

96TH GENERAL ASSEMBLY State of Illinois 2009 and 2010 HB1181

Introduced 2/11/2009, by Rep. Daniel V. Beiser

SYNOPSIS AS INTRODUCED:

See Index

Amends the Illinois Vehicle Code. Renames a "motorized pedalcycle" as a "moped" throughout the Illinois Vehicle Code and 2 Sections of the Cycle Rider Safety Training Act. Redefines "moped" as a motor-driven cycle, with or without optional power derived from manually operated pedals, whose speed attainable in one mile is at least 20 mph but not greater than 30 mph, and is equipped with a motor that produces 2 brake horsepower or less. (rather than a motor-driven cycle whose speed attainable in one mile is 30 mph or less, which is equipped with a motor that produces 2 brake horsepower or less). Provides that the Secretary may provide an expedited process for the issuance of vehicle titles. Provides that expedited title applications must be delivered to the Secretary of State's Vehicle Services Department in Springfield and provides time requirements for processing those applications. Provides that the cost for expedited title services is \$30 and all fees collected by the Secretary of State for expedited services will be deposited into the Motor Vehicle License Plate Fund. Provides that the registration fee paid by any vehicle owner who has been approved for benefits under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act, or who has claimed and received a grant under that Act, or who is the spouse of such a person shall be \$24 instead of the fee otherwise provided for specified types of vehicles. Deletes outdated language referring to senior citizen vehicle registration fees.

LRB096 10772 AJT 20970 b

FISCAL NOTE ACT MAY APPLY

1 AN ACT concerning transportation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Illinois Vehicle Code is amended by changing Sections 1-148.2, 2-119, 3-104, 3-412, 3-806.3, 3-821, 3-1001, 6-104, 11-1403.1, 11-1403.2, 11-1404, 11-1507.1, 11-1510, and 12-603.1 as follows:
- 8 (625 ILCS 5/1-148.2) (from Ch. 95 1/2, par. 1-148.2)
- 9 1-148.2. Moped Motorized Pedalcycle. A motorized pedalcycle is a motor-driven cycle, with or without 10 optional power derived from manually operated pedals, whose 11 12 speed attainable in one mile is at least 20 mph but not greater than 30 mph, and or less, which is equipped with a motor that 13 14 produces 2 brake horsepower or less. If an internal combustion engine is used, the displacement shall not exceed 50 cubic 15 16 centimeter displacement and the power drive system shall not 17 require the operator to shift gears.
- 18 (Source: P.A. 83-820.)
- 19 (625 ILCS 5/2-119) (from Ch. 95 1/2, par. 2-119)
- Sec. 2-119. Disposition of fees and taxes.
- 21 (a) All moneys received from Salvage Certificates shall be 22 deposited in the Common School Fund in the State Treasury.

(b) Beginning January 1, 1990 and concluding December 31, 1994, of the money collected for each certificate of title, duplicate certificate of title and corrected certificate of title, \$0.50 shall be deposited into the Used Tire Management Fund. Beginning January 1, 1990 and concluding December 31, 1994, of the money collected for each certificate of title, duplicate certificate of title and corrected certificate of title, \$1.50 shall be deposited in the Park and Conservation Fund.

Beginning January 1, 1995, of the money collected for each certificate of title, duplicate certificate of title and corrected certificate of title, \$2 shall be deposited in the Park and Conservation Fund. The moneys deposited in the Park and Conservation Fund pursuant to this Section shall be used for the acquisition and development of bike paths as provided for in Section 805-420 of the Department of Natural Resources (Conservation) Law (20 ILCS 805/805-420).

Beginning January 1, 2000, of the moneys collected for each certificate of title, duplicate certificate of title, and corrected certificate of title, \$48 shall be deposited into the Road Fund and \$4 shall be deposited into the Motor Vehicle License Plate Fund, except that 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 shall instead be deposited into the Road Fund.

Beginning January 1, 2005, of the moneys collected for each

delinquent vehicle registration renewal fee, \$20 shall be deposited into the General Revenue Fund.

Except as otherwise provided in this Code, all remaining moneys collected for certificates of title, and all moneys collected for filing of security interests, shall be placed in the General Revenue Fund in the State Treasury.

- (c) All moneys collected for that portion of a driver's license fee designated for driver education under Section 6-118 shall be placed in the Driver Education Fund in the State Treasury.
- (d) Beginning January 1, 1999, of the monies collected as a registration fee for each motorcycle, motor driven cycle and moped motorized pedalcycle, 27% of each annual registration fee for such vehicle and 27% of each semiannual registration fee for such vehicle is deposited in the Cycle Rider Safety Training Fund.
- (e) Of the monies received by the Secretary of State as registration fees or taxes or as payment of any other fee, as provided in this Act, except fees received by the Secretary under paragraph (7) of subsection (b) of Section 5-101 and Section 5-109 of this Code, 37% shall be deposited into the State Construction Fund.
- (f) Of the total money collected for a CDL instruction permit or original or renewal issuance of a commercial driver's license (CDL) pursuant to the Uniform Commercial Driver's License Act (UCDLA): (i) \$6 of the total fee for an original or

renewal CDL, and \$6 of the total CDL instruction permit fee 1 2 when such permit is issued to any person holding a valid 3 Illinois driver's license, shall be paid into the CDLIS/AAMVAnet Trust Fund (Commercial Driver's Information System/American Association of Motor 5 Vehicle Administrators network Trust Fund) and shall be used for the 6 7 purposes provided in Section 6z-23 of the State Finance Act and 8 (ii) \$20 of the total fee for an original or renewal CDL or 9 commercial driver instruction permit shall be paid into the 10 Motor Carrier Safety Inspection Fund, which is hereby created 11 as a special fund in the State Treasury, to be used by the 12 Department of State Police, subject to appropriation, to hire carrier 13 additional officers to conduct motor safetv 14 inspections pursuant to Chapter 18b of this Code.

- (g) All remaining moneys received by the Secretary of State as registration fees or taxes or as payment of any other fee, as provided in this Act, except fees received by the Secretary under paragraph (7)(A) of subsection (b) of Section 5-101 and Section 5-109 of this Code, shall be deposited in the Road Fund in the State Treasury. Moneys in the Road Fund shall be used for the purposes provided in Section 8.3 of the State Finance Act.
- 23 (h) (Blank).

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- (i) (Blank).
- 25 (j) (Blank).
- 26 (k) There is created in the State Treasury a special fund

to be known as the Secretary of State Special License Plate Fund. Money deposited into the Fund shall, subject to appropriation, be used by the Office of the Secretary of State (i) to help defray plate manufacturing and plate processing costs for the issuance and, when applicable, renewal of any new or existing registration plates authorized under this Code and (ii) for grants made by the Secretary of State to benefit Illinois Veterans Home libraries.

On or before October 1, 1995, the Secretary of State shall direct the State Comptroller and State Treasurer to transfer any unexpended balance in the Special Environmental License Plate Fund, the Special Korean War Veteran License Plate Fund, and the Retired Congressional License Plate Fund to the Secretary of State Special License Plate Fund.

- (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 Section 5-109 shall, subject to appropriation, be used by the Office of the Secretary of State to administer the Motor Vehicle Review Board, including without limitation payment of compensation and all necessary expenses incurred in administering the Motor Vehicle Review Board under the Motor Vehicle Franchise Act.
- 24 (m) Effective July 1, 1996, there is created in the State 25 Treasury a special fund to be known as the Family 26 Responsibility Fund. Moneys deposited into the Fund shall,

- subject to appropriation, be used by the Office of the 1
- 2 Secretary of State for the purpose of enforcing the Family
- 3 Financial Responsibility Law.
- (n) The Illinois Fire Fighters' Memorial Fund is created as 4
- 5 a special fund in the State Treasury. Moneys deposited into the
- 6 Fund shall, subject to appropriation, be used by the Office of
- the State Fire Marshal for construction of the Illinois Fire 7
- Fighters' Memorial to be located at the State Capitol grounds 8
- 9 in Springfield, Illinois. Upon the completion of the Memorial,
- 10 moneys in the Fund shall be used in accordance with Section
- 11 3-634.
- 12 (o) Of the money collected for each certificate of title
- 13 for all-terrain vehicles and off-highway motorcycles, \$17
- 14 shall be deposited into the Off-Highway Vehicle Trails Fund.
- 15 (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 16
- 17 audit fees shall be deposited into the General Revenue Fund.
- (Source: P.A. 92-16, eff. 6-28-01; 93-32, eff. 7-1-03; 93-840, 18
- 19 eff. 7-30-04.)
- 20 (625 ILCS 5/3-104) (from Ch. 95 1/2, par. 3-104)
- 21 Sec. 3-104. Application for certificate of title.
- 22 The application for a certificate of title for a
- vehicle in this State must be made by the owner to the 23
- 24 Secretary of State on the form prescribed and must contain:
- 25 1. The name, Illinois residence and mail address of the

1 owner;

- 2. A description of the vehicle including, so far as the following data exists: Its make, year-model, identifying number, type of body, whether new or used, as to house trailers as defined in Section 1-128 of this Code, the square footage of the house trailer based upon the outside dimensions of the house trailer excluding the length of the tongue and hitch, and, as to vehicles of the second division, whether for-hire, not-for-hire, or both for-hire and not-for-hire;
- 3. The date of purchase by applicant and, if applicable, the name and address of the person from whom the vehicle was acquired and the names and addresses of any lienholders in the order of their priority and signatures of owners;
- 4. The current odometer reading at the time of transfer and that the stated odometer reading is one of the following: actual mileage, not the actual mileage or mileage is in excess of its mechanical limits; and
- 5. Any further information the Secretary of State reasonably requires to identify the vehicle and to enable him to determine whether the owner is entitled to a certificate of title and the existence or nonexistence of security interests in the vehicle.
- (a-5) The Secretary of State shall designate on the prescribed application form a space where the owner of a

- vehicle may designate a beneficiary, to whom ownership of the vehicle shall pass in the event of the owner's death.
 - (b) If the application refers to a vehicle purchased from a dealer, it must also be signed by the dealer as well as the owner, and the dealer must promptly mail or deliver the application and required documents to the Secretary of State.
 - (c) If the application refers to a vehicle last previously registered in another State or country, the application must contain or be accompanied by:
 - 1. Any certified document of ownership so recognized and issued by the other State or country and acceptable to the Secretary of State, and
 - 2. Any other information and documents the Secretary of State reasonably requires to establish the ownership of the vehicle and the existence or nonexistence of security interests in it.
 - (d) If the application refers to a new vehicle it must be accompanied by the Manufacturer's Statement of Origin, or other documents as required and acceptable by the Secretary of State, with such assignments as may be necessary to show title in the applicant.
 - (e) If an application refers to a vehicle rebuilt from a vehicle previously salvaged, that application shall comply with the provisions set forth in Sections 3-302 through 3-304 of this Code.
 - (f) An application for a certificate of title for any

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vehicle, whether purchased in Illinois or outside Illinois, and even if previously registered in another State, must be accompanied by either an exemption determination from the Department of Revenue showing that no tax imposed pursuant to the Use Tax Act or the vehicle use tax imposed by Section 3-1001 of the Illinois Vehicle Code is owed by anyone with respect to that vehicle, or a receipt from the Department of Revenue showing that any tax so imposed has been paid. An application for a certificate of title for any vehicle purchased outside Illinois, even if previously registered in another state, must be accompanied by either an exemption determination from the Department of Revenue showing that no tax imposed pursuant to the Municipal Use Tax Act or the County Use Tax Act is owed by anyone with respect to that vehicle, or a receipt from the Department of Revenue showing that any tax so imposed has been paid. In the absence of such a receipt for payment or determination of exemption from the Department, no certificate of title shall be issued to the applicant.

If the proof of payment of the tax or of nonliability therefor is, after the issuance of the certificate of title and display certificate of title, found to be invalid, the Secretary of State shall revoke the certificate and require that the certificate of title and, when applicable, the display certificate of title be returned to him.

(g) If the application refers to a vehicle not manufactured in accordance with federal safety and emission standards, the

- application must be accompanied by all documents required by federal governmental agencies to meet their standards before a vehicle is allowed to be issued title and registration.
 - (h) If the application refers to a vehicle sold at public sale by a sheriff, it must be accompanied by the required fee and a bill of sale issued and signed by a sheriff. The bill of sale must identify the new owner's name and address, the year model, make and vehicle identification number of the vehicle, court order document number authorizing such sale, if applicable, and the name and address of any lienholders in order of priority, if applicable.
 - (i) If the application refers to a vehicle for which a court of law determined the ownership, it must be accompanied with a certified copy of such court order and the required fee. The court order must indicate the new owner's name and address, the complete description of the vehicle, if known, the name and address of the lienholder, if any, and must be signed and dated by the judge issuing such order.
 - (j) If the application refers to a vehicle sold at public auction pursuant to the Labor and Storage Lien (Small Amount) Act, it must be accompanied by an affidavit or affirmation furnished by the Secretary of State along with the documents described in the affidavit or affirmation and the required fee.
 - (k) The Secretary may provide an expedited process for the issuance of vehicle titles. Expedited title applications must be delivered to the Secretary of State's Vehicle Services

Department in Springfield by express mail service or hand 1 2 delivery. Applications must be complete, including necessary 3 forms, fees, and taxes. Applications received before noon on a 4 business day will be processed and shipped that same day. 5 Applications received after noon on a business day will be processed and shipped the next business day. The Secretary 6 shall charge an additional fee of \$30 for this service, and 7 that fee shall cover the cost of return shipping via an express 8 9 mail service. All fees collected by the Secretary of State for expedited services shall be deposited into the Motor Vehicle 10 11 License Plate Fund. In the event the Vehicle Services 12 Department determines that the volume of expedited title 13 requests received on a given day exceeds the ability of the Vehicle Services Department to process those requests in an 14 expedited manner, the Vehicle Services Department may decline 15 to provide expedited services, and the additional fee for the 16 17 expedited service shall be refunded to the applicant.

(Source: P.A. 95-784, eff. 1-1-09.) 18

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- 19 (625 ILCS 5/3-412) (from Ch. 95 1/2, par. 3-412)
- 20 Sec. 3-412. Registration plates and registration stickers 21 to be furnished by the Secretary of State.
- (a) The Secretary of State upon registering a vehicle subject to annual registration for the first time shall issue 23 or shall cause to be issued to the owner one registration plate 25 for a motorcycle, trailer, semitrailer, moped motorized

motor vehicles and, where applicable, current registration stickers for motor vehicles of the first division. The provisions of this Section may be made applicable to such vehicles of the second division, as the Secretary of State may, from time to time, in his discretion designate. On subsequent annual registrations during the term of the registration plate as provided in Section 3-414.1, the Secretary shall issue or cause to be issued registration stickers as evidence of current registration. However, the issuance of annual registration stickers to vehicles registered under the provisions of Sections 3-402.1 and 3-405.3 of this Code may not be required if the Secretary deems the issuance unnecessary.

(b) Every registration plate shall have displayed upon it the registration number assigned to the vehicle for which it is issued, the name of this State, which may be abbreviated, the year number for which it was issued, which may be abbreviated, the phrase "Land of Lincoln" (except as otherwise provided in this Code), and such other letters or numbers as the Secretary may prescribe. However, for apportionment plates issued to vehicles registered under Section 3-402.1 and fleet plates issued to vehicles registered under Section 3-405.3, the phrase "Land of Lincoln" may be omitted to allow for the word "apportioned", the word "fleet", or other similar language to be displayed. Registration plates issued to a vehicle registered as a fleet vehicle may display a designation

determined by the Secretary.

The Secretary may in his discretion prescribe that letters be used as prefixes only on registration plates issued to vehicles of the first division which are registered under this Code and only as suffixes on registration plates issued to other vehicles. Every registration sticker issued as evidence of current registration shall designate the year number for which it is issued and such other letters or numbers as the Secretary may prescribe and shall be of a contrasting color with the registration plates and registration stickers of the previous year.

- (c) Each registration plate and the required letters and numerals thereon, except the year number for which issued, shall be of sufficient size to be plainly readable from a distance of 100 feet during daylight, and shall be coated with reflectorizing material. The dimensions of the plate issued to vehicles of the first division shall be 6 by 12 inches.
- (d) The Secretary of State shall issue for every passenger motor vehicle rented without a driver the same type of registration plates as the type of plates issued for a private passenger vehicle.
- (e) The Secretary of State shall issue for every passenger car used as a taxicab or livery, distinctive registration plates.
- 25 (f) The Secretary of State shall issue for every motorcycle 26 distinctive registration plates distinguishing between

- 1 motorcycles having 150 or more cubic centimeters piston 2 displacement, or having less than 150 cubic centimeter piston
- 3 displacement.

- (g) Registration plates issued to vehicles for-hire may display a designation as determined by the Secretary that such vehicles are for-hire.
- (h) The Secretary of State shall issue distinctive registration plates for electric vehicles.
 - (i) The Secretary of State shall issue for every public and private ambulance registration plates identifying the vehicle as an ambulance. The Secretary shall forward to the Department of Healthcare and Family Services registration information for the purpose of verification of claims filed with the Department by ambulance owners for payment for services to public assistance recipients.
 - (j) The Secretary of State shall issue for every public and private medical carrier or rescue vehicle livery registration plates displaying numbers within ranges of numbers reserved respectively for medical carriers and rescue vehicles. The Secretary shall forward to the Department of Healthcare and Family Services registration information for the purpose of verification of claims filed with the Department by owners of medical carriers or rescue vehicles for payment for services to public assistance recipients.
 - (k) The Secretary of State shall issue distinctive license plates or distinctive license plate stickers for every vehicle

2 (g) of that Section, and by subsection (g-5) of that Section 3 before its deletion by this amendatory Act of the 95th General 4 Assembly. The Secretary shall issue these plates or stickers

exempted from subsection (a) of Section 12-503 by subsection

- 5 immediately upon receiving the physician's certification
- 6 required under subsection (g) of Section 12-503. New plates or
- 7 stickers shall also be issued when the certification is renewed
- 8 as provided in that subsection.
- 9 (Source: P.A. 94-239, eff. 1-1-06; 94-564, eff. 8-12-05;
- 10 95-202, eff. 8-16-07; 95-331, eff. 8-21-07.)
- 11 (625 ILCS 5/3-806.3) (from Ch. 95 1/2, par. 3-806.3)
- 12 Sec. 3-806.3. Senior Citizens. Commencing with the 2006 registration year and through the 2008 registration year, the 1.3 registration fee paid by any vehicle owner who has been 14 15 approved for benefits under the Senior Citizens and Disabled 16 Persons Property Tax Relief and Pharmaceutical Assistance Act or who is the spouse of such a person shall be \$24 instead of 17 18 the fee otherwise provided in this Code for passenger cars 19 displaying standard multi-year registration plates issued 20 under Section 3-414.1, motor vehicles displaying special 21 registration plates issued under Section 3-616, 3-621, 3-622, 3-623, 3-624, 3-625, 3-626, 3-628, 3-638, 3-642, 3-645, 22 3-650, or 3-651, motor vehicles registered at 8,000 pounds or 23 less under Section 3-815(a), and recreational vehicles 24 25 registered at 8,000 pounds or less under Section 3 815(b).

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Widows and widowers of claimants shall also be entitled to this reduced registration fee for the registration year in which the claimant was cliqible.

Commencing with the 2006 registration year and through the 2008 registration year, the registration fee paid by any vehicle owner who has claimed and received a grant under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act or who is the spouse of such a person shall be \$24 instead of the fee otherwise provided in this Code for passenger cars displaying standard multi year registration plates issued under Section 3-414.1, motor vehicles displaying special registration plates issued under Section 3-607, 3-616, 3-621, 3-622, 3-623, 3-624, 3-625, 3-626, 3-628, 3-638, 3-642, 3-645, 3-647, 3-650, 3-651, or 3-664, motor vehicles registered at 8,000 pounds or less under Section 3 815(a), and recreational vehicles registered at 8,000 pounds or less under Section 3 815(b). Widows and widowers of claimants shall also be entitled to this reduced registration fee for the registration year in which the claimant was eligible.

Commencing with the 2009 registration year, the registration fee paid by any vehicle owner who has been approved for benefits under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act or who is the spouse of such a person shall be \$24 instead of the fee otherwise provided in this Code for passenger cars

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displaying standard multi-year registration plates issued 1 2 under Section 3-414.1, motor vehicles displaying special registration plates issued under Section 3-609, 3-616, 3-621, 3 3-622, 3-623, 3-624, 3-625, 3-626, 3-628, 3-638, 3-642, 3-645, 4 5 3-647, 3-650, $\frac{1}{2}$ 3-651, or 3-663, motor vehicles registered at 6 8,000 pounds or less under Section 3-815(a), and recreational 7 vehicles registered at 8,000 pounds or less under Section 3-815(b). Widows and widowers of claimants shall also be 8 9 entitled to this reduced registration fee for the registration 10 year in which the claimant was eligible.

Commencing with the 2009 registration year, the registration fee paid by any vehicle owner who has claimed and received a grant under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act or who is the spouse of such a person shall be \$24 instead of the fee otherwise provided in this Code for passenger cars displaying standard multi-year registration plates issued under Section 3-414.1, motor vehicles displaying special registration plates issued under Section 3-607, 3-609, 3-616, 3-621, 3-622, 3-623, 3-624, 3-625, 3-626, 3-628, 3-638, 3-642, 3-645, 3-647, 3-650, 3-651, 3-663, or 3-664, motor vehicles registered at 8,000 pounds or less under Section 3-815(a), and recreational vehicles registered at 8,000 pounds or less under Section 3-815(b). Widows and widowers of claimants shall also be entitled to this reduced registration fee for the registration year in which the claimant was eligible.

1	No more than one reduced registration fee under this
2	Section shall be allowed during any 12 month period based on
3	the primary eligibility of any individual, whether such reduced
4	registration fee is allowed to the individual or to the spouse,
5	widow or widower of such individual. This Section does not
6	apply to the fee paid in addition to the registration fee for
7	motor vehicles displaying vanity or special license plates.
8	(Source: P.A. 95-157, eff. 1-1-08; 95-331, eff. 8-21-07;
9	95-876, eff. 8-21-08.)

- 10 (625 ILCS 5/3-821) (from Ch. 95 1/2, par. 3-821)
- 11 Sec. 3-821. Miscellaneous Registration and Title Fees.
- 12 (a) The fee to be paid to the Secretary of State for the 13 following certificates, registrations or evidences of proper 14 registration, or for corrected or duplicate documents shall be 15 in accordance with the following schedule:
- 16 Certificate of Title, except for an all-terrain

 vehicle or off-highway motorcycle \$65
- Certificate of Title for an all-terrain vehicle
- or off-highway motorcycle \$30
- 20 Certificate of Title for an all-terrain vehicle
- or off-highway motorcycle used for production
- 22 agriculture, or accepted by a dealer in trade 13
- 23 Transfer of Registration or any evidence of
- 24 proper registration 15
- 25 Duplicate Registration Card for plates or other

1	evidence of proper registration	3
2	Duplicate Registration Sticker or Stickers issued	
3	on or before February 28, 2005, each	5
4	Duplicate Registration Sticker or Stickers issued	
5	on or after March 1, 2005 , each	20
6	Duplicate Certificate of Title	65
7	Corrected Registration Card or Card for other	
8	evidence of proper registration	3
9	Corrected Certificate of Title	65
10	Salvage Certificate	4
11	Fleet Reciprocity Permit	15
12	Prorate Decal	1
13	Prorate Backing Plate	3
14	Special Corrected Certificate of Title	15
15	Expedited Title Service (to be charged in addition	
16	other applicable fees)	<u>30</u>
17	A special corrected certificate of title shall be issu	.ed
18	(i) to remove a co-owner's name due to the death of t	he
19	co-owner or due to a divorce or (ii) to change a co-owner	's
20	name due to a marriage.	
21	There shall be no fee paid for a Junking Certificate.	
22	(a-5) The Secretary of State may revoke a certificate	of
23	title and registration card and issue a corrected certifica	.te
24	of title and registration card, at no fee to the vehicle own	er
25	or lienholder, if there is proof that the vehic	le
26	identification number is erroneously shown on the origin	al

- 1 certificate of title.
 - (b) The Secretary may prescribe the maximum service charge to be imposed upon an applicant for renewal of a registration by any person authorized by law to receive and remit or transmit to the Secretary such renewal application and fees therewith.
 - (c) If a check is delivered to the Office of the Secretary of State as payment of any fee or tax under this Code, and such check is not honored by the bank on which it is drawn for any reason, the registrant or other person tendering the check remains liable for the payment of such fee or tax. The Secretary of State may assess a service charge of \$19 in addition to the fee or tax due and owing for all dishonored checks.

If the total amount then due and owing exceeds the sum of \$50 and has not been paid in full within 60 days from the date such fee or tax became due 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.

(d) The minimum fee and tax to be paid by any applicant for apportionment of a fleet of vehicles under this Code shall be \$15 if the application was filed on or before the date specified by the Secretary together with fees and taxes due. If an application and the fees or taxes due are filed after the

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- date specified by the Secretary, the Secretary may prescribe the payment of interest at the rate of 1/2 of 1% per month or fraction thereof after such due date and a minimum of \$8.
 - (e) Trucks, truck tractors, truck tractors with loads, and motor buses, any one of which having a combined total weight in excess of 12,000 lbs. shall file an application for a Fleet Reciprocity Permit issued by the Secretary of State. This permit shall be in the possession of any driver operating a vehicle on Illinois highways. Any foreign licensed vehicle of the second division operating at any time in Illinois without a Fleet Reciprocity Permit or other proper Illinois registration, shall subject the operator to the penalties provided in Section 3-834 of this Code. For the purposes of this Code, "Fleet Reciprocity Permit" means any second division motor vehicle with a foreign license and used only in interstate transportation of goods. The fee for such permit shall be \$15 per fleet which shall include all vehicles of the fleet being registered.
 - (f) For purposes of this Section, "all-terrain vehicle or off-highway motorcycle used for production agriculture" means any all-terrain vehicle or off-highway motorcycle used in the raising of or the propagation of livestock, crops for sale for human consumption, crops for livestock consumption, and production seed stock grown for the propagation of feed grains and the husbandry of animals or for the purpose of providing a food product, including the husbandry of blood stock as a main

- 1 source of providing a food product. "All-terrain vehicle or
- 2 off-highway motorcycle used in production agriculture" also
- 3 means any all-terrain vehicle or off-highway motorcycle used in
- 4 animal husbandry, floriculture, aquaculture, horticulture, and
- 5 viticulture.
- 6 (Source: P.A. 95-287, eff. 1-1-08.)
- 7 (625 ILCS 5/3-1001) (from Ch. 95 1/2, par. 3-1001)
- 8 Sec. 3-1001. A tax is hereby imposed on the privilege of
- 9 using, in this State, any motor vehicle as defined in Section
- 10 1-146 of this Code acquired by gift, transfer, or purchase, and
- 11 having a year model designation preceding the year of
- application for title by 5 or fewer years prior to October 1,
- 13 1985 and 10 or fewer years on and after October 1, 1985 and
- prior to January 1, 1988. On and after January 1, 1988, the tax
- shall apply to all motor vehicles without regard to model year.
- 16 Except that the tax shall not apply
- 17 (i) if the use of the motor vehicle is otherwise taxed
- 18 under the Use Tax Act;
- 19 (ii) if the motor vehicle is bought and used by a
- governmental agency or a society, association, foundation
- or institution organized and operated exclusively for
- charitable, religious or educational purposes;
- 23 (iii) if the use of the motor vehicle is not subject to
- the Use Tax Act by reason of subsection (a), (b), (c), (d),
- 25 (e) or (f) of Section 3-55 of that Act dealing with the

1	prevention of actual or likely multistate taxation;		
2	(iv) to implements of husbandry;		
3	(v) when a junking certificate is issued pursuant to		
4	Section 3-117(a) of this Code;		
5	(vi) when a vehicle is subject to the replacement		
6	vehicle tax imposed by Section 3-2001 of this Act;		
7	(vii) when the transfer is a gift to a beneficiary in		
8	the administration of an estate and the beneficiary is a		
9	surviving spouse.		
10	Prior to January 1, 1988, the rate of tax shall be 5% of		
11	the selling price for each purchase of a motor vehicle covered		
12	by Section 3-1001 of this Code. Except as hereinafter provided,		
13	beginning January 1, 1988, the rate of tax shall be as follows		
14	for transactions in which the selling price of the motor		
15	vehicle is less than \$15,000:		
16	Number of Years Transpired After Applicable Tax		
17	Model Year of Motor Vehicle		
18	1 or less \$390		
19	2 290		
20	3 215		
21	4 165		
22	5 115		
23	6 90		
24	7 80		
25	8 65		
26	9 50		

1	10	40
2	over 10	25

Except as hereinafter provided, beginning January 1, 1988, the rate of tax shall be as follows for transactions in which the selling price of the motor vehicle is \$15,000 or more:

6	Selling Price	Applicable Tax
7	\$15,000 - \$19,999	\$ 750
8	\$20,000 - \$24,999	\$1,000
9	\$25,000 - \$29,999	\$1,250
10	\$30,000 and over	\$1,500

- For the following transactions, the tax rate shall be \$15 for each motor vehicle acquired in such transaction:
- (i) when the transferee or purchaser is the spouse, mother, father, brother, sister or child of the transferor;
 - (ii) when the transfer is a gift to a beneficiary in the administration of an estate and the beneficiary is not a surviving spouse;
 - (iii) when a motor vehicle which has once been subjected to the Illinois retailers' occupation tax or use tax is transferred in connection with the organization, reorganization, dissolution or partial liquidation of an incorporated or unincorporated business wherein the beneficial ownership is not changed.
- A claim that the transaction is taxable under subparagraph

 (i) shall be supported by such proof of family relationship as

 provided by rules of the Department.

- 1 For a transaction in which a motorcycle, motor driven cycle
- 2 or moped motorized pedalcycle is acquired the tax rate shall be
- 3 \$25.
- 4 On and after October 1, 1985, 1/12 of \$5,000,000 of the
- 5 moneys received by the Department of Revenue pursuant to this
- 6 Section shall be paid each month into the Build Illinois Fund
- 7 and the remainder into the General Revenue Fund.
- 8 The tax imposed by this Section shall be abated and no
- 9 longer imposed when the amount deposited to secure the bonds
- issued pursuant to the Build Illinois Bond Act is sufficient to
- 11 provide for the payment of the principal of, and interest and
- 12 premium, if any, on the bonds, as certified to the State
- 13 Comptroller and the Director of Revenue by the Director of the
- Governor's Office of Management and Budget.
- 15 (Source: P.A. 94-91, eff. 7-1-05.)
- 16 (625 ILCS 5/6-104) (from Ch. 95 1/2, par. 6-104)
- 17 Sec. 6-104. Classification of Driver Special
- 18 Restrictions.
- 19 (a) A driver's license issued under the authority of this
- 20 Act shall indicate the classification for which the applicant
- 21 therefor has qualified by examination or by such other means
- 22 that the Secretary of State shall prescribe. Driver's license
- 23 classifications shall be prescribed by rule or regulation
- 24 promulgated by the Secretary of State and such may specify
- 25 classifications as to operation of motor vehicles of the first

division, or of those of the second division, whether operated singly or in lawful combination, and whether for-hire or not-for-hire, and may specify such other classifications as the

4 Secretary deems necessary.

No person shall operate a motor vehicle unless such person has a valid license with a proper classification to permit the operation of such vehicle, except that any person may operate a moped motorized pedalcycle if such person has a valid current Illinois driver's license, regardless of classification.

- (b) No person who is under the age of 21 years or has had less than 1 year of driving experience shall drive: (1) in connection with the operation of any school, day camp, summer camp, or nursery school, any public or private motor vehicle for transporting children to or from any school, day camp, summer camp, or nursery school, or (2) any motor vehicle of the second division when in use for the transportation of persons for compensation.
- (c) No person who is under the age of 18 years shall be issued a license for the purpose of transporting property for hire, or for the purpose of transporting persons for compensation in a motor vehicle of the first division.
- (d) No person shall drive: (1) a school bus when transporting school children unless such person possesses a valid school bus driver permit or is accompanied and supervised, for the specific purpose of training prior to routine operation of a school bus, by a person who has held a

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valid school bus driver permit for at least one year; or (2) any other vehicle owned or operated by or for a public or private school, or a school operated by a religious institution, where such vehicle is being used over a regularly scheduled route for the transportation of persons enrolled as a student in grade 12 or below, in connection with any activity of the entities unless such person possesses a valid school bus driver permit.

(d-5) No person may drive a bus that does not meet the special requirements for school buses provided in Sections 12-801, 12-802, 12-803, and 12-805 of this Code that has been chartered for the sole purpose of transporting students enrolled in grade 12 or below to regularly or from interscholastic or interscholastic athletic or sponsored activities unless the person has a valid and properly classified commercial driver's license as provided subsection (c-1) of Section 6-508 of this Code in addition to any other permit or license that is required to operate that bus. This subsection (d-5) does not apply to any bus driver employed by a public transportation provider authorized to conduct local or interurban transportation of passengers when the bus is not traveling a specific school bus route but is on a regularly scheduled route for the transporting of other fare paying passengers.

A person may operate a chartered bus described in this subsection (d-5) if he or she is not disqualified from driving

- 1 a chartered bus of that type and if he or she holds a CDL that
- 2 is:

- 3 (1) issued to him or her by any other state or jurisdiction in accordance with 49 CFR 383;
 - (2) not suspended, revoked, or canceled; and
- 6 (3) valid under 49 CFR 383, subpart F, for the type of vehicle being driven.

A person may also operate a chartered bus described in this subsection (d-5) if he or she holds a valid CDL and a valid school bus driver permit that was issued on or before December 31, 2003.

- (e) No person shall drive a religious organization bus unless such person has a valid and properly classified drivers license or a valid school bus driver permit.
- (f) No person shall drive a motor vehicle for the purpose of providing transportation for the elderly in connection with the activities of any public or private organization unless such person has a valid and properly classified driver's license issued by the Secretary of State.
- (g) No person shall drive a bus which meets the special requirements for school buses provided in Section 12-801, 12-802, 12-803 and 12-805 of this Code for the purpose of transporting persons 18 years of age or less in connection with any youth camp licensed under the Youth Camp Act or any child care facility licensed under the Child Care Act of 1969 unless such person possesses a valid school bus driver permit or is

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accompanied and supervised, for the specific purpose of 1 2 training prior to routine operation of a school bus, by a person who has held a valid school bus driver permit for at 3 least one year; however, a person who has a valid and properly 4 5 classified driver's license issued by the Secretary of State 6 may operate a school bus for the purpose of transporting persons 18 years of age or less in connection with any such 7 youth camp or child care facility if the "SCHOOL BUS" signs are 8 9 covered or concealed and the stop signal arm and flashing 10 signal systems are not operable through normal controls.

- 11 (Source: P.A. 92-849, eff. 1-1-03; 93-476, eff. 1-1-04; 93-644, eff. 6-1-04.)
- 13 (625 ILCS 5/11-1403.1) (from Ch. 95 1/2, par. 11-1403.1)
- Sec. 11-1403.1. Riding on mopeds. motorized pedalcycles. 14 15 (a) The operator of a moped motorized pedalcycle shall ride 16 only astride the permanent and regular seat attached thereto, and shall not permit 2 persons to ride thereon at the same 17 18 time, unless the moped motorized pedalcycle is designed to 19 carry 2 persons; any moped motorized pedalcycle designed for 2 20 persons must be equipped with a passenger seat and footrests 21 for use of a passenger.
 - (b) The provisions of Article XV shall be applicable to the operation of <u>mopeds</u> <u>motorized pedaleyeles</u>, except for those provisions which by their nature can have no application to <u>mopeds motorized pedaleyeles</u>.

- 1 (Source: P.A. 85-830.)
- 2 (625 ILCS 5/11-1403.2) (from Ch. 95 1/2, par. 11-1403.2)
- 3 Sec. 11-1403.2. No person shall operate a motorcycle, motor
- 4 driven cycle, or moped motorized pedalcycle on one wheel.
- 5 (Source: P.A. 85-830.)
- 6 (625 ILCS 5/11-1404) (from Ch. 95 1/2, par. 11-1404)
- 7 Sec. 11-1404. Special equipment for persons riding
- 8 motorcycles, motor driven cycles or <u>mopeds</u> motorized
- 9 pedalcycles.
- 10 (a) The operator of a motorcycle, motor driven cycle or
- 11 <u>moped</u> motorized pedalcycle and every passenger thereon shall be
- 12 protected by glasses, goggles or a transparent shield.
- 13 (b) For the purposes of this Section, glasses, goggles, and
- transparent shields are defined as follows:
- "Glasses" means ordinary eye pieces such as spectacles or
- 16 sunglasses worn before the eye, made of shatter-resistant
- 17 material. Shatter-resistant material, as used in this Section,
- 18 means material so manufactured, fabricated, or created that it
- 19 substantially prevents shattering or flying when struck or
- 20 broken.
- "Goggles" means a device worn before the eyes, the
- 22 predominant function of which is protecting the eyes without
- 23 obstructing peripheral vision. Goggles shall provide
- 24 protection from the front and sides, and may or may not form a

- 1 complete seal with the face.
- 2 "Transparent shield" means a windshield attached to the
- 3 front of a motorcycle that extends above the eyes when an
- 4 operator is seated in the normal, upright riding position, made
- 5 of shatter-resistant material, or a shatter-resistant
- 6 protective face shield that covers the wearer's eyes and face
- 7 at least to a point approximately to the tip of the nose.
- 8 (c) Contact lenses are not acceptable eye protection
- 9 devices.
- 10 (Source: P.A. 89-271, eff. 1-1-96.)
- 11 (625 ILCS 5/11-1507.1) (from Ch. 95 1/2, par. 11-1507.1)
- 12 Sec. 11-1507.1. Lamps on mopeds motorized pedalcycles.
- 13 Every moped motorized pedaleyele, when in use at nighttime,
- shall be equipped with a lamp on the front which shall emit a
- 15 white light visible from a distance of at least 500 feet to the
- front, and with a red reflector on the rear of a type approved
- 17 by the Department which shall be visible from all distances
- from 100 feet to 600 feet to the rear when in front of lawful,
- 19 low-powered beams of head lamps on a motor vehicle. A lamp
- 20 emitting a red light visible from a distance of 500 feet to the
- 21 rear may be used in addition to the red reflector.
- 22 (Source: P.A. 80-262.)
- 23 (625 ILCS 5/11-1510) (from Ch. 95 1/2, par. 11-1510)
- 24 Sec. 11-1510. Left Turns. (a) A person riding a bicycle or

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- moped motorized pedalcycle intending to turn left shall follow
 a course described in Section 11-801 or in paragraph (b) of
 this Section.
 - (b) A person riding a bicycle or moped motorized pedalcycle intending to turn left shall approach the turn as close as practicable to the right curb or edge of the roadway. After proceeding across the intersecting roadway to the far corner of the curb or intersection of the roadway edges, the bicyclist or moped motorized pedalcycle driver shall stop, as much as practicable out of the way of traffic. After stopping the person shall yield to any traffic proceeding in either direction along the roadway such person had been using. After yielding, the bicycle or moped motorized pedalcycle driver shall comply with any official traffic control device or police officer regulating traffic on the highway along which he intends to proceed, and the bicyclist or moped motorized pedalcycle driver may proceed in the new direction.
 - Notwithstanding the foregoing provisions, the Department and local authorities in their respective jurisdictions may cause official traffic-control devices to be placed and thereby require and direct that a specific course be traveled by turning bicycles and moped motorized pedalcycles, and when such devices are so placed, no person shall turn a bicycle or moped motorized pedalcycle other than as directed and required by such devices.
- 26 (Source: P.A. 85-951.)

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1 (625 ILCS 5/12-603.1) (from Ch. 95 1/2, par. 12-603.1)

Sec. 12-603.1. Driver and passenger required to use safety belts, exceptions and penalty.

(a) Each driver and front seat passenger of a motor vehicle operated on a street or highway in this State shall wear a properly adjusted and fastened seat safety belt; except that, a child less than 8 years of age shall be protected as required pursuant to the Child Passenger Protection Act. Each driver under the age of 18 years and each of the driver's passengers under the age of 19 years of a motor vehicle operated on a street or highway in this State shall wear a properly adjusted and fastened seat safety belt. Every passenger under the age of 19 in a vehicle being driven by a person over the age of 18 who committed an offense against traffic regulations governing the movement of vehicles or any violation of this Section or Section 6-107 of this Code within 6 months prior to the driver's 18th birthday and was subsequently convicted of the violation, shall wear a properly adjusted and fastened seat safety belt, until such time as a period of 6 consecutive months has elapsed without the driver receiving an additional violation and subsequent conviction of an offense against traffic regulations governing the movement of vehicles or any violation of this Section or Section 6-107 of this Code. Each driver of a motor vehicle transporting a child 8 years of age or more, but less than 16 years of age, shall secure the child

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- in a properly adjusted and fastened seat safety belt as required under the Child Passenger Protection Act.
 - (b) Paragraph (a) shall not apply to any of the following:
 - 1. A driver or passenger frequently stopping and leaving the vehicle or delivering property from the vehicle, if the speed of the vehicle between stops does not exceed 15 miles per hour.
 - 2. A driver or passenger possessing a written statement from a physician that such person is unable, for medical or physical reasons, to wear a seat safety belt.
 - 3. A driver or passenger possessing an official certificate or license endorsement issued by the appropriate agency in another state or country indicating that the driver is unable for medical, physical, or other valid reasons to wear a seat safety belt.
 - 4. A driver operating a motor vehicle in reverse.
 - 5. A motor vehicle with a model year prior to 1965.
 - 6. A motorcycle or motor driven cycle.
 - 7. A moped motorized pedalcycle.
 - 8. A motor vehicle which is not required to be equipped with seat safety belts under federal law.
 - 9. A motor vehicle operated by a rural letter carrier of the United States postal service while performing duties as a rural letter carrier.
- 25 (c) Failure to wear a seat safety belt in violation of this 26 Section shall not be considered evidence of negligence, shall

- 1 not limit the liability of an insurer, and shall not diminish
- 2 any recovery for damages arising out of the ownership,
- 3 maintenance, or operation of a motor vehicle.
- 4 (d) A violation of this Section shall be a petty offense
- 5 and subject to a fine not to exceed \$25.
- 6 (e) (Blank).
- 7 (f) A law enforcement officer may not search or inspect a
- 8 motor vehicle, its contents, the driver, or a passenger solely
- 9 because of a violation of this Section.
- 10 (Source: P.A. 94-239, eff. 1-1-06; 94-241, eff. 1-1-06; 95-310,
- 11 eff. 1-1-08; 95-331, eff. 8-21-07.)
- 12 Section 10. The Cycle Rider Safety Training Act is amended
- by changing Sections 2.01 and 6 as follows:
- 14 (625 ILCS 35/2.01) (from Ch. 95 1/2, par. 802.01)
- Sec. 2.01. "Cycle" means a motorcycle, motor driven cycle
- or <u>moped</u> motorized pedalcycle, as defined in The Illinois
- 17 Vehicle Code.
- 18 (Source: P.A. 86-1005.)
- 19 (625 ILCS 35/6) (from Ch. 95 1/2, par. 806)
- Sec. 6. To finance the Cycle Rider Safety Training program
- 21 and to pay the costs thereof, the Secretary of State will
- 22 hereafter deposit with the State Treasurer an amount equal to
- 23 each annual fee and each reduced fee, for the registration of

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each motorcycle, motor driven cycle and moped motorized pedalcycle processed by the Office of the Secretary of State during the preceding quarter as required in subsection (d) of Section 2-119 of the Illinois Vehicle Code, which amount the State Comptroller shall transfer quarterly to a trust fund outside of the State treasury to be known as the Cycle Rider Safety Training Fund, which is hereby created. In addition, the Department may accept any federal, State, or private moneys for deposit into the Fund and shall be used by the Department only for the expenses of the Department in administering the provisions of this Act, for funding of contracts with approved Regional Cycle Rider Safety Training Centers for the conduct of courses, or for any purpose related or incident thereto and connected therewith.

(Source: P.A. 86-1005; 87-838; 87-1217.) 15

from Ch. 95 1/2, par. 802.01

from Ch. 95 1/2, par. 806

625 ILCS 35/2.01

625 ILCS 35/6

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