

Sen. Martin A. Sandoval

Filed: 3/15/2019

| | 10100SB0103sam001 LRB101 04870 RJF 57981 a |
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| 1 | AMENDMENT TO SENATE BILL 103 |
| 2 | AMENDMENT NO Amend Senate Bill 103 by replacing |
| 3 | everything after the enacting clause with the following: |
| 4 5 | "Section 5. The Department of Human Services Act is amended by adding Section 10-48 as follows: |
| 6 | (20 ILCS 1305/10-48 new) |
| 7 | Sec. 10-48. Youth Training and Education in the Building |
| 8 | Trades Program. |
| 9 | (a) Subject to appropriations, the Department shall |
| 10 | establish a Youth Training and Education in the Building Trades |
| 11 | Program to award grants to community-based organizations for |
| 12 | the purpose of establishing training programs for youth with an |
| 13 | interest in the building trades. Under the training programs, |
| 14 | each participating youth shall receive the following: |
| 15 | (1) Formal training and education in the fundamentals |
| 16 | and core competencies in the youth's chosen trade. Such |

1 training and education shall be provided by a trained and skilled tradesman or journeyman who is a member of a trade 2 3 union and who is paid the general prevailing rate of hourly 4 wages in the locality in which the work is to be performed. 5 (2) Hands-on experience to further develop the youth's 6 building trade skills by participating in community improvement projects involving the rehabilitation of 7 8 vacant and abandoned residential property in economically 9 depressed areas of the State. 10 Selected organizations shall also use the grant money to 11 establish an entrepreneurship program to provide eligible 12 youth with the capital and business management skills necessary 13 to successfully launch their own businesses as contractors, 14 subcontractors, real estate agents, or property managers or as 15 entrepreneurs in the building trades. Eligibility under the 16 entrepreneurship program shall be restricted to youth who reside in one of the economically depressed areas selected to 17 receive community improvement projects in accordance with this 18 19 subsection (a) and who have obtained the requisite skill set 20 for a particular building trade after successfully completing a training program established in accordance with this 21 22 subsection (a). Grants provided under this Section may also be used to purchase the equipment and materials needed to 23 24 rehabilitate any vacant and abandoned residential property 25 that is eligible for acquisition as described in subsection 26 (b).

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| 1 | (b) Property eligible for acquisition and rehabilitation |
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| 2 | under the Youth Training and Education in the Building Trade |
| 3 | Program. |
| 4 | (1) A community-based organization that is selected to |
| 5 | participate in the Youth Training and Education in the |
| 6 | Building Trades Program may enter into an agreement with a |
| 7 | financial institution to rehabilitate abandoned |
| 8 | residential property in foreclosure with the express |
| 9 | condition that, after the rehabilitation project is |
| 10 | complete, the financial institution shall: |
| 11 | (A) sell the residential property for no less than |
| 12 | its fair market value; and |
| 13 | (B) use any proceeds from the sale to (i) reimburse |
| 14 | the community-based organization for all costs |
| 15 | associated with rehabilitating the property and (ii) |
| 16 | make satisfactory payment for any other claims against |
| 17 | the property. Any remaining sale proceeds of the |
| 18 | residential property shall be retained by the |
| 19 | financial institution. |
| 20 | (2)(A) A unit of local government may enact an |
| 21 | ordinance that permits the acquisition and rehabilitation |
| 22 | of abandoned residential property under the Youth Training |
| 23 | and Education in the Building Trades Program. Under the |
| 24 | ordinance, any owner of residential property that as been |
| 25 | abandoned for at least 3 years shall be notified that the |
| 26 | abandoned property is subject to acquisition and |

| 1 | rehabilitation under the Program and that if the owner does |
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| 2 | not respond to the notice within the time period prescribed |
| 3 | by the unit of local government, the owner shall lose all |
| 4 | right, title, and interest in the property. Such notice |
| 5 | shall be given as follows: |
| 6 | (i) by mailing a copy of the notice by certified |
| 7 | mail to the owner's last known mailing address; |
| 8 | (ii) by publication in a newspaper published in the |
| 9 | municipality or county where the property is located; |
| 10 | and |
| 11 | (iii) by recording the notice with the office of |
| 12 | the recorder of the county in which the property is |
| 13 | located. |
| 14 | (B) If the owner responds to the notice within the time |
| 15 | period prescribed by the unit of local government, the |
| 16 | owner shall be given the option to either bring the |
| 17 | property into compliance with all applicable fire, |
| 18 | housing, and building codes within 6 months or enter into |
| 19 | an agreement with a community-based organization under the |
| 20 | Program to rehabilitate the residential property. If the |
| 21 | owner chooses to enter into an agreement with a |
| 22 | community-based organization to rehabilitate the |
| 23 | residential property, the agreement shall be made with the |
| 24 | express condition that, after the rehabilitation project |
| 25 | is complete, the owner shall: |
| 26 | (i) sell the residential property for no less than |

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| 1 | its fair market value; and |
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| 2 | (ii) use any proceeds from the sale to (a) |
| 3 | reimburse the community-based organization for all |
| 4 | costs associated with rehabilitating the property and |
| 5 | (b) make satisfactory payment for any other claims |
| 6 | against the property. Any remaining sale proceeds of |
| 7 | the residential property shall be distributed as |
| 8 | follows: |
| 9 | (I) 20% shall be distributed to the owner. |
| 10 | (II) 80% shall be deposited into the Youth |
| 11 | Training and Education in the Building Trades Fund |
| 12 | created under subsection (e). |
| 13 | (c) The Department shall select from each of the following |
| 14 | geographical regions of the State a community-based |
| 15 | organization with experience working with the building trades: |
| 16 | (1) Central Illinois. |
| 17 | (2) Northeastern Illinois. |
| 18 | (3) Southern (Metro-East) Illinois. |
| 19 | (d) The grants shall be funded through appropriations and |
| 20 | any other moneys from the Youth Training and Education in the |
| 21 | Building Trades Fund created under subsection (e). The |
| 22 | Department may adopt any rules necessary to implement the |
| 23 | provisions of this Section. |
| 24 | (e) The Youth Training and Education in the Building Trades |
| 25 | Fund is created as a special fund in the State treasury. The |
| 26 | Fund shall consist of any moneys deposited into the Fund as |

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| 1 | provided in subparagraph (B) of paragraph (2) of subsection (b) |
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| 2 | and any moneys appropriated to the Department of Human Services |
| 3 | to be deposited into the Fund as determined by the Secretary. |
| 4 | Moneys in the Fund shall be expended for the Youth Training and |
| 5 | Education in the Building Trades Program under subsection (a) |
| 6 | and for no other purpose. All interest earned on moneys in the |
| 7 | Fund shall be deposited into the Fund. |
| | |
| 8 | Section 10. The Department of Transportation Law of the |
| 9 | Civil Administrative Code of Illinois is amended by adding |
| 10 | Sections 2705-201 and 2705-202 as follows: |
| | |
| 11 | (20 ILCS 2705/2705-201 new) |
| 12 | Sec. 2705-201. Sec. 201. Statewide prioritization process |
| 13 | for project selection. |
| 14 | (a) The Department of Transportation shall develop and |
| 15 | implement a prioritization process for projects to improve the |
| 16 | efficiency and effectiveness of the State's transportation |
| 17 | system, transportation safety, transportation accessibility |
| 18 | for people and freight, environmental quality, and economic |
| 19 | development in the State. |
| 20 | (b) Subject to the limitations of subsection (c), the |
| 21 | Department shall develop, in accordance with federal |
| 22 | transportation requirements, and in cooperation with |
| 23 | metropolitan planning organizations within the State, the |
| 24 | Regional Transportation Authority, the Illinois State Toll |
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Highway Authority, and any other State transportation agency, a 1 2 statewide prioritization process for the use of State funds as 3 determined by the Project Selection Committee or apportioned 4 under Section 104 of Title 23 of the United States Code. Such 5 prioritization process shall be used for the development of programs for highway improvement under Section 2705-200 of this 6 Act, and shall consider, at a minimum, highway, transit, rail, 7 roadway, technology operational improvements, and 8 9 transportation demand management strategies. 10 (1) The prioritization process shall be based on an objective and quantifiable analysis that considers, at a 11 12 minimum, the following factors relative to the cost of the 13 project or strategy: congestion mitigation, economic 14 development, accessibility, safety, and environmental 15 quality. (2) Prior to the analysis in paragraph (1), candidate 16 projects and strategies shall be screened by the Project 17 Selection Committee to determine whether they are 18 19 consistent with goals identified in the Department's 20 master plan pursuant to Section 2705-200. 21 The Project Selection Committee shall weigh (3) 22 factors used in paragraph (1) for each of the State's highway construction districts. The Project Selection 23 24 Committee may assign <u>different weights to the factors</u>, 25 within each highway construction district, based on the

26 <u>unique needs and qualities of each.</u>

| 1 | (4) The Project Selection Committee shall solicit |
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| 2 | input from localities, metropolitan planning |
| 3 | organizations, transit authorities, other transportation |
| 4 | authorities, and other stakeholders in its development of |
| 5 | the prioritization process pursuant to this Section. |
| 6 | Further, the Committee shall explicitly consider input |
| 7 | provided by an applicable metropolitan planning |
| 8 | organization or the Regional Transportation Authority when |
| 9 | developing the weighing of factors pursuant to paragraph |
| 10 | (3) for a metropolitan planning area with a population over |
| 11 | 200,000 individuals. |
| 12 | (c) The prioritization process developed under subsection |
| 13 | (b) shall not apply to the following: projects determined by |
| 14 | the Project Selection Committee deemed not to be appropriate |
| 15 | for use under this Section; projects funded by the Congestion |
| 16 | Mitigation Air Quality funds apportioned to the State under |
| 17 | paragraph (4) of subsection (b) of Section 104 of Title 23 of |
| 18 | the United States Code and state matching funds; projects |
| 19 | funded by the Highway Safety Improvement Program funds |
| 20 | apportioned to the State under paragraph (3) of subsection (b) |
| 21 | of Section 104 of Title 23 of the United States Code and state |
| 22 | matching funds; and projects funded by the Surface |
| 23 | Transportation Block Grant Program under Section 133 of Title |
| 24 | 23 of the United States Code and state matching funds. |
| 25 | (d) For the purposes of this Section, "Project Selection |
| | |

Committee" means the Project Selection Committee established 26

1 under Section 2705-202.

| 2 | (20 ILCS 2705/2705-202 new) |
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| 3 | Sec. 2705-202. Project Selection Committee. |
| 4 | (a) The Project Selection Committee is hereby created. The |
| 5 | Project Selection Committee shall have a total of 17 members |
| 6 | that shall consist of 13 non-legislator citizen members and 4 |
| 7 | ex officio members as follows: the Secretary of Transportation, |
| 8 | the Director of the Office of Highway Project Implementation, |
| 9 | the Director of the Office of Intermodal Project |
| 10 | Implementation, and the Director of the Office of Planning and |
| 11 | Programming. |
| 12 | (1) The non-legislator citizen members shall be |
| 13 | appointed by the Governor with the advice and consent of |
| 14 | the Senate. Appointments of non-legislator citizen members |
| 15 | shall be for terms of 4 years commencing on July 1 after |
| 16 | the effective date of this amendatory Act of the 101st |
| 17 | General Assembly. No non-legislator citizen member shall |
| 18 | be eligible to serve more than 2 consecutive 4-year terms. |
| 19 | The remainder of any term to which a member is appointed to |
| 20 | fill a vacancy shall not constitute a term in determining |
| 21 | that member's eligibility for reappointments. |
| 22 | (2) Ex officio members of the Committee shall serve |
| 23 | terms that coincide with their terms of office. |
| 24 | (3) Vacancies shall be filled in the same manner as |
| 25 | original appointments. |

| 1 | (4) If a vacancy in membership under paragraph (1) |
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| 2 | occurs at a time when the Senate is not in session, the |
| 3 | Governor shall make a temporary appointment until the next |
| 4 | meeting of the Senate, when he or she shall appoint, by and |
| 5 | with the advice and consent of the Senate, a person to fill |
| 6 | that membership for the unexpired term. If the Senate is |
| 7 | not in session when the initial appointments are made, |
| 8 | those appointments shall be made as in the case of |
| 9 | vacancies. |
| 10 | (5) The Committee shall be deemed established on the |
| 11 | date that a majority of the total number of members has |
| 12 | been appointed, regardless of whether any of those initial |
| 13 | members are then serving pursuant to appointment and |
| 14 | confirmation or pursuant to temporary appointments that |
| 15 | are made by the Governor as in the case of vacancies. |
| 16 | (b) Of the members appointed to the Committee, 9 shall |
| 17 | represent each of the Department's Districts. Of those 9, one |
| 18 | of each shall be a resident living within each of the |
| 19 | Department's Districts. The remaining 4 members shall be |
| 20 | appointed from the State at large. At least 2 of those 4 |
| 21 | members shall reside in urbanized areas with populations |
| 22 | greater than 200,000, and shall be designated as urban at-large |
| 23 | members. At least 2 of those 4 members shall reside outside |
| 24 | urbanized areas with populations greater than 200,000, and |
| 25 | shall be designated as rural at-large members. The at-large |
| 26 | members shall be appointed to represent rural and urban |

transportation needs and to be mindful of the concerns of seaports and seaport users, airports and airport users, railways and railway users, and mass transit and mass transit users. Each appointed member of the Committee shall be primarily mindful of the best interest of the State at large instead of the interests of the Department District from which chosen or of the transportation interest represented.

8 (c) The Secretary shall serve as Chairman of the Committee 9 and shall have voting privileges only in the event of a tie. 10 The senior non-legislator citizen member shall serve as 11 Vice-Chairman of the Committee and shall preside during the absence of the Chairman. If more than one non-legislator 12 13 citizen member of the Committee may be considered the senior 14 non-legislator citizen member, the Committee shall elect the 15 Vice-Chairman from the senior non-legislator citizen members. 16 The Director of the Office of Highway Project Implementation, the Director of the Office of Intermodal Project 17 Implementation, and the Director of the Office of Planning and 18 Programming shall not have voting privileges. 19

20 (d) The Committee shall meet at least once every 3 months 21 and at such other times, on the call of the Chairman or of a 22 majority of the members, as may be deemed necessary to transact 23 business as may properly be brought before it. Seven members 24 shall constitute a quorum of the Committee for all purposes. 25 For a transportation project valued in excess of \$25,000,000 26 that is located wholly within a single highway district, the 10100SB0103sam001 -12- LRB101 04870 RJF 57981 a

| 1 | Committee shall hold at least one hearing in the highway |
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| 2 | district where the project being considered is located to |
| 3 | discuss the project prior to a meeting at which a vote on |
| 4 | program funds for the project will be taken. |
| 5 | It shall be the duty of the Committee to keep accurate |
| 6 | minutes of all meetings of the Committee, in which shall be set |
| 7 | forth all acts and proceedings of the Committee in carrying out |
| 8 | the provisions of this Section. |
| 9 | (e) The members of the Committee shall receive no |
| 10 | compensation or reimbursement of expenses in the performance of |
| 11 | their duties. |
| | |
| 12 | Section 15. The Illinois Housing Development Act is amended |
| 13 | by adding Section 7.32 as follows: |
| | |
| 14 | (20 ILCS 3805/7.32 new) |
| 15 | Sec. 7.32. Training Youth in the Building Trades Program. |
| 16 | (a) Subject to appropriations, the Illinois Housing |
| 17 | Development Authority shall establish a Training Youth in the |
| 18 | Building Trades Program to award grants to community-based |
| 19 | organizations for the purpose of establishing training |
| 20 | programs for youth with an interest in the building trades. |
| 21 | Under the training programs, each participating youth shall |
| 22 | receive the following: |
| 23 | (1) Formal training and education in the fundamentals |
| 24 | and core competencies in the youth's chosen trade. The |

1 training and education shall be provided by a trained and 2 skilled tradesman or journeyman who is a member of a trade 3 union and who is paid in the general prevailing rate of 4 hourly wages in the locality in which the work is to be 5 performed.

6 <u>(2) Hands-on experience to further develop the youth's</u> 7 <u>building trade skills by participating in community</u> 8 <u>improvement projects involving the rehabilitation of</u> 9 <u>vacant and abandoned residential property in economically</u> 10 <u>depressed areas of the State.</u>

11 Selected organizations shall also use the grant money to 12 establish an entrepreneurship program to provide eligible 13 youth with the capital and business management skills necessary 14 to successfully launch their own businesses as contractors, 15 subcontractors, real estate agents, or property managers or as 16 entrepreneurs in the building trades. Eligibility under the entrepreneurship program shall be restricted to youth who 17 reside in one of the economically depressed areas selected to 18 19 receive community improvement projects in accordance with this 20 subsection (a) and who have obtained the requisite skill set 21 for a particular building trade after successfully completing a 22 training program established in accordance with this 23 subsection (a). Grants provided under this Section may also be 24 used to purchase the equipment and materials needed to rehabilitate any vacant and abandoned residential property 25 26 that is eligible for acquisition as described in subsection 1 (b).

| 2 | (b) Property eligible for acquisition and rehabilitation |
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| 3 | under the Training Youth in the Building Trade Program. |
| 4 | (1) A community-based organization that is selected to |
| 5 | participate in the Training Youth in the Building Trades |
| 6 | Program may enter into an agreement with a financial |
| 7 | institution to rehabilitate abandoned residential property |
| 8 | in foreclosure with the express condition that, after the |
| 9 | rehabilitation project is complete, the financial |
| 10 | institution shall: |
| 11 | (A) sell the residential property for no less than |
| 12 | its fair market value; and |
| 13 | (B) use any proceeds from the sale to (i) reimburse |
| 14 | the community-based organization for all costs |
| 15 | associated with rehabilitating the property and (ii) |
| 16 | make satisfactory payment for any other claims against |
| 17 | the property. Any remaining sale proceeds of the |
| 18 | residential property shall be retained by the |
| 19 | financial institution. |
| 20 | (2)(A) A unit of local government may enact an |
| 21 | ordinance that permits the acquisition and rehabilitation |
| 22 | of abandoned residential property under the Training Youth |
| 23 | in the Building Trades Program. Under the ordinance, any |
| 24 | owner of residential property that has been abandoned for |
| 25 | at least 3 years shall be notified that the abandoned |
| 26 | property is subject to acquisition and rehabilitation |

| 1 | under the Program and that if the owner does not respond to |
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| 2 | the notice within the time period prescribed by the unit of |
| 3 | local government, the owner shall lose all right, title, |
| 4 | and interest in the property. The notice shall be given as |
| 5 | follows: |
| 6 | (i) by mailing a copy of the notice by certified |
| 7 | mail to the owner's last known mailing address; |
| 8 | (ii) by publication in a newspaper published in the |
| 9 | municipality or county where the property is located; |
| 10 | and |
| 11 | (iii) by recording the notice with the office of |
| 12 | the recorder of the county in which the property is |
| 13 | located. |
| 14 | (B) If the owner responds to the notice within the time |
| 15 | period prescribed by the unit of local government, the |
| 16 | owner shall be given the option to either bring the |
| 17 | property into compliance with all applicable fire, |
| 18 | housing, and building codes within 6 months or enter into |
| 19 | an agreement with a community-based organization under the |
| 20 | Program to rehabilitate the residential property. If the |
| 21 | owner chooses to enter into an agreement with a |
| 22 | community-based organization to rehabilitation the |
| 23 | residential property, such agreement shall be made with the |
| 24 | express condition that, after the rehabilitation project |
| 25 | is complete, the owner shall: |
| 26 | (i) sell the residential property for no less than |

| 1 | its fair market value; and |
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| 2 | (ii) use any proceeds from the sale to (a) |
| 3 | reimburse the community-based organization for all |
| 4 | costs associated with rehabilitating the property and |
| 5 | (b) make satisfactory payment for any other claims |
| 6 | against the property. Any remaining sale proceeds of |
| 7 | the residential property shall be distributed as |
| 8 | follows: |
| 9 | (I) 20% shall be distributed to the owner. |
| 10 | (II) 80% shall be deposited into the Training |
| 11 | Youth in the Building Trades Fund created under |
| 12 | subsection (e). |
| 13 | (c) The Illinois Housing Development Authority shall |
| 14 | select from each of the following geographical regions of the |
| 15 | State a community-based organization with experience working |
| 16 | with the building trades: |
| 17 | (1) Central Illinois. |
| 18 | (2) Northeastern Illinois. |
| 19 | (3) Southern (Metro-East) Illinois. |
| 20 | (d) The grants shall be funded through appropriations and |
| 21 | any other moneys from the Training Youth in the Building Trades |
| 22 | Fund created under subsection (e). The Illinois Housing |
| 23 | Development Authority may adopt any rules necessary to |
| 24 | implement the provisions of this Section. |
| 25 | (e) The Training Youth in the Building Trades Fund is |
| 26 | created as a special fund in the State treasury. The Fund shall |

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| 1 | consist of any moneys deposited into the Fund as provided in |
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| 2 | subparagraph (B) of paragraph (2) of subsection (b) and any |
| 3 | moneys appropriated to the Department of Human Services for the |
| 4 | Fund as determined by the Secretary. Moneys in the Fund shall |
| 5 | be expended for the Training Youth in the Building Trades |
| 6 | Program under subsection (a) and for no other purpose. All |
| 7 | interest earned on moneys in the Fund shall be deposited into |
| 8 | the Fund. |
| 9 10 | Section 20. The State Finance Act is amended by adding Sections 5.891, 5.893, and 6z-107 as follows: |
| | |
| 11 | (30 ILCS 105/5.891 new) |
| 12 | Sec. 5.891. The Youth Training and Education in the |
| 13 | Building Trades Fund. |
| 14 | (30 ILCS 105/5.893 new) |
| 15 | Sec. 5.893. The Training Youth in the Building Trades Fund. |
| 16 | (30 ILCS 105/6z-107 new) |
| 17 | Sec. 6z-107. The Transit Capital Projects Fund. |
| 18 | (a) The Transit Capital Projects Fund is created as a |
| 19 | special fund in the State treasury. |
| 20 | (b) Subject to appropriation, the Department of |
| 21 | Transportation shall make lump sum distributions from the |
| 22 | Transit Capital Projects Fund beginning as soon as possible |

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| 1 | after the effective date of this amendatory Act of the 101st |
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| 2 | General Assembly, and for each July 1 thereafter, to the |
| 3 | recipients of the amounts specified in subsection (c). The |
| 4 | recipients must use the moneys for capital projects or the |
| 5 | payment of debt service on bonds issued for capital projects. |
| 6 | (c) Each year's distribution under subsection (b) shall be |
| 7 | as follows: (1) 70% to the Regional Transportation Authority; |
| 8 | and (2) the remainder of the money shall be transferred to the |
| 9 | Downstate Transit Improvement Fund to make competitive capital |
| 10 | grants for transit agencies in Illinois other than the Regional |
| 11 | Transportation Authority. |
| | |
| | |

Section 25. The Illinois Income Tax Act is amended by adding Section 229 as follows:

14 (35 ILCS 5/229 new)

Sec. 229. Apprenticeship education expense credit. 15 (a) For tax years ending on or after December 31, 2019, a 16 17 taxpayer who is the employer of one or more qualifying 18 apprentices shall be allowed a credit against the tax imposed by subsections (a) and (b) of Section 201 for qualified 19 20 education expenses incurred on behalf of a qualifying apprentice. The credit shall be equal to 100% of qualified 21 22 education expenses, but in no event may the total credit amount 23 awarded to a single taxpayer in a single taxable year exceed \$3,500. In no event shall a credit under this Section reduce 24

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| 1 | the taxpayer's liability under this Act to less than zero. |
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| 2 | If the taxpayer is a partnership or Subchapter S |
| 3 | corporation, the credit shall be allowed to the partners or |
| 4 | shareholders in accordance with the determination of Income and |
| 5 | distributive share of income under Sections 702 and 704 and |
| 6 | Subchapter S of the Internal Revenue Code. |
| 7 | (b) The taxpayer shall provide the Department such |
| 8 | information as the Department may require, including, but not |
| 9 | limited to: (1) the name, age, and taxpayer identification |
| 10 | number of each qualifying apprentice employed by the taxpayer |
| 11 | during the taxable year; (2) the amount of qualified education |
| 12 | expenses incurred with respect to each qualifying apprentice; |
| 13 | and (3) the name of the school at which the qualifying |
| 14 | apprentice is enrolled and the qualified education expenses are |
| 15 | incurred. |
| 16 | (c) For purposes of this Section: |
| 17 | "Employer" means an Illinois taxpayer who is the employer |
| 18 | of the qualifying apprentice. |
| 19 | "Qualifying apprentices" means individuals who (1) are |
| 20 | residents of the State of Illinois, (2) are between the ages of |
| 21 | 16 and 30 years old at the close of the school year for which a |
| 22 | credit is sought, (3) during the school year for which a credit |
| 23 | is sought were full-time apprentices enrolled in an |
| 24 | apprenticeship program which is registered with the United |
| 25 | States Department of Labor, Office of Apprenticeship, and (4) |
| 26 | are employed in Illinois by the taxpayer who is the employer. |

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| 1 | "Qualified education expense" means the amount incurred on |
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| 2 | behalf of a qualifying apprentice not to exceed \$3,500 for |
| 3 | tuition, book fees, and lab fees at the school or community |
| 4 | college in which the apprentice is enrolled during the regular |
| 5 | <u>school year.</u> |
| 6 | "School" means any public or nonpublic secondary school in |
| 7 | Illinois that is: (1) an institution of higher education that |
| 8 | provides a program that leads to industry-recognized |
| 9 | post-secondary credential or degree; (2) an entity that carries |
| 10 | out programs registered under the federal National |
| 11 | Apprenticeship Act; or (3) another public or private provider |
| 12 | of a program of training services, which may include a joint |
| 13 | labor-management organization. |
| 14 | (d) This Section is exempt from the provisions of Section |
| 15 | 250. |
| | |
| 16 | Section 30. The Motor Fuel Tax Law is amended by changing |
| 17 | Section 2 and by adding Section 2e as follows: |
| | |
| 18 | (35 ILCS 505/2) (from Ch. 120, par. 418) |
| 19 | Sec. 2. A tax is imposed on the privilege of operating |
| 20 | motor vehicles upon the public highways and recreational-type |
| 21 | watercraft upon the waters of this State. |
| 22 | (a) Prior to August 1, 1989, the tax is imposed at the rate |
| 23 | of 13 cents per gallon on all motor fuel used in motor vehicles |
| 24 | operating on the public highways and recreational type |

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1 watercraft operating upon the waters of this State. Beginning on August 1, 1989 and until January 1, 1990, the rate of the 2 3 tax imposed in this paragraph shall be 16 cents per gallon. 4 Beginning January 1, 1990 and until July 1, 2019, the rate of 5 tax imposed in this paragraph, including the tax on compressed 6 natural gas, shall be 19 cents per gallon. Beginning on July 1, 2019 and until July 1, 2020, the rate of the tax imposed in 7 this paragraph (a) shall be 38 cents per gallon. Beginning July 8 9 1, 2020, and each July 1 through June 30 thereafter, the 10 Department shall determine an applicable rate equal to the 11 product of: (1) The rate in effect on June 30 multiplied by (2) the fuel tax index factor determined under Section 2e of this 12 13 Law.

The rate shall be rounded to the nearest cent. However, after June 30, 2020, the new applicable rate may not exceed the rate in effect on June 30, 2020 plus one cent. The Department shall publish the rate that will take effect on July 1 of each year on the Department's Internet website not later than June 1 of that year.

(b) The tax on the privilege of operating motor vehicles which use diesel fuel, liquefied natural gas, or propane shall be the rate according to paragraph (a) plus an additional $\frac{5}{2}$ $\frac{1}{22}$ cents per gallon. "Diesel fuel" is defined as any product intended for use or offered for sale as a fuel for engines in which the fuel is injected into the combustion chamber and ignited by pressure without electric spark. 10100SB0103sam001 -22- LRB101 04870 RJF 57981 a

1 (c) A tax is imposed upon the privilege of engaging in the business of selling motor fuel as a retailer or reseller on all 2 motor fuel used in motor vehicles operating on the public 3 4 highways and recreational type watercraft operating upon the 5 waters of this State: (1) at the rate of 3 cents per gallon on 6 motor fuel owned or possessed by such retailer or reseller at 12:01 a.m. on August 1, 1989; and (2) at the rate of 3 cents per 7 8 gallon on motor fuel owned or possessed by such retailer or 9 reseller at 12:01 A.M. on January 1, 1990.

10 Retailers and resellers who are subject to this additional 11 tax shall be required to inventory such motor fuel and pay this 12 additional tax in a manner prescribed by the Department of 13 Revenue.

The tax imposed in this paragraph (c) shall be in addition to all other taxes imposed by the State of Illinois or any unit of local government in this State.

(d) Except as provided in Section 2a, the collection of a tax based on gallonage of gasoline used for the propulsion of any aircraft is prohibited on and after October 1, 1979.

20 (e) The collection of a tax, based on gallonage of all 21 products commonly or commercially known or sold as 1–K 22 kerosene, regardless of its classification or uses, is prohibited (i) on and after July 1, 1992 until December 31, 23 24 1999, except when the 1-K kerosene is either: (1) delivered 25 into bulk storage facilities of a bulk user, or (2) delivered 26 directly into the fuel supply tanks of motor vehicles and (ii)

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1 on and after January 1, 2000. Beginning on January 1, 2000, the collection of a tax, based on gallonage of all products 2 3 commonly or commercially known or sold as 1-K kerosene, regardless of its classification or uses, is prohibited except 4 5 when the 1-K kerosene is delivered directly into a storage tank 6 that is located at a facility that has withdrawal facilities that are readily accessible to and are capable of dispensing 7 8 1-K kerosene into the fuel supply tanks of motor vehicles. For 9 purposes of this subsection (e), a facility is considered to 10 have withdrawal facilities that are not "readily accessible to 11 and capable of dispensing 1-K kerosene into the fuel supply tanks of motor vehicles" only if the 1-K kerosene is delivered 12 13 from: (i) a dispenser hose that is short enough so that it will 14 not reach the fuel supply tank of a motor vehicle or (ii) a 15 dispenser that is enclosed by a fence or other physical barrier 16 so that a vehicle cannot pull alongside the dispenser to permit 17 fueling.

Any person who sells or uses 1-K kerosene for use in motor vehicles upon which the tax imposed by this Law has not been paid shall be liable for any tax due on the sales or use of 1-K kerosene.

22 (Source: P.A. 100-9, eff. 7-1-17.)

23 (35 ILCS 505/2e new)

24 <u>Sec. 2e. Fuel tax index factors.</u>

25 (a) For purposes of this Section, "Consumer Price Index"

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| 1 | means the Consumer Price Index for all Urban Consumers, U.S. |
|----|-----------------------------------------------------------------|
| 2 | city average, all items, using the index base period of |
| 3 | 1982-1984 equal to 100, as published by the Bureau of Labor |
| 4 | Statistics of the United States Department of Labor. |
| 5 | (b) The Department shall calculate an annual index factor |
| 6 | to be used for the rate to take effect each July 1 beginning in |
| 7 | 2020. The Department shall determine the index factor before |
| 8 | May 1 of each year using the method described in subsection |
| 9 | <u>(c).</u> |
| 10 | (c) The annual fuel tax index factor to be used each year |
| 11 | equals the following: |
| 12 | STEP ONE: Divide the annual Consumer Price Index for |
| 13 | the year preceding the determination year by the annual |
| 14 | Consumer Price Index for the year immediately preceding |
| 15 | that year. |
| 16 | STEP TWO: Divide the annual Illinois Personal Income |
| 17 | for the year preceding the determination year by the annual |
| 18 | Illinois Personal Income for the year immediately |
| 19 | preceding that year. |
| 20 | STEP THREE: Add: |
| 21 | (1) the STEP ONE result; and |
| 22 | (2) the STEP TWO result. |
| 23 | STEP FOUR: Divide the STEP THREE result by 2. |
| | |
| | |

24 Section 33. The Counties Code is amended by changing 25 Section 5-1035.1 as follows: 1

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(55 ILCS 5/5-1035.1) (from Ch. 34, par. 5-1035.1)
Sec. 5-1035.1. County Motor Fuel Tax Law.
 (a) The county board of the counties of DuPage, Kane Lake,
 Will, and McHenry may, by an ordinance or resolution adopted by
 an affirmative vote of a majority of the members elected or

5 an affirmative vote of a majority of the members elected or appointed to the county board, impose a tax upon all persons 6 7 engaged in the county in the business of selling motor fuel, as 8 now or hereafter defined in the Motor Fuel Tax Law, at retail 9 for the operation of motor vehicles upon public highways or for 10 the operation of recreational watercraft upon waterways. Kane County may exempt diesel fuel from the tax imposed pursuant to 11 12 this Section. The initial tax rate may be imposed by the county 13 board at a rate not lower than 4 cents per gallon, in half cent 14 increments, at a rate not exceeding 4 cents per gallon of motor 15 fuel sold at retail within the county for the purpose of use or consumption and not for the purpose of resale, and not 16 exceeding 8 cents per gallon of motor fuel sold at retail 17 18 within the county for the purpose of use or consumption and not 19 for the purpose of resale. The Department of Revenue shall calculate annual increases in the tax rate under this Section 20 pursuant to subsection (a-5). The proceeds from the tax shall 21 be used by the county solely for the purpose of operating, 22 23 constructing and improving public highways and waterways, and 24 acquiring real property and right-of-ways for public highways 25 and waterways within the county imposing the tax.

| 1 | (a-5) The Department of Revenue shall calculate the annual |
|----|----------------------------------------------------------------|
| 2 | rate of tax collected under this Section using the formula |
| 3 | specified under this subsection (a-5). Beginning on June 1, |
| 4 | 2020 and on June 1 every year thereafter, the tax rate |
| 5 | established by the county board in this Section shall be |
| 6 | adjusted by the percentage change in the average of the |
| 7 | Consumer Price Index for All Urban Consumers for all items |
| 8 | published by the United States Department of Labor as reported |
| 9 | on January 1 of each year, and rounded to the nearest tenth of |
| 10 | <u>a cent.</u> |

11 (b) A tax imposed pursuant to this Section, and all civil penalties that may be assessed as an incident thereof, shall be 12 13 administered, collected and enforced by the Illinois 14 Department of Revenue in the same manner as the tax imposed 15 under the Retailers' Occupation Tax Act, as now or hereafter 16 amended, insofar as may be practicable; except that in the event of a conflict with the provisions of this Section, this 17 18 Section shall control. The Department of Revenue shall have full power: to administer and enforce this Section; to collect 19 20 all taxes and penalties due hereunder; to dispose of taxes and 21 penalties so collected in the manner hereinafter provided; and 22 to determine all rights to credit memoranda arising on account 23 of the erroneous payment of tax or penalty hereunder.

24 <u>(c)</u> Whenever the Department determines that a refund shall 25 be made under this Section to a claimant instead of issuing a 26 credit memorandum, the Department shall notify the State 10100SB0103sam001 -27- LRB101 04870 RJF 57981 a

1 Comptroller, who shall cause the order to be drawn for the 2 amount specified, and to the person named, in the notification 3 from the Department. The refund shall be paid by the State 4 Treasurer out of the County Option Motor Fuel Tax Fund.

5 (d) The Department shall forthwith pay over to the State Treasurer, ex-officio, as trustee, all taxes and penalties 6 collected hereunder, which shall be deposited into the County 7 Option Motor Fuel Tax Fund, a special fund in the State 8 9 Treasury which is hereby created. On or before the 25th day of 10 each calendar month, the Department shall prepare and certify 11 to the State Comptroller the disbursement of stated sums of money to named counties for which taxpayers have paid taxes or 12 penalties hereunder to the Department during the second 13 14 preceding calendar month. The amount to be paid to each county 15 shall be the amount (not including credit memoranda) collected 16 hereunder from retailers within the county during the second preceding calendar month by the Department, but not including 17 an amount equal to the amount of refunds made during the second 18 preceding calendar month by the Department on behalf of the 19 20 county; less 2% of the balance, which sum shall be retained by the State Treasurer to cover the costs incurred by the 21 22 Department in administering and enforcing the provisions of 23 this Section. The Department, at the time of each monthly 24 disbursement to the counties, shall prepare and certify to the 25 Comptroller the amount so retained by the State Treasurer, 26 which shall be transferred into the Tax Compliance and

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1 Administration Fund.

2 <u>(e)</u> A county may direct, by ordinance, that all or a 3 portion of the taxes and penalties collected under the County 4 Option Motor Fuel Tax shall be deposited into the 5 Transportation Development Partnership Trust Fund.

6 (f) Nothing in this Section shall be construed to authorize 7 a county to impose a tax upon the privilege of engaging in any 8 business which under the Constitution of the United States may 9 not be made the subject of taxation by this State.

10 (q) An ordinance or resolution imposing a tax hereunder or 11 effecting a change in the rate thereof shall be effective on the first day of the second calendar month next following the 12 month in which the ordinance or resolution is adopted and a 13 14 certified copy thereof is filed with the Department of Revenue, 15 whereupon the Department of Revenue shall proceed to administer 16 and enforce this Section on behalf of the county as of the effective date of the ordinance or resolution. Upon a change in 17 rate of a tax levied hereunder, or upon the discontinuance of 18 19 the tax, the county board of the county shall, on or not later 20 than 5 days after the effective date of the ordinance or 21 resolution discontinuing the tax or effecting a change in rate, 22 transmit to the Department of Revenue a certified copy of the 23 ordinance or resolution effecting the change or 24 discontinuance.

(h) This Section shall be known and may be cited as the
 County Motor Fuel Tax Law.

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1 (Source: P.A. 98-1049, eff. 8-25-14.)
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Section 35. The Regional Transportation Authority Act is
amended by changing Section 4.03 as follows:

4 (70 ILCS 3615/4.03) (from Ch. 111 2/3, par. 704.03) 5 Sec. 4.03. Taxes.

6 (a) In order to carry out any of the powers or purposes of 7 the Authority, the Board may by ordinance adopted with the 8 concurrence of 12 of the then Directors, impose throughout the 9 metropolitan region any or all of the taxes provided in this Section. Except as otherwise provided in this Act, taxes 10 11 imposed under this Section and civil penalties imposed incident thereto shall be collected and enforced by the State Department 12 13 of Revenue. The Department shall have the power to administer 14 and enforce the taxes and to determine all rights for refunds for erroneous payments of the taxes. Nothing in Public Act 15 16 95-708 is intended to invalidate any taxes currently imposed by the Authority. The increased vote requirements to impose a tax 17 18 shall only apply to actions taken after January 1, 2008 (the effective date of Public Act 95-708). 19

20 (b) The Board may impose a public transportation tax upon 21 all persons engaged in the metropolitan region in the business 22 of selling at retail motor fuel for operation of motor vehicles 23 upon public highways. The tax shall be at a rate not to exceed 24 5% of the gross receipts from the sales of motor fuel in the 10100SB0103sam001 -30- LRB101 04870 RJF 57981 a

1 course of the business. As used in this Act, the term "motor fuel" shall have the same meaning as in the Motor Fuel Tax Law. 2 3 The Board may provide for details of the tax. The provisions of 4 any tax shall conform, as closely as may be practicable, to the 5 provisions of the Municipal Retailers Occupation Tax Act, 6 including without limitation, conformity to penalties with respect to the tax imposed and as to the powers of the State 7 8 Department of Revenue to promulgate and enforce rules and 9 regulations relating to the administration and enforcement of 10 the provisions of the tax imposed, except that reference in the 11 Act to any municipality shall refer to the Authority and the tax shall be imposed only with regard to receipts from sales of 12 13 motor fuel in the metropolitan region, at rates as limited by 14 this Section.

15 (c) In connection with the tax imposed under paragraph (b) 16 of this Section the Board may impose a tax upon the privilege 17 of using in the metropolitan region motor fuel for the 18 operation of a motor vehicle upon public highways, the tax to 19 be at a rate not in excess of the rate of tax imposed under 20 paragraph (b) of this Section. The Board may provide for 21 details of the tax.

(d) The Board may impose a motor vehicle parking tax upon the privilege of parking motor vehicles at off-street parking facilities in the metropolitan region at which a fee is charged, and may provide for reasonable classifications in and exemptions to the tax, for administration and enforcement 10100SB0103sam001 -31- LRB101 04870 RJF 57981 a

1 thereof and for civil penalties and refunds thereunder and may provide criminal penalties thereunder, the maximum penalties 2 not to exceed the maximum criminal penalties provided in the 3 4 Retailers' Occupation Tax Act. The Authority may collect and 5 enforce the tax itself or by contract with any unit of local government. The State Department of Revenue shall have no 6 responsibility for the collection and enforcement unless the 7 8 Department agrees with the Authority to undertake the 9 collection and enforcement. As used in this paragraph, the term 10 "parking facility" means a parking area or structure having 11 parking spaces for more than 2 vehicles at which motor vehicles are permitted to park in return for an hourly, daily, or other 12 13 periodic fee, whether publicly or privately owned, but does not 14 include parking spaces on a public street, the use of which is 15 regulated by parking meters.

16 The Board may impose a Regional Transportation (e) Authority Retailers' Occupation Tax upon all persons engaged in 17 the business of selling tangible personal property at retail in 18 19 the metropolitan region. In Cook County, the tax rate shall be 20 1.25% of the gross receipts from sales of tangible personal 21 property taxed at the 1% rate under the Retailers' Occupation 22 Tax Act, and 1% of the gross receipts from other taxable sales 23 made in the course of that business. In DuPage, Kane, Lake, 24 McHenry, and Will counties Counties, the tax rate shall be 25 0.75% of the gross receipts from all taxable sales made in the 26 course of that business. The tax imposed under this Section and 10100SB0103sam001 -32- LRB101 04870 RJF 57981 a

all civil penalties that may be assessed as an incident thereof 1 shall be collected and enforced by the State Department of 2 3 Revenue. The Department shall have full power to administer and 4 enforce this Section; to collect all taxes and penalties so 5 collected in the manner hereinafter provided; and to determine all rights to credit memoranda arising on account of the 6 erroneous payment of tax or penalty hereunder. 7 In the administration of, and compliance with this Section, 8 the 9 Department and persons who are subject to this Section shall 10 have the same rights, remedies, privileges, immunities, powers 11 duties, and be subject to the same conditions, and restrictions, limitations, penalties, exclusions, exemptions 12 and definitions of terms, and employ the same modes of 13 14 procedure, as are prescribed in Sections 1, 1a, 1a-1, 1c, 1d, 15 1e, 1f, 1i, 1j, 2 through 2-65 (in respect to all provisions 16 therein other than the State rate of tax), 2c, 3 (except as to the disposition of taxes and penalties collected), 4, 5, 5a, 17 5b, 5c, 5d, 5e, 5f, 5g, 5h, 5i, 5j, 5k, 5l, 6, 6a, 6b, 6c, 6d, 18 7, 8, 9, 10, 11, 12 and 13 of the Retailers' Occupation Tax Act 19 20 and Section 3-7 of the Uniform Penalty and Interest Act, as 21 fully as if those provisions were set forth herein.

Persons subject to any tax imposed under the authority granted in this Section may reimburse themselves for their seller's tax liability hereunder by separately stating the tax as an additional charge, which charge may be stated in combination in a single amount with State taxes that sellers 10100SB0103sam001 -33- LRB101 04870 RJF 57981 a

are required to collect under the Use Tax Act, under any
 bracket schedules the Department may prescribe.

3 Whenever the Department determines that a refund should be 4 made under this Section to a claimant instead of issuing a 5 credit memorandum, the Department shall notify the State Comptroller, who shall cause the warrant to be drawn for the 6 7 amount specified, and to the person named, in the notification 8 from the Department. The refund shall be paid by the State 9 Treasurer out of the Regional Transportation Authority tax fund 10 established under paragraph (n) of this Section.

If a tax is imposed under this subsection (e), a tax shall also be imposed under subsections (f) and (g) of this Section.

13 For the purpose of determining whether a tax authorized 14 under this Section is applicable, a retail sale by a producer 15 of coal or other mineral mined in Illinois, is a sale at retail 16 at the place where the coal or other mineral mined in Illinois is extracted from the earth. This paragraph does not apply to 17 18 coal or other mineral when it is delivered or shipped by the 19 seller to the purchaser at a point outside Illinois so that the 20 sale is exempt under the Federal Constitution as a sale in 21 interstate or foreign commerce.

No tax shall be imposed or collected under this subsection on the sale of a motor vehicle in this State to a resident of another state if that motor vehicle will not be titled in this State.

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Nothing in this Section shall be construed to authorize the

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1 Regional Transportation Authority to impose a tax upon the 2 privilege of engaging in any business that under the 3 Constitution of the United States may not be made the subject 4 of taxation by this State.

5 (f) If a tax has been imposed under paragraph (e), a 6 Regional Transportation Authority Service Occupation Tax shall also be imposed upon all persons engaged, in the metropolitan 7 region in the business of making sales of service, who as an 8 9 incident to making the sales of service, transfer tangible 10 personal property within the metropolitan region, either in the 11 form of tangible personal property or in the form of real estate as an incident to a sale of service. In Cook County, the 12 tax rate shall be: (1) 1.25% of the serviceman's cost price of 13 14 food prepared for immediate consumption and transferred 15 incident to a sale of service subject to the service occupation 16 tax by an entity licensed under the Hospital Licensing Act, the Specialized Mental Nursing Home Care Act, the 17 Health Rehabilitation Act of 2013, the ID/DD Community Care Act, or 18 the MC/DD Act that is located in the metropolitan region; (2) 19 20 1.25% of the selling price of tangible personal property taxed 21 at the 1% rate under the Service Occupation Tax Act; and (3) 1% of the selling price from other taxable sales of tangible 22 23 personal property transferred. In DuPage, Kane, Lake, McHenry 24 and Will counties, Counties the rate shall be 0.75% of the 25 selling price of all tangible personal property transferred.

The tax imposed under this paragraph and all civil

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1 penalties that may be assessed as an incident thereof shall be 2 collected and enforced by the State Department of Revenue. The Department shall have full power to administer and enforce this 3 4 paragraph; to collect all taxes and penalties due hereunder; to 5 dispose of taxes and penalties collected in the manner 6 hereinafter provided; and to determine all rights to credit memoranda arising on account of the erroneous payment of tax or 7 8 penalty hereunder. In the administration of and compliance with 9 this paragraph, the Department and persons who are subject to 10 paragraph shall have the rights, remedies, this same 11 privileges, immunities, powers and duties, and be subject to the same conditions, restrictions, limitations, penalties, 12 13 exclusions, exemptions and definitions of terms, and employ the 14 same modes of procedure, as are prescribed in Sections 1a-1, 2, 15 2a, 3 through 3-50 (in respect to all provisions therein other 16 than the State rate of tax), 4 (except that the reference to the State shall be to the Authority), 5, 7, 8 (except that the 17 jurisdiction to which the tax shall be a debt to the extent 18 indicated in that Section 8 shall be the Authority), 9 (except 19 20 as to the disposition of taxes and penalties collected, and 21 except that the returned merchandise credit for this tax may not be taken against any State tax), 10, 11, 12 (except the 22 23 reference therein to Section 2b of the Retailers' Occupation 24 Tax Act), 13 (except that any reference to the State shall mean 25 the Authority), the first paragraph of Section 15, 16, 17, 18, 26 19 and 20 of the Service Occupation Tax Act and Section 3-7 of

the Uniform Penalty and Interest Act, as fully as if those
 provisions were set forth herein.

Persons subject to any tax imposed under the authority granted in this paragraph may reimburse themselves for their serviceman's tax liability hereunder by separately stating the tax as an additional charge, that charge may be stated in combination in a single amount with State tax that servicemen are authorized to collect under the Service Use Tax Act, under any bracket schedules the Department may prescribe.

10 Whenever the Department determines that a refund should be 11 made under this paragraph to a claimant instead of issuing a credit memorandum, the Department shall notify the State 12 13 Comptroller, who shall cause the warrant to be drawn for the 14 amount specified, and to the person named in the notification 15 from the Department. The refund shall be paid by the State 16 Treasurer out of the Regional Transportation Authority tax fund established under paragraph (n) of this Section. 17

Nothing in this paragraph shall be construed to authorize the Authority to impose a tax upon the privilege of engaging in any business that under the Constitution of the United States may not be made the subject of taxation by the State.

(g) If a tax has been imposed under paragraph (e), a tax shall also be imposed upon the privilege of using in the metropolitan region, any item of tangible personal property that is purchased outside the metropolitan region at retail from a retailer, and that is titled or registered with an

1 agency of this State's government. In Cook County, the tax rate 2 shall be 1% of the selling price of the tangible personal 3 property, as "selling price" is defined in the Use Tax Act. In 4 DuPage, Kane, Lake, McHenry and Will counties, the tax rate 5 shall be 0.75% of the selling price of the tangible personal 6 property, as "selling price" is defined in the Use Tax Act. The tax shall be collected from persons whose Illinois address for 7 titling or registration purposes is given as being in the 8 9 metropolitan region. The tax shall be collected by the 10 Department of Revenue for the Regional Transportation 11 Authority. The tax must be paid to the State, or an exemption determination must be obtained from the Department of Revenue, 12 13 before the title or certificate of registration for the 14 property may be issued. The tax or proof of exemption may be 15 transmitted to the Department by way of the State agency with 16 which, or the State officer with whom, the tangible personal property must be titled or registered if the Department and the 17 18 State agency or State officer determine that this procedure 19 will expedite the processing of applications for title or 20 registration.

The Department shall have full power to administer and enforce this paragraph; to collect all taxes, penalties, and interest due hereunder; to dispose of taxes, penalties, and interest collected in the manner hereinafter provided; and to determine all rights to credit memoranda or refunds arising on account of the erroneous payment of tax, penalty, or interest 10100SB0103sam001 -38- LRB101 04870 RJF 57981 a

1 hereunder. In the administration of and compliance with this paragraph, the Department and persons who are subject to this 2 paragraph shall have the same rights, remedies, privileges, 3 4 immunities, powers and duties, and be subject to the same 5 conditions, restrictions, limitations, penalties, exclusions, 6 exemptions and definitions of terms and employ the same modes of procedure, as are prescribed in Sections 2 (except the 7 definition of "retailer maintaining a place of business in this 8 9 State"), 3 through 3-80 (except provisions pertaining to the 10 State rate of tax, and except provisions concerning collection 11 or refunding of the tax by retailers), 4, 11, 12, 12a, 14, 15, 19 (except the portions pertaining to claims by retailers and 12 13 except the last paragraph concerning refunds), 20, 21 and 22 of 14 the Use Tax Act, and are not inconsistent with this paragraph, 15 as fully as if those provisions were set forth herein.

16 Whenever the Department determines that a refund should be 17 made under this paragraph to a claimant instead of issuing a credit memorandum, the Department shall notify the State 18 Comptroller, who shall cause the order to be drawn for the 19 20 amount specified, and to the person named in the notification from the Department. The refund shall be paid by the State 21 22 Treasurer out of the Regional Transportation Authority tax fund 23 established under paragraph (n) of this Section.

(h) The Authority may impose a replacement vehicle tax of
\$50 on any passenger car as defined in Section 1-157 of the
Illinois Vehicle Code purchased within the metropolitan region

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1 by or on behalf of an insurance company to replace a passenger car of an insured person in settlement of a total loss claim. 2 3 The tax imposed may not become effective before the first day 4 of the month following the passage of the ordinance imposing 5 the tax and receipt of a certified copy of the ordinance by the Department of Revenue. The Department of Revenue shall collect 6 the tax for the Authority in accordance with Sections 3-2002 7 and 3-2003 of the Illinois Vehicle Code. 8

9 The Department shall immediately pay over to the State 10 Treasurer, ex officio, as trustee, all taxes collected 11 hereunder.

As soon as possible after the first day of each month, 12 13 beginning January 1, 2011, upon certification of the Department 14 of Revenue, the Comptroller shall order transferred, and the 15 Treasurer shall transfer, to the STAR Bonds Revenue Fund the 16 local sales tax increment, as defined in the Innovation Development and Economy Act, collected under this Section 17 during the second preceding calendar month for sales within a 18 STAR bond district. 19

After the monthly transfer to the STAR Bonds Revenue Fund, on or before the 25th day of each calendar month, the Department shall prepare and certify to the Comptroller the disbursement of stated sums of money to the Authority. The amount to be paid to the Authority shall be the amount collected hereunder during the second preceding calendar month by the Department, less any amount determined by the Department 10100SB0103sam001 -40- LRB101 04870 RJF 57981 a

1 to be necessary for the payment of refunds, and less any amounts that are transferred to the STAR Bonds Revenue Fund. 2 3 Within 10 days after receipt by the Comptroller of the 4 disbursement certification to the Authority provided for in 5 this Section to be given to the Comptroller by the Department, 6 the Comptroller shall cause the orders to be drawn for that amount in accordance with the directions contained in the 7 8 certification.

9 (i) The Board may not impose any other taxes except as it 10 may from time to time be authorized by law to impose.

11 (j) A certificate of registration issued by the State Department of Revenue to a retailer under the Retailers' 12 13 Occupation Tax Act or under the Service Occupation Tax Act 14 shall permit the registrant to engage in a business that is 15 taxed under the tax imposed under paragraphs (b), (e), (f) or 16 (q) of this Section and no additional registration shall be required under the tax. A certificate issued under the Use Tax 17 Act or the Service Use Tax Act shall be applicable with regard 18 19 to any tax imposed under paragraph (c) of this Section.

(k) The provisions of any tax imposed under paragraph (c) of this Section shall conform as closely as may be practicable to the provisions of the Use Tax Act, including without limitation conformity as to penalties with respect to the tax imposed and as to the powers of the State Department of Revenue to promulgate and enforce rules and regulations relating to the administration and enforcement of the provisions of the tax 10100SB0103sam001 -41- LRB101 04870 RJF 57981 a

1 imposed. The taxes shall be imposed only on use within the 2 metropolitan region and at rates as provided in the paragraph.

3 (1) The Board in imposing any tax as provided in paragraphs 4 (b) and (c) of this Section, shall, after seeking the advice of 5 the State Department of Revenue, provide means for retailers, 6 users or purchasers of motor fuel for purposes other than those with regard to which the taxes may be imposed as provided in 7 8 those paragraphs to receive refunds of taxes improperly paid, 9 which provisions may be at variance with the refund provisions 10 as applicable under the Municipal Retailers Occupation Tax Act. 11 The State Department of Revenue may provide for certificates of registration for users or purchasers of motor fuel for purposes 12 13 other than those with regard to which taxes may be imposed as 14 provided in paragraphs (b) and (c) of this Section to 15 facilitate the reporting and nontaxability of the exempt sales 16 or uses.

(m) Any ordinance imposing or discontinuing any tax under 17 this Section shall be adopted and a certified copy thereof 18 filed with the Department on or before June 1, whereupon the 19 20 Department of Revenue shall proceed to administer and enforce 21 this Section on behalf of the Regional Transportation Authority 22 as of September 1 next following such adoption and filing. Beginning January 1, 1992, an ordinance or resolution imposing 23 24 or discontinuing the tax hereunder shall be adopted and a 25 certified copy thereof filed with the Department on or before 26 the first day of July, whereupon the Department shall proceed 10100SB0103sam001 -42- LRB101 04870 RJF 57981 a

1 to administer and enforce this Section as of the first day of October next following such adoption and filing. Beginning 2 1993, an ordinance or resolution 3 January 1, imposing, 4 increasing, decreasing, or discontinuing the tax hereunder 5 shall be adopted and a certified copy thereof filed with the 6 Department, whereupon the Department shall proceed to administer and enforce this Section as of the first day of the 7 8 first month to occur not less than 60 days following such adoption and filing. Any ordinance or resolution of the 9 10 Authority imposing a tax under this Section and in effect on 11 August 1, 2007 shall remain in full force and effect and shall be administered by the Department of Revenue under the terms 12 and conditions and rates of tax established by such ordinance 13 14 or resolution until the Department begins administering and 15 enforcing an increased tax under this Section as authorized by 16 Public Act 95-708. The tax rates authorized by Public Act 95-708 are effective only if imposed by ordinance of the 17 18 Authority.

(n) Except as otherwise provided in this subsection (n), 19 20 the State Department of Revenue shall, upon collecting any 21 taxes as provided in this Section, pay the taxes over to the 22 State Treasurer as trustee for the Authority. The taxes shall 23 be held in a trust fund outside the State Treasury. On or 24 before the 25th day of each calendar month, the State 25 Department of Revenue shall prepare and certify to the 26 Comptroller of the State of Illinois and to the Authority (i)

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1 the amount of taxes collected in each county County other than Cook County in the metropolitan region, (ii) the amount of 2 taxes collected within the City of Chicago, and (iii) the 3 4 amount collected in that portion of Cook County outside of 5 Chicago, each amount less the amount necessary for the payment 6 of refunds to taxpayers located in those areas described in items (i), (ii), and (iii), and less 1.5% of the remainder, 7 which shall be transferred from the trust fund into the Tax 8 Compliance and Administration Fund. The Department, at the time 9 10 of each monthly disbursement to the Authority, shall prepare 11 and certify to the State Comptroller the amount to be transferred into the Tax Compliance and Administration Fund 12 13 under this subsection. Within 10 days after receipt by the 14 Comptroller of the certification of the amounts, the 15 Comptroller shall cause an order to be drawn for the transfer 16 amount certified into the Tax Compliance of the and Administration Fund and the payment of two-thirds of 17 the amounts certified in item (i) of this subsection to the 18 Authority and one-third of the amounts certified in item (i) of 19 20 this subsection to the respective counties other than Cook 21 County and the amount certified in items (ii) and (iii) of this 22 subsection to the Authority.

In addition to the disbursement required by the preceding paragraph, an allocation shall be made in July 1991 and each year thereafter to the Regional Transportation Authority. The allocation shall be made in an amount equal to the average 10100SB0103sam001 -44- LRB101 04870 RJF 57981 a

1 monthly distribution during the preceding calendar year 2 (excluding the 2 months of lowest receipts) and the allocation shall include the amount of average monthly distribution from 3 4 the Regional Transportation Authority Occupation and Use Tax 5 Replacement Fund. The distribution made in July 1992 and each 6 year thereafter under this paragraph and the preceding paragraph shall be reduced by the amount allocated and 7 disbursed under this paragraph in the preceding calendar year. 8 9 The Department of Revenue shall prepare and certify to the 10 Comptroller for disbursement the allocations made in 11 accordance with this paragraph.

(o) Failure to adopt a budget ordinance or otherwise to comply with Section 4.01 of this Act or to adopt a Five-year Capital Program or otherwise to comply with paragraph (b) of Section 2.01 of this Act shall not affect the validity of any tax imposed by the Authority otherwise in conformity with law.

(p) <u>(Blank)</u>. At no time shall a public transportation tax or motor vehicle parking tax authorized under paragraphs (b), (c) and (d) of this Section be in effect at the same time as any retailers' occupation, use or service occupation tax authorized under paragraphs (e), (f) and (g) of this Section is in effect.

Any taxes imposed under the authority provided in paragraphs (b), (c) and (d) shall remain in effect only until the time as any tax authorized by paragraphs (e), (f) or (g) of this Section are imposed and becomes effective. Once any tax 10100SB0103sam001 -45- LRB101 04870 RJF 57981 a

authorized by paragraphs (e), (f) or (g) is imposed the Board 1 2 may not reimpose taxes as authorized in paragraphs (b), (c) and 3 (d) of the Section unless any tax authorized by paragraphs (e), 4 (f) or (g) of this Section becomes ineffective by means other 5 than an ordinance of the Board.

6 Any existing rights, remedies and obligations (q) 7 (including enforcement by the Regional Transportation 8 Authority) arising under any tax imposed under paragraph 9 paragraphs (b), (c), or (d) of this Section shall not be 10 affected by the imposition of a tax under paragraph paragraphs 11 (e), (f), or (g) of this Section.

(Source: P.A. 99-180, eff. 7-29-15; 99-217, eff. 7-31-15; 12 13 99-642, eff. 7-28-16; 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 100-1171, eff. 1-4-19; revised 1-11-19.) 14

15 Section 40. The Illinois Vehicle Code is amended by changing Sections 2-119, 3-805, 3-806, 3-808, 3-815, 3-818, 16 3-819, 3-821, and 6-118 as follows: 17

18 (625 ILCS 5/2-119) (from Ch. 95 1/2, par. 2-119)

19

Sec. 2-119. Disposition of fees and taxes.

20 (a) All moneys received from Salvage Certificates shall be 21 deposited in the Common School Fund in the State Treasury.

22 (b) Of the money collected for each certificate of title, 23 duplicate certificate of title, and corrected certificate of 24 title:

\$2.60 shall be deposited in the Park and 1 (1)Conservation Fund: 2 3 (2) \$0.65 shall be deposited in the Illinois Fisheries 4 Management Fund; 5 (3) \$108 \$48 shall be disbursed under subsection (g) of this Section; 6 7 (4) \$4 shall be deposited into the Motor Vehicle 8 License Plate Fund; and 9 (5) \$30 shall be deposited into the Capital Projects 10 Fund. All remaining moneys collected for certificates of title, 11 and all moneys collected for filing of security interests, 12 13 shall be deposited in the General Revenue Fund. 14 The \$20 collected for each delinguent vehicle registration 15 renewal fee shall be deposited into the General Revenue Fund. 16 The moneys deposited in the Park and Conservation Fund under this Section shall be used for the acquisition and 17 18 development of bike paths as provided for in Section 805-420 of the Department of Natural Resources (Conservation) Law of the 19 20 Civil Administrative Code of Illinois. The moneys deposited into the Park and Conservation Fund under this subsection shall 21 22 not be subject to administrative charges or chargebacks, unless 23 otherwise authorized by this Code.

If the balance in the Motor Vehicle License Plate Fund exceeds \$40,000,000 on the last day of a calendar month, then during the next calendar month, the \$4 that otherwise would be deposited in that fund shall instead be deposited into the Road
 Fund.

3 (c) All moneys collected for that portion of a driver's 4 license fee designated for driver education under Section 6-118 5 shall be placed in the Drivers Education Fund in the State 6 Treasury.

7 (d) Of the moneys collected as a registration fee for each
8 motorcycle, motor driven cycle, and moped, 27% shall be
9 deposited in the Cycle Rider Safety Training Fund.

10

(e) (Blank).

11 (f) Of the total money collected for a commercial learner's permit (CLP) or original or renewal issuance of a commercial 12 13 driver's license (CDL) pursuant to the Uniform Commercial Driver's License Act (UCDLA): (i) \$6 of the total fee for an 14 15 original or renewal CDL, and \$6 of the total CLP fee when such 16 permit is issued to any person holding a valid Illinois driver's license, shall be paid into the CDLIS/AAMVAnet/NMVTIS 17 (Commercial Driver's 18 Fund License Information Trust System/American Association of Motor Vehicle Administrators 19 20 network/National Motor Vehicle Title Information Service Trust 21 Fund) and shall be used for the purposes provided in Section 22 6z-23 of the State Finance Act and (ii) \$20 of the total fee 23 for an original or renewal CDL or CLP shall be paid into the 24 Motor Carrier Safety Inspection Fund, which is hereby created 25 as a special fund in the State Treasury, to be used by the 26 Department of State Police, subject to appropriation, to hire

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additional officers to conduct motor carrier safety
 inspections pursuant to Chapter 18b of this Code.

3 (g) Of the moneys received by the Secretary of State as registration fees or taxes, certificates of title, duplicate 4 5 certificates of title, corrected certificates of title, or as payment of any other fee under this Code, when those moneys are 6 not otherwise distributed by this Code, 37% shall be deposited 7 into the State Construction Account Fund, and 63% shall be 8 deposited in the Road Fund. Moneys in the Road Fund shall be 9 10 used for the purposes provided in Section 8.3 of the State 11 Finance Act.

- 12 (h) (Blank).
- 13 (i) (Blank).
- 14 (j) (Blank).

15 (k) There is created in the State Treasury a special fund 16 to be known as the Secretary of State Special License Plate 17 Fund. Money deposited into the Fund shall, subject to 18 appropriation, be used by the Office of the Secretary of State (i) to help defray plate manufacturing and plate processing 19 20 costs for the issuance and, when applicable, renewal of any new or existing registration plates authorized under this Code and 21 22 (ii) for grants made by the Secretary of State to benefit Illinois Veterans Home libraries. 23

(1) The Motor Vehicle Review Board Fund is created as a
special fund in the State Treasury. Moneys deposited into the
Fund under paragraph (7) of subsection (b) of Section 5-101 and

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1 Section 5-109 shall, subject to appropriation, be used by the 2 Office of the Secretary of State to administer the Motor Vehicle Review Board, including without limitation payment of 3 4 compensation and all necessary expenses incurred in 5 administering the Motor Vehicle Review Board under the Motor 6 Vehicle Franchise Act.

(m) Effective July 1, 1996, there is created in the State 7 8 Treasury a special fund to be known as the Family 9 Responsibility Fund. Moneys deposited into the Fund shall, 10 subject to appropriation, be used by the Office of the 11 Secretary of State for the purpose of enforcing the Family Financial Responsibility Law. 12

13 (n) The Illinois Fire Fighters' Memorial Fund is created as 14 a special fund in the State Treasury. Moneys deposited into the 15 Fund shall, subject to appropriation, be used by the Office of 16 the State Fire Marshal for construction of the Illinois Fire Fighters' Memorial to be located at the State Capitol grounds 17 18 in Springfield, Illinois. Upon the completion of the Memorial, 19 moneys in the Fund shall be used in accordance with Section 20 3-634.

(o) Of the money collected for each certificate of title
for all-terrain vehicles and off-highway motorcycles, \$17
shall be deposited into the Off-Highway Vehicle Trails Fund.

(p) For audits conducted on or after July 1, 2003 pursuant
to Section 2-124(d) of this Code, 50% of the money collected as
audit fees shall be deposited into the General Revenue Fund.

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1 (Source: P.A. 98-176 (See Section 10 of P.A. 98-722 and Section
2 10 of P.A. 99-414 for the effective date of changes made by
3 P.A. 98-176); 98-177, eff. 1-1-14; 98-756, eff. 7-16-14;
4 99-127, eff. 1-1-16; 99-933, eff. 1-27-17.)

5

(625 ILCS 5/3-805) (from Ch. 95 1/2, par. 3-805)

Sec. 3-805. Electric vehicles. The owner of a motor 6 7 vehicle of the first division or a motor vehicle of the second 8 division weighing 8,000 pounds or less propelled by an electric 9 engine and not utilizing motor fuel shall register the vehicle 10 for a fee of \$148 for a one-year registration period - may register such vehicle for a fee not to exceed \$35 for a 2-year 11 registration period. The Secretary may, in his discretion, 12 13 prescribe that electric vehicle registration plates be issued 14 for an indefinite term, such term to correspond to the term of registration plates issued generally, as provided in Section 15 16 3-414.1. In no event may the registration fee for electric vehicles exceed \$18 per registration year. 17

18 (Source: P.A. 96-1135, eff. 7-21-10.)

19 (625 ILCS 5/3-806) (from Ch. 95 1/2, par. 3-806)

Sec. 3-806. Registration Fees; Motor Vehicles of the First Division. Every owner of any other motor vehicle of the first division, except as provided in Sections 3-804, 3-804.01, 3-804.3, 3-805, 3-806.3, 3-806.7, and 3-808, and every second division vehicle weighing 8,000 pounds or less, shall pay the 10100SB0103sam001 -51- LRB101 04870 RJF 57981 a

Secretary of State an annual registration fee at the following 1 2 rates:

| 3 | SCHEDULE OF REGISTRATION FEES |
|----|---------------------------------------------------------------|
| 4 | REQUIRED BY LAW |
| 5 | Beginning with the 2020 2010 registration year |
| 6 | Annual Fee |
| 7 | Motor vehicles of the first division other |
| 8 | than Autocycles, Motorcycles, Motor |
| 9 | Driven Cycles and Pedalcycles <u>\$148</u> |
| 10 | |
| 11 | Autocycles 68 |
| 12 | |
| 13 | Motorcycles, Motor Driven |
| 14 | Cycles and Pedalcycles 38 |
| 15 | A \$1 surcharge shall be collected in addition to the above |
| 16 | fees for motor vehicles of the first division, autocycles, |
| 17 | motorcycles, motor driven cycles, and pedalcycles to be |
| 18 | deposited into the State Police Vehicle Fund. |
| 19 | All of the proceeds of the additional fees imposed by |
| 20 | Public Act 96-34 shall be deposited into the Capital Projects |
| 21 | Fund. |
| 22 | A \$2 surcharge shall be collected in addition to the above |
| 23 | fees for motor vehicles of the first division, autocycles, |
| 24 | motorcycles, motor driven cycles, and pedalcycles to be |
| 25 | deposited into the Park and Conservation Fund for the |

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1 Department of Natural Resources to use for conservation 2 efforts. The monies deposited into the Park and Conservation Fund under this Section shall not be subject to administrative 3 4 charges or chargebacks unless otherwise authorized by this Act. 5 Of the additional fees imposed by this amendatory Act of the 101st General Assembly, \$34 of the proceeds per fee 6 collected shall be deposited into the Transit Capital Projects 7 8 Fund. 9 (Source: P.A. 97-412, eff. 1-1-12; 97-811, eff. 7-13-12; 10 97-1136, eff. 1-1-13; 98-463, eff. 8-16-13; 98-777, eff. 11 1 - 1 - 15.

12 (625 ILCS 5/3-808) (from Ch. 95 1/2, par. 3-808)

Sec. 3-808. Governmental and charitable vehicles;
Registration fees.

(a) A registration fee of \$10 per 2 year registration
period shall be paid by the owner in the following cases:

17 1. Vehicles operated exclusively as a school bus for 18 school purposes by any school district or any religious or 19 denominational institution, except that such a school bus 20 may be used by such a religious or denominational 21 institution for the transportation of persons to or from 22 any of its official activities.

23 2. Vehicles operated exclusively in a high school
24 driver training program by any school district or school
25 operated by a religious institution.

3. Rescue squad vehicles which are owned and operated
 by a corporation or association organized and operated not
 for profit for the purpose of conducting such rescue
 operations.

5 4. Vehicles, used exclusively as school buses for any 6 school district, which are neither owned nor operated by 7 such district.

8

5. Charitable vehicles.

9 (b) Annual vehicle registration plates shall be issued, at 10 no charge, to the following:

Medical transport vehicles owned and operated by the
 State of Illinois or by any State agency financed by funds
 appropriated by the General Assembly.

Medical transport vehicles operated by or for any
 county, township or municipal corporation.

16 (c) Ceremonial plates. Upon payment of a registration fee of \$148 \$98 per 2-year registration period, the Secretary of 17 State shall issue registration plates to vehicles operated 18 exclusively for ceremonial purposes by any not-for-profit 19 20 veterans', fraternal, or civic organization. The Secretary of State may prescribe that ceremonial vehicle registration 21 plates be issued for an indefinite term, that term to 22 23 correspond to the term of registration plates issued generally, 24 as provided in Section 3-414.1.

All of the proceeds of the additional fees imposed by this amendatory Act of the 96th General Assembly shall be deposited 1

into the Capital Projects Fund.

2 Of the additional fees imposed by this amendatory Act of the 101st General Assembly, \$34 of the proceeds per fee 3 4 collected shall be deposited into the Transit Capital Projects 5 Fund.

(d) In any event, any vehicle registered under this Section 6 used or operated for purposes other than those herein 7 8 prescribed shall be subject to revocation, and in that event, 9 the owner may be required to properly register such vehicle 10 under the provisions of this Code.

11 (e) As a prerequisite to registration under this Section, the Secretary of State may require the vehicle owners listed in 12 13 subsection (a) of this Section who are exempt from federal income taxation under subsection (c) of Section 501 of the 14 15 Internal Revenue Code of 1986, as now or hereafter amended, to 16 submit to him a determination letter, ruling or other written evidence of tax exempt status issued by the Internal Revenue 17 Service. The Secretary may accept a certified copy of the 18 document issued by the Internal Revenue Service as evidence of 19 20 the exemption. The Secretary may require documentation of 21 eligibility under this Section to accompany an application for 22 registration.

23 (f) Special event plates. The Secretary of State may issue 24 registration plates in recognition or commemoration of special 25 events which promote the interests of Illinois citizens. These 26 plates shall be valid for no more than 60 days prior to the

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date of expiration. The Secretary shall require the applicant
 for such plates to pay for the costs of furnishing the plates.

Beginning July 1, 1991, all special event plates shall be recorded in the Secretary of State's files for immediate identification.

6 The Secretary of State, upon issuing a new series of 7 special event plates, shall notify all law enforcement 8 officials of the design and other special features of the 9 special plate series.

10 All special event plates shall indicate, in the lower right 11 corner, the date of expiration in characters no less than 1/2 12 inch high.

13 (Source: P.A. 96-34, eff. 7-13-09.)

14 (625 ILCS 5/3-815) (from Ch. 95 1/2, par. 3-815)

Sec. 3-815. Flat weight tax; vehicles of the second division.

(a) Except as provided in Section 3-806.3 and 3-804.3, 17 every owner of a vehicle of the second division registered 18 19 under Section 3-813, and not registered under the mileage weight tax under Section 3-818, shall pay to the Secretary of 20 State, for each registration year, for the use of the public 21 22 highways, a flat weight tax at the rates set forth in the 23 following table, the rates including the \$10 registration fee: 24 SCHEDULE OF FLAT WEIGHT TAX

25

REQUIRED BY LAW

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| 1 | Gross Weight in Lbs. | | Total Fees |
|----|----------------------------|-------|-------------------------------|
| 2 | Including Vehicle | | each Fiscal |
| 3 | and Maximum Load | Class | year |
| 4 | 8,000 lbs. and less | В | <u>\$148</u> |
| 5 | 8,001 lbs. to 10,000 lbs. | С | <u>218</u> 118 |
| 6 | 10,001 lbs. to 12,000 lbs. | D | <u>238</u> 138 |
| 7 | 12,001 lbs. to 16,000 lbs. | F | <u>342</u> 242 |
| 8 | 16,001 lbs. to 26,000 lbs. | Н | <u>590</u> 490 |
| 9 | 26,001 lbs. to 28,000 lbs. | J | <u>730</u> 630 |
| 10 | 28,001 lbs. to 32,000 lbs. | K | <u>942</u> 842 |
| 11 | 32,001 lbs. to 36,000 lbs. | L | <u>1,082</u> 982 |
| 12 | 36,001 lbs. to 40,000 lbs. | Ν | <u>1,302</u> 1,202 |
| 13 | 40,001 lbs. to 45,000 lbs. | Р | <u>1,490</u> 1,390 |
| 14 | 45,001 lbs. to 50,000 lbs. | Q | <u>1,638</u> 1,538 |
| 15 | 50,001 lbs. to 54,999 lbs. | R | <u>1,798</u> 1,698 |
| 16 | 55,000 lbs. to 59,500 lbs. | S | <u>1,930</u> 1,830 |
| 17 | 59,501 lbs. to 64,000 lbs. | Т | <u>2,070</u> 1,970 |
| 18 | 64,001 lbs. to 73,280 lbs. | V | <u>2,394</u> 2,294 |
| 19 | 73,281 lbs. to 77,000 lbs. | Х | <u>2,722</u> 2,622 |
| 20 | 77,001 lbs. to 80,000 lbs. | Z | <u>2,890</u> 2,790 |

Beginning with the 2010 registration year a \$1 surcharge shall be collected for vehicles registered in the 8,000 lbs. and less flat weight plate category above to be deposited into the State Police Vehicle Fund.

25 Beginning with the 2014 registration year, a \$2 surcharge 26 shall be collected in addition to the above fees for vehicles 10100SB0103sam001 -57- LRB101 04870 RJF 57981 a

registered in the 8,000 lb. and less flat weight plate category as described in this subsection (a) to be deposited into the Park and Conservation Fund for the Department of Natural Resources to use for conservation efforts. The monies deposited into the Park and Conservation Fund under this Section shall not be subject to administrative charges or chargebacks unless otherwise authorized by this Act.

8 All of the proceeds of the additional fees imposed by 9 <u>Public Act 96-34</u> this amendatory Act of the 96th General 10 Assembly shall be deposited into the Capital Projects Fund.

11 Of the additional fees imposed by this amendatory Act of 12 the 101st General Assembly on vehicles registered in the 8,000 13 lb. and less flat weight plate category in this subsection (a), 14 \$34 of the proceeds per fee collected shall be deposited into 15 the Transit Capital Projects Fund.

16 (a-1) A Special Hauling Vehicle is a vehicle or combination of vehicles of the second division registered under Section 17 3-813 transporting asphalt or concrete in the plastic state or 18 a vehicle or combination of vehicles that are subject to the 19 20 gross weight limitations in subsection (a) of Section 15-111 for which the owner of the vehicle or combination of vehicles 21 22 has elected to pay, in addition to the registration fee in subsection (a), \$125 to the Secretary of State for each 23 24 registration year. The Secretary shall designate this class of 25 vehicle as a Special Hauling Vehicle.

26

(a-5) Beginning January 1, 2015, upon the request of the

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1 vehicle owner, a \$10 surcharge shall be collected in addition 2 to the above fees for vehicles in the 12,000 lbs. and less flat weight plate categories as described in subsection (a) to be 3 deposited into the Secretary of State Special License Plate 4 5 Fund. The \$10 surcharge is to identify vehicles in the 12,000 6 lbs. and less flat weight plate categories as a covered farm vehicle. The \$10 surcharge is an annual, flat fee that shall be 7 8 based on an applicant's new or existing registration year for 9 each vehicle in the 12,000 lbs. and less flat weight plate 10 categories. A designation as a covered farm vehicle under this 11 subsection (a-5) shall not alter a vehicle's registration as a registration in the 12,000 lbs. or less flat weight category. 12 13 The Secretary shall adopt any rules necessary to implement this 14 subsection (a-5).

15 (a-10) Beginning January 1, 2019, upon the request of the 16 vehicle owner, the Secretary of State shall collect a \$10 surcharge in addition to the fees for second division vehicles 17 in the 8,000 lbs. and less flat weight plate category described 18 in subsection (a) that are issued a registration plate under 19 20 Article VI of this Chapter. The \$10 surcharge shall be 21 deposited into the Secretary of State Special License Plate 22 Fund. The \$10 surcharge is to identify a vehicle in the 8,000 23 lbs. and less flat weight plate category as a covered farm 24 vehicle. The \$10 surcharge is an annual, flat fee that shall be 25 based on an applicant's new or existing registration year for 26 each vehicle in the 8,000 lbs. and less flat weight plate

1 category. A designation as a covered farm vehicle under this 2 subsection (a-10) shall not alter a vehicle's registration in 3 the 8,000 lbs. or less flat weight category. The Secretary 4 shall adopt any rules necessary to implement this subsection 5 (a-10).

(b) Except as provided in Section 3-806.3, every camping 6 trailer, motor home, mini motor home, travel trailer, truck 7 8 camper or van camper used primarily for recreational purposes, 9 and not used commercially, nor for hire, nor owned by a 10 commercial business, may be registered for each registration 11 year upon the filing of a proper application and the payment of a registration fee and highway use tax, according to the 12 13 following table of fees:

MOTOR HOME, MINI MOTOR HOME, TRUCK CAMPER OR VAN CAMPER 14 15 Gross Weight in Lbs. Total Fees 16 Including Vehicle and Each 17 Maximum Load Calendar Year 18 8,000 lbs and less \$78 8,001 Lbs. to 10,000 Lbs 19 90 20 10,001 Lbs. and Over 102 21 CAMPING TRAILER OR TRAVEL TRAILER 22 Gross Weight in Lbs. Total Fees 23 Including Vehicle and Each 24 Maximum Load Calendar Year 25 3,000 Lbs. and Less \$18 3,001 Lbs. to 8,000 Lbs. 30 26

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1 8,001 Lbs. to 10,000 Lbs. 38 10,001 Lbs. and Over 2 50 3 Every house trailer must be registered under Section 3-819. (c) Farm Truck. Any truck used exclusively for the owner's 4 5 agricultural, horticultural or livestock own raising 6 operations and not-for-hire only, or any truck used only in the 7 transportation for-hire of seasonal, fresh, perishable fruit 8 or vegetables from farm to the point of first processing, may 9 be registered by the owner under this paragraph in lieu of registration under paragraph (a), upon filing of a proper 10 11 application and the payment of the \$10 registration fee and the highway use tax herein specified as follows: 12 13 SCHEDULE OF FEES AND TAXES 14 Gross Weight in Lbs. Total Amount for 15 Including Truck and each 16 Maximum Load Class Fiscal Year 17 16,000 lbs. or less VF <u>\$250</u> \$150 16,001 to 20,000 lbs. 326 226 18 VG 19 20,001 to 24,000 lbs. 390 290 VH 20 24,001 to 28,000 lbs. VJ 478 378 28,001 to 32,000 lbs. 21 606 506 VK 22 32,001 to 36,000 lbs. 710 610 VL 23 36,001 to 45,000 lbs. 910 810 VP 45,001 to 54,999 lbs. 24 VR 1,126 1,026 25 55,000 to 64,000 lbs. VT 1,302 1,202 26 64,001 to 73,280 lbs. VV 1,390 1,290

 1
 73,281 to 77,000 lbs.
 VX
 1,450 1,350

 2
 77,001 to 80,000 lbs.
 VZ
 1,590 1,490

In the event the Secretary of State revokes a farm truck registration as authorized by law, the owner shall pay the flat weight tax due hereunder before operating such truck.

Any combination of vehicles having 5 axles, with a distance of 42 feet or less between extreme axles, that are subject to the weight limitations in subsection (a) of Section 15-111 for which the owner of the combination of vehicles has elected to pay, in addition to the registration fee in subsection (c), \$125 to the Secretary of State for each registration year shall be designated by the Secretary as a Special Hauling Vehicle.

13 (d) The number of axles necessary to carry the maximum load14 provided shall be determined from Chapter 15 of this Code.

(e) An owner may only apply for and receive 5 farm truck registrations, and only 2 of those 5 vehicles shall exceed 59,500 gross weight in pounds per vehicle.

(f) Every person convicted of violating this Section by failure to pay the appropriate flat weight tax to the Secretary of State as set forth in the above tables shall be punished as provided for in Section 3-401.

22 (Source: P.A. 100-734, eff. 1-1-19; 100-956, eff. 1-1-19; 23 revised 10-15-18.)

24 (625 ILCS 5/3-818) (from Ch. 95 1/2, par. 3-818)
25 Sec. 3-818. Mileage weight tax option.

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1 (a) Any owner of a vehicle of the second division may elect to pay a mileage weight tax for such vehicle in lieu of the 2 flat weight tax set out in Section 3-815. Such election shall 3 4 be binding to the end of the registration year. Renewal of this 5 election must be filed with the Secretary of State on or before July 1 of each registration period. In such event the owner 6 shall, at the time of making such election, pay the \$10 7 8 registration fee and the minimum guaranteed mileage weight tax, 9 as hereinafter provided, which payment shall permit the owner 10 to operate that vehicle the maximum mileage in this State 11 hereinafter set forth. Any vehicle being operated on mileage plates cannot be operated outside of this State. In addition 12 13 thereto, the owner of that vehicle shall pay a mileage weight 14 tax at the following rates for each mile traveled in this State 15 in excess of the maximum mileage provided under the minimum 16 guaranteed basis: 17 BUS, TRUCK OR TRUCK TRACTOR 18 Maximum Mileage 19 Minimum Mileage Weight Tax 20 Guaranteed Permitted for Mileage 21 Gross Weight Mileage Under in excess of 22 Vehicle and Weight Guaranteed Guaranteed 23 Load Class Tax Tax Mileage 24 12,000 lbs. or less \$173 \$73 5,000 26 Mills MD 25 12,001 to 16,000 lbs. MF 220 120 6,000 34 Mills

 26
 16,001 to 20,000 lbs.
 MG
 <u>280</u> 180
 6,000

46 Mills

| 1 | 20,001 to 24,000 lbs. | MH | <u>335</u> 235 | 6,000 | 63 Mills |
|----|-----------------------|---------|------------------------------|--------------|--------------|
| 2 | 24,001 to 28,000 lbs. | MJ | <u>415</u> 315 | 7,000 | 63 Mills |
| 3 | 28,001 to 32,000 lbs. | MK | <u>485</u> 385 | 7,000 | 83 Mills |
| 4 | 32,001 to 36,000 lbs. | ML | <u>585</u> 485 | 7,000 | 99 Mills |
| 5 | 36,001 to 40,000 lbs. | MN | <u>715</u> 615 | 7,000 | 128 Mills |
| 6 | 40,001 to 45,000 lbs. | MP | <u>795</u> 695 | 7,000 | 139 Mills |
| 7 | 45,001 to 54,999 lbs. | MR | <u>953</u> 853 | 7,000 | 156 Mills |
| 8 | 55,000 to 59,500 lbs. | MS | <u>1,020</u> 920 | 7,000 | 178 Mills |
| 9 | 59,501 to 64,000 lbs. | MT | 1,085 985 | 7,000 | 195 Mills |
| 10 | 64,001 to 73,280 lbs. | MV | 1,273 1,173 | 7,000 | 225 Mills |
| 11 | 73,281 to 77,000 lbs. | MX | 1,428 1,328 | 7,000 | 258 Mills |
| 12 | 77,001 to 80,000 lbs. | MZ | 1,515 1,415 | 7,000 | 275 Mills |
| 13 | | Т | RAILER | | |
| 14 | | | | Maximum | Mileage |
| 15 | | | Minimum | Mileage | Weight Tax |
| 16 | | | Guaranteed | Permitted | for Mileage |
| 17 | Gross Weight | | Mileage | Under | in excess of |
| 18 | Vehicle and | | Weight | Guaranteed | Guaranteed |
| 19 | Load | Class | Tax | Tax | Mileage |
| 20 | 14,000 lbs. or less | ME | <u>\$175</u> \$75 | 5,000 | 31 Mills |
| 21 | 14,001 to 20,000 lbs. | MF | <u>235</u> 135 | 6,000 | 36 Mills |
| 22 | 20,001 to 36,000 lbs. | ML | <u>640</u> 540 | 7,000 | 103 Mills |
| 23 | 36,001 to 40,000 lbs. | MM | <u>850</u> 750 | 7,000 | 150 Mills |
| 24 | (a-1) A Special Ha | uling V | ehicle is a | a vehicle or | combination |

(a-1) A Special Hauling Vehicle is a vehicle or combination
 of vehicles of the second division registered under Section
 3-813 transporting asphalt or concrete in the plastic state or

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a vehicle or combination of vehicles that are subject to the gross weight limitations in subsection (a) of Section 15-111 for which the owner of the vehicle or combination of vehicles has elected to pay, in addition to the registration fee in subsection (a), \$125 to the Secretary of State for each registration year. The Secretary shall designate this class of vehicle as a Special Hauling Vehicle.

8 In preparing rate schedules on registration applications, 9 the Secretary of State shall add to the above rates, the \$10 10 registration fee. The Secretary may decline to accept any 11 renewal filed after July 1st.

12 The number of axles necessary to carry the maximum load 13 provided shall be determined from Chapter 15 of this Code.

14 Every owner of a second division motor vehicle for which he 15 has elected to pay a mileage weight tax shall keep a daily 16 record upon forms prescribed by the Secretary of State, showing the mileage covered by that vehicle in this State. Such record 17 shall contain the license number of the vehicle and the miles 18 traveled by the vehicle in this State for each day of the 19 20 calendar month. Such owner shall also maintain records of fuel consumed by each such motor vehicle and fuel purchases 21 22 therefor. On or before the 10th day of July the owner shall certify to the Secretary of State upon forms prescribed 23 24 therefor, summaries of his daily records which shall show the 25 miles traveled by the vehicle in this State during the 26 preceding 12 months and such other information as the Secretary

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of State may require. The daily record and fuel records shall be filed, preserved and available for audit for a period of 3 years. Any owner filing a return hereunder shall certify that such return is a true, correct and complete return. Any person who willfully makes a false return hereunder is guilty of perjury and shall be punished in the same manner and to the same extent as is provided therefor.

8 At the time of filing his return, each owner shall pay to 9 the Secretary of State the proper amount of tax at the rate 10 herein imposed.

11 Every owner of a vehicle of the second division who elects to pay on a mileage weight tax basis and who operates the 12 vehicle within this State, shall file with the Secretary of 13 State a bond in the amount of \$500. The bond shall be in a form 14 15 approved by the Secretary of State and with a surety company 16 approved by the Illinois Department of Insurance to transact business in this State as surety, and shall be conditioned upon 17 such applicant's paying to the State of Illinois all money 18 becoming due by reason of the operation of the second division 19 20 vehicle in this State, together with all penalties and interest 21 thereon.

22 Upon notice from the Secretary that the registrant has 23 failed to pay the excess mileage fees, the surety shall 24 immediately pay the fees together with any penalties and 25 interest thereon in an amount not to exceed the limits of the 26 bond. 10100SB0103sam001 -66- LRB101 04870 RJF 57981 a

(b) Beginning January 1, 2016, upon the request of the 1 2 vehicle owner, a \$10 surcharge shall be collected in addition to the above fees for vehicles in the 12,000 lbs. and less 3 mileage weight plate category as described in subsection (a) to 4 5 be deposited into the Secretary of State Special License Plate 6 Fund. The \$10 surcharge is to identify vehicles in the 12,000 lbs. and less mileage weight plate category as a covered farm 7 vehicle. The \$10 surcharge is an annual flat fee that shall be 8 9 based on an applicant's new or existing registration year for 10 each vehicle in the 12,000 lbs. and less mileage weight plate 11 category. A designation as a covered farm vehicle under this subsection (b) shall not alter a vehicle's registration as a 12 13 registration in the 12,000 lbs. or less mileage weight category. The Secretary shall adopt any rules necessary to 14 15 implement this subsection (b).

16 (Source: P.A. 99-57, eff. 7-16-15; 99-642, eff. 7-28-16.)

17 (625 ILCS 5/3-819) (from Ch. 95 1/2, par. 3-819)

18 Sec. 3-819. Trailer; Flat weight tax.

(a) Farm Trailer. Any farm trailer drawn by a motor vehicle of the second division registered under paragraph (a) or (c) of Section 3-815 and used exclusively by the owner for his own agricultural, horticultural or livestock raising operations and not used for hire, or any farm trailer utilized only in the transportation for-hire of seasonal, fresh, perishable fruit or vegetables from farm to the point of first processing, and 10100SB0103sam001 -67- LRB101 04870 RJF 57981 a

1 any trailer used with a farm tractor that is not an implement 2 of husbandry may be registered under this paragraph in lieu of registration under paragraph (b) of this Section upon the 3 4 filing of a proper application and the payment of the \$10 5 registration fee and the highway use tax herein for use of the public highways of this State, at the following rates which 6 include the \$10 registration fee: 7 8 SCHEDULE OF FEES AND TAXES 9 Gross Weight in Lbs. Class Total Amount 10 Including Vehicle each Fiscal Year 11 and Maximum Load 10,000 lbs. or less \$160 \$60 12 VDD 13 10,001 to 14,000 lbs. 206 106 VDE 14,001 to 20,000 lbs. 266 166 14 VDG 15 20,001 to 28,000 lbs. VDJ 478 378 16 28,001 to 36,000 lbs. VDL 750 650

17 An owner may only apply for and receive two farm trailer 18 registrations.

(b) All other owners of trailers, other than apportionable trailers registered under Section 3-402.1 of this Code, used with a motor vehicle on the public highways, shall pay to the Secretary of State for each registration year a flat weight tax, for the use of the public highways of this State, at the following rates (which includes the registration fee of \$10 required by Section 3-813):

SCHEDULE OF TRAILER FLAT

26

| 1 | WEIGHT TAX REQUI | RED | |
|----|----------------------------------------|--------------|-------------------------------|
| 2 | BY LAW | | |
| 3 | Gross Weight in Lbs. | | Total Fees |
| 4 | Including Vehicle and | | each |
| 5 | Maximum Load | Class | Fiscal Year |
| 6 | 3,000 lbs. and less | TA | <u>\$118</u> |
| 7 | 5,000 lbs. and more than 3,000 | TB | <u>154</u> 54 |
| 8 | 8,000 lbs. and more than 5,000 | TC | <u>158</u> 58 |
| 9 | 10,000 lbs. and more than 8,000 | TD | <u>206</u> 106 |
| 10 | 14,000 lbs. and more than 10,000 | TE | <u>270</u> 170 |
| 11 | 20,000 lbs. and more than 14,000 | TG | <u>358</u> 258 |
| 12 | 32,000 lbs. and more than 20,000 | TK | <u>822</u> 722 |
| 13 | 36,000 lbs. and more than 32,000 | TL | <u>1,182</u> 1,082 |
| 14 | 40,000 lbs. and more than 36,000 | TN | <u>1,602</u> 1,502 |
| 15 | (c) The number of axles necessary | to carry the | e maximum load |
| 16 | provided shall be determined from Chap | ter 15 of th | is Code. |

17 (Source: P.A. 96-328, eff. 8-11-09.)

18 (625 ILCS 5/3-821) (from Ch. 95 1/2, par. 3-821)

19

Sec. 3-821. Miscellaneous registration and title fees.

(a) Except as provided under subsection (h), the fee to be paid to the Secretary of State for the following certificates, registrations or evidences of proper registration, or for corrected or duplicate documents shall be in accordance with the following schedule:

25 Certificate of Title, except for an all-terrain

| 1 | vehicle or off-highway motorcycle | <u>\$155</u> \$95 |
|----|----------------------------------------------------|------------------------------|
| 2 | Certificate of Title for an all-terrain vehicle | |
| 3 | or off-highway motorcycle | \$30 |
| 4 | Certificate of Title for an all-terrain vehicle | |
| 5 | or off-highway motorcycle used for production | |
| 6 | agriculture, or accepted by a dealer in trade | 13 |
| 7 | Certificate of Title for a low-speed vehicle | 30 |
| 8 | Transfer of Registration or any evidence of | |
| 9 | proper registration | \$25 |
| 10 | Duplicate Registration Card for plates or other | |
| 11 | evidence of proper registration | 3 |
| 12 | Duplicate Registration Sticker or Stickers, each | 20 |
| 13 | Duplicate Certificate of Title | <u>155</u> 95 |
| 14 | Corrected Registration Card or Card for other | |
| 15 | evidence of proper registration | 3 |
| 16 | Corrected Certificate of Title | <u>155</u> 95 |
| 17 | Salvage Certificate | 4 |
| 18 | Fleet Reciprocity Permit | 15 |
| 19 | Prorate Decal | 1 |
| 20 | Prorate Backing Plate | 3 |
| 21 | Special Corrected Certificate of Title | 15 |
| 22 | Expedited Title Service (to be charged in addition | L |
| 23 | to other applicable fees) | 30 |
| 24 | Dealer Lien Release Certificate of Title | 20 |
| 25 | A special corrected certificate of title shall | be issued |
| 26 | (i) to remove a co-owner's name due to the deat | h of the |

1 co-owner, to transfer title to a spouse if the decedent-spouse 2 was the sole owner on the title, or due to a divorce; (ii) to 3 change a co-owner's name due to a marriage; or (iii) due to a 4 name change under Article XXI of the Code of Civil Procedure.

There shall be no fee paid for a Junking Certificate.

5

6 There shall be no fee paid for a certificate of title 7 issued to a county when the vehicle is forfeited to the county 8 under Article 36 of the Criminal Code of 2012.

9 (a-5) The Secretary of State may revoke a certificate of 10 title and registration card and issue a corrected certificate 11 of title and registration card, at no fee to the vehicle owner 12 lienholder, if there is proof that the vehicle or 13 identification number is erroneously shown on the original 14 certificate of title.

15 (a-10) The Secretary of State may issue, in connection with 16 the sale of a motor vehicle, a corrected title to a motor vehicle dealer upon application and submittal of a lien release 17 letter from the lienholder listed in the files of the 18 19 Secretary. In the case of a title issued by another state, the 20 dealer must submit proof from the state that issued the last 21 title. The corrected title, which shall be known as a dealer 22 lien release certificate of title, shall be issued in the name 23 of the vehicle owner without the named lienholder. If the motor 24 vehicle is currently titled in a state other than Illinois, the 25 applicant must submit either (i) a letter from the current 26 lienholder releasing the lien and stating that the lienholder has possession of the title; or (ii) a letter from the current lienholder releasing the lien and a copy of the records of the department of motor vehicles for the state in which the vehicle is titled, showing that the vehicle is titled in the name of the applicant and that no liens are recorded other than the lien for which a release has been submitted. The fee for the dealer lien release certificate of title is \$20.

8 (b) The Secretary may prescribe the maximum service charge 9 to be imposed upon an applicant for renewal of a registration 10 by any person authorized by law to receive and remit or 11 transmit to the Secretary such renewal application and fees 12 therewith.

(c) If payment is delivered to the Office of the Secretary of State as payment of any fee or tax under this Code, and such payment is not honored for any reason, the registrant or other person tendering the payment remains liable for the payment of such fee or tax. The Secretary of State may assess a service charge of \$25 in addition to the fee or tax due and owing for all dishonored payments.

If the total amount then due and owing exceeds the sum of \$100 and has not been paid in full within 60 days from the date the dishonored payment was first delivered to the Secretary of State, the Secretary of State shall assess a penalty of 25% of such amount remaining unpaid.

All amounts payable under this Section shall be computed to the nearest dollar. Out of each fee collected for dishonored payments, \$5 shall be deposited in the Secretary of State
 Special Services Fund.

(d) The minimum fee and tax to be paid by any applicant for 3 4 apportionment of a fleet of vehicles under this Code shall be 5 \$15 if the application was filed on or before the date specified by the Secretary together with fees and taxes due. If 6 an application and the fees or taxes due are filed after the 7 8 date specified by the Secretary, the Secretary may prescribe 9 the payment of interest at the rate of 1/2 of 1% per month or 10 fraction thereof after such due date and a minimum of \$8.

11 (e) Trucks, truck tractors, truck tractors with loads, and motor buses, any one of which having a combined total weight in 12 13 excess of 12,000 lbs. shall file an application for a Fleet 14 Reciprocity Permit issued by the Secretary of State. This 15 permit shall be in the possession of any driver operating a 16 vehicle on Illinois highways. Any foreign licensed vehicle of the second division operating at any time in Illinois without a 17 18 Reciprocity Permit or other proper Illinois Fleet 19 registration, shall subject the operator to the penalties 20 provided in Section 3-834 of this Code. For the purposes of this Code, "Fleet Reciprocity Permit" means any second division 21 22 motor vehicle with a foreign license and used only in 23 interstate transportation of goods. The fee for such permit 24 shall be \$15 per fleet which shall include all vehicles of the 25 fleet being registered.

26

(f) For purposes of this Section, "all-terrain vehicle or

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1 off-highway motorcycle used for production agriculture" means any all-terrain vehicle or off-highway motorcycle used in the 2 3 raising of or the propagation of livestock, crops for sale for 4 human consumption, crops for livestock consumption, and 5 production seed stock grown for the propagation of feed grains 6 and the husbandry of animals or for the purpose of providing a food product, including the husbandry of blood stock as a main 7 source of providing a food product. "All-terrain vehicle or 8 off-highway motorcycle used in production agriculture" also 9 10 means any all-terrain vehicle or off-highway motorcycle used in 11 animal husbandry, floriculture, aquaculture, horticulture, and viticulture. 12

13 (g) All of the proceeds of the additional fees imposed by 14 Public Act 96-34 shall be deposited into the Capital Projects 15 Fund.

16 (h) The fee for a duplicate registration sticker or 17 stickers shall be the amount required under subsection (a) or 18 the vehicle's annual registration fee amount, whichever is 19 less.

20 (Source: P.A. 99-260, eff. 1-1-16; 99-607, eff. 7-22-16; 21 100-956, eff. 1-1-19.)

22 (625 ILCS 5/6-118)

23 Sec. 6-118. Fees.

(a) The <u>fees</u> fee for licenses and permits under this
 Article <u>are</u> is as follows:

| 1 | Original driver's license <u>\$60</u> |
|----|-------------------------------------------------------------------------------------------------------------------------------------------------------|
| 2 | Original or renewal driver's license |
| 3 | issued to 18, 19 and 20 year olds $\dots \dots \dots$ |
| 4 | All driver's licenses for persons |
| 5 | age 69 through age 80 age 69 through age 80 |
| 6 | All driver's licenses for persons |
| 7 | age 81 through age 86 2 |
| 8 | All driver's licenses for persons |
| 9 | age 87 or older 0 |
| 10 | Renewal driver's license (except for |
| 11 | applicants ages 18, 19 and 20 or |
| 12 | age 69 and older) <u>60</u> 30 |
| 13 | Original instruction permit issued to |
| 14 | persons (except those age 69 and older) |
| 15 | who do not hold or have not previously |
| 16 | held an Illinois instruction permit or |
| 17 | driver's license 20 |
| 18 | Instruction permit issued to any person |
| 19 | holding an Illinois driver's license |
| 20 | who wishes a change in classifications, |
| 21 | other than at the time of renewal |
| 22 | Any instruction permit issued to a person |
| 23 | age 69 and older 5 |
| 24 | Instruction permit issued to any person, |
| 25 | under age 69, not currently holding a |
| 26 | valid Illinois driver's license or |

| 1 | instruction permit but who has |
|----|-----------------------------------------------------|
| 2 | previously been issued either document |
| 3 | in Illinois 10 |
| 4 | Restricted driving permit 8 |
| 5 | Monitoring device driving permit |
| 6 | Duplicate or corrected driver's license |
| 7 | or permit 5 |
| 8 | Duplicate or corrected restricted |
| 9 | driving permit 5 |
| 10 | Duplicate or corrected monitoring |
| 11 | device driving permit 5 |
| 12 | Duplicate driver's license or permit issued to |
| 13 | an active-duty member of the |
| 14 | United States Armed Forces, |
| 15 | the member's spouse, or |
| 16 | the dependent children living |
| 17 | with the member 0 |
| 18 | Original or renewal M or L endorsement 5 |
| 19 | SPECIAL FEES FOR COMMERCIAL DRIVER'S LICENSE |
| 20 | The fees for commercial driver licenses and permits |
| 21 | under Article V shall be as follows: |
| 22 | Commercial driver's license: |
| 23 | \$6 for the CDLIS/AAMVAnet/NMVTIS Trust Fund |
| 24 | (Commercial Driver's License Information |
| 25 | System/American Association of Motor Vehicle |
| 26 | Administrators network/National Motor Vehicle |

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| 1 | Title Information Service Trust Fund); | |
|----|-----------------------------------------------------------|------|
| 2 | \$20 for the Motor Carrier Safety Inspection Fund; | |
| 3 | \$10 for the driver's license; | |
| 4 | and \$24 for the CDL: | \$60 |
| 5 | Renewal commercial driver's license: | |
| 6 | \$6 for the CDLIS/AAMVAnet/NMVTIS Trust Fund; | |
| 7 | \$20 for the Motor Carrier Safety Inspection Fund; | |
| 8 | \$10 for the driver's license; and | |
| 9 | \$24 for the CDL: | \$60 |
| 10 | Commercial learner's permit | |
| 11 | issued to any person holding a valid | |
| 12 | Illinois driver's license for the | |
| 13 | purpose of changing to a | |
| 14 | CDL classification: \$6 for the | |
| 15 | CDLIS/AAMVAnet/NMVTIS Trust Fund; | |
| 16 | \$20 for the Motor Carrier | |
| 17 | Safety Inspection Fund; and | |
| 18 | \$24 for the CDL classification | \$50 |
| 19 | Commercial learner's permit | |
| 20 | issued to any person holding a valid | |
| 21 | Illinois CDL for the purpose of | |
| 22 | making a change in a classification, | |
| 23 | endorsement or restriction | \$5 |
| 24 | CDL duplicate or corrected license | \$5 |
| 25 | In order to ensure the proper implementation of the Unif | orm |
| 26 | Commercial Driver License Act, Article V of this Chapter, | the |

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Secretary of State is empowered to <u>prorate</u> pro-rate the \$24 fee
 for the commercial driver's license proportionate to the
 expiration date of the applicant's Illinois driver's license.

The fee for any duplicate license or permit shall be waived for any person who presents the Secretary of State's office with a police report showing that his license or permit was stolen.

8 The fee for any duplicate license or permit shall be waived 9 for any person age 60 or older whose driver's license or permit 10 has been lost or stolen.

11 No additional fee shall be charged for a driver's license, 12 or for a commercial driver's license, when issued to the holder 13 of an instruction permit for the same classification or type of 14 license who becomes eligible for such license.

15 The fee for a restricted driving permit under this 16 subsection (a) shall be imposed annually until the expiration 17 of the permit.

18 (a-5) The fee for a driver's record or data contained 19 therein is \$12.

(b) Any person whose license or privilege to operate a
motor vehicle in this State has been suspended or revoked under
Section 3-707, any provision of Chapter 6, Chapter 11, or
Section 7-205, 7-303, or 7-702 of the Family Financial
Responsibility Law of this Code, shall in addition to any other
fees required by this Code, pay a reinstatement fee as follows:
Suspension under Section 3-707 \$100

| 1 | Suspension under Section 11-1431 \$100 |
|---|-------------------------------------------------|
| 2 | Summary suspension under Section 11-501.1 \$250 |
| 3 | Suspension under Section 11-501.9 \$250 |
| 4 | Summary revocation under Section 11-501.1 \$500 |
| 5 | Other suspension \$70 |
| 6 | Revocation \$500 |

However, any person whose license or privilege to operate a 7 8 motor vehicle in this State has been suspended or revoked for a 9 second or subsequent time for a violation of Section 11-501, 10 11-501.1, or 11-501.9 of this Code or a similar provision of a local ordinance or a similar out-of-state offense or Section 11 9-3 of the Criminal Code of 1961 or the Criminal Code of 2012 12 13 and each suspension or revocation was for a violation of Section 11-501, 11-501.1, or 11-501.9 of this Code or a similar 14 15 provision of a local ordinance or a similar out-of-state 16 offense or Section 9-3 of the Criminal Code of 1961 or the Criminal Code of 2012 shall pay, in addition to any other fees 17 18 required by this Code, a reinstatement fee as follows:

26

1. The following amounts shall be paid into the Drivers

Education Fund: 1 (A) \$16 of the \$20 fee for an original driver's 2 3 instruction permit; 4 (B) \$5 of the \$30 fee for an original driver's 5 license; (C) \$5 of the \$30 fee for a 4 year renewal driver's 6 7 license: 8 (D) \$4 of the \$8 fee for a restricted driving 9 permit; and 10 (E) \$4 of the \$8 fee for a monitoring device 11 driving permit. 2. \$30 of the \$250 fee for reinstatement of a license 12 13 summarily suspended under Section 11-501.1 or suspended 14 under Section 11-501.9 shall be deposited into the Drunk 15 and Drugged Driving Prevention Fund. However, for a person 16 whose license or privilege to operate a motor vehicle in this State has been suspended or revoked for a second or 17 subsequent time for a violation of Section 11-501, 18 11-501.1, or 11-501.9 of this Code or Section 9-3 of the 19 20 Criminal Code of 1961 or the Criminal Code of 2012, \$190 of 21 the \$500 fee for reinstatement of a license summarily 22 suspended under Section 11-501.1 or suspended under 23 11-501.9, and \$190 of the \$500 fee Section for 24 reinstatement of a revoked license shall be deposited into 25 the Drunk and Drugged Driving Prevention Fund. \$190 of the 26 \$500 fee for reinstatement of a license summarily revoked pursuant to Section 11-501.1 shall be deposited into the
 Drunk and Drugged Driving Prevention Fund.

3. \$6 of the original or renewal fee for a commercial
driver's license and \$6 of the commercial learner's permit
fee when the permit is issued to any person holding a valid
Illinois driver's license, shall be paid into the
CDLIS/AAMVAnet/NMVTIS Trust Fund.

8 4. \$30 of the \$70 fee for reinstatement of a license
9 suspended under the Family Financial Responsibility Law
10 shall be paid into the Family Responsibility Fund.

5. The \$5 fee for each original or renewal M or L
endorsement shall be deposited into the Cycle Rider Safety
Training Fund.

6. \$20 of any original or renewal fee for a commercial
driver's license or commercial learner's permit shall be
paid into the Motor Carrier Safety Inspection Fund.

17 7. The following amounts shall be paid into the General18 Revenue Fund:

(A) \$190 of the \$250 reinstatement fee for a
summary suspension under Section 11-501.1 or a
suspension under Section 11-501.9;

(B) \$40 of the \$70 reinstatement fee for any other
suspension provided in subsection (b) of this Section;
and

(C) \$440 of the \$500 reinstatement fee for a first
 offense revocation and \$310 of the \$500 reinstatement

1 fee for a second or subsequent revocation.
2 8. Fees collected under paragraph (4) of subsection (d)
3 and subsection (h) of Section 6-205 of this Code;
4 subparagraph (C) of paragraph 3 of subsection (c) of
5 Section 6-206 of this Code; and paragraph (4) of subsection
6 (a) of Section 6-206.1 of this Code, shall be paid into the
7 funds set forth in those Sections.

8 (d) All of the proceeds of the additional fees imposed by 9 this amendatory Act of the 96th General Assembly shall be 10 deposited into the Capital Projects Fund.

(e) The additional fees imposed by this amendatory Act of the 96th General Assembly shall become effective 90 days after becoming law.

(f) As used in this Section, "active-duty member of the United States Armed Forces" means a member of the Armed Services or Reserve Forces of the United States or a member of the Illinois National Guard who is called to active duty pursuant to an executive order of the President of the United States, an act of the Congress of the United States, or an order of the Governor.

21 (g) The additional fees imposed under this Section by this
22 amendatory Act of the 101st General Assembly shall become
23 effective July 1, 2019.

24 (Source: P.A. 99-127, eff. 1-1-16; 99-438, eff. 1-1-16; 99-642, 25 eff. 7-28-16; 99-933, eff. 1-27-17; 100-590, eff. 6-8-18; 26 100-803, eff. 1-1-19; revised 10-24-18.)

| 1 | Section 45. The Criminal Code of 2012 is amended by adding |
|----|-----------------------------------------------------------------|
| 2 | Section 49-7 as follows: |
| | |
| 3 | (720 ILCS 5/49-7 new) |
| 4 | Sec. 49-7. Violation of civil rights. |
| 5 | (a) As used in this Section: |
| 6 | "Age", "disability", "military status", "national origin", |
| 7 | "order of protection status", "pregnancy", "religion", "sex", |
| 8 | "sexual orientation", "unfavorable military discharge", and |
| 9 | "unlawful discrimination" have the meanings ascribed to them in |
| 10 | Section 1-103 of the Illinois Human Rights Act. |
| 11 | "Employer", "employee", "employment agency", and "labor |
| 12 | organization" have the meanings ascribed to them in Section |
| 13 | 2-101 of the Illinois Human Rights Act. |
| 14 | "Operator", "place of public accommodation", and "public |
| 15 | official" have the meanings ascribed to them in Section 5-101 |
| 16 | of the Illinois Human Rights Act. |
| 17 | "Public works" has the meaning ascribed to it in Section 2 |
| 18 | of the Prevailing Wage Act. |
| 19 | (b) A person commits a violation of civil rights or when he |
| 20 | or she knowingly: |
| 21 | (1) denies to another the full and equal enjoyment of |
| 22 | the facilities and services of a place of public |
| 23 | accommodation because of unlawful discrimination; |
| 24 | (2) as operator of a place of public accommodation, |

| 1 | directly or indirectly, publishes, circulates, displays, |
|----|-------------------------------------------------------------|
| 2 | mails, or emails a written or electronic communication, |
| 3 | except a private communication sent in response to a |
| 4 | specific inquiry, which he or she knows is to the effect |
| 5 | that a facility of the place of public accommodation will |
| 6 | be denied to a person because of unlawful discrimination or |
| 7 | that the patronage of a person is unwelcome, objectionable, |
| 8 | or unacceptable for the purpose of unlawful |
| 9 | discrimination; |
| 10 | (3) as a public official, refuses to employ, or |
| 11 | discriminates in the employment of, another for a public |
| 12 | contract or public works project because of unlawful |
| 13 | discrimination; |
| 14 | (4) as a public official, denies or refuses to a person |
| 15 | the full and equal enjoyment of the accommodations, |
| 16 | advantages, facilities, or privileges of his or her office |
| 17 | or services, or of property under his or her care because |
| 18 | of unlawful discrimination. |
| 19 | (5) for an employer, because of unlawful |
| 20 | discrimination, to refuse to hire, to segregate, or |
| 21 | otherwise to discriminate against that person with respect |
| 22 | to: hiring, selection, and training for apprenticeship in a |
| 23 | trade or craft, tenure, terms, or conditions of employment; |
| 24 | (6) for an employment agency to fail or refuse to |
| 25 | classify property, accept applications, and register for |
| 26 | employment referral or apprenticeship referral, refer for |
| | |

| 1 | employment, refer for apprenticeship, or otherwise to |
|----|-------------------------------------------------------------|
| 2 | discriminate against an individual because of unlawful |
| 3 | discrimination, or to accept from a person a job order, |
| 4 | requisition, or request for referral of applicants for |
| 5 | employment for apprenticeship that makes, or has the effect |
| 6 | of making, unlawful discrimination a condition of |
| 7 | referral, except for a bona fide occupational |
| 8 | qualification; |
| 9 | (7) for a labor organization because of unlawful |
| 10 | discrimination of a person to discriminate against that |
| 11 | person, or to limit, segregate, or classify its membership |
| 12 | with respect to that person, or to limit that person's |
| 13 | employment opportunities, that person's selection and |
| 14 | training for apprenticeship in a trade or craft, or |
| 15 | otherwise to take, or fail to take, an action that affects |
| 16 | adversely the person's status as an employee or as an |
| 17 | applicant for employment or as an apprentice, or as an |
| 18 | applicant for an apprenticeship, or that person's wages, |
| 19 | tenure, hours of employment, or apprenticeship conditions; |
| 20 | (8) for an employer, employment agency, or labor |
| 21 | organization to discriminate against a person because he or |
| 22 | she, reasonably and in good faith, has opposed a practice |
| 23 | forbidden in this Section, or because he or she, reasonably |
| 24 | and in good faith, has made a charge, testified or assisted |
| 25 | in an investigation, proceeding, or hearing under the |
| 26 | Illinois Human Rights Act; |
| | |

| 1 | (9) for an employer, employment agency, or labor |
|----|----------------------------------------------------------------|
| 2 | organization to inquire on a written application whether a |
| 3 | job applicant has ever been arrested; or |
| 4 | (10) for a person to compel or coerce another person to |
| 5 | engage in an act declared by this Section to be unlawful |
| 6 | discrimination. |
| 7 | (c) Nothing in this Section prohibits a person who is |
| 8 | aggrieved by a violation of this Section to petition the |
| 9 | Department of Human Rights or for the Department of Human |
| 10 | Rights to seek remedies under the Illinois Human Rights Act on |
| 11 | behalf of a person claiming unlawful discrimination. |
| 12 | (d) Nothing in this Section shall be construed to impose |
| 13 | criminal liability for actions that are exempt from civil |
| 14 | liability under the Illinois Human Rights Act. |
| 15 | (e) Violation of the civil rights as provided under this |
| 16 | Section is a Class B misdemeanor.". |
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| | |

17 Section 99. Effective date. This Act takes effect upon 18 becoming law.".