salvage certificate or a statement of cancellation
signed by the seller, on a form prescribed by the commissioner. Subsequent purchasers of
salvage or scrap are not required to comply with the notification requirement.

(h) If the motor vehicle is a "reconstructed vehicle" as defined in this section or section one, article one of this chapter, it may not be titled or registered for operation until it has been inspected by an official state inspection station and by the Division of Motor Vehicles. Following an approved inspection, an application for a new certificate of title may be submitted to the division. The applicant is required to retain all receipts for component parts, equipment and materials used in the reconstruction. The salvage certificate shall also be surrendered to the division before a certificate of title may be issued with the appropriate brand.

76 (i) The owner or title holder of a motor vehicle titled in this state which has previously been 77 branded in this state or another state as salvage, reconstructed, cosmetic total loss, cosmetic 78 total loss salvage, flood, fire, an equivalent term under another state's laws or a term consistent 79 with the intent of the National Motor Vehicle Title Information System established pursuant to 49 80 U. S. C. §30502 shall, upon becoming aware of the brand, apply for and receive a title from the 81 Division of Motor Vehicles on which the brand "reconstructed", "salvage", "cosmetic total loss", 82 "cosmetic total loss salvage", "flood", "fire" or other brand is shown. The division shall charge a 83 fee of \$5 \$10 for each title so issued. The fee for each reconstructed, salvage, cosmetic total loss, 84 cosmetic total loss salvage, flood, fire or other brand title issued will be increased every five years on September 1 based on the U.S. Department of Labor, Bureau of Labor Statistics most current 85 86 Consumer Price Index.

87 (j) If application is made for title to a motor vehicle, the title to which has previously been 88 branded reconstructed, salvage, cosmetic total loss, cosmetic total loss salvage, flood, fire or 89 other brand by the Division of Motor Vehicles under this section and said application is 90 accompanied by a title from another state which does not carry the brand, the division shall, before 91 issuing the title, affix the brand "reconstructed", "cosmetic total loss", "cosmetic total loss salvage", "flood", "fire" or other brand to the title. The motor vehicle sales tax paid on a motor vehicle titled 92 93 as reconstructed, cosmetic total loss, flood, fire or other brand under the provisions of this section 94 shall be based on fifty percent of the fair market value of the vehicle as determined by a nationally 95 accepted used car value guide to be used by the commissioner.

(k) The division shall charge a fee of \$15 \$22.50 for the issuance of each salvage
 certificate or cosmetic total loss salvage certificate but shall not require the payment of the five
 percent motor vehicle sales tax. The fee for each salvage certificate or cosmetic total loss salvage
 certificate will be increased every five years on September 1 based on the U. S. Department of
 Labor, Bureau of Labor Statistics most current Consumer Price Index. However, upon application
 for a certificate of title for a reconstructed, cosmetic total loss, flood or fire damaged vehicle or

102 other brand, the division shall collect the five percent privilege tax on the fair market value of the 103 vehicle as determined by the commissioner unless the applicant is otherwise exempt from the 104 payment of such privilege tax. A wrecker/dismantler/rebuilder, licensed by the division, is exempt 105 from the payment of the five percent privilege tax upon titling a reconstructed vehicle. The division 106 shall collect a fee of \$35 per vehicle for inspections of reconstructed vehicles. These fees shall 107 be deposited in a special fund created in the State Treasurer's Office and may be expended by 108 the division to carry out the provisions of this article: *Provided*, That on and after July 1, 2007, any 109 balance in the special fund and all fees collected pursuant to this section shall be deposited in the 110 State Road Fund. Licensed wreckers/dismantlers/rebuilders may charge a fee not to exceed \$25 111 for all vehicles owned by private rebuilders which are inspected at the place of business of a 112 wrecker/dismantler/rebuilder.

113 (I) As used in this section:

(1) "Reconstructed vehicle" means the vehicle was totaled 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.

(2) "Flood-damaged vehicle" means that the vehicle was submerged in water to the extentthat water entered the passenger or trunk compartment.

(3) "Other brand" means a brand consistent with the intent of the National Motor Vehicle
Title Information System established pursuant to 49 U. S. C. §30502 and rules promulgated by
the United States Department of Justice to alert consumers, motor vehicle dealers or the
insurance industry of the history of a vehicle.

(m) 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.

(n) 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.

(o) 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 is guilty of a misdemeanor and, upon conviction thereof, shall for each incident be fined not less than \$1,000 nor more than \$2,500 or imprisoned in jail for not more than one year, or both fined and imprisoned.

(p) The provisions of this article enacted during the 2017 regular legislative session take
 effect on July 1, 2017.

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

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

1 The Division of Motor Vehicles is hereby authorized to charge a fee of \$5 \$10 for the 2 recording of any lien either in an electronic or paper format created by the voluntary act of the 3 owner and endorsing it upon the title certificate issued pursuant to this article. The fee for each lien recording will be increased every five years on September 1 based on the U.S. Department 4 5 of Labor, Bureau of Labor Statistics most current Consumer Price Index. and the The Division of 6 Motor Vehicles is hereby authorized to charge a fee of five dollars \$10 for recordation of any 7 release of a lien created by the voluntary act of the owner. The fee for each recording of a lien release will be increased every five years on September 1 based on the U.S. Department of 8 9 Labor, Bureau of Labor Statistics most current Consumer Price Index: Provided, That no charge 10 shall be made for the endorsement and recordation of liens or releases thereof as provided under 11 section nine of this article. No charge shall be made for the issuance of a title to the owner of a 12 vehicle upon the receipt of an electronic release of the final lien.

13 The provisions of this section enacted during the 2017 regular legislative session take

14 <u>effect on July 1, 2017.</u>

ARTICLE 7. SPECIAL STICKERS.

§17A-7-2. Operation of motor vehicles by dealers or other persons under special stickers; application and fees; expiration.

(a) A member of the West Virginia State Police may at any detachment office, upon
application therefor on a form prescribed by the commissioner, issue to a licensed dealer or any
other person other than those specified in section one of this article, a paper sticker or decal to
be affixed to the left side of the rear window of a motor vehicle or to the left rear of a vehicle which
is not self-propelled. Such sticker or decal shall be of a size to be designated by the commissioner
and shall be serially numbered and shall have provision thereon to indicate the date of issuance
thereof.

(b) A fee of \$5 \$10 per sticker shall be collected. The fee for each sticker will be increased
every five years on September 1 based on the U. S. Department of Labor, Bureau of Labor
Statistics most current Consumer Price Index. The fees will be and dispersed as follows: \$2.50
Half shall be deposited in the State Road Fund and \$2.50 half shall be deposited in the special
revenue account within the Division of Highways for the maintenance of the West Virginia
Welcome Centers and rest areas along interstate highways in this state.

(c) Such sticker or decal shall be valid for forty-eight hours after its issuance for the
operation of a vehicle, whether under its own power or while being towed, one time only over the
streets or highways, and upon being once affixed to a vehicle shall become invalid for subsequent
use on that or any other vehicle.

(d) The provisions of this section enacted during the 2017 regular legislative session take
 effect on July 1, 2017.

ARTICLE 10. CLASSIFICATION OF VEHICLES FOR PURPOSES OF REGISTRATION.

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

1 The following registration fees for the classes indicated shall be paid to the division for the 2 registration of vehicles subject to registration under this chapter when equipped with pneumatic 3 tires:

4 (a) Registration fees for the following classes shall be paid to the division annually:

(1) *Class A.* — The registration fee for motor vehicles of this class is \$28.50 \$50. The fee
for each registration will be increased every five years on September 1 based on the U. S.
Department of Labor, Bureau of Labor Statistics most current Consumer Price Index: *Provided,*That the registration fees and any other fees required by this chapter for Class A vehicles under
the optional biennial staggered registration system shall be multiplied by two and paid biennially
to the division.

No license fee may be charged for vehicles owned by churches, or by trustees for
churches, which are regularly used for transporting parishioners to and from church services.
Notwithstanding the exemption, the certificate of registration and license plates shall be obtained
the same as other cards and plates under this article.

15 (2) *Class B.* — The registration fee for all motor vehicles of this class is as follows:

(A) For declared gross weights of ten 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 ten 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.

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

(3) *Class G.* — The registration fee for each motorcycle or parking enforcement vehicle is
\$8: *Provided,* That the registration fee and any other fees required by this chapter for Class G
vehicles shall be for at least one year and under an optional biennial registration system the
annual fee shall be multiplied by two and paid biennially to the division.

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

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

39 (6) *Class M.* — The registration fee for all vehicles of this class is \$17.50.

40 (7) *Class X.* — The registration fee for all motor vehicles of this class is as follows:

41 (A) For farm trucks of declared gross weights of eight thousand one pounds to sixteen
42 thousand pounds — \$30.

43 (B) For farm trucks of declared gross weights of sixteen thousand one pounds to twenty44 two thousand pounds — \$60.

45 (C) For farm trucks of declared gross weights of twenty-two thousand one pounds to
46 twenty-eight thousand pounds — \$90.

47 (D) For farm trucks of declared gross weights of twenty-eight thousand one pounds to
48 thirty-four thousand pounds — \$115.

49 (E) For farm trucks of declared gross weights of thirty-four thousand one pounds to forty50 four thousand pounds — \$160.

51 (F) For farm trucks of declared gross weights of forty-four thousand one pounds to fifty52 four thousand pounds — \$205.

(G) For farm trucks of declared gross weights of fifty-four thousand one pounds to eighty
thousand pounds — \$250: *Provided*, That the provisions of subsection (a), section eight, article
one, chapter seventeen-e of this code do not apply if the vehicle exceeds sixty-four thousand
pounds and is a truck tractor or road tractor.

57 (b) Registration fees for the following classes shall be paid to the division for a maximum 58 period of three years, or portion of a year based on the number of years remaining in the three-59 year period designated by the commissioner:

60

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

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

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

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

§17A-10-3c. Additional registration fees for alternative fuel vehicles.

<u>The annual registration fee for a vehicle fueled with hydrogen or natural gas is \$200. The</u>
 <u>annual registration fee for a vehicle operating on a combination of electricity and petrochemical</u>
 <u>fuels is \$100. Such fee is in addition to any other fee set forth in this article.</u>

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

1	A fee of \$5 <u>\$10</u> shall be paid for a transfer of registration by an owner from one vehicle to
2	another vehicle of the same class or for surrender of registration of one vehicle in exchange for
3	registration of a vehicle of a different class in addition to the payment of any difference in fees as
4	provided in section one, article four of this chapter. The fee will be increased every five years on
5	September 1 based on the U.S. Department of Labor, Bureau of Labor Statistics most current
6	Consumer Price Index.
7	A fee of $\frac{5}{5}$ shall be paid for the transfer of registration from a deceased person to his
8	or her legal heir or legatee as provided in section five, article four of this chapter. The fee will be
9	increased every five years on September 1 based on the U.S. Department of Labor, Bureau of
10	Labor Statistics most current Consumer Price Index.
11	A fee of $\$5$ $\$10$ shall be paid for the issuance of a certificate of title. The fee will be
12	increased every five years on September 1 based on the U.S. Department of Labor, Bureau of
13	Labor Statistics most current Consumer Price Index.
	§17A-10-11. Fees for duplicate registration plates, registration cards and certificates of
	title.
1	A fee of $\frac{55}{50}$ shall be paid for the issuance of duplicate or substitute registration plates,
2	registration cards or certificates of title. The fee will be increased every five years on September
3	1 based on the U.S. Department of Labor, Bureau of Labor Statistics most current Consumer
4	Price Index. The provisions of this article enacted during the 2017 regular legislative session take
5	effect on July 1, 2017.

CHAPTER 17B. MOTOR VEHICLE DRIVER'S LICENSES.

ARTICLE 2. ISSUANCE OF LICENSE, EXPIRATION AND RENEWAL.

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

(a) (1) No person, except those hereinafter expressly exempted, may drive a motor vehicle
upon a street or highway in this state or upon a 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 a county, municipality
or local board or body having authority to adopt local police regulations.

9 (b) The division, upon issuing a driver's license, shall indicate on the license the type or 10 general class or classes of vehicles the licensee may operate in accordance with this code, federal 11 law or rule. Licenses shall be issued in different colors for those drivers under age eighteen, 12 those drivers age eighteen to twenty-one and adult drivers. The commissioner is authorized to 13 select and assign colors to the licenses of the various age groups.

14 (c) The following driver's license classifications are hereby established:

(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.

19 (2) A Class D license shall be issued to those persons eighteen years and older with one 20 year of driving experience who operate motor vehicles other than those types of vehicles which 21 require the operator to be licensed under the provisions of chapter seventeen-e of this code and 22 federal law and rule and whose primary function or employment is the transportation of persons 23 or property for compensation or wages and have paid the required fee. For the purpose of 24 regulating the operation of motor vehicles, wherever the term "chauffeur's license" is used in this 25 code, it means the Class A, B, C or D license described in this section or chapter seventeen-e of 26 this code or federal law or rule: Provided. That anyone not required to be licensed under the

27 provisions of said chapter and federal law or rule and who operates a motor vehicle registered or 28 required to be registered as a Class A motor vehicle, as that term is defined in section one, article 29 ten, chapter seventeen-a of this code, with a gross vehicle weight rating of less than eight 30 thousand one pounds, is not required to obtain a Class D license.

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

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

40 (5) A Class G driver's license or instruction permit shall be issued to a person using bioptic
41 telescopic lenses who has successfully completed an approved driver training program and
42 complied with all other requirements of article two-b of this chapter.

43 (d) All licenses issued under this section may contain information designating the licensee 44 as a diabetic, organ donor, as deaf or hard-of-hearing, as having any other handicap or disability 45 or that the licensee is an honorably discharged veteran of any branch of the armed forces of the 46 United States, according to criteria established by the division, if the licensee requests this 47 information on the license. An honorably discharged veteran may be issued a replacement license 48 without charge if the request is made before the expiration date of the current license and the only 49 purpose for receiving the replacement license is to get the veterans designation placed on the 50 license.

(e) No person, except those hereinafter expressly exempted, may drive a motorcycle on
a street or highway in this state or on a subdivision street used by the public generally unless the

53 person has a valid motorcycle license, a valid license which has been endorsed under section

54 seven-b of this article for motorcycle operation or a valid motorcycle instruction permit.

55 (f)(1) An identification card may be issued to a person who:

- 56 (A) Is a resident of this state in accordance with the provisions of section one-a, article
 57 three, chapter seventeen-a of this code;
- 58 (B) Has reached the age of two years or, for good cause shown, under the age of two;

59 (C) Has paid the required fee of \$2.50 \$5 per year. The fee will be increased every five

60 years on September 1 based on the U.S. Department of Labor, Bureau of Labor Statistics most

61 <u>current Consumer Price Index:</u> *Provided,* That no fees or charges, including renewal fees, are
 62 required if the applicant:

63 (i) Is sixty-five years or older;

64 (ii) Is legally blind; or

(iii) Will be at least eighteen years of age at the next general, municipal or special election
and intends to use this identification card as a form of identification for voting; and

67 (D) Presents a birth certificate or other proof of age and identity acceptable to the division68 with a completed application on a form furnished by the division.

69 (2) The identification card shall contain the same information as a driver's license except 70 that the identification card shall be clearly marked as an identification card. The division may 71 issue an identification card with less information to persons under the age of sixteen. An 72 identification card may be renewed annually on application and payment of the fee required by 73 this section.

(A) Every identification card issued to a person who has attained his or her twenty-first
birthday expires 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 expires thirty days after the licensee's twenty-first birthday.

81 (C) Every identification card issued to persons under the age of sixteen shall be issued for 82 a period of two years and expire on the last day of the month in which the applicant's birthday 83 occurs.

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

87 (g) For any person over the age of fifty years who wishes to obtain a driver's license or88 identification card under the provisions of this section:

89 (1) A raised seal or stamp on the birth certificate or certified copy of the birth certificate is90 not required if the issuing jurisdiction does not require one; and

91 (2) If documents are lacking to prove all changes of name in the history of any such
92 applicant, applicants renewing a driver's license or identification card under the provisions of this
93 section may complete a Name Variance Approval Document as instituted by the division, so long
94 as they can provide:

- 95 (A) Proof of identity;
- 96 (B) Proof of residency; and
- 97 (C) A valid Social Security number.

98 (3) The division may waive any documents necessary to prove a match between names,

99 so long as the division determines the person is not attempting to:

- 100 (A) Change his or her identity;
- 101 (B) Assume another person's identity; or
- 102 (C) Commit a fraud.

(h) A person over the age of seventy years, or who is on Social Security disability, who
wishes to obtain or renew a driver's license or identification card under the provisions of this
section, may not be required to furnish a copy of a birth certificate if they can provide:

106 (1) Proof of identity;

107 (2) Proof of residency;

108 (3) A valid Social Security number; and

109 (4) One of the following identifying items:

110 (A) A form of military identification, including a DD214 or equivalent;

- 111 (B) A U. S. passport, whether valid or expired;
- 112 (C) School records, including a yearbook;

(D) A religious document, that in the judgment of the division is sufficient and authentic to
reflect that the person was born in the United States; or

(E) An expired driver's license, employment identification card, or other reliableidentification card with a recognizable photograph of the person.

(i) Any person violating the provisions of this section is guilty of a misdemeanor and, upon
conviction thereof, shall be fined not more than \$500 and, upon a second or subsequent
conviction, shall be fined not more than \$500 or confined in jail not more than six months, or both
fined and confined.

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

(a) Any person under the age of eighteen may not operate a motor vehicle unless he or
 she has obtained a graduated driver's license in accordance with the three-level graduated
 driver's license system described in the following provisions.

(b) Any person under the age of twenty-one, regardless of class or level of licensure, who
operates a motor vehicle with any measurable alcohol in his or her system is subject to the
provisions of section two, article five, chapter seventeen-c of this code and section two, article
five-a of said chapter. Any person under the age of eighteen, regardless of class or licensure

8 level, is subject to the mandatory school attendance and satisfactory academic progress
9 provisions of section eleven, 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.

12 (1) *Eligibility.* — The division shall not issue a level one instruction permit unless the
13 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;

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

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

(E) Pays a fee of \$5 \$7.50, which shall permit the applicant two one attempt attempts at
 the written knowledge test. The fee will be increased every five years on September 1 based on
 the U. S. Department of Labor, Bureau of Labor Statistics most current Consumer Price Index.

(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 prior to successfully passing the road skills portion of the driver examination, and who has not committed any offense which requires the suspension, revocation or cancellation of the

34 instruction permit, may reapply for a new instruction permit under the provisions of section six of 35 this article. The division shall immediately revoke the permit upon receipt of a second conviction 36 for a moving violation of traffic regulations and laws of the road or violation of the terms and 37 conditions of a level one instruction permit, which convictions have become final unless a greater 38 penalty is required by this section or any other provision of this code. Any person whose 39 instruction permit has been revoked is disgualified from retesting for a period of ninety days. 40 However, after the expiration of ninety days, the person may retest if otherwise eligible. In addition 41 to all other provisions of this code for which a driver's license may be restricted, suspended, 42 revoked or canceled, the holder of a level one instruction permit may only operate a motor vehicle 43 under the following conditions:

(A) Under the direct supervision of a licensed driver, 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;

49 (B) Between the hours of 5 a.m. and 10 p.m.;

50 (C) All occupants must use safety belts in accordance with the provisions of section forty-51 nine, article fifteen, chapter seventeen-c of this code;

52 (D) Without any measurable blood alcohol content, in accordance with the provisions of
53 subsection (h), section two, 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.

66 (1) *Eligibility.* — The division shall not issue a level two intermediate driver's license unless
67 the applicant:

68 (A) Presents a completed application as prescribed in section six of this article;

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

(C) Has completed either a driver's education course approved by the state Department of Education or fifty hours of behind-the-wheel driving experience, including a minimum of ten hours of nighttime driving, certified by a parent or legal guardian or other responsible adult over the age of twenty-one as indicated on the form prescribed by the division: *Provided*, That nothing in this paragraph shall be construed to require any school or any county board of education to provide any particular number of driver's education courses or to provide driver's education training 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 by section seven of this article; and
 (F) Pays a fee of \$5 \$7.50 for one attempt. The fee will be increased every five years on
 September 1 based on the U. S. Department of Labor, Bureau of Labor Statistics most current
 Consumer Price Index.

84 (2) Terms and conditions of a level two intermediate driver's license. — A level two
 85 intermediate driver's license issued under the provisions of this section shall expire thirty days

after the applicant attains the age of eighteen, or until the licensee qualifies for a level three full Class E license, whichever comes first. In addition to all other provisions of this code for which a driver's license may be restricted, suspended, revoked or canceled, the holder of a level two intermediate driver's license may only operate a motor vehicle under the following conditions:

- 90 (A) Unsupervised between the hours of 5 a.m. and 10 p.m.;
- 91 (B) Only under the direct supervision of a licensed driver, age twenty-one years or older,

92 between the hours of 10 p.m. and 5 a.m. except when the licensee is going to or returning from:

- 93 (i) Lawful employment;
- 94 (ii) A school-sanctioned activity;
- 95 (iii) A religious event; or

96 (iv) An emergency situation that requires the licensee to operate a motor vehicle to prevent
97 bodily injury or death of another;

98 (C) All occupants shall use safety belts in accordance with the provisions of section forty99 nine, article fifteen, chapter 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 less than twenty years old, unless these passengers are family members of the licensee;

(E) Without any measurable blood alcohol content in accordance with the provisions ofsubsection (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.

117 (H) Upon the first conviction for a moving traffic violation or a violation of paragraph (A), 118 (B), (C), (D) or (G), subdivision (1), subsection (d) of this section of the terms and conditions of a 119 level two intermediate driver's license, the licensee shall enroll in an approved driver improvement 120 program unless a greater penalty is required by this section or by any other provision of this code. 121 At the discretion of the commissioner, completion of an approved driver improvement program 122 may be used to negate the effect of a minor traffic violation as defined by the commissioner 123 against the one-year conviction-free driving criteria for early eligibility for a level three driver's 124 license and may also negate the effect of one minor traffic violation for purposes of avoiding a 125 second conviction under paragraph (I) of this subdivision; and

126 (I) Upon the second conviction for a moving traffic violation or a violation of the terms and 127 conditions of the level two intermediate driver's license, the licensee's privilege to operate a motor 128 vehicle shall be revoked or suspended for the applicable statutory period or until the licensee's 129 eighteenth birthday, whichever is longer unless a greater penalty is required by this section or any 130 other provision of this code. Any person whose driver's license has been revoked as a level two 131 intermediate driver, upon reaching the age of eighteen years and if otherwise eligible may reapply 132 for an instruction permit, then a driver's license in accordance with the provisions of sections five, 133 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:

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

(A) Presents a completed application as prescribed by the provisions of section six of thisarticle;

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

147 (C) Has completed any driver improvement program required under paragraph (G),148 subdivision (2), subsection (d) of this section;

(D) Pays a fee of \$2.50 for each year the license is valid. An additional fee of 50 cents
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; and

152 (E) Presents a driver's eligibility certificate or otherwise shows compliance with the 153 provisions of section eleven, article eight, chapter eighteen of this code; or

154 (2) Reaches the age of eighteen years; and

(A) Presents a completed application as prescribed by the provisions of section six of thisarticle; and

(B) Pays a fee of \$2.50 \$5 for each year the license is valid. The fee will be increased
every five years on September 1 based on the U. S. Department of Labor, Bureau of Labor
Statistics most current Consumer Price Index. An additional fee of 50 cents 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 offense be fined \$50; and for a third or subsequent offense
be 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 apply to the division for an 2 instruction permit. However, any person who has not attained the age of eighteen shall comply 3 with the provisions of section three-a of this article. The division may, in its discretion, after the 4 applicant has successfully passed all parts of the examination other than the road skills test, issue 5 to the applicant an instruction permit which entitles the applicant while having the permit in his or 6 her immediate possession to drive a motor vehicle upon the public highways when accompanied 7 by a licensed driver of at least twenty-one years of age, a driver's education or driving school 8 instructor that is acting in an official capacity as an instructor, who is alert and unimpaired or a 9 certified division license examiner acting in an official capacity as an examiner, who is occupying 10 a seat beside the driver.

(1) Any instruction permit issued to a person under the age of eighteen years shall be
issued in accordance with the 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 \$5 \$7.50 for one attempt. The fee will
 be increased every five years on September 1 based on the U. S. Department of Labor, Bureau
 of Labor Statistics most current Consumer Price Index.

(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.

21 The division may, in its discretion, after the applicant has successfully passed all parts of the motorcycle examination other than the driving test, and presented documentation of 22 23 compliance with the provisions of section eleven, article eight, chapter eighteen of this code, if 24 applicable, issue to the applicant an instruction permit which entitles the applicant while having 25 the permit in his or her immediate possession to drive a motorcycle upon the public streets or 26 highways for a period of ninety days, during the daylight hours between sunrise and sunset only. 27 No holder of a motorcycle instruction permit shall operate a motorcycle while carrying any 28 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 \$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 driver's license shall be made upon 2 a form furnished by the division. Every application shall be accompanied by the proper fee and 3 payment of the fee entitles an applicant under the age of eighteen to not more than two attempts 4 at the written test or not more than three one attempt attempts to pass the road skills test. An 5 applicant age eighteen years or older is entitled to not more than two attempts at the written test 6 or not more than three attempts to pass the road skills test within a period of ninety days from the 7 date of issuance of the instruction permit. An applicant who fails either the written test or the road 8 skills test may not be tested twice within a period of one week.

9 (b) Any applicant who has not been previously licensed must hold an instruction permit for 10 a minimum of thirty days. For the purposes of this section, the term "previously licensed" means 11 an applicant who has obtained at least a level two graduated license or junior driver's license 12 issued under the provisions of this article or has obtained an equal or greater level of licensure if 13 previously licensed in another state.

14 (c) Every application for an instruction permit shall state the full legal name, date of birth, 15 sex, and residence address of the applicant and briefly describe the applicant. The application 16 shall state whether the applicant has theretofore been a licensed driver and, if so, when, and by 17 what state or country and whether his or her license has ever been suspended or revoked within 18 five years of the date of application, or whether an application has ever been refused and, if so, 19 the date of and reason for the suspension, revocation or refusal. The application will indicate 20 whether the applicant desires a notation on the driver's license indicating that the applicant is an 21 organ donor, in accordance with article one-b of this chapter, is diabetic, deaf, or hard of hearing, 22 has any other handicap or disability, or is an honorably discharged veteran of any branch of the Armed Forces of the United States, and such other pertinent information as the commissioner 23 24 may require.

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

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

9 (b) A driver's license which is valid for operation of a motorcycle shall contain a motorcycle
10 endorsement. A driver's license which is valid for the operation of a commercial motor vehicle
11 shall be issued in accordance with chapter seventeen-e of this code.

(c) The division shall use such process or processes in the issuance of licenses that will,
insofar as possible, prevent any identity theft, alteration, counterfeiting, duplication, reproduction,
forging or modification of, or the superimposition of a photograph on, the license.

15 (d) The fee for the issuance of a Class E driver's license is \$2.50 \$5 per year for each year the license is valid. The fee will be increased every five years on September 1 based on the U.S. 16 17 Department of Labor, Bureau of Labor Statistics most current Consumer Price Index. The fee for 18 issuance of a Class D driver's license is \$6.25 per year for each year the license is valid. An 19 additional fee of 50 cents shall be collected from the applicant at the time of original issuance or 20 each renewal and the additional fee shall be deposited in the Combined Voter Registration and 21 Driver's Licensing Fund established pursuant to the provisions of section twelve, article two, 22 chapter three of this code. The additional fee for adding a motorcycle endorsement to a driver's 23 license is \$1 per year for each year the license is issued.

(e) The fee for issuance of a motorcycle-only license is \$2.50 for each year for which the
motorcycle license is 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 Safety Fund as
established in section seven, article one-d of this chapter.

(f) The fee for the issuance of either the level one or level two graduated driver's licenseas prescribed in section three-a of this article is \$5.

30 (g) The fee for issuance of a federally compliant driver's license or identification card for
31 federal use is \$10 in addition to any other fee required by this chapter. Any fees collected under
32 the provisions of this subsection shall be deposited into the Motor Vehicle Fees Fund established
33 in accordance with section twenty-one, article two, chapter seventeen-a of this code.

34 (h) The division may use an address on the face of the license other than the applicant's35 address of residence if:

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

38 (2) The applicant is enrolled in a state address confidentiality program or the alcohol test39 and lock program;

40 (3) The applicant's address is entitled to be suppressed under a state or federal law or41 suppressed by a court order; or

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

(i) Notwithstanding any provision in this article to the contrary, a valid military identification
card with an expiration date issued by the United States Department of Defense for active duty,
reserve or retired military personnel containing a digitized photo and the holder's full legal name
may be used to establish current full legal name and legal presence. The commissioner may at
his or her discretion expand the use of military identification cards for other uses as permitted
under this code or federal rule.

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

1 In the event that an instruction permit or driver's license issued under the provisions of this 2 chapter is lost or destroyed, or if the information contained on the license has changed, the person 3 to whom the permit or license was issued may upon making proper application and upon payment 4 of a fee of \$5 \$7.50 obtain a duplicate thereof upon furnishing proof satisfactory to the division 5 that the permit or license has been lost or destroyed. The fee will be increased every five years 6 on September 1 based on the U.S. Department of Labor, Bureau of Labor Statistics most current 7 Consumer Price Index. The provisions of this article enacted during the 2017 regular legislative 8 session take effect on July 1, 2017.

CHAPTER 17C. TRAFFIC REGULATIONS AND LAWS OF THE ROAD.

ARTICLE 5A. ADMINISTRATIVE PROCEDURES FOR SUSPENSION AND REVOCATION OF LICENSES FOR DRIVING UNDER THE INFLUENCE OF ALCOHOL, CONTROLLED SUBSTANCES OR DRUGS.

§17C-5A-2a. Assessment of costs; special account created.

The Division of Motor Vehicles is hereby authorized and required to assess witness costs at the same rate as witness fees in circuit court and a docket fee of \$10 \$15 for each hearing request against any person filing a request for a hearing under section two of this article who fails to appear, fails to have said order rescinded or fails to have said order modified to a lesser period of revocation. The fee will be increased every five years on September 1 based on the U. S. Department of Labor, Bureau of Labor Statistics most current Consumer Price Index.

7 All fees and costs collected hereunder shall be paid into a special revenue account in the 8 State Treasury: Provided, That on and after July 1, 2007, any unexpended balance remaining in 9 the special revolving fund shall be transferred to the Motor Vehicle Fees Fund created under the 10 provisions of section twenty-one, article two, chapter seventeen-a of this code and all further fees 11 and costs collected shall be deposited in that fund. A portion of the funds in the Motor Vehicle 12 Fees Fund may be used to pay or reimburse the various law-enforcement agencies at the same 13 rate as witnesses in circuit court for the travel and appearance of its officers before the commissioner or authorized deputy or agent pursuant to a hearing request under the provisions 14 15 of this article. The department shall authorize payment to the law-enforcement agencies from said 16 account as the fees for a particular hearing request are received from the person against whom 17 the costs were assessed. The department shall authorize transfer to an appropriate agency 18 account from the Motor Vehicle Fees Fund to pay costs of registered and certified mailings and 19 other expenses associated with the conduct of hearings under this article as the docket fee for a 20 particular hearing request is received from the person against whom the costs were assessed.

In the event judicial review results in said order being rescinded or modified to a lesser
period of revocation the costs assessed shall be discharged.

23 <u>The provisions of this section enacted during the 2017 regular legislative session take</u>
 24 <u>effect on July 1, 2017.</u>

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.

1 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 2 3 of any person subject to the provisions of this chapter, and if there is no record of any conviction 4 of the person of a violation of any law relating to the operation of a motor vehicle or of any injury 5 or damage caused by the person, the commissioner shall so certify. The commissioner shall 6 collect \$5 \$7.50 for each abstract. The fee will be increased every five years on September 1 7 based on the U.S. Department of Labor, Bureau of Labor Statistics most current Consumer Price 8 Index. The provisions of this section enacted during the 2017 regular legislative session take 9 effect on July 1, 2017.