

AN ACT in relation to vehicles.

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 Section 3-802 as follows:

(625 ILCS 5/3-802) (from Ch. 95 1/2, par. 3-802)

Sec. 3-802. Reclassifications and upgrades.

(a) Definitions. For the purposes of this Section, the
following words shall have the meanings ascribed to them as
follows:

"Reclassification" means changing the registration
of a vehicle from one plate category to another.

"Upgrade" means increasing the registered weight of
a vehicle within the same plate category.

(b) When reclassing the registration of a vehicle from
one plate category to another, the owner shall receive credit
for the unused portion of the present plate and be charged
the current portion fees for the new plate. In addition, the
appropriate replacement plate and replacement sticker fees
shall be assessed.

(c) When upgrading the weight of a registration within
the same plate category, the owner shall pay the difference
in current period fees between the two plates. In addition,
the appropriate replacement plate and replacement sticker
fees shall be assessed. In the event new plates are not
required, the corrected registration card fee shall be
assessed.

(d) In the event the owner of the vehicle desires to
change the registered weight and change the plate category,
the owner shall receive credit for the unused portion of the
registration fee of the current plate and pay the current

portion of the registration fee for the new plate, and in addition, pay the appropriate replacement plate and replacement sticker fees.

(e) Reclassing from one plate category to another plate category can be done only once within any registration period.

(f) No refunds shall be made in any of the circumstances found in subsection (b), subsection (c), or subsection (d); however, when reclassing from a flat rate plate to an apportioned plate, a refund may be issued if the applicant was issued the wrong plate originally and the credit amounts to an overpayment.

(g) In the event the registration of a vehicle registered under the mileage tax option is revoked, the owner shall be required to pay the annual registration fee in the new plate category and shall not receive any credit for the mileage plate fees.

(h) Certain special interest plates may be displayed on first division vehicles, second division vehicles weighing 8,000 pounds or less, and recreational vehicles. Those plates can be transferred within those vehicle groups.

(i) Plates displayed on second division vehicles weighing 8,000 pounds or less and passenger vehicle plates may be reclassified from one division to the other.

(j) Other than in subsection (i), reclassing from one division to the other division is prohibited. In addition, a reclass from a motor vehicle to a trailer or a trailer to a motor vehicle is prohibited.

(Source: P.A. 89-245, eff. 1-1-96; 90-774, eff. 8-14-98.)

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