LEGISLATURE OF NEBRASKA

ONE HUNDRED SIXTH LEGISLATURE

FIRST SESSION

LEGISLATIVE BILL 38

Introduced by Hilkemann, 4.

Read first time January 10, 2019

Committee: Transportation and Telecommunications

1 A BILL FOR AN ACT relating to motor vehicles; to amend sections 18-1737, 2 60-380, 60-392, 60-399, 60-3,102, 60-3,105, 60-3,106, 60-3,107, 60-3,130.01, 3 60-3,108, 60-3,130, 60-3,130.02, 60-3,130.05, 4 60-3,130.06, 60-3,134, 60-3,135, 60-3,145, 60-3,146, 60-3,149, 60-3,150, 60-3,167, 60-3,175, 60-3,183, 60-3,222, 60-653, 60-683, 5 6 60-1306, 60-1902, 60-1903, 60-1908, 66-1406.02, and 81-2005, Reissue 7 Revised Statutes of Nebraska, and sections 18-1736, 60-163, 60-180, 8 60-308, 60-366, 60-373, 60-376, 60-378, 60-395, 60-396, 60-397, 9 60-398, 60-3,100, 60-3,101, 60-3,104.01, 60-3,109, 60-3,113, 60-3,114, 60-3,119, 60-3,120, 60-3,121, 60-3,122, 60-3,122.02, 10 11 60-3,122.04, 60-3,123, 60-3,124, 60-3,125, 60-3,126, 60-3,128, 12 60-3,147, 60-3,151, 60-3,157, 60-3,205, 60-3,224, 60-3,227, 13 60-3,228, 60-3,231, 60-3,233, 60-3,235, 60-501, 60-6,197.01, and 14 60-1901, Revised Statutes Cumulative Supplement, 2018; to provide 15 for one license plate and In Transit decal per vehicle; to change provisions relating to license plates; to eliminate obsolete 16 provisions; to harmonize provisions; to provide an operative date; 17 18 and to repeal the original sections.

19 Be it enacted by the people of the State of Nebraska,

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Section 1. Section 18-1736, Revised Statutes Cumulative Supplement,
 2018, is amended to read:

3 18-1736 (1) A city or village may designate parking spaces, 4 including access aisles, for the exclusive use of (a) handicapped or 5 disabled persons whose motor vehicles display the distinguishing license plate plates issued to a handicapped or disabled person persons pursuant 6 7 to section 60-3,113, (b) handicapped or disabled persons whose motor vehicles display a distinguishing license plate issued to a handicapped 8 9 or disabled person by another state, (c) such other handicapped or 10 disabled persons or temporarily handicapped or disabled persons whose motor vehicles display a handicapped or disabled parking permit, and (d) 11 such other motor vehicles which display a handicapped or disabled parking 12 permit. 13

(2) If a city or village so designates a parking space or access aisle, it shall be indicated by posting aboveground and immediately adjacent to and visible from each space or access aisle a sign as described in section 18-1737. In addition to such sign, the space or access aisle may also be indicated by blue paint on the curb or edge of the paved portion of the street adjacent to the space or access aisle.

20 (3) For purposes of sections 18-1736 to 18-1741.07:

21 (a) Access aisle has the same meaning as in section 60-302.01;

(b) Handicapped or disabled parking permit has the same meaning as
in section 60-331.01;

(c) Handicapped or disabled person has the same meaning as in
 section 60-331.02; and

26 (d) Temporarily handicapped or disabled person has the same meaning27 as in section 60-352.01.

28 Sec. 2. Section 18-1737, Reissue Revised Statutes of Nebraska, is 29 amended to read:

18-1737 (1) Any city or village, any state agency, and any person in
 lawful possession of any offstreet parking facility may designate stalls

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or spaces, including access aisles, in such facility owned or operated by 1 2 the city, village, state agency, or person for the exclusive use of handicapped or disabled persons whose motor vehicles display the 3 4 distinguishing license plate plates issued to such individuals pursuant 5 to section 60-3,113, such other handicapped or disabled persons or temporarily handicapped or disabled persons whose motor vehicles display 6 a handicapped or disabled parking permit, and such other motor vehicles 7 which display a handicapped or disabled parking permit. Such designation 8 9 shall be made by posting aboveground and immediately adjacent to and visible from each stall or space, including access aisles, a sign which 10 is in conformance with the Manual on Uniform Traffic Control Devices 11 adopted pursuant to section 60-6,118 and the federal Americans with 12 13 Disabilities Act of 1990 and the federal regulations adopted in response to the act, as the act and the regulations existed on January 1, 2011. 14

(2) The owner or person in lawful possession of an offstreet parking 15 16 facility, after notifying the police or sheriff's department, as the case 17 may be, and any city, village, or state agency providing onstreet parking or owning, operating, or providing an offstreet parking facility may 18 cause the removal, from a stall or space, including access aisles, 19 designated exclusively for handicapped or disabled persons or temporarily 20 handicapped or disabled persons or motor vehicles for the transportation 21 of handicapped or disabled persons or temporarily handicapped or disabled 22 23 persons, of any vehicle not displaying the proper handicapped or disabled 24 parking permit or the distinguishing license plate plates specified in 25 this section if there is posted aboveground and immediately adjacent to and visible from such stall or space, including access aisles, a sign 26 which clearly and conspicuously states the area so designated as a tow-in 27 28 zone.

(3) A person who parks a vehicle in any onstreet parking space or
 access aisle which has been designated exclusively for handicapped or
 disabled persons or temporarily handicapped or disabled persons or motor

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vehicles for the transportation of handicapped or disabled persons or 1 temporarily handicapped or disabled persons, or in any so exclusively 2 3 designated parking space or access aisle in any offstreet parking facility, without properly displaying the proper license plate plates or 4 handicapped or disabled parking permit or when the handicapped or 5 disabled person to whom or for whom, as the case may be, the license 6 plate or permit is issued will not enter or exit the vehicle while it is 7 8 parked in the designated space or access aisle shall be guilty of a 9 handicapped parking infraction as defined in section 18-1741.01 and shall be subject to the penalties and procedures set forth in sections 10 11 18-1741.01 to 18-1741.07. The display on a motor vehicle of a distinguishing license plate or permit issued to a handicapped or 12 disabled person by and under the duly constituted authority of another 13 state shall constitute a full and complete defense in any action for a 14 handicapped parking infraction as defined in section 18-1741.01. If the 15 16 identity of the person who parked the vehicle in violation of this section cannot be readily determined, the owner or person in whose name 17 the vehicle is registered shall be held prima facie responsible for such 18 violation and shall be guilty and subject to the penalties and procedures 19 described in this section. In the case of a privately owned offstreet 20 parking facility, a city or village shall not require the owner or person 21 in lawful possession of such facility to inform the city or village of a 22 23 violation of this section prior to the city or village issuing the 24 violator a handicapped parking infraction citation.

(4) For purposes of this section and section 18-1741.01, state 25 agency means any division, department, board, bureau, commission, or 26 agency of the State of Nebraska created by the Constitution of Nebraska 27 or established by act of the Legislature, including the University of 28 Nebraska and the Nebraska state colleges, when the entity owns, leases, 29 controls, 30 or manages property which includes offstreet parking 31 facilities.

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Sec. 3. Section 60-163, Revised Statutes Cumulative Supplement,
 2018, is amended to read:

60-163 (1) The department shall check with its records all duplicate 3 certificates of title received from a county treasurer. If it appears 4 5 that a certificate of title has been improperly issued, the department shall cancel the same. Upon cancellation of any certificate of title, the 6 7 department shall notify the county treasurer who issued the same, and such county treasurer shall thereupon enter the cancellation upon his or 8 9 her records. The department shall also notify the person to whom such certificate of title was issued, as well as any lienholders appearing 10 thereon, of the cancellation and shall demand the surrender of such 11 certificate of title, but the cancellation shall not affect the validity 12 13 of any lien noted thereon. The holder of such certificate of title shall return the same to the department forthwith. 14

(2) If a certificate of registration has been issued to the holder of a certificate of title so canceled, the department shall immediately cancel the <u>certificate of registration</u> same and demand the return of such certificate of registration and license <u>plate or tag</u> plates or tags, and the holder of such certificate of registration and license <u>plate or tag</u> plates or tags shall return the same to the department forthwith.

Sec. 4. Section 60-180, Revised Statutes Cumulative Supplement,
2018, is amended to read:

60-180 (1) A person who operates in this state a vehicle for which a certificate of title is required without having such certificate in accordance with the Motor Vehicle Certificate of Title Act or upon which the certificate of title has been canceled is guilty of a Class III misdemeanor.

(2) A person who is a dealer or acting on behalf of a dealer and who
 acquires, purchases, holds, or displays for sale a new vehicle without
 having obtained a manufacturer's or importer's certificate or a
 certificate of title therefor as provided for in the Motor Vehicle

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1 Certificate of Title Act is guilty of a Class III misdemeanor.

2 (3) A person who fails to surrender any certificate of title or any 3 certificate of registration or license <u>plate or tag</u> plates or tags upon 4 cancellation of the same by the department and notice thereof as 5 prescribed in the Motor Vehicle Certificate of Title Act is guilty of a 6 Class III misdemeanor.

7 (4) A person who fails to surrender the certificate of title to the 8 county treasurer or department as provided in section 60-169 in case of 9 the destruction or dismantling or change of a vehicle in such respect 10 that it is not the vehicle described in the certificate of title is 11 guilty of a Class III misdemeanor.

12 (5) A person who purports to sell or transfer a vehicle without 13 delivering to the purchaser or transferee thereof a certificate of title 14 or a manufacturer's or importer's certificate thereto duly assigned to 15 such purchaser as provided in the Motor Vehicle Certificate of Title Act 16 is guilty of a Class III misdemeanor.

(6) A person who knowingly alters or defaces a certificate of title
or manufacturer's or importer's certificate is guilty of a Class III
misdemeanor.

(7) Except as otherwise provided in section 60-179, a person who
violates any of the other provisions of the Motor Vehicle Certificate of
Title Act or any rules or regulations adopted and promulgated pursuant to
the act is guilty of a Class III misdemeanor.

24 Sec. 5. Section 60-308, Revised Statutes Cumulative Supplement, 25 2018, is amended to read:

60-308 (1) Apportionable vehicle means any motor vehicle or trailer used or intended for use in two or more member jurisdictions that allocate or proportionally register motor vehicles or trailers and used for the transportation of persons for hire or designed, used, or maintained primarily for the transportation of property.

31 (2) Apportionable vehicle does not include any recreational vehicle,

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motor vehicle displaying <u>a</u>restricted <u>plate</u> plates, city pickup and
 delivery vehicle, or government-owned motor vehicle.

3 (3) An apportionable vehicle that is a power unit shall (a) have two axles and a gross vehicle weight or registered gross vehicle weight in 4 5 excess of twenty-six thousand pounds or eleven thousand seven hundred ninety-three and four hundred one thousandths kilograms, (b) have three 6 or more axles, regardless of weight, or (c) be used in combination when 7 the weight of such combination exceeds twenty-six thousand pounds or 8 seven hundred ninety-three and four 9 eleven thousand hundred one 10 thousandths kilograms gross vehicle weight. Vehicles or combinations of vehicles having a gross vehicle weight of twenty-six thousand pounds or 11 12 eleven thousand seven hundred ninety-three and four hundred one 13 thousandths kilograms or less and two-axle vehicles may be proportionally registered at the option of the registrant. 14

Sec. 6. Section 60-366, Revised Statutes Cumulative Supplement,
2018, is amended to read:

17 60-366 (1) Any nonresident owner who desires to register a motor 18 vehicle or trailer in this state shall register in the county where the 19 motor vehicle or trailer is domiciled or where the owner conducts a bona 20 fide business.

(2) A nonresident owner, except as provided in subsections (3) and 21 (4) of this section, owning any motor vehicle or trailer which has been 22 properly registered in the state, country, or other place of which the 23 24 owner is a resident, and which at all times, when operated or towed in 25 this state, has displayed upon it the license plate or plates issued for such motor vehicle or trailer in the place of residence of such owner, 26 may operate or permit the operation or tow or permit the towing of such 27 28 motor vehicle or trailer within the state without registering such motor vehicle or trailer or paying any fees to this state. 29

30 (3)(a) Except as otherwise provided in subdivision (c) of this
31 subsection, any nonresident owner gainfully employed or present in this

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state, operating a motor vehicle or towing a trailer in this state, shall register such motor vehicle or trailer in the same manner as a Nebraska resident, after thirty days of continuous employment or presence in this state, unless the state of his or her legal residence grants immunity from such requirements to residents of this state operating a motor vehicle or towing a trailer in that state.

7 (b) Except as otherwise provided in subdivision (c) of this 8 subsection, any nonresident owner who operates a motor vehicle or tows a 9 trailer in this state for thirty or more continuous days shall register 10 such motor vehicle or trailer in the same manner as a Nebraska resident 11 unless the state of his or her legal residence grants immunity from such 12 requirements to residents of this state operating a motor vehicle or 13 towing a trailer in that state.

(c) Any nonresident owner of a film vehicle may operate the film 14 vehicle for up to one year without registering the vehicle in this state. 15 16 (4)(a) The Department of Motor Vehicles or the Department of Revenue 17 may determine (i) that a limited liability company, partnership, corporation, or other business entity that is organized under the laws of 18 another state or country and that owns or holds title to a recreational 19 vehicle is a shell company used to avoid proper registration of the 20 recreational vehicle in this state and (ii) that the recreational vehicle 21 is controlled by a Nebraska resident. 22

(b) Factors that the Department of Motor Vehicles or the Department
of Revenue may consider to determine that the limited liability company,
partnership, corporation, or other business entity is a shell company
used to avoid proper registration of the recreational vehicle in this
state include, but are not limited to:

(i) The limited liability company, partnership, corporation, or
other business entity lacks a business activity or purpose;

30 (ii) The limited liability company, partnership, corporation, or
31 other business entity does not maintain a physical location in this

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1 state;

2 (iii) The limited liability company, partnership, corporation, or 3 other business entity does not employ individual persons and provide 4 those persons with Internal Revenue Service Form W-2 wage and tax 5 statements; or

6 (iv) The limited liability company, partnership, corporation, or 7 other business entity fails to file federal tax returns or fails to file 8 a state tax return in this state.

9 (c) Factors that the Department of Motor Vehicles or the Department 10 of Revenue may consider to determine that the recreational vehicle is 11 controlled by a Nebraska resident include, but are not limited to:

12 (i) A Nebraska resident was the initial purchaser of the13 recreational vehicle;

14 (ii) A Nebraska resident operated or stored the recreational vehicle15 in this state for any period of time;

(iii) A Nebraska resident is a member, partner, or shareholder or is
otherwise affiliated with the limited liability company, partnership,
corporation, or other business entity purported to own the recreational
vehicle; or

20 (iv) A Nebraska resident is insured to operate the recreational21 vehicle.

(d) If the Department of Motor Vehicles or the Department of Revenue
makes the determinations described in subdivision (4)(a) of this section,
there is a rebuttable presumption that:

(i) The Nebraska resident in control of the recreational vehicle isthe actual owner of the recreational vehicle;

(ii) Such Nebraska resident is required to register the recreational
vehicle in this state and is liable for all motor vehicle taxes, motor
vehicle fees, and registration fees as provided in the Motor Vehicle
Registration Act; and

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(iii) The purchase of the recreational vehicle is subject to sales

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1 or use tax under section 77-2703.

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(e) The Department of Motor Vehicles or the Department of Revenue 2 shall notify the Nebraska resident who is presumed to be the owner of the 3 4 recreational vehicle that he or she is required to register the 5 recreational vehicle in this state, pay any applicable taxes and fees for proper registration of the recreational vehicle under the Motor Vehicle 6 7 Registration Act, and pay any applicable sales or use tax due on the purchase under the Nebraska Revenue Act of 1967 no later than thirty days 8 after the date of the notice. 9

10 (f)(i) For a determination made by the Department of Motor Vehicles under this subsection, the Nebraska resident who is presumed to be the 11 owner of the recreational vehicle may accept the determination and pay 12 13 the county treasurer as shown in the notice, or he or she may dispute the determination and appeal the matter. Such appeal shall be filed with the 14 Director of Motor Vehicles within thirty days after the date of the 15 16 notice or the determination will be final. The director shall appoint a 17 hearing officer who shall hear the appeal and issue a written decision. Such appeal shall be in accordance with the Administrative Procedure Act. 18 19 Following a final determination in the appeal in favor of the Department of Motor Vehicles or if no further appeal is filed, the Nebraska resident 20 shall owe the taxes and fees determined to be due, together with any 21 22 costs for the appeal assessed against the owner.

(ii) For a determination made by the Department of Revenue under this subsection, the Nebraska resident who is presumed to be the owner of the recreational vehicle may appeal the determination made by the Department of Revenue, and such appeal shall be in accordance with section 77-2709.

(g) If the Nebraska resident who is presumed to be the owner of the recreational vehicle fails to pay the motor vehicle taxes, motor vehicle fees, registration fees, or sales or use tax required to be paid under this subsection, he or she shall be assessed a penalty of fifty percent

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1 of such unpaid taxes and fees. Such penalty shall be remitted by the 2 county treasurer or the Department of Revenue to the State Treasurer for 3 credit to the Highway Trust Fund.

Sec. 7. Section 60-373, Revised Statutes Cumulative Supplement,
2018, is amended to read:

6 60-373 (1) Each licensed motor vehicle dealer or trailer dealer as 7 defined in sections 60-1401.26 and 60-1401.37, respectively, doing 8 business in this state, in lieu of registering each motor vehicle or 9 trailer which such dealer owns of a type otherwise required to be 10 registered, or any full-time or part-time employee or agent of such 11 dealer may, if the motor vehicle or trailer displays dealer number <u>plate</u> 12 plates:

13 (a) Operate or tow the motor vehicle or trailer upon the highways of this state solely for purposes of transporting, testing, demonstrating, 14 or use in the ordinary course and conduct of business as a motor vehicle 15 or trailer dealer. Such use may include personal or private use by the 16 17 dealer and personal or private use by any bona fide employee, if the employee can be verified by payroll records maintained at the dealership 18 19 as ordinarily working more than thirty hours per week or fifteen hundred hours per year at the dealership; 20

(b) Operate or tow the motor vehicle or trailer upon the highways of
this state for transporting industrial equipment held by the licensee for
purposes of demonstration, sale, rental, or delivery; or

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(c) Sell the motor vehicle or trailer.

25 (2) Each licensed manufacturer as defined in section 60-1401.24 which actually manufactures or assembles motor vehicles or trailers 26 within this state, in lieu of registering each motor vehicle or trailer 27 28 which such manufacturer owns of a type otherwise required to be registered, or any employee of such manufacturer may operate or tow the 29 motor vehicle or trailer upon the highways of this state solely for 30 purposes of transporting, testing, demonstrating 31 to prospective

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1 customers, or use in the ordinary course and conduct of business as a 2 motor vehicle or trailer manufacturer, upon the condition that any such 3 motor vehicle or trailer display thereon, in the manner prescribed in 4 section 60-3,100, <u>a</u> dealer number <u>plate</u> <u>plates</u> as provided for in section 5 60-3,114.

(3) In no event shall such plates be used on motor vehicles or 6 trailers hauling other than automotive or trailer equipment, complete 7 motor vehicles, or trailers which are inventory of such licensed dealer 8 9 or manufacturer unless there is issued by the department a special permit 10 specifying the hauling of other products. This section shall not be construed to allow a dealer to operate a motor vehicle or trailer with a 11 dealer number plate plates for the delivery of parts inventory. A dealer 12 13 may use such motor vehicle or trailer to pick up parts to be used for the motor vehicle or trailer inventory of the dealer. 14

Sec. 8. Section 60-376, Revised Statutes Cumulative Supplement,
2018, is amended to read:

17 60-376 Subject to all the provisions of law relating to motor vehicles and trailers not inconsistent with this section, any motor 18 19 vehicle dealer or trailer dealer who is regularly engaged within this state in the business of buying and selling motor vehicles and trailers, 20 who regularly maintains within this state an established place of 21 business, and who desires to effect delivery of any motor vehicle or 22 trailer bought or sold by him or her from the point where purchased or 23 24 sold to points within or outside this state may, solely for the purpose 25 of such delivery by himself or herself, his or her agent, or a bona fide purchaser, operate such motor vehicle or tow such trailer on the highways 26 of this state without charge or registration of such motor vehicle or 27 trailer. A sticker shall be displayed on the rear window front and rear 28 windows or the rear side window windows of such motor vehicle, except an 29 autocycle or a motorcycle, and displayed on the front and rear of each 30 such trailer. On the sticker shall be plainly printed in black letters 31

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the words In Transit. One In Transit sticker shall be displayed on an 1 2 autocycle or a motorcycle, which sticker may be one-half the size required for other motor vehicles. Such sticker stickers shall include a 3 4 registration number, which registration number shall be different for 5 each sticker or pair of stickers issued, and the contents of such sticker and the numbering system shall be as prescribed by the department. Each 6 7 dealer issuing such a sticker stickers shall keep a record of the registration number of each sticker or pair of stickers on the invoice of 8 9 such sale. Such sticker shall allow such owner to operate the motor vehicle or tow such trailer for a period of thirty days in order to 10 effect proper registration of the new or used motor vehicle or trailer. 11 When any person, firm, or corporation has had a motor vehicle or trailer 12 13 previously registered and a license plate plates assigned to such person, 14 firm, or corporation, such owner may operate the motor vehicle or tow such trailer for a period of thirty days in order to effect transfer of 15 16 the plate plates to the new or used motor vehicle or trailer. Upon demand of proper authorities, there shall be presented by the person in charge 17 of such motor vehicle or trailer, for examination, a duly executed bill 18 of sale therefor or other satisfactory evidence of the right of 19 possession by such person of such motor vehicle or trailer. 20

Sec. 9. Section 60-378, Revised Statutes Cumulative Supplement,
2018, is amended to read:

23 60-378 (1) Any transporter doing business in this state may, in lieu 24 of registering each motor vehicle or trailer which such transporter is 25 transporting, upon payment of a fee of ten dollars, apply to the department for a transporter's certificate and one transporter license 26 plate. Additional pairs of transporter certificates and transporter 27 28 license plates may be procured for a fee of ten dollars each. A transporter license plate Transporter license plates shall be displayed 29 (a) upon the motor vehicle or trailer being transported or (b) upon a 30 properly registered truck or truck-tractor which is a work or service 31

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vehicle in the process of towing a trailer which is itself being 1 2 delivered by the transporter, and such registered truck or truck-tractor shall also display a transporter plate upon the front thereof. The 3 4 applicant for a transporter plate shall keep for six years a record of 5 each motor vehicle or trailer transported by him or her under this section, and such record shall be available to the department for 6 7 inspection. Each applicant shall file with the department proof of his or her status as a bona fide transporter. 8

9 (2) Transporter license plates may be the same size as license 10 plates issued for motorcycles other than autocycles, shall bear thereon a 11 mark to distinguish them as transporter plates, and shall be serially 12 numbered so as to distinguish them from each other. Such <u>a</u> license <u>plate</u> 13 plates may only be displayed upon the front of a driven motor vehicle of 14 a lawful combination or upon the front of a motor vehicle driven singly 15 or upon the rear of a trailer being towed.

16 Sec. 10. Section 60-380, Reissue Revised Statutes of Nebraska, is 17 amended to read:

18 60-380 Any motor vehicle or trailer owned by a dealer licensed under 19 the Motor Vehicle Industry Regulation Act and bearing other than <u>a</u> dealer 20 license <u>plate</u> plates shall be conclusively presumed not to be a part of 21 the dealer's inventory and not for demonstration or sale and therefor not 22 eligible for any exemption from taxes or fees applicable to <u>a</u> motor 23 <u>vehicle or trailer</u> vehicles or trailers with <u>a</u> dealer license <u>plate</u> 24 <u>plates</u>.

25 Sec. 11. Section 60-392, Reissue Revised Statutes of Nebraska, is 26 amended to read:

60-392 (1) Registration may be renewed annually in a manner designated by the department and upon payment of the same fee as provided for the original registration. On making an application for renewal, the registration certificate for the preceding registration period or renewal notice or other evidence designated by the department shall be presented

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with the application. A person may renew his or her annual registration
 up to thirty days prior to the date of expiration.

(2) The certificate of registration and license plate plates issued 3 4 by the department shall be valid during the registration period for which they are issued, and when <u>a</u>validation <u>decal</u> decals issued pursuant to 5 section 60-3,101 has have been affixed to the license plate plates, the 6 7 plate plates shall also be valid for the registration period designated 8 by such validation decal decals. If a person renews his or her annual 9 registration up to thirty days prior to the date of expiration, the registration shall be valid for such time period as well. 10

(3) The registration period for motor vehicles and trailers required to be registered as provided in section 60-362 shall expire on the first day of the month one year from the month of issuance, and renewal shall become due on such day and shall become delinquent on the first day of the following month.

(4) Subsections (1) through (3) of this section do not apply to
dealer's license plates, repossession plates, and transporter plates as
provided in sections 60-373, 60-375, 60-378, and 60-379, which plates
shall be issued for a calendar year.

(5) The registration period for apportioned vehicles as provided in
section 60-3,198 shall expire December 31 of each year and shall become
delinquent February 1 of the following year.

Sec. 12. Section 60-395, Revised Statutes Cumulative Supplement,
24 2018, is amended to read:

25 60-395 (1) Except as otherwise provided in subsection (2) of this section and sections 60-3,121, 60-3,122.02, 60-3,122.04, 60-3,128, 26 60-3,224, 60-3,227, 60-3,231, 60-3,233, and 60-3,235, the registration 27 28 shall expire and the registered owner or lessee may, by returning the registration certificate, license 29 the plate plates, and, when appropriate, the validation <u>decal</u> decals and by either making application 30 on a form prescribed by the department to the county treasurer of the 31

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1 occurrence of an event described in subdivisions (a) through (e) of this 2 subsection or, in the case of a change in situs, displaying to the county 3 treasurer the registration certificate of such other state as evidence of 4 a change in situs, receive a refund of that part of the unused fees and 5 taxes on motor vehicles or trailers based on the number of unexpired 6 months remaining in the registration period from the date of any of the 7 following events:

(a) Upon transfer of ownership of any motor vehicle or trailer;

9 (b) In case of loss of possession because of fire, theft, 10 dismantlement, or junking;

11 (c) When a salvage branded certificate of title is issued;

(d) Whenever a type or class of motor vehicle or trailer previously registered is subsequently declared by legislative act or court decision to be illegal or ineligible to be operated or towed on the public roads and no longer subject to registration fees, the motor vehicle tax imposed in section 60-3,185, the motor vehicle fee imposed in section 60-3,190, and the alternative fuel fee imposed in section 60-3,191;

(e) Upon a trade-in or surrender of a motor vehicle under a lease;or

(f) In case of a change in the situs of a motor vehicle or trailerto a location outside of this state.

(2) If the date of the event falls within the same calendar month in
which the motor vehicle or trailer is acquired, no refund shall be
allowed for such month.

(3) If the transferor or lessee acquires another motor vehicle at the time of the transfer, trade-in, or surrender, the transferor or lessee shall have the credit provided for in this section applied toward payment of the motor vehicle fees and taxes then owing. Otherwise, the transferor or lessee shall file a claim for refund with the county treasurer upon an application form prescribed by the department.

31 (4) The registered owner or lessee shall make a claim for refund or

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credit of the fees and taxes for the unexpired months in the registration
 period within sixty days after the date of the event or shall be deemed
 to have forfeited his or her right to such refund or credit.

4 (5) For purposes of this section, the date of the event shall be: 5 (a) In the case of a transfer or loss, the date of the transfer or loss; 6 (b) in the case of a change in the situs, the date of registration in 7 another state; (c) in the case of a trade-in or surrender under a lease, 8 the date of trade-in or surrender; (d) in the case of a legislative act, 9 the effective date of the act; and (e) in the case of a court decision, 10 the date the decision is rendered.

(6) Application for registration or for reassignment of <u>a</u>license <u>plate</u> plates and, when appropriate, <u>a</u>validation <u>decal</u> decals to another motor vehicle or trailer shall be made within thirty days of the date of purchase.

(7) If a motor vehicle or trailer was reported stolen under section 60-178, a refund under this section shall not be reduced for a lost plate rharge and a credit under this section may be reduced for a lost plate charge but the applicant shall not be required to pay the plate fee for <u>a</u> new <u>plate</u> <u>plates</u>.

(8) The county treasurer shall refund the motor vehicle fee and registration fee from the fees which have not been transferred to the State Treasurer. The county treasurer shall make payment to the claimant from the undistributed motor vehicle taxes of the taxing unit where the tax money was originally distributed. No refund of less than two dollars shall be paid.

26 Sec. 13. Section 60-396, Revised Statutes Cumulative Supplement, 27 2018, is amended to read:

60-396 Whenever the registered owner files an application with the county treasurer showing that a motor vehicle or trailer is disabled and has been removed from service, the registered owner may, by returning the registration certificate, the license <u>plate</u> plates, and, when

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appropriate, the validation decal decals or, in the case of the 1 unavailability of such registration certificate or certificates, license 2 <u>plate</u> plates, or validation <u>decal</u> decals, then by making an affidavit to 3 4 the county treasurer of such disablement and removal from service, receive a credit for a portion of the registration fee from the fee 5 deposited with the State Treasurer at the time of registration based upon 6 7 the number of unexpired months remaining in the registration year except as otherwise provided in sections 60-3,121, 60-3,122.02, 60-3,122.04, 8 9 60-3,128, 60-3,224, 60-3,227, 60-3,233, and 60-3,235. The owner shall 10 also receive a credit for the unused portion of the motor vehicle tax and 11 fee based upon the number of unexpired months remaining in the registration year. When the owner registers a replacement motor vehicle 12 or trailer at the time of filing such affidavit, the credit may be 13 immediately applied against the registration fee and the motor vehicle 14 tax and fee for the replacement motor vehicle or trailer. When no such 15 16 replacement motor vehicle or trailer is so registered, the county 17 treasurer shall forward the application and affidavit, if any, to the State Treasurer who shall determine the amount, if any, of the allowable 18 credit for the registration fee and issue a credit certificate to the 19 owner. For the motor vehicle tax and fee, the county treasurer shall 20 determine the amount, if any, of the allowable credit and issue a credit 21 certificate to the owner. When such motor vehicle or trailer is removed 22 from service within the same month in which it was registered, no credits 23 24 shall be allowed for such month. The credits may be applied against taxes and fees for new or replacement motor vehicles or trailers incurred 25 within one year after cancellation of registration of the motor vehicle 26 or trailer for which the credits were allowed. When any such motor 27 28 vehicle or trailer is reregistered within the same registration year in which its registration has been canceled, the taxes and fees shall be 29 that portion of the registration fee and the motor vehicle tax and fee 30 for the remainder of the registration year. 31

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Sec. 14. Section 60-397, Revised Statutes Cumulative Supplement,
 2018, is amended to read:

3 60-397 If a motor vehicle or trailer has a salvage branded 4 certificate of title issued as a result of an insurance company acquiring the motor vehicle or trailer through a total loss settlement, the prior 5 owner of the motor vehicle or trailer who is a party to the settlement 6 7 may receive a refund or credit of unused fees and taxes by (1) filing an application with the county treasurer within sixty days after the date of 8 9 the settlement stating that title to the motor vehicle or trailer was transferred as a result of the settlement and (2) returning the 10 11 registration certificate, the license plate plates, and, when appropriate, the validation decal decals or, in the case of the 12 unavailability of the registration certificate, license plate plates, or 13 14 validation decal decals, filing an affidavit with the county treasurer regarding the transfer of title due to the settlement 15 and the 16 unavailability of the certificate, license <u>plate</u>, or validation 17 decal decals. The owner may receive a refund or credit of the registration fees and motor vehicle taxes and fees for the unexpired 18 months remaining in the registration year determined based on the date 19 when the motor vehicle or trailer was damaged and became unavailable for 20 service. When the owner registers a replacement motor vehicle or trailer 21 at the time of filing such affidavit, the credit may be immediately 22 23 applied against the registration fee and the motor vehicle tax and fee 24 for the replacement motor vehicle or trailer. When no such replacement motor vehicle or trailer is so registered, the county treasurer shall 25 refund the unused registration fees. If the motor vehicle or trailer was 26 damaged and became unavailable for service during the same month in which 27 28 it was registered, no refund or credit shall be allowed for such month. When any such motor vehicle or trailer is reregistered within the same 29 registration year in which its registration has been canceled, the taxes 30 and fees shall be that portion of the registration fee and the motor 31

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1 vehicle tax and fee for the remainder of the registration year.

Sec. 15. Section 60-398, Revised Statutes Cumulative Supplement,
2018, is amended to read:

4 60-398 A nonresident may, if he or she applies within ninety days and his or her original registration date surrenders 5 from the registration certificate and license plate plates which were assigned to 6 7 him or her, receive from the county treasurer, or the department if registration was pursuant to section 60-3,198, a refund in the amount of 8 9 fifty percent of the original license fee, fifty percent of the motor vehicle tax imposed in section 60-3,185, and fifty percent of the motor 10 vehicle fee imposed in section 60-3,190, except that no refunds shall be 11 made on any license surrendered after the ninth month of the registration 12 13 period for which the motor vehicle or trailer was registered.

Sec. 16. Section 60-399, Reissue Revised Statutes of Nebraska, is amended to read:

16 60-399 (1) Except as otherwise specifically provided, no person 17 shall operate or park or cause to be operated or parked a motor vehicle 18 or tow or park or cause to be towed or parked a trailer on the highways 19 unless such motor vehicle or trailer has displayed the proper <u>license</u> 20 <u>plate number of plates</u> as required in the Motor Vehicle Registration Act.

In each registration period in which <u>a</u>new license <u>plate is</u> plates 21 22 are not issued, a previously issued license plate plates shall have affixed thereto the validation decal decals issued pursuant to section 23 24 60-3,101. In all cases such license <u>plate</u> shall be securely 25 fastened in an upright position to the motor vehicle or trailer so as to prevent such plate plates from swinging and at a minimum distance of 26 twelve inches from the ground to the bottom of the license plate. No 27 28 person shall attach to or display on such motor vehicle or trailer any (a) license plate or registration certificate other than as assigned to 29 it for the current registration period, (b) fictitious or altered license 30 <u>plate</u> plates or registration certificate, (c) license <u>plate</u> plates or 31

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registration certificate that has been canceled by the department, or (d)
 license <u>plate</u> plates lacking <u>a</u> current validation <u>decal</u> decals.

3 letters, numbers, (2) A11 printing, writing, and other 4 identification marks upon such plate plates and certificate shall be kept clear and distinct and free from grease, dust, or other blurring matter, 5 so that they shall be plainly visible at all times during daylight and 6 7 under artificial light in the nighttime.

8 Sec. 17. Section 60-3,100, Revised Statutes Cumulative Supplement,
9 2018, is amended to read:

10 60-3,100 (1) The department shall issue to every person whose motor vehicle or trailer is registered one or two fully reflectorized license 11 <u>plate</u> plates upon which shall be displayed (a) the registration number 12 13 consisting of letters and numerals assigned to such motor vehicle or trailer in figures not less than two and one-half inches nor more than 14 three inches in height and (b) also the word Nebraska suitably lettered 15 so as to be attractive. The license <u>plate</u> shall be of a color 16 17 designated by the director. The color of the <u>plate</u> shall be changed each time the license <u>plate is</u> plates are changed. Each time the 18 19 <u>plate is plates are</u> changed, the director shall secure license competitive bids for materials pursuant to sections 81-145 to 81-162. 20 Autocycle, motorcycle, minitruck, low-speed vehicle, and trailer license 21 22 plate letters and numerals may be one-half the size of those required in this section. 23

24 (2)(a) <u>One</u> Except as otherwise provided in this subsection, two
25 license <u>plate</u> plates shall be issued for every motor vehicle.

(b) One license plate shall be issued for (i) apportionable
vehicles, (ii) buses, (iii) dealers, (iv) minitrucks, (v) motorcycles,
other than autocycles, (vi) special interest motor vehicles that use the
special interest motor vehicle license plate authorized by and issued
under section 60-3,135.01, (vii) trailers, and (viii) truck-tractors.

31 (c)(i) Beginning January 1, 2017, one license plate shall be issued,

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upon request and compliance with this subdivision, for any passenger car 1 2 which is not manufactured to be equipped with a bracket on the front of 3 the vehicle to display a license plate. A license decal shall be issued 4 with the license plate as provided in subdivision (ii) of this 5 subdivision and shall be displayed on the driver's side of the 6 windshield. In order to request a single license plate and license decal, 7 there shall be an additional annual nonrefundable registration fee of one hundred dollars plus the cost of the decal paid to the county treasurer 8 9 at the time of registration. All fees collected under this subdivision 10 shall be remitted to the State Treasurer for credit to the Highway Trust 11 Fund.

12 (b) (ii) The department shall design, procure, and furnish to the 13 county treasurers a license decal which shall be displayed as evidence 14 that a license plate has been obtained under this subdivision. Each 15 county treasurer shall furnish a license decal to the person obtaining 16 the plate.

17 (c) The license plate (d) When two license plates are issued, one 18 shall be prominently displayed at all times on the front and one on the 19 rear of the registered motor vehicle or trailer. When only one plate is issued, it shall be prominently displayed on the rear of the registered 20 motor vehicle or trailer except . When only one plate is issued for motor 21 22 vehicles registered pursuant to section 60-3,198 and truck-tractors, on 23 which it shall be prominently displayed on the front of the apportionable 24 vehicle.

Sec. 18. Section 60-3,104.01, Revised Statutes CumulativeSupplement, 2018, is amended to read:

60-3,104.01 (1) A person may apply for <u>a</u> specialty license <u>plate</u> <u>plates</u> in lieu of <u>a</u> regular license <u>plate</u> plates on an application prescribed and provided by the department pursuant to section 60-3,104.02 for any motor vehicle, trailer, or semitrailer, except for motor vehicles or trailers registered under section 60-3,198. An applicant receiving a

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specialty license plate for a farm truck with a gross weight of over 1 sixteen tons or for a commercial motor vehicle registered for a gross 2 weight of five tons or over shall affix the appropriate tonnage decal to 3 4 plate. The department shall make forms available for the such 5 applications. Each application for initial issuance or renewal of a specialty license <u>plate</u> shall be accompanied by a fee of seventy 6 dollars. Fees collected pursuant to this subsection shall be remitted to 7 the State Treasurer. The State Treasurer shall credit fifteen percent of 8 9 the fee for initial issuance and renewal of specialty license plates to the Department of Motor Vehicles Cash Fund and eighty-five percent of the 10 fee to the Highway Trust Fund. 11

(2) When Until January 1, 2019, when the department receives an 12 13 application for specialty license plates, it shall deliver the plates to the county treasurer of the county in which the motor vehicle, trailer, 14 15 or semitrailer is registered. Beginning January 1, 2019, when the 16 department receives an application for <u>a</u> specialty license <u>plate</u> plates, 17 the department may deliver the <u>plate</u> plates and registration certificate to the applicant by United States mail or to the county treasurer of the 18 county in which the motor vehicle, trailer, or semitrailer is registered 19 and the delivery of the plate plates and registration certificate shall 20 be made through a secure process and system. The county treasurer or the 21 22 department shall issue a specialty license plate plates in lieu of a 23 regular license <u>plate</u> plates when the applicant complies with the other 24 provisions of law for registration of the motor vehicle, trailer, or 25 semitrailer. If a specialty license plate is plates are lost, stolen, or mutilated, the licensee shall be issued <u>a</u>replacement license <u>plate</u> 26 27 plates pursuant to section 60-3,157.

(3)(a) The owner of a motor vehicle, trailer, or semitrailer bearing
<u>a</u> specialty license <u>plate</u> plates may make application to the county
treasurer to have such specialty license <u>plate</u> plates transferred to a
motor vehicle, trailer, or semitrailer other than the motor vehicle,

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1 trailer, or semitrailer for which such <u>plate was</u> <u>plates were</u> originally 2 purchased if such motor vehicle, trailer, or semitrailer is owned by the 3 owner of the specialty license <u>plate</u> <u>plates</u>.

4 (b) The owner may have the unused portion of the specialty license 5 plate fee credited to the other motor vehicle, trailer, or semitrailer 6 which will bear the specialty license <u>plate</u> <u>plates</u> at the rate of eight 7 and one-third percent per month for each full month left in the 8 registration period.

9 (c) Application for such transfer shall be accompanied by a fee of 10 three dollars. Fees collected pursuant to this subsection shall be 11 remitted to the State Treasurer for credit to the Department of Motor 12 Vehicles Cash Fund.

Sec. 19. Section 60-3,101, Revised Statutes Cumulative Supplement,
2018, is amended to read:

60-3,101 Except for permanent license plates issued pursuant to 15 sections 60-3,203 and 60-3,228, license plates shall be issued every six 16 17 years beginning with the license plates issued in the year 2005. Except for plates issued pursuant to such sections, in the years in which plates 18 are not issued, in lieu of issuing such license plates, the department 19 shall furnish to every person whose motor vehicle or trailer is 20 registered a validation decal bearing one or two validation decals, as 21 22 the case may be, which validation decals shall bear the year for which it is issued and be so constructed as to permit it them to be permanently 23 24 affixed to the <u>plate</u> plates.

25 Sec. 20. Section 60-3,102, Reissue Revised Statutes of Nebraska, is 26 amended to read:

60-3,102 Whenever <u>a</u> new license <u>plate</u> <u>plates</u>, including <u>a</u> duplicate or replacement license <u>plate</u>, <u>is</u> plates, are issued to any person, a fee per plate <u>fee</u> shall be charged in addition to all other required fees. The plate fee shall be determined by the department and shall only cover the cost of the license plate and validation <u>decal</u> decals but shall not

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exceed three dollars and fifty cents. All fees collected pursuant to this
 section shall be remitted to the State Treasurer for credit to the
 Highway Trust Fund.

Sec. 21. Section 60-3,105, Reissue Revised Statutes of Nebraska, is
amended to read:

6 60-3,105 (1) The department may provide a distinctive license plate 7 for all motor vehicles owned or operated by the state, counties, 8 municipalities, or school districts. Motor vehicles owned or operated by 9 the state, counties, municipalities, or school districts shall display <u>a</u> 10 such distinctive license <u>plate</u> plates when such license <u>plate is</u> plates 11 are issued or shall display <u>an</u> undercover license <u>plate</u> plates when such 12 license <u>plate is</u> plates are issued under section 60-3,135.

13 (2) Any motor vehicle owned or leased and used by any city or village of this state, any rural fire protection district, the Civil Air 14 Patrol, any public school district, any county, the state, the United 15 States Government, any entity formed pursuant to the Interlocal 16 17 Cooperation Act, the Integrated Solid Waste Management Act, or the Joint Public Agency Act, or any municipal public body or authority used in 18 operating a public passenger transportation system, and exempt from a 19 distinct marking as provided in section 81-1021, may carry <u>a</u>license 20 <u>plate of plates</u> the same design and size as are provided in subsection 21 22 (1) of this section or an undercover license plate plates issued under 23 section 60-3,135.

24 Sec. 22. Section 60-3,106, Reissue Revised Statutes of Nebraska, is 25 amended to read:

60-3,106 (1) The department may provide a distinctive license plate for <u>each trailer</u> all trailers owned or operated by the state, counties, municipalities, or school districts. <u>Each trailer</u> Trailers owned or operated by the state, counties, municipalities, or school districts shall display such distinctive license <u>plate</u> plates when such license <u>plate is</u> plates are issued or shall display <u>an</u> undercover license <u>plate</u>

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1 plates when such license plate is plates are issued under section 2 60-3,135.

(2) Any trailer owned or leased and used by any city or village of 3 this state, any rural fire protection district, the Civil Air Patrol, any 4 public school district, any county, the state, the United States 5 Government, any entity formed pursuant to the Interlocal Cooperation Act, 6 7 the Integrated Solid Waste Management Act, or the Joint Public Agency Act, or any municipal public body or authority used in operating a public 8 9 passenger transportation system, and exempt from a distinct marking as provided in section 81-1021, may carry <u>a</u>license <u>plate</u> the same 10 design and size as are provided in subsection (1) of this section or an 11 undercover license <u>plate</u> <u>plates</u> issued under section 60-3,135. 12

Sec. 23. Section 60-3,107, Reissue Revised Statutes of Nebraska, is amended to read:

15 60-3,107 The department may provide <u>a</u> distinctive license <u>plate</u> 16 plates issued for use on <u>a</u> motor <u>vehicle</u> vehicles which <u>is</u> are tax exempt 17 pursuant to subdivision (6) of section 60-3,185. <u>A license plate</u> License 18 plates on such <u>a</u> motor <u>vehicle</u> vehicles shall display, in addition to the 19 license number, the words tax exempt.

20 Sec. 24. Section 60-3,108, Reissue Revised Statutes of Nebraska, is 21 amended to read:

60-3,108 The department may provide <u>a</u> distinctive license <u>plate</u> plates issued for use on <u>a trailer which is tax</u> trailers exempt pursuant to subdivision (6) of section 60-3,185. <u>A license plate</u> License plates on such <u>trailer</u> trailers shall display, in addition to the license number, the <u>words tax exempt</u> word exempt which shall appear at the bottom of the license plates.

Sec. 25. Section 60-3,109, Revised Statutes Cumulative Supplement,
2018, is amended to read:

60-3,109 (1) Any owner of well-boring apparatus and well-servicing
 equipment may make application to the county treasurer for <u>a</u>license

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2 (2) <u>A well-boring Well-boring</u> apparatus and well-servicing equipment
3 license <u>plate</u> plates shall display thereon, in addition to the license
4 number, the words special equipment.

5 Sec. 26. Section 60-3,113, Revised Statutes Cumulative Supplement,
6 2018, is amended to read:

7 60-3,113 (1) The department shall, without the payment of any fee 8 except the taxes and fees required by sections 60-3,102, 60-3,185, 9 60-3,190, and 60-3,191, issue <u>a</u>license <u>plate</u> plates for one motor 10 vehicle not used for hire and a license plate for one autocycle or 11 motorcycle not used for hire to:

(a) Any permanently handicapped or disabled person or his or her
parent, legal guardian, foster parent, or agent upon application and
proof of a permanent handicap or disability; or

(b) A trust which owns the motor vehicle, autocycle, or motorcycle
if a designated beneficiary of the trust qualifies under subdivision (a)
of this subsection.

An application and proof of disability in the form and with the information required by section 60-3,113.02 shall be submitted before <u>a</u> license <u>plate is plates are</u> issued or reissued.

(2) The license plate or plates shall carry the internationally accepted wheelchair symbol, which symbol is a representation of a person seated in a wheelchair surrounded by a border six units wide by seven units high, and such other letters or numbers as the director prescribes. Such license plate or plates shall be used by such person in lieu of the usual license plate or plates.

(3) The department shall compile and maintain a registry of the
names, addresses, and license numbers of all persons who obtain <u>a</u> special
license <u>plate</u> plates pursuant to this section and all persons who obtain
a handicapped or disabled parking permit.

31 Sec. 27. Section 60-3,114, Revised Statutes Cumulative Supplement,

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1 2018, is amended to read:

2 60-3,114 (1) Any licensed dealer or manufacturer may, upon payment of a fee of thirty dollars, make an application, on a form approved by 3 4 the Nebraska Motor Vehicle Industry Licensing Board, to the county treasurer of the county in which his or her place of business is located 5 for a certificate and one dealer license plate for the type of motor 6 7 vehicle or trailer the dealer has been authorized by the Nebraska Motor Vehicle Industry Licensing Board to sell and demonstrate. One additional 8 9 dealer license plate may be procured for the type of motor vehicle or trailer the dealer has sold during the last previous period of October 1 10 through September 30 for each twenty motor vehicles or trailers sold at 11 retail during such period or one additional dealer license plate for each 12 thirty motor vehicles or trailers sold at wholesale during such period, 13 but not to exceed a total of five additional dealer license plates in the 14 case of motor vehicles or trailers sold at wholesale, or, in the case of 15 a manufacturer, for each ten motor vehicles or trailers actually 16 manufactured or assembled within the state within the last previous 17 period of October 1 through September 30 for a fee of fifteen dollars 18 19 each.

20 (2) <u>A dealer</u> Dealer or manufacturer license <u>plate</u> plates shall
 21 display, in addition to the registration number, the letters DLR.

22 Sec. 28. Section 60-3,119, Revised Statutes Cumulative Supplement, 23 2018, is amended to read:

60-3,119 (1) Application for <u>a personalized message license plate</u> plates shall be made to the department. The department shall make available through each county treasurer forms to be used for such applications.

(2) Each initial application shall be accompanied by a fee of forty
dollars. The fees shall be remitted to the State Treasurer. The State
Treasurer shall credit twenty-five percent of the fee to the Highway
Trust Fund and seventy-five percent of the fee to the Department of Motor

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1 Vehicles Cash Fund.

2 (3) An application for renewal of a <u>personalized message</u> license 3 plate previously approved and issued shall be accompanied by a fee of 4 forty dollars. County treasurers collecting fees pursuant to this 5 subsection shall remit them to the State Treasurer. The State Treasurer 6 shall credit twenty-five percent of the fee to the Highway Trust Fund and 7 seventy-five percent of the fee to the Department of Motor Vehicles Cash 8 Fund.

9 Sec. 29. Section 60-3,120, Revised Statutes Cumulative Supplement,
10 2018, is amended to read:

11 Until January 1, 2019, when the department approves an 60-3,120 application for personalized message license plates, it shall notify the 12 13 applicant and deliver the license plates to the county treasurer of the 14 county in which the motor vehicle or trailer is to be registered. Beginning January 1, 2019, when the department approves an application 15 16 for <u>a</u> personalized message license <u>plate</u>, the department shall 17 notify the applicant and deliver the license plate plates and registration certificate to the applicant by United States mail or to the 18 19 county treasurer of the county in which the motor vehicle or trailer is to be registered and the delivery of the <u>plate</u> and registration 20 certificate shall be made through a secure process and system. The county 21 treasurer or the department shall deliver such plate plates to the 22 23 applicant, in lieu of <u>a</u>regular license <u>plate</u>, when the applicant 24 complies with the other provisions of law for registration of the motor 25 vehicle or trailer.

26 Sec. 30. Section 60-3,121, Revised Statutes Cumulative Supplement, 27 2018, is amended to read:

60-3,121 (1) The owner of a motor vehicle or trailer bearing <u>a</u> personalized message license <u>plate</u> plates may make application to the county treasurer to have such license <u>plate</u> plates transferred to a motor vehicle or trailer other than the motor vehicle or trailer for which such

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license <u>plate was</u> plates were originally purchased if such motor vehicle
 or trailer is owned by the owner of the license <u>plate</u> plates.

3 (2) The owner may have the unused portion of the message plate fee 4 credited to the other motor vehicle or trailer which will bear the 5 license plate at the rate of eight and one-third percent per month for 6 each full month left in the registration period.

7 (3) Application for such transfer shall be accompanied by a fee of
8 three dollars. The fees shall be remitted to the State Treasurer for
9 credit to the Department of Motor Vehicles Cash Fund.

Sec. 31. Section 60-3,122, Revised Statutes Cumulative Supplement,
2018, is amended to read:

12 60-3,122 (1) Any person may, in addition to the application required 13 by section 60-385, apply to the department for <u>a</u>license <u>plate</u> plates 14 designed by the department to indicate that he or she is a survivor of 15 the Japanese attack on Pearl Harbor if he or she:

16 (a) Was a member of the United States Armed Forces on December 7,17 1941;

(b) Was on station on December 7, 1941, during the hours of 7:55
a.m. to 9:45 a.m. Hawaii time at Pearl Harbor, the island of Oahu, or
offshore at a distance not to exceed three miles;

(c) Was discharged or otherwise separated with a characterization of
 honorable from the United States Armed Forces; and

23 (d) Holds a current membership in a Nebraska Chapter of the Pearl
24 Harbor Survivors Association.

(2) The license <u>plate</u> <u>plates</u> shall be issued upon the applicant paying the regular license fee and furnishing proof satisfactory to the department that the applicant fulfills the requirements provided by subsection (1) of this section. Any number of motor vehicles, trailers, or semitrailers owned by the applicant may be so licensed at any one time. Motor vehicles and trailers registered under section 60-3,198 shall not be so licensed.

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(3) If the license <u>plate plates</u> issued pursuant to this section <u>is</u>
 are lost, stolen, or mutilated, the recipient of the <u>plate plates</u> shall
 be issued <u>a</u> replacement license <u>plate plates</u> upon request and without
 charge.

5 Sec. 32. Section 60-3,122.02, Revised Statutes Cumulative6 Supplement, 2018, is amended to read:

7 60-3,122.02 (1) A person may apply to the department for a Gold Star Family plate plates in lieu of a regular license plate plates on an 8 9 application prescribed and provided by the department for any motor vehicle, trailer, or semitrailer, except for a motor vehicle or trailer 10 registered under section 60-3,198. An applicant receiving a Gold Star 11 Family plate for a farm truck with a gross weight of over sixteen tons 12 13 shall affix the appropriate tonnage decal to the plate. The department shall make forms available for such applications through the county 14 treasurers. The license <u>plate</u> plates shall be issued upon payment of the 15 16 license fee described in subsection (2) of this section and furnishing 17 proof satisfactory to the department that the applicant is a surviving spouse, whether remarried or not, or an ancestor, including a stepparent, 18 a descendant, including a stepchild, a foster parent or a person in loco 19 parentis, or a sibling of a person who died while in good standing on 20 active duty in the military service of the United States. 21

22 (2)(a) Each application for initial issuance of <u>a</u> consecutively numbered Gold Star Family plate plates shall be accompanied by a fee of 23 24 five dollars. An application for renewal of such <u>plate</u> shall be accompanied by a fee of five dollars. County treasurers collecting fees 25 for renewals pursuant to this subdivision shall remit them to the State 26 Treasurer. The State Treasurer shall credit five dollars of the fee for 27 28 initial issuance and renewal of such plates to the Nebraska Veteran Cemetery System Operation Fund. 29

30 (b) Each application for initial issuance of <u>a personalized message</u>
 31 Gold Star Family <u>plate</u> plates shall be accompanied by a fee of forty

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dollars. An application for renewal of such <u>plate</u> <u>plates</u> shall be accompanied by a fee of forty dollars. County treasurers collecting fees for renewals pursuant to this subdivision shall remit them to the State Treasurer. The State Treasurer shall credit twenty-five percent of the fee for initial issuance and renewal of such plates to the Department of Motor Vehicles Cash Fund and seventy-five percent of the fee to the Nebraska Veteran Cemetery System Operation Fund.

Until January 1, 2019, when the department receives an 8 (3) 9 application for Gold Star Family plates, the department shall deliver the 10 plates to the county treasurer of the county in which the motor vehicle or trailer is registered. Beginning January 1, 2019, when the department 11 receives an application for <u>a</u> Gold Star Family <u>plate</u> plates, the 12 13 department may deliver the <u>plate</u> and registration certificate to the applicant by United States mail or to the county treasurer of the 14 county in which the motor vehicle or trailer is registered and the 15 16 delivery of the plate plates and registration certificate shall be made 17 through a secure process and system. The county treasurer or the department shall issue <u>a</u> Gold Star Family <u>plate</u> plates in lieu of <u>a</u> 18 19 regular license plate plates when the applicant complies with the other provisions of the Motor Vehicle Registration Act for registration of the 20 motor vehicle or trailer. If <u>a</u> Gold Star Family <u>plate is plates are</u> lost, 21 22 stolen, or mutilated, the licensee shall be issued a replacement license plate plates upon request and without charge. 23

24 (4) The owner of a motor vehicle or trailer bearing <u>a</u>Gold Star 25 Family <u>plate</u> plates may apply to the county treasurer to have such <u>plate</u> plates transferred to a motor vehicle other than the vehicle for which 26 such <u>plate was</u> plates were originally purchased if such vehicle is owned 27 by the owner of the plate plates. The owner may have the unused portion 28 of the fee for the plate plates credited to the other vehicle which will 29 bear the <u>plate</u> plates at the rate of eight and one-third percent per 30 month for each full month left in the registration period. Application 31

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for such transfer shall be accompanied by a fee of three dollars. Fees
 collected pursuant to this subsection shall be remitted to the State
 Treasurer for credit to the Department of Motor Vehicles Cash Fund.

4 (5) If the cost of manufacturing Gold Star Family plates at any time 5 exceeds the amount charged for license plates pursuant to section 60-3,102, any money to be credited to the Nebraska Veteran Cemetery 6 System Operation Fund shall instead be credited first to the Highway 7 Trust Fund in an amount equal to the difference between the manufacturing 8 9 costs of Gold Star Family plates and the amount charged pursuant to section 60-3,102 with respect to such plates and the remainder shall be 10 credited to the Nebraska Veteran Cemetery System Operation Fund. 11

Sec. 33. Section 60-3,122.04, Revised Statutes CumulativeSupplement, 2018, is amended to read:

60-3,122.04 (1) An eligible person may apply to the department for a 14 Military Honor <u>Plate</u> Plates in lieu of <u>a</u>regular license <u>plate</u> plates on 15 16 an application prescribed and provided by the department for any motor 17 vehicle, trailer, or semitrailer, except for a motor vehicle or trailer registered under section 60-3,198. An applicant receiving a Military 18 Honor Plate for a farm truck with a gross weight of over sixteen tons 19 shall affix the appropriate tonnage decal to the plate. The department 20 shall make forms available for such applications through the county 21 treasurers. The license plate plates shall be issued upon payment of the 22 license fee described in subsection (2) of this section and verification 23 24 by the department of an applicant's eligibility using the registry 25 established by the Department of Veterans' Affairs pursuant to section 80-414. To be eligible an applicant shall be (a) active duty or reserve 26 duty armed forces personnel serving in any of the armed forces listed in 27 28 subsection (1) of section 60-3,122.03, (b) a veteran of any of such armed forces who was discharged or otherwise separated with a characterization 29 of honorable or general (under honorable conditions), or (c) a current or 30 former commissioned officer of the United States Public Health Service or 31

National Oceanic and Atmospheric Administration who has been detailed 1 2 directly to any branch of such armed forces for service on active or reserve duty and who was discharged or otherwise separated with a 3 characterization of honorable or general (under honorable conditions) as 4 5 proven with valid orders from the United States Department of Defense, a statement of service provided by the United States Public Health Service, 6 7 or a report of transfer or discharge provided by the National Oceanic and Atmospheric Administration. Any person using <u>a</u>Military Honor Plate 8 9 Plates shall surrender the plate plates to the county treasurer if such person is no longer eligible for the plate plates. A regular plate 10 Regular plates shall be issued to any such person upon surrender of the 11 Military Honor Plate Plates for a three-dollar transfer fee and 12 forfeiture of any of the remaining annual fee. The three-dollar transfer 13 fee shall be remitted to the State Treasurer for credit to the Department 14 of Motor Vehicles Cash Fund. 15

16 (2)(a) In addition to all other fees required for registration under 17 the Motor Vehicle Registration Act, each application for initial issuance 18 or renewal of <u>an</u> alphanumeric Military Honor <u>Plate</u> Plates shall be 19 accompanied by a fee of five dollars. County treasurers collecting fees 20 pursuant to this subdivision shall remit them to the State Treasurer. The 21 State Treasurer shall credit five dollars of the fee to the Nebraska 22 Veteran Cemetery System Operation Fund.

23 (b) In addition to all other fees required for registration under 24 the Motor Vehicle Registration Act, each application for initial issuance 25 or renewal of a personalized message Military Honor Plate Plates shall be accompanied by a fee of forty dollars. County treasurers collecting fees 26 pursuant to this subdivision shall remit them to the State Treasurer. The 27 28 State Treasurer shall credit twenty-five percent of the fee for initial issuance and renewal of such plates to the Department of Motor Vehicles 29 Cash Fund and seventy-five percent of the fee to the Nebraska Veteran 30 31 Cemetery System Operation Fund.

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1 (3) When Until January 1, 2019, when the Department of Motor 2 Vehicles receives an application for Military Honor Plates, the department shall deliver the plates to the county treasurer of the county 3 4 in which the motor vehicle or trailer is registered. Beginning January 1, 5 2019, when the department receives an application for <u>a</u> Military Honor department may deliver the <u>plate</u> plates and 6 Plate Plates, the 7 registration certificate to the applicant by United States mail or to the county treasurer of the county in which the motor vehicle or trailer is 8 9 registered and the delivery of the plate plates and registration certificate shall be made through a secure process and system. The county 10 treasurer or the department shall issue a Military Honor Plate Plates in 11 lieu of a regular license plate plates when the applicant complies with 12 13 the other provisions of the Motor Vehicle Registration Act for registration of the motor vehicle or trailer. If <u>a Military Honor Plate</u> 14 <u>is</u> Plates are lost, stolen, or mutilated, the licensee shall be issued <u>a</u> 15 16 replacement license <u>plate</u> upon request pursuant to section 17 60-3,157.

(4) The owner of a motor vehicle or trailer bearing a Military Honor 18 19 <u>Plate</u> Plates may apply to the county treasurer to have such plate plates transferred to a motor vehicle or trailer other than the motor vehicle or 20 trailer for which such plate was plates were originally purchased if such 21 motor vehicle or trailer is owned by the owner of the plate plates. The 22 23 owner may have the unused portion of the fee for the plate plates 24 credited to the other motor vehicle or trailer which will bear the plate 25 plates at the rate of eight and one-third percent per month for each full month left in the registration period. Application for such transfer 26 shall be accompanied by a fee of three dollars. Fees collected pursuant 27 to this subsection shall be remitted to the State Treasurer for credit to 28 the Department of Motor Vehicles Cash Fund. 29

30 (5) If the cost of manufacturing Military Honor Plates at any time31 exceeds the amount charged for license plates pursuant to section

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1 60-3,102, any money to be credited to the Nebraska Veteran Cemetery 2 System Operation Fund shall instead be credited first to the Highway 3 Trust Fund in an amount equal to the difference between the manufacturing 4 costs of Military Honor Plates and the amount charged pursuant to section 5 60-3,102 with respect to such plates and the remainder shall be credited 6 to the Nebraska Veteran Cemetery System Operation Fund.

7 (6) If the director discovers evidence of fraud in an application 8 for Military Honor Plates or that the holder is no longer eligible to 9 have Military Honor Plates, the director may summarily cancel the plates 10 and registration and send notice of the cancellation to the holder of the 11 license plates.

Sec. 34. Section 60-3,123, Revised Statutes Cumulative Supplement,
2018, is amended to read:

60-3,123 (1) Any person who was captured and incarcerated by an enemy of the United States during a period of conflict with such enemy and who was discharged or otherwise separated with a characterization of honorable from or is currently serving in the United States Armed Forces may, in addition to the application required in section 60-385, apply to the department for <u>a</u> license <u>plate</u> plates designed to indicate that he or she is a former prisoner of war.

(2) The license <u>plate</u> <u>plates</u> shall be issued upon the applicant paying the regular license fee and furnishing proof satisfactory to the department that the applicant was formerly a prisoner of war. Any number of motor vehicles, trailers, or semitrailers owned by the applicant may be so licensed at any one time. Motor vehicles and trailers registered under section 60-3,198 shall not be so licensed.

(3) If the license <u>plate</u> plates issued under this section <u>is</u> are
lost, stolen, or mutilated, the recipient of the license <u>plate</u> plates
shall be issued <u>a</u> replacement license <u>plate</u> plates upon request and
without charge.

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Sec. 35. Section 60-3,124, Revised Statutes Cumulative Supplement,

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1 2018, is amended to read:

2 60-3,124 (1) Any person who is a veteran of the United States Armed Forces, who was discharged or otherwise separated with a characterization 3 4 of honorable or general (under honorable conditions), and who is classified by the United States Department of Veterans Affairs as one 5 hundred percent service-connected disabled may, in addition to the 6 application required in section 60-385, apply to the Department of Motor 7 Vehicles for <u>a</u>license <u>plate</u> plates designed by the department to 8 9 indicate that the applicant is a disabled veteran. The inscription on the license plate plates shall be D.A.V. immediately below the license plate 10 number to indicate that the holder of the license <u>plate</u> plates is a 11 disabled veteran. 12

13 (2) The <u>plate plates</u> shall be issued upon the applicant paying the 14 regular license fee and furnishing proof satisfactory to the department 15 that the applicant is a disabled veteran. Any number of motor vehicles, 16 trailers, or semitrailers owned by the applicant may be so licensed at 17 any one time. Motor vehicles and trailers registered under section 18 60-3,198 shall not be so licensed.

(3) If the license <u>plate</u> plates issued under this section <u>is</u> are
lost, stolen, or mutilated, the recipient of the <u>plate</u> plates shall be
issued <u>a</u> replacement license <u>plate</u> plates as provided in section
60-3,157.

Sec. 36. Section 60-3,125, Revised Statutes Cumulative Supplement,
24 2018, is amended to read:

60-3,125 (1) Any person may, in addition to the application required by section 60-385, apply to the department for <u>a</u> license <u>plate</u> plates designed by the department to indicate that the applicant has received from the federal government an award of a Purple Heart. The inscription of the <u>plate</u> plates shall be designed so as to include a facsimile of the award and beneath any numerical designation upon the <u>plate</u> plates pursuant to section 60-370 the words Purple Heart separately on one line

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1 and the words Combat Wounded on the line below.

2 (2) The license <u>plate plates</u> shall be issued upon payment of the 3 regular license fee and furnishing proof satisfactory to the department 4 that the applicant was awarded the Purple Heart. Any number of motor 5 vehicles, trailers, or semitrailers owned by the applicant may be so 6 licensed at any one time. Motor vehicles and trailers registered under 7 section 60-3,198 shall not be so licensed.

8 (3) If <u>a</u>license <u>plate</u> plates issued pursuant to this section <u>is</u> are 9 lost, stolen, or mutilated, the recipient of the <u>plate</u> plates shall be 10 issued <u>a</u> replacement license <u>plate</u> plates upon request and without 11 charge.

Sec. 37. Section 60-3,126, Revised Statutes Cumulative Supplement,
2018, is amended to read:

60-3,126 (1) Any person who holds an unrevoked and unexpired amateur radio station license issued by the Federal Communications Commission and is the owner of a motor vehicle, trailer, or semitrailer, except for motor vehicles and trailers registered under section 60-3,198, may, in addition to the application required by section 60-385, apply to the department for <u>a</u> license <u>plate</u> <u>plates</u> upon which shall be inscribed the official amateur radio call letters of such applicant.

(2) Such license <u>plate</u> plates shall be issued, in lieu of the usual 21 numbers and letters, to such an applicant upon payment of the regular 22 license fee and the payment of an additional fee of five dollars and 23 24 furnishing proof that the applicant holds such an unrevoked and unexpired amateur radio station license. The additional fee shall be remitted to 25 the State Treasurer for credit to the Highway Trust Fund. Only one such 26 motor vehicle or trailer owned by an applicant shall be so registered at 27 28 any one time.

(3) An applicant applying for renewal of <u>an amateur radio station</u>
 license <u>plate</u> plates shall again furnish proof that he or she holds an
 unrevoked and unexpired amateur radio station license issued by the

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1 Federal Communications Commission.

2 (4) The department shall prescribe the size and design of the 3 license <u>plate</u> plates and furnish such <u>plate</u> plates to the <u>person</u> persons 4 applying for and entitled to the <u>plate</u> same upon the payment of the 5 required fee.

Sec. 38. Section 60-3,128, Revised Statutes Cumulative Supplement,
2018, is amended to read:

8 60-3,128 (1) A person may apply to the department for a Nebraska 9 Cornhusker Spirit <u>Plate</u> Plates in lieu of <u>a</u>regular license <u>plate</u> plates 10 on an application prescribed and provided by the department for any motor vehicle, trailer, or semitrailer, except for motor vehicles or trailers 11 registered under section 60-3,198. An applicant receiving a spirit plate 12 13 for a farm truck with a gross weight of over sixteen tons or for a commercial motor vehicle registered for a gross weight of five tons or 14 over shall affix the appropriate tonnage decal to the spirit plate. The 15 16 department shall make forms available for such applications through the 17 county treasurers. Each application for initial issuance or renewal of a spirit <u>plate</u> shall be accompanied by a fee of seventy dollars. 18 Fees collected pursuant to this subsection shall be remitted to the State 19 Treasurer. The State Treasurer shall credit forty-three percent of the 20 fees for initial issuance and renewal of spirit plates to the Department 21 of Motor Vehicles Cash Fund. The State Treasurer shall credit fifty-seven 22 23 percent of the fees to the Spirit Plate Proceeds Fund until the fund has 24 been credited five million dollars from such fees and thereafter to the 25 Highway Trust Fund.

(2) Until January 1, 2019, when the department receives an application for spirit plates, it shall deliver the plates to the county treasurer of the county in which the motor vehicle or trailer is registered. Beginning January 1, 2019, when the department receives an application for <u>a</u> spirit <u>plate</u> plates, the department may deliver the plate <u>plates</u> and registration certificate to the applicant by United

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States mail or to the county treasurer of the county in which the motor 1 vehicle or trailer is registered and the delivery of the plate plates and 2 registration certificate shall be made through a secure process and 3 4 system. The county treasurer or the department shall issue the spirit 5 <u>plate</u> plates in lieu of <u>a</u>regular license <u>plate</u> when the applicant complies with the other provisions of law for registration of the motor 6 7 vehicle or trailer. If a spirit plate is plates are lost, stolen, or mutilated, the licensee shall be issued <u>a</u>replacement license <u>plate</u> 8 9 plates pursuant to section 60-3,157.

10 (3)(a) The owner of a motor vehicle or trailer bearing <u>a</u> spirit 11 <u>plate</u> plates may make application to the county treasurer to have such 12 spirit <u>plate</u> plates transferred to a motor vehicle or trailer other than 13 the motor vehicle or trailer for which such <u>plate was</u> plates were 14 originally purchased if such motor vehicle or trailer is owned by the 15 owner of the spirit <u>plate</u> plates.

(b) The owner may have the unused portion of the spirit plate fee
credited to the other motor vehicle or trailer which will bear the spirit
plate at the rate of eight and one-third percent per month for each full
month left in the registration period.

(c) Application for such transfer shall be accompanied by a fee of
three dollars. Fees collected pursuant to this subsection shall be
remitted to the State Treasurer for credit to the Department of Motor
Vehicles Cash Fund.

24 Sec. 39. Section 60-3,130, Reissue Revised Statutes of Nebraska, is 25 amended to read:

60-3,130 (1) Except as provided in section 60-3,134, a person presenting a certificate of title issued pursuant to section 60-142.01 or 60-142.02 or a certificate of title indicating that the vehicle is thirty or more years old may apply for <u>a</u> historical license <u>plate or</u> plates or may use <u>a</u> license <u>plate or</u> plates of the year of manufacture in lieu of <u>a</u> regular license <u>plate</u> <u>plates</u> as provided in sections 60-3,130 to

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2 (2) Each collector applying for such <u>a</u> license <u>plate or</u> plates, 3 other than a nonprofit organization described in sections 21-608 and 4 21-609, must own and have registered one or more motor vehicles with <u>a</u> 5 regular license <u>plate</u> plates which he or she uses for regular 6 transportation.

7 (3) A motor vehicle or trailer manufactured, assembled from a kit, 8 or otherwise assembled as a reproduction or facsimile of a historical 9 vehicle shall not be eligible for <u>a</u>historical license <u>plate</u> plates 10 unless it has been in existence for thirty years or more. The age of the 11 motor vehicle or trailer shall be calculated from the year reflected on 12 the certificate of title.

Sec. 40. Section 60-3,130.01, Reissue Revised Statutes of Nebraska,
is amended to read:

60-3,130.01 The application under section 60-3,130 shall be made on 15 a form prescribed and furnished by the department. The form shall contain 16 17 (1) a description of the vehicle owned and sought to be registered, including the make, body type, model, vehicle identification number, and 18 year of manufacture, (2) a description of any vehicle owned by the 19 applicant and registered by him or her with <u>a</u>regular license <u>plate</u> 20 plates and used for regular transportation, which description shall 21 include make, body type, model, vehicle identification number, year of 22 manufacture, and the Nebraska registration number assigned to the 23 24 vehicle, and (3) an affidavit sworn to by the vehicle owner that the 25 historical vehicle is being collected, preserved, restored, and maintained by the applicant as a hobby and not for the general use of the 26 vehicle for the same purposes and under the same circumstances as other 27 motor vehicles of the same type. 28

Sec. 41. Section 60-3,130.02, Reissue Revised Statutes of Nebraska,
is amended to read:

31 60-3,130.02 (1) An initial processing fee of ten dollars shall be

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submitted with an application under section 60-3,130 to defray the costs of issuing the first <u>historical license</u> plate <u>or plates</u> to each collector and to establish a distinct identification number for each collector. A fee of fifty dollars for each vehicle so registered shall also be submitted with the application.

6 (2) For use of <u>a license plate or plates as provided in section</u> 7 60-3,130.04, a fee of twenty-five dollars shall be submitted with the 8 application in addition to the fees specified in subsection (1) of this 9 section.

10 (3) The fees shall be remitted to the State Treasurer for credit to11 the Highway Trust Fund.

Sec. 42. Section 60-3,130.05, Reissue Revised Statutes of Nebraska,
is amended to read:

14 60-3,130.05 <u>A license plate or License plates issued or used</u> 15 pursuant to section 60-3,130 or 60-3,130.04 shall be valid while the 16 vehicle is owned by the applicant without the payment of any additional 17 fee, tax, or license.

Sec. 43. Section 60-3,130.06, Reissue Revised Statutes of Nebraska, is amended to read:

60-3,130.06 A collector, upon loss of possession of a historical 20 registered pursuant to section 21 vehicle 60-3,130, may have the 22 registration and license plate or plates transferred to another vehicle in his or her possession, which is eligible for such registration, upon 23 24 payment of a fee of twenty-five dollars. The fee shall be remitted to the 25 State Treasurer for credit to the Highway Trust Fund.

26 Sec. 44. Section 60-3,134, Reissue Revised Statutes of Nebraska, is 27 amended to read:

60-3,134 Any motor vehicle or trailer that qualifies as <u>a</u> an historical vehicle which is used for the same general purposes and under the same conditions as <u>a</u> motor <u>vehicle or trailer</u> vehicles or trailers registered with <u>a</u> regular license <u>plate</u> plates shall be required to be

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registered with <u>a</u> regular license <u>plate</u> plates, regardless of its age,
 and shall be subject to the payment of the same taxes and fees required
 of <u>a</u> motor <u>vehicle or trailer</u> vehicles or trailers registered with <u>a</u>
 regular license <u>plate</u> plates.

Sec. 45. Section 60-3,135, Reissue Revised Statutes of Nebraska, is
amended to read:

7 60-3,135 (1)(a) Undercover license plates may be issued to federal, state, county, city, or village law enforcement agencies and shall be 8 9 used only for legitimate criminal investigatory purposes. Undercover 10 license plates may also be issued to the Nebraska State Patrol, the Game and Parks Commission, deputy state sheriffs employed by the Nebraska 11 Brand Committee and State Fire Marshal for state law enforcement 12 13 purposes, persons employed by the Tax Commissioner for state revenue enforcement purposes, the Department of Health and Human Services for the 14 purposes of communicable disease control, the prevention and control of 15 those communicable diseases which endanger the public health, the 16 17 enforcement of drug control laws, or other investigation purposes, the Department of Agriculture for special investigative purposes, and the 18 19 Insurance Fraud Prevention Division of the Department of Insurance for investigative purposes. An undercover license plate Undercover license 20 plates shall not be used on <u>a</u>personally owned <u>vehicle</u> vehicles or for 21 22 personal use of <u>a government-owned vehicle</u> vehicles.

(b) The director shall prescribe a form for agencies to apply for undercover license plates. The form shall include a space for the name and signature of the contact person for the requesting agency, a statement that the undercover license <u>plate is plates are</u> to be used only for legitimate criminal investigatory purposes, and a statement that <u>the</u> undercover license <u>plate is plates are</u> not to be used on personally owned vehicles or for personal use of government-owned vehicles.

30 (2) The agency shall include the name and signature of the contact31 person for the agency on the form and pay the fee prescribed in section

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1 60-3,102. If the undercover license <u>plate</u> <u>plates</u> will be used for the 2 investigation of a specific event rather than for ongoing investigations, 3 the agency shall designate on the form an estimate of the length of time 4 the undercover license <u>plate</u> <u>plates</u> will be needed. The contact person in 5 the agency shall sign the form and verify the information contained in 6 the form.

(3) Upon receipt of a completed form, the director shall determine 7 whether the undercover license plate plates will be used by an approved 8 agency for a legitimate purpose pursuant to subsection (1) of this 9 10 section. If the director determines that the undercover license plate plates will be used for such a purpose, he or she may issue the 11 12 undercover license <u>plate</u> plates in the form and under the conditions he 13 or she determines to be necessary. The decision of the director regarding issuance of the undercover license plate plates is final. 14

(4) The department shall keep records pertaining to undercover
license plates confidential, and such records shall not be subject to
public disclosure.

18 (5) The contact person shall return the undercover license <u>plate</u>
 19 plates to the department if:

20 (a) The undercover license <u>plate expires</u> plates expire and <u>is</u> are
 21 not renewed;

(b) The purpose for which the undercover license <u>plate was</u> plates
 were issued has been completed or terminated; or

(c) The director requests <u>the</u> their return <u>of the undercover license</u>
 <u>plate</u>.

(6) A state agency, board, or commission that uses motor vehicles 26 of from the transportation services bureau the Department 27 of Administrative Services shall notify the bureau immediately after an 28 undercover license <u>plate has</u> plates have been assigned to <u>a</u> the motor 29 vehicle and shall provide the equipment and license plate number and the 30 undercover license plate number to the bureau. The transportation 31

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services bureau shall maintain a list of state-owned motor vehicles which
 have been assigned undercover license plates. The list shall be
 confidential and not be subject to public disclosure.

4 (7) The contact person shall be held accountable to keep proper 5 records of the number of undercover plates possessed by the agency, the 6 particular license plate numbers for each motor vehicle, and the person 7 who is assigned to the motor vehicle. This record shall be confidential 8 and not be subject to public disclosure.

9 Sec. 46. Section 60-3,145, Reissue Revised Statutes of Nebraska, is
10 amended to read:

60-3,145 (1) The registration fee on local trucks shall be based on 11 the gross vehicle weight as provided in section 60-3,147, and local 12 trucks shall be registered at a fee of thirty percent of the commercial 13 motor vehicle registration fee, except that (a) no local truck shall be 14 registered for a fee of less than eighteen dollars, (b) the registration 15 fee for each truck with a factory-rated capacity of one ton or less shall 16 17 be eighteen dollars, and (c) commercial pickup trucks with a gross load of over three tons shall be registered for the fee provided for 18 commercial motor vehicles. 19

(2) <u>A local Local</u> truck license <u>plate</u> plates shall display, in
 addition to the registration number, the designation of <u>a local</u> motor
 <u>vehicle</u> vehicles.

Sec. 47. Section 60-3,146, Reissue Revised Statutes of Nebraska, is
 amended to read:

60-3,146 (1) For the registration of farm trucks, except for trucks or combinations of trucks or truck-tractors and trailers having a gross vehicle weight exceeding sixteen tons, the registration fee shall be eighteen dollars for up to and including five tons gross vehicle weight, and in excess of five tons the fee shall be twenty-two dollars.

30 (2) For a truck or a combination of a truck or truck-tractor and
31 trailer weighing in excess of sixteen tons registered as a farm truck,

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except as provided in sections 60-3,111 and 60-3,151, the registration 1 2 fee shall be based upon the gross vehicle weight. The registration fee on such trucks weighing in excess of sixteen tons shall be at the following 3 4 rates: For a gross weight in excess of sixteen tons up to and including 5 twenty tons, forty dollars plus five dollars for each ton of gross weight over seventeen tons, and for gross weight exceeding twenty tons, sixty-6 7 five dollars plus ten dollars for each ton of gross weight over twenty tons. 8

9 (3) <u>A farm</u> Farm truck license <u>plate</u> plates shall display, in 10 addition to the registration number, the designation farm and the words 11 NOT FOR HIRE.

(4) Farm trucks with a gross weight of over sixteen tons license
plates shall also display the weight that such farm truck is licensed
for, using a decal on the license <u>plate plates</u> in letters and numerals of
such size and design as shall be determined and issued by the department.
Sec. 48. Section 60-3,147, Revised Statutes Cumulative Supplement,
2018, is amended to read:

18 60-3,147 (1) The registration fee on commercial motor vehicles, 19 public power district motor vehicles, and, beginning January 1, 2023, 20 metropolitan utilities district motor vehicles, except those motor 21 vehicles registered under section 60-3,198, shall be based upon the gross 22 vehicle weight, not to exceed the maximum authorized by section 60-6,294.

(2) The registration fee on commercial motor vehicles, public power 23 24 district motor vehicles, and, beginning January 1, 2023, metropolitan utilities district motor vehicles, except for motor vehicles and trailers 25 registered under section 60-3,198, shall be based on the gross vehicle 26 weight on such commercial motor vehicles, public power district motor 27 28 vehicles, or metropolitan utilities district motor vehicles plus the gross vehicle weight of any trailer or combination with which it is 29 operated, except that for the purpose of determining the registration 30 fee, the gross vehicle weight of a commercial motor vehicle towing or 31

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hauling a disabled or wrecked motor vehicle properly registered for use on the highways shall be only the gross vehicle weight of the towing commercial motor vehicle fully equipped and not including the weight of the motor vehicle being towed or hauled.

5 (3) Except as provided in subsection (4) of this section, the 6 registration fee on such commercial motor vehicles, public power district 7 motor vehicles, and, beginning January 1, 2023, metropolitan utilities 8 district motor vehicles shall be at the following rates:

9 (a) For a gross vehicle weight of three tons or less, eighteen 10 dollars;

(b) For a gross vehicle weight exceeding three tons and not
 exceeding four tons, twenty-five dollars;

13 (c) For a gross vehicle weight exceeding four tons and not exceeding14 five tons, thirty-five dollars;

(d) For a gross vehicle weight exceeding five tons and not exceedingsix tons, sixty dollars;

17 (e) For a gross vehicle weight exceeding six tons but not exceeding18 seven tons, eighty-five dollars; and

(f) For a gross vehicle weight in excess of seven tons, the fee shall be that for a commercial motor vehicle, public power district motor vehicle, or metropolitan utilities district motor vehicle having a gross vehicle weight of seven tons and, in addition thereto, twenty-five dollars for each ton of gross vehicle weight over seven tons.

(4)(a) For fractional tons in excess of the twenty percent or the
tolerance of one thousand pounds, as provided in section 60-6,300, the
fee shall be computed on the basis of the next higher bracket.

(b) The fees provided by this section shall be reduced ten percent
for motor vehicles used exclusively for the transportation of
agricultural products.

30 (c) Fees for commercial motor vehicles, public power district motor
 31 vehicles, or, beginning January 1, 2023, metropolitan utilities district

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motor vehicles with a gross vehicle weight in excess of thirty-six tons shall be increased by twenty percent for all such commercial motor vehicles, public power district motor vehicles, or metropolitan utilities district motor vehicles operated on any highway not a part of the National System of Interstate and Defense Highways.

(5)(a) Such fee may be paid one-half at the time of registration and 6 7 one-half on the first day of the seventh month of the registration period when the license fee exceeds two hundred ten dollars. When the second 8 9 half is paid, the county treasurer shall furnish a registration 10 certificate and license <u>plate</u> <u>plates</u> issued by the department which shall be displayed on such commercial motor vehicle in the manner provided by 11 law. In addition to the registration fee, the department shall collect a 12 13 sufficient fee to cover the cost of issuing the certificate and license plate plates. 14

(b) If such second half is not paid within thirty days following the first day of the seventh month, the registration of such commercial motor vehicle shall be canceled and the registration certificate and license <u>plate plates</u> shall be returned to the county treasurer.

(c) Such fee shall be paid prior to any subsequent registration orrenewal of registration.

(6) Except as provided in section 60-3,228, <u>a</u>license <u>plate</u> plates
issued under this section shall be the same size and of the same basic
design as <u>a</u>regular license <u>plate</u> plates issued under section 60-3,100.

(7) A license plate or plates issued to a commercial motor vehicle with a gross weight of five tons or over shall display, in addition to the registration number, the weight that the commercial motor vehicle is licensed for, using a decal on the license plate or plates of the commercial motor vehicle in letters and numerals of such size and design as shall be determined and issued by the department.

30 Sec. 49. Section 60-3,149, Reissue Revised Statutes of Nebraska, is 31 amended to read:

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1 60-3,149 (1) For the registration of trucks or combinations of 2 trucks, truck-tractors, or trailers which are not for hire and engaged in soil and water conservation work and used for the purpose of transporting 3 pipe and equipment exclusively used by such contractors for soil and 4 water conservation construction, the registration fee shall be one-half 5 of the rate for similar commercial motor vehicles registered under 6 7 section 60-3,147, except that no commercial motor vehicle or commercial trailer registered under this section shall be registered for a fee of 8 9 less than eighteen dollars.

10 (2) <u>The license plate</u> Such license plates shall display, in addition
11 to the registration number, the letter A.

Sec. 50. Section 60-3,150, Reissue Revised Statutes of Nebraska, is amended to read:

60-3,150 For registration purposes, a truck-tractor and semitrailer 14 unit and a commercial trailer shall be considered as separate units. The 15 registration fee of the truck-tractor shall be the fee provided for 16 commercial motor vehicles. Each semitrailer and each commercial trailer 17 shall be registered upon the payment of a fee of one dollar. The 18 19 department shall provide an appropriate license plate or, when appropriate, validation decal to identify such semitrailers. If any truck 20 or truck-tractor, operated under the classification designated as local, 21 22 farm, or A or with a license plate plates issued under section 60-3,113 is operated outside of the limits of its respective classification, it 23 24 shall thereupon come under the classification of commercial motor 25 vehicle.

26 Sec. 51. Section 60-3,151, Revised Statutes Cumulative Supplement, 27 2018, is amended to read:

60-3,151 (1) For the registration of any commercial trailer or
semitrailer, the fee shall be one dollar.

30 (2) The fee for <u>a</u>utility <u>trailer</u> trailers shall be one dollar for
 31 each one thousand pounds gross vehicle weight or fraction thereof, up to

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and including nine thousand pounds. <u>A utility trailer license plate</u>
 Utility trailer license plates shall display, in addition to the
 registration number, the letter X. <u>A trailer Trailers</u> other than <u>a</u> farm
 <u>trailer trailers</u> of more than nine thousand pounds must be registered as
 <u>a</u> commercial <u>trailer trailers</u>.

6 (3) The fee for <u>a</u> cabin <u>trailer</u> trailers having <u>a</u> gross vehicle 7 weight of one thousand pounds or less shall be nine dollars and more than 8 one thousand pounds, but less than two thousand pounds, shall be twelve 9 dollars. <u>A cabin trailer</u> Cabin trailers having a gross vehicle weight of 10 two thousand pounds or more shall be registered for a fee of fifteen 11 dollars.

(4) A recreational vehicle Recreational vehicles having a gross 12 13 vehicle weight of eight thousand pounds or less shall be registered for a fee of eighteen dollars, those having a gross vehicle weight of more than 14 eight thousand pounds but less than twelve thousand pounds shall be 15 16 registered for thirty dollars, and a recreational vehicle those having a gross vehicle weight of twelve thousand pounds or over shall be 17 registered for forty-two dollars. When living quarters are added to a 18 registered truck, a recreational vehicle registration may be obtained 19 without surrender of the truck registration, in which event both the 20 truck <u>license plate</u> and recreational vehicle license <u>plate</u> shall 21 be displayed on the registered truck. A recreational vehicle license 22 23 plate vehicle. Recreational vehicle license plates shall be the same size and of the same basic design as <u>a</u>regular license <u>plate</u> plates issued 24 25 pursuant to section 60-3,100.

(5) <u>A farm trailer Farm trailers</u> shall be licensed for a fee of one dollar, except that when a farm trailer is used with a registered farm truck, such farm trailer may, at the option of the owner, be registered as a separate unit for a fee of three dollars per ton gross vehicle weight and, if so registered, shall not be considered a truck and trailer combination for purposes of sections 60-3,145 and 60-3,146. <u>A farm</u>

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<u>trailer license plate</u> Farm trailer license plates shall display, in
 addition to the registration number, the letter X.

3 (6) <u>A fertilizer trailer</u> Fertilizer trailers shall be registered for 4 a fee of one dollar. <u>A fertilizer trailer license plate</u> Fertilizer 5 trailer license plates shall display, in addition to the registration 6 number, the letter X.

7 (7) <u>A trailer Trailers</u> used to haul poles and cable reels owned and 8 operated exclusively by <u>a public utility company</u> companies shall be 9 licensed at a fee based on two dollars for each one-thousand-pound load 10 to be hauled or any fraction thereof, and such load shall not exceed 11 sixteen thousand pounds.

Sec. 52. Section 60-3,157, Revised Statutes Cumulative Supplement,
2018, is amended to read:

60-3,157 If a license plate or registration certificate is lost or 14 mutilated or has become illegible, the person to whom such license plate 15 and registration certificate has been issued shall immediately apply to 16 the county treasurer for a duplicate registration certificate or for \underline{a} 17 new license <u>plate</u> plates, accompanying his or her application with a fee 18 19 of one dollar for a duplicate registration certificate and a fee of two dollars and fifty cents for a duplicate or replacement license plate. No 20 fee shall be required under this section if the vehicle or trailer was 21 22 reported stolen under section 60-178.

Sec. 53. Section 60-3,167, Reissue Revised Statutes of Nebraska, is
 amended to read:

60-3,167 (1) It shall be unlawful for any owner of a motor vehicle or trailer which is being operated or towed with <u>an</u> In Transit <u>sticker</u> stickers pursuant to section 60-376, which is being operated or towed pursuant to section 60-365 or 60-369, or which is required to be registered in this state and which is operated or towed on a public highway of this state to allow the operation or towing of the motor vehicle or trailer on a public highway of this state without having a

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current and effective automobile liability policy, evidence of insurance, 1 2 or proof of financial responsibility. The owner shall be presumed to know of the operation or towing of his or her motor vehicle or trailer on a 3 highway of this state in violation of this section when the motor vehicle 4 5 or trailer is being operated or towed by a person other than the owner. An owner of a motor vehicle or trailer who operates or tows the motor 6 7 vehicle or trailer or allows the operation or towing of the motor vehicle or trailer in violation of this section shall be quilty of a Class II 8 misdemeanor and shall be advised by the court that his or her motor 9 vehicle operator's license, motor vehicle certificate of registration, 10 and license plate plates will be suspended by the department until he or 11 she complies with sections 60-505.02 and 60-528. Upon conviction the 12 owner shall have his or her motor vehicle operator's license, motor 13 vehicle certificate of registration, and license plate plates suspended 14 by the department until he or she complies with sections 60-505.02 and 15 60-528. The owner shall also be required to comply with section 60-528 16 17 for a continuous period of three years after the violation. This subsection shall not apply to motor vehicles or trailers registered in 18 19 another state.

(2) An owner who is unable to produce a current and effective 20 automobile liability policy, evidence of insurance, or proof of financial 21 responsibility upon the request of a law enforcement officer shall be 22 allowed ten days after the date of the request to produce proof to the 23 24 appropriate prosecutor or county attorney that a current and effective 25 automobile liability policy or proof of financial responsibility was in existence for the motor vehicle or trailer at the time of such request. 26 Upon presentation of such proof, the citation shall be dismissed by the 27 prosecutor or county attorney without cost to the owner and 28 no prosecution for the offense cited shall occur. 29

30 (3) The department shall, for any person convicted for a violation
31 of this section, reinstate such person's operator's license, motor

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vehicle certificate of registration, and license plate plates and rescind 1 2 any order requiring such person to comply with section 60-528 without cost to such person upon presentation to the director that, at the time 3 such person was cited for a violation of this section, a current and 4 5 automobile liability policy proof of effective or financial responsibility was in existence for the motor vehicle or trailer at the 6 7 time the citation was issued.

8 Sec. 54. Section 60-3,175, Reissue Revised Statutes of Nebraska, is9 amended to read:

10 60-3,175 It shall be unlawful to own or operate a motor vehicle or 11 trailer with <u>a</u> historical license <u>plate or</u> plates in violation of section 12 60-3,130, 60-3,131, or 60-3,134. Upon conviction of a violation of any 13 provision of such sections, a person shall be guilty of a Class V 14 misdemeanor.

Sec. 55. Section 60-3,183, Reissue Revised Statutes of Nebraska, is amended to read:

17 60-3,183 (1) The director may revoke, suspend, cancel, or refuse to 18 issue or renew a registration certificate under sections 60-3,198 to 19 60-3,203 upon receipt of notice under the federal Performance and 20 Registration Information Systems Management Program that the ability of 21 the applicant or registration certificate holder to operate has been 22 terminated or denied by a federal agency.

(2) Any person who receives notice from the director of action taken pursuant to subsection (1) of this section shall, within three business days, return such registration certificate and license <u>plate</u> plates to the department. If any person fails to return the registration certificate and license <u>plate</u> plates to the department, the department shall notify the Nebraska State Patrol that any such person is in violation of this section.

30 Sec. 56. Section 60-3,205, Revised Statutes Cumulative Supplement,
31 2018, is amended to read:

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4 (i) If the applicant or certificate holder has had his or her 5 license issued under the International Fuel Tax Agreement Act revoked or 6 the director refused to issue or refused to renew such license; or

7 (ii) If the applicant or certificate holder is in violation of8 sections 75-392 to 75-399.

9 (b) Prior to taking action under this section, the director shall 10 notify and advise the applicant or certificate holder of the proposed 11 action and the reasons for such action in writing, by regular United 12 States mail, to his or her last-known business address as shown on the 13 application for the certificate or renewal. The notice shall also include 14 an advisement of the procedures in subdivision (c) of this subsection.

(c) The applicant or certificate holder may, within thirty days 15 16 after the date of the mailing of the notice, petition the director for a 17 hearing to contest the proposed action. The hearing shall be commenced in accordance with the rules and regulations adopted and promulgated by the 18 department. If a petition is filed, the director shall, within twenty 19 days after receipt of the petition, set a hearing date at which the 20 applicant or certificate holder may show cause why the proposed action 21 should not be taken. The director shall give the applicant or certificate 22 holder reasonable notice of the time and place of the hearing. If the 23 24 director's decision is adverse to the applicant or certificate holder, the applicant or certificate holder may appeal the decision in accordance 25 with the Administrative Procedure Act. 26

(d) Except as provided in subsections (2) and (3) of this section,
the filing of the petition shall stay any action by the director until a
hearing is held and a final decision and order is issued.

30 (e) Except as provided in subsections (2) and (3) of this section,
31 if no petition is filed at the expiration of thirty days after the date

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on which the notification was mailed, the director may take the proposed
 action described in the notice.

3 (f) If, in the judgment of the director, the applicant or 4 certificate holder has complied with or is no longer in violation of the 5 provisions for which the director took action under this subsection, the 6 director may reinstate the registration certificate without delay.

7 (2)(a) The director may suspend, revoke, cancel, or refuse to issue or renew a registration certificate under the International Registration 8 9 Plan Act or a license under the International Fuel Tax Agreement Act if the applicant, licensee, or certificate holder has issued to the 10 department a check or draft which has been returned because of 11 insufficient funds, no funds, or a stop-payment order. The director may 12 take such action no sooner than seven days after the written notice 13 14 required in subdivision (1)(b) of this section has been provided. Any petition to contest such action filed pursuant to subdivision (1)(c) of 15 this section shall not stay such action of the director. 16

(b) If the director takes an action pursuant to this subsection, the director shall reinstate the registration certificate or license without delay upon the payment of certified funds by the applicant, licensee, or certificate holder for any fees due and reasonable administrative costs, not to exceed twenty-five dollars, incurred in taking such action.

(c) The rules, regulations, and orders of the director and the department that pertain to hearings commenced in accordance with this section and that are in effect prior to March 17, 2006, shall remain in effect, unless changed or eliminated by the director or the department, except for those portions involving a stay upon the filing of a petition to contest any action taken pursuant to this subsection, in which case this subsection shall supersede those provisions.

(3) Any person who receives notice from the director of action taken
pursuant to subsection (1) or (2) of this section shall, within three
business days, return such registration certificate and license <u>plate</u>

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plates to the department as provided in this section. If any person fails to return the registration certificate and license <u>plate</u> plates to the department, the department shall notify the Nebraska State Patrol that any such person is in violation of this section.

Sec. 57. Section 60-3,222, Reissue Revised Statutes of Nebraska, is
amended to read:

7 60-3,222 (1) If a fee required under the Motor Vehicle Registration Act or a tax required to be paid on any motor vehicle or trailer has been 8 9 paid by check, draft, or other financial transaction, including an electronic financial transaction, and the check, draft, or financial 10 transaction has been returned or not honored because of insufficient 11 funds, no account, a stop-payment order, or any other reason, a county 12 13 treasurer may cancel or refuse to issue or renew registration under the 14 act.

(2) The county treasurer may take the action described in subsection
(1) of this section no sooner than seven days after the notice required
in subsection (3) of this section has been mailed.

(3) Prior to taking action described in subsection (1) of this section, the county treasurer shall notify the applicant or registrant of the proposed action and the reasons for such action in writing, by firstclass, registered, or certified mail, mailed to the applicant's or registrant's last-known address as shown on the application for registration or renewal.

(4) If the county treasurer takes action pursuant to this section,
the county treasurer shall reinstate the registration without delay upon
the payment of certified funds by the applicant or registrant for any
fees and taxes due and reasonable administrative costs, not to exceed
twenty-five dollars, incurred in taking such action.

(5) Any person who is sent a notice from the county treasurer
pursuant to subsection (1) of this section shall, within ten business
days after mailing of the notice, return to the county treasurer the

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motor vehicle registration and license <u>plate plates</u> of the vehicle or trailer regarding which the action has been taken. If the person fails to return the registration and license <u>plate plates</u> to the county treasurer, the county treasurer shall notify the sheriff of the county in which the person resides that the person is in violation of this section. The sheriff may recover the registration and license <u>plate plates</u> and return them to the county treasurer.

8 Sec. 58. Section 60-3,224, Revised Statutes Cumulative Supplement,
9 2018, is amended to read:

10 60-3,224 (1) Beginning October 1, 2015, and ending December 31, 2022, a person may apply to the department for <u>a</u>Nebraska 150 11 Sesquicentennial <u>Plate</u> Plates in lieu of <u>a</u>regular license <u>plate</u> plates 12 13 on an application prescribed and provided by the department for any motor 14 vehicle, trailer, or semitrailer, except for a motor vehicle or trailer registered under section 60-3,198. An applicant receiving a plate under 15 16 this section for a farm truck with a gross weight of over sixteen tons 17 shall affix the appropriate tonnage decal to the plate. The department shall make forms available for such applications through the county 18 19 treasurers.

(2) Each application for initial issuance or renewal of a Nebraska 20 150 Sesquicentennial <u>Plate</u> Plates shall be accompanied by a fee of 21 seventy dollars. Fees collected pursuant to this section shall be 22 23 remitted to the State Treasurer. The State Treasurer shall credit fifteen 24 percent of the fee for initial issuance and renewal of plates under 25 subsection (3) of section 60-3,223 to the Department of Motor Vehicles Cash Fund and eighty-five percent of such fee to the Nebraska 150 26 Sesquicentennial Plate Proceeds Fund. The State Treasurer shall credit 27 28 forty-three percent of the fee for initial issuance and renewal of plates under subsection (4) of section 60-3,223 to the Department of Motor 29 Vehicles Cash Fund and fifty-seven percent of such fee to the Nebraska 30 150 Sesquicentennial Plate Proceeds Fund. 31

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1 (3) Until January 1, 2019, when the department receives an 2 application for Nebraska 150 Sesquicentennial Plates, the department shall deliver the plates to the county treasurer of the county in which 3 4 the motor vehicle or trailer is registered. Beginning January 1, 2019, 5 department receives an application for a Nebraska 150 when the Sesquicentennial <u>Plate</u> Plates, the department may deliver the <u>plate</u> 6 plates and registration certificate to the applicant by United States 7 mail or to the county treasurer of the county in which the motor vehicle 8 9 or trailer is registered and the delivery of the plate plates and registration certificate shall be made through a secure process and 10 system. The county treasurer or the department shall issue <u>a plate</u> plates 11 under this section in lieu of <u>a</u>regular license <u>plate</u> when the 12 13 applicant complies with the other provisions of the Motor Vehicle Registration Act for registration of the motor vehicle or trailer. If \underline{a} 14 <u>plate is plates are lost</u>, stolen, or mutilated, the licensee shall be 15 16 issued <u>a</u> replacement license <u>plate</u> plates pursuant to section 60-3,157.

(4) The owner of a motor vehicle or trailer bearing a Nebraska 150 17 Sesquicentennial <u>Plate</u> Plates may apply to the county treasurer to have 18 such plate plates transferred to a motor vehicle or trailer other than 19 the motor vehicle or trailer for which such plate was plates were 20 originally purchased if such motor vehicle or trailer is owned by the 21 owner of the plate plates. The owner may have the unused portion of the 22 23 fee for the plate plates credited to the other motor vehicle or trailer 24 which will bear the <u>plate</u> plates at the rate of eight and one-third 25 percent per month for each full month left in the registration period. Application for such transfer shall be accompanied by a fee of three 26 dollars. The State Treasurer shall credit fees collected pursuant to this 27 28 subsection to the Department of Motor Vehicles Cash Fund.

(5) Nebraska 150 Sesquicentennial Plates shall not be issued or
 renewed beginning on January 1, 2023.

31 Sec. 59. Section 60-3,227, Revised Statutes Cumulative Supplement,

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1 2018, is amended to read:

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2 60-3,227 (1) <u>A Beginning October 1, 2016, a</u> person may apply to the department for <u>a</u> Mountain Lion Conservation <u>Plate</u> Plates in lieu of <u>a</u> 3 4 regular license <u>plate</u> plates on an application prescribed and provided by 5 the department for any motor vehicle, trailer, or semitrailer, except for a motor vehicle, trailer, or semitrailer registered under section 6 7 60-3,198. An applicant receiving a Mountain Lion Conservation Plate for a farm truck with a gross weight of over sixteen tons shall affix the 8 9 appropriate tonnage decal to the plate. The department shall make forms 10 available for such applications through the county treasurers. The license plate plates shall be issued upon payment of the license fee 11 described in subsection (2) of this section. 12

13 (2)(a) In addition to all other fees required for registration under the Motor Vehicle Registration Act, each application for initial issuance 14 of an alphanumeric Mountain Lion Conservation Plate Plates shall be 15 16 accompanied by a fee of five dollars. An application for renewal of such 17 plate plates shall be accompanied by a fee of five dollars. County treasurers collecting fees pursuant to this subdivision shall remit them 18 19 to the State Treasurer. The State Treasurer shall credit five dollars of the fee to the Game and Parks Commission Educational Fund. 20

(b) In addition to all other fees required for registration under 21 22 the Motor Vehicle Registration Act, each application for initial issuance or renewal of <u>a</u> personalized message Mountain Lion Conservation <u>Plate</u> 23 24 Plates shall be accompanied by a fee of forty dollars. County treasurers 25 collecting fees pursuant to this subdivision shall remit them to the State Treasurer. The State Treasurer shall credit twenty-five percent of 26 the fee for initial issuance and renewal of such plates to the Department 27 28 of Motor Vehicles Cash Fund and seventy-five percent of the fee to the Game and Parks Commission Educational Fund. 29

30 (3) <u>When</u> Until January 1, 2019, when the department receives an
 31 application for Mountain Lion Conservation Plates, the department shall

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deliver the plates to the county treasurer of the county in which the 1 2 motor vehicle, trailer, or semitrailer is registered. Beginning January 1, 2019, when the department receives an application for <u>a</u> Mountain Lion 3 4 Conservation Plate Plates, the department may deliver the plate plates 5 and registration certificate to the applicant by United States mail or to the county treasurer of the county in which the motor vehicle, trailer, 6 or semitrailer is registered and the delivery of the plate plates and 7 registration certificate shall be made through a secure process and 8 9 system. The county treasurer or the department shall issue <u>a</u> Mountain Lion Conservation Plate Plates in lieu of a regular license plate plates 10 when the applicant complies with the other provisions of the Motor 11 Vehicle Registration Act for registration of the motor vehicle, trailer, 12 13 or semitrailer. If a Mountain Lion Conservation Plate is Plates are lost, stolen, or mutilated, the licensee shall be issued <u>a</u>replacement license 14 plate plates upon request pursuant to section 60-3,157. 15

16 (4) The owner of a motor vehicle, trailer, or semitrailer bearing a 17 Mountain Lion Conservation Plate Plates may apply to the county treasurer to have such <u>plate</u> plates transferred to a motor vehicle other than the 18 19 vehicle for which such plate was plates were originally purchased if such vehicle is owned by the owner of the <u>plate</u> plates. The owner may have the 20 unused portion of the fee for the <u>plate</u> <u>plates</u> credited to the other 21 vehicle which will bear the plate plates at the rate of eight and one-22 23 third percent per month for each full month left in the registration 24 period. Application for such transfer shall be accompanied by a fee of 25 three dollars. Fees collected pursuant to this subsection shall be remitted to the State Treasurer for credit to the Department of Motor 26 Vehicles Cash Fund. 27

(5) If the cost of manufacturing Mountain Lion Conservation Plates
at any time exceeds the amount charged for license plates pursuant to
section 60-3,102, any money to be credited to the Game and Parks
Commission Educational Fund shall instead be credited first to the

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Highway Trust Fund in an amount equal to the difference between the manufacturing costs of Mountain Lion Conservation Plates and the amount charged pursuant to section 60-3,102 with respect to such plates and the remainder shall be credited to the Game and Parks Commission Educational Fund.

Sec. 60. Section 60-3,228, Revised Statutes Cumulative Supplement,
2018, is amended to read:

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60-3,228 (1)(a) This subsection applies until January 1, 2023.

9 (b) Upon application and payment of the fees required pursuant to 10 this section and section 60-3,229, each motor vehicle and trailer 11 operated by a public power district shall be issued <u>a</u>permanent public 12 power district license <u>plate plates</u>. <u>Public The public</u> power district 13 license plates shall be issued by the county in which the public power 14 district is headquartered.

15 (c) Public power district vehicles shall display a distinctive16 license plate provided by the department pursuant to this section.

(d) Any license plate issued pursuant to this section shall remain affixed to the front and rear of the motor vehicle and to the rear of the trailer as long as the public power district vehicle is registered pursuant to this section by the owner or lessor making the original application pursuant to subdivision (1)(b) of this section.

22 (2)(a) This subsection applies beginning on January 1, 2023.

(b) Upon application and payment of the fees required pursuant to 23 this section and section 60-3,229, each motor vehicle and trailer 24 25 operated by a metropolitan utilities district or a public power district shall be issued <u>a permanent metropolitan utilities</u> district or public 26 power district license <u>plate</u> <u>plates</u>. <u>Metropolitan</u> <u>The metropolitan</u> 27 28 utilities district or public power district license plates shall be issued by the county in which the metropolitan utilities district or 29 public power district is headquartered. 30

31 (c) Metropolitan utilities district vehicles or public power

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district vehicles shall display a distinctive license plate provided by
 the department pursuant to this section.

3 (d) Any license plate issued pursuant to this section shall remain 4 affixed to the front and rear of the motor vehicle and to the rear of the 5 trailer as long as the metropolitan utilities district vehicle or public 6 power district vehicle is registered pursuant to this section by the 7 owner or lessor making the original application pursuant to subdivision 8 (2)(b) of this section.

9 Sec. 61. Section 60-3,231, Revised Statutes Cumulative Supplement,
10 2018, is amended to read:

60-3,231 (1) <u>A Beginning January 1, 2017, a</u> person may apply to the 11 department for <u>a</u>Breast Cancer Awareness <u>Plate</u> Plates in lieu of <u>a</u> 12 13 regular license <u>plate</u> plates on an application prescribed and provided by the department for any motor vehicle, trailer, or semitrailer, except for 14 a motor vehicle or trailer registered under section 60-3,198. An 15 applicant receiving a plate under this section for a farm truck with a 16 17 gross weight of over sixteen tons shall affix the appropriate tonnage decal to the plate. The department shall make forms available for such 18 applications through the county treasurers. 19

(2) In addition to all other fees required for registration under 20 the Motor Vehicle Registration Act, each application for initial issuance 21 22 or renewal of a personalized message Breast Cancer Awareness Plate Plates shall be accompanied by a fee of forty dollars. No such additional fee 23 24 shall be due for the initial issuance or renewal of <u>an</u> alphanumeric 25 Breast Cancer Awareness Plate Plates. County treasurers collecting fees pursuant to this subsection shall remit them to the State Treasurer. The 26 27 State Treasurer shall credit twenty-five percent of the fee to the 28 Highway Trust Fund and seventy-five percent of the fee to the Department of Motor Vehicles Cash Fund. 29

30 (3) <u>When</u> Until January 1, 2019, when the department receives an
 31 application for Breast Cancer Awareness Plates, the department shall

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deliver the plates to the county treasurer of the county in which the 1 2 motor vehicle or trailer is registered. Beginning January 1, 2019, when the department receives an application for <u>a</u> Breast Cancer Awareness 3 4 Plate Plates, the department may deliver the <u>plate</u> plates and 5 registration certificate to the applicant by United States mail or to the county treasurer of the county in which the motor vehicle or trailer is 6 7 registered and the delivery of the <u>plate</u> plates and registration certificate shall be made through a secure process and system. The county 8 9 treasurer or the department shall issue a plate plates under this section in lieu of a regular license plate plates when the applicant complies 10 with the other provisions of the Motor Vehicle Registration Act for 11 registration of the motor vehicle or trailer. If <u>a</u> Breast Cancer 12 Awareness Plate is Plates are lost, stolen, or mutilated, the licensee 13 shall be issued <u>a</u>replacement license <u>plate</u> plates upon request pursuant 14 15 to section 60-3,157.

(4) The owner of a motor vehicle or trailer bearing a Breast Cancer 16 17 Awareness Plate Plates may apply to the county treasurer to have such plate plates transferred to a motor vehicle or trailer other than the 18 19 motor vehicle or trailer for which such <u>plate was</u> plates were originally purchased if such motor vehicle or trailer is owned by the owner of the 20 plate plates. The owner may have the unused portion of the fee for the 21 plate plates credited to the other motor vehicle or trailer which will 22 bear the <u>plate</u> plates at the rate of eight and one-third percent per 23 24 month for each full month left in the registration period. Application 25 for such transfer shall be accompanied by a fee of three dollars. Fees collected pursuant to this subsection shall be remitted to the State 26 Treasurer for credit to the Department of Motor Vehicles Cash Fund. 27

Sec. 62. Section 60-3,233, Revised Statutes Cumulative Supplement,
2018, is amended to read:

60-3,233 (1) <u>A Beginning January 1, 2018, a person may apply to the</u>
 department for <u>a Choose Life License Plate Plates</u> in lieu of <u>a regular</u>

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license plate plates on an application prescribed and provided by the 1 2 department for any motor vehicle or trailer, except for a motor vehicle or trailer registered under section 60-3,198. An applicant receiving a 3 4 Choose Life License Plate for a farm truck with a gross weight of over sixteen tons or a commercial truck or truck-tractor with a gross weight 5 of five tons or over shall affix the appropriate tonnage decal to the 6 plate. The department shall make forms available for such applications 7 through the county treasurers. The license <u>plate</u> shall be issued 8 9 upon payment of the license fee described in subsection (2) of this 10 section.

(2)(a) In addition to all other fees required for registration under 11 the Motor Vehicle Registration Act, each application for initial issuance 12 13 of an alphanumeric Choose Life License Plate Plates shall be accompanied by a fee of five dollars. An application for renewal of such plate plates 14 shall be accompanied by a fee of five dollars. County treasurers 15 16 collecting fees pursuant to this subdivision shall remit them to the State Treasurer. The State Treasurer shall credit five dollars of the fee 17 to the Health and Human Services Cash Fund to supplement federal funds 18 19 available to the Department of Health and Human Services for the Temporary Assistance for Needy Families program, 42 U.S.C. 601, et seq. 20

(b) In addition to all other fees required for registration under 21 the Motor Vehicle Registration Act, each application for initial issuance 22 or renewal of a personalized message Choose Life License Plate Plates 23 24 shall be accompanied by a fee of forty dollars. County treasurers collecting fees pursuant to this subdivision shall remit them to the 25 State Treasurer. The State Treasurer shall credit twenty-five percent of 26 the fee for initial issuance and renewal of such plate plates to the 27 Department of Motor Vehicles Cash Fund and seventy-five percent of the 28 fee to the Health and Human Services Cash Fund to supplement federal 29 funds available to the Department of Health and Human Services for the 30 31 Temporary Assistance for Needy Families program.

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1 (3) When the department receives an application for a Choose Life 2 License Plate Plates, the department shall deliver the plate plates to the county treasurer of the county in which the motor vehicle or trailer 3 4 is registered. The county treasurer shall issue a Choose Life License 5 <u>Plate</u> plates in lieu of <u>a</u>regular license <u>plate</u> when the applicant complies with the other provisions of the Motor Vehicle Registration Act 6 for registration of the motor vehicle or trailer. If <u>a</u> Choose Life 7 License Plate is Plates are lost, stolen, or mutilated, the licensee 8 9 shall be issued a replacement license plate plates upon request pursuant 10 to section 60-3,157.

(4) The owner of a motor vehicle or trailer bearing <u>a</u> Choose Life 11 License <u>Plate</u> Plates may apply to the county treasurer to have such <u>plate</u> 12 13 plates transferred to a motor vehicle other than the vehicle for which 14 such plate was plates were originally purchased if such vehicle is owned by the owner of the <u>plate</u> plates. The owner may have the unused portion 15 of the fee for the <u>plate</u> plates credited to the other vehicle which will 16 bear the <u>plate</u> plates at the rate of eight and one-third percent per 17 month for each full month left in the registration period. Application 18 for such transfer shall be accompanied by a fee of three dollars. Fees 19 collected pursuant to this subsection shall be remitted to the State 20 Treasurer for credit to the Department of Motor Vehicles Cash Fund. 21

22 (5) If the cost of manufacturing Choose Life License Plates at any time exceeds the amount charged for license plates pursuant to section 23 24 60-3,102, any money to be credited to the Health and Human Services Cash Fund to supplement federal funds available to the Department of Health 25 and Human Services for the Temporary Assistance for Needy Families 26 program shall instead be credited first to the Highway Trust Fund in an 27 amount equal to the difference between the manufacturing costs of Choose 28 Life License Plates and the amount charged pursuant to section 60-3,102 29 with respect to such plates and the remainder shall be credited to the 30 Health and Human Services Cash Fund to supplement federal funds available 31

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to the Department of Health and Human Services for the Temporary
 Assistance for Needy Families program.

3 Sec. 63. Section 60-3,235, Revised Statutes Cumulative Supplement,
4 2018, is amended to read:

5 60-3,235 (1) <u>A Beginning January 1, 2018, a</u> person may apply to the department for <u>a</u> Native American Cultural Awareness and History <u>Plate</u> 6 7 Plates in lieu of a regular license plate plates on an application prescribed and provided by the department for any motor vehicle or 8 9 trailer, except for a motor vehicle or trailer registered under section 60-3,198. An applicant receiving a Native American Cultural Awareness and 10 History Plate for a farm truck with a gross weight of over sixteen tons 11 shall affix the appropriate tonnage decal to the plate. The department 12 13 shall make forms available for such applications through the county treasurers. The license plate plates shall be issued upon payment of the 14 license fee described in subsection (2) of this section. 15

16 (2)(a) In addition to all other fees required for registration under the Motor Vehicle Registration Act, each application for initial issuance 17 or renewal of an alphanumeric Native American Cultural Awareness and 18 19 History <u>Plate</u> Plates shall be accompanied by a fee of five dollars. County treasurers collecting fees pursuant to this subdivision shall 20 remit them to the State Treasurer. The State Treasurer shall credit five 21 22 dollars of the fee to the Native American Scholarship and Leadership 23 Fund.

24 (b) In addition to all other fees required for registration under the Motor Vehicle Registration Act, each application for initial issuance 25 or renewal of a personalized message Native American Cultural Awareness 26 and History <u>Plate</u> Plates shall be accompanied by a fee of forty dollars. 27 28 County treasurers collecting fees pursuant to this subdivision shall remit them to the State Treasurer. The State Treasurer shall credit 29 twenty-five percent of the fee for initial issuance and renewal of such 30 plate plates to the Department of Motor Vehicles Cash Fund and seventy-31

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five percent of the fee to the Native American Scholarship and Leadership
 Fund.

3 (3) When Until January 1, 2019, when the department receives an 4 application for Native American Cultural Awareness and History Plates, 5 the department shall deliver the plates to the county treasurer of the 6 county in which the motor vehicle or trailer is registered. Beginning 7 January 1, 2019, when the department receives an application for <u>a</u> Native American Cultural Awareness and History Plate Plates, the department may 8 9 deliver the <u>plate</u> plates and registration certificate to the applicant by 10 United States mail or to the county treasurer of the county in which the motor vehicle or trailer is registered and the delivery of the plate 11 plates and registration certificate shall be made through a secure 12 13 process and system. The county treasurer or the department shall issue a Native American Cultural Awareness and History Plate Plates in lieu of a 14 regular license <u>plate</u> when the applicant complies with the other 15 provisions of the Motor Vehicle Registration Act for registration of the 16 17 motor vehicle or trailer. If a Native American Cultural Awareness and History Plate is Plates are lost, stolen, or mutilated, the licensee 18 19 shall be issued <u>a</u>replacement license <u>plate</u> upon request pursuant to section 60-3,157. 20

(4) The owner of a motor vehicle or trailer bearing <u>a</u> Native 21 22 American Cultural Awareness and History Plate Plates may apply to the 23 county treasurer to have such plate plates transferred to a motor vehicle 24 or trailer other than the motor vehicle or trailer for which such plate 25 was plates were originally purchased if such motor vehicle or trailer is owned by the owner of the plate plates. The owner may have the unused 26 portion of the fee for the <u>plate</u> <u>plates</u> credited to the other motor 27 28 vehicle or trailer which will bear the <u>plate</u> at the rate of eight and one-third percent per month for each full month left in the 29 registration period. Application for such transfer shall be accompanied 30 by a fee of three dollars. Fees collected pursuant to this subsection 31

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shall be remitted to the State Treasurer for credit to the Department of
 Motor Vehicles Cash Fund.

(5) If the cost of manufacturing Native American Cultural Awareness 3 and History Plates at any time exceeds the amount charged for license 4 5 plates pursuant to section 60-3,102, any money to be credited to the Native American Scholarship and Leadership Fund shall instead be credited 6 7 first to the Highway Trust Fund in an amount equal to the difference between the manufacturing costs of Native American Cultural Awareness and 8 9 History Plates and the amount charged pursuant to section 60-3,102 with respect to such plates and the remainder shall be credited to the Native 10 American Scholarship and Leadership Fund. 11

Sec. 64. Section 60-501, Revised Statutes Cumulative Supplement,2018, is amended to read:

14 60-501 For purposes of the Motor Vehicle Safety Responsibility Act,15 unless the context otherwise requires:

16 (1) Department means Department of Motor Vehicles;

17 (2) Golf car vehicle means a vehicle that has at least four wheels, 18 has a maximum level ground speed of less than twenty miles per hour, has 19 a maximum payload capacity of one thousand two hundred pounds, has a 20 maximum gross vehicle weight of two thousand five hundred pounds, has a 21 maximum passenger capacity of not more than four persons, and is designed 22 and manufactured for operation on a golf course for sporting and 23 recreational purposes;

24 (3) Judgment means any judgment which shall have become final by the 25 expiration of the time within which an appeal might have been perfected without being appealed, or by final affirmation on appeal, rendered by a 26 court of competent jurisdiction of any state or of the United States, (a) 27 28 upon a cause of action arising out of the ownership, maintenance, or use of any motor vehicle for damages, including damages for care and loss of 29 services, because of bodily injury to or death of any person or for 30 damages because of injury to or destruction of property, including the 31

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1 loss of use thereof, or (b) upon a cause of action on an agreement of 2 settlement for such damages;

3 (4) License means any license issued to any person under the laws of
4 this state pertaining to operation of a motor vehicle within this state;

5 (5) Low-speed vehicle means a (a) four-wheeled motor vehicle (i) whose speed attainable in one mile is more than twenty miles per hour and 6 7 not more than twenty-five miles per hour on a paved, level surface, (ii) whose gross vehicle weight rating is less than three thousand pounds, and 8 9 (iii) that complies with 49 C.F.R. part 571, as such part existed on 10 January 1, 2018, or (b) three-wheeled motor vehicle (i) whose maximum speed attainable is not more than twenty-five miles per hour on a paved, 11 level surface, (ii) whose gross vehicle weight rating is less than three 12 13 thousand pounds, (iii) which is equipped with a windshield and an 14 occupant protection system, and (iv) that complies with 49 C.F.R. part 571, as such part existed on January 1, 2018. A motorcycle with a sidecar 15 attached is not a low-speed vehicle; 16

17 (6) Minitruck means a foreign-manufactured import vehicle or domestic-manufactured vehicle which (a) is powered by an internal 18 19 combustion engine with a piston or rotor displacement of one thousand five hundred cubic centimeters or less, (b) is sixty-seven inches or less 20 in width, (c) has a dry weight of four thousand two hundred pounds or 21 less, (d) travels on four or more tires, (e) has a top speed of 22 23 approximately fifty-five miles per hour, (f) is equipped with a bed or 24 compartment for hauling, (g) has an enclosed passenger cab, (h) is equipped with headlights, taillights, turnsignals, windshield wipers, a 25 rearview mirror, and an occupant protection system, and (i) has a four-26 speed, five-speed, or automatic transmission; 27

(7) Motor vehicle means any self-propelled vehicle which is designed
for use upon a highway, including trailers designed for use with such
vehicles, minitrucks, and low-speed vehicles. Motor vehicle does not
include (a) mopeds as defined in section 60-637, (b) traction engines,

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(c) road rollers, (d) farm tractors, (e) tractor cranes, (f) power 1 2 shovels, (g) well drillers, (h) every vehicle which is propelled by electric power obtained from overhead wires but not operated upon rails, 3 4 (i) electric personal assistive mobility devices as defined in section 5 60-618.02, (j) off-road designed vehicles, including, but not limited to, golf car vehicles, go-carts, riding lawnmowers, garden tractors, all-6 7 terrain vehicles and utility-type vehicles as defined in section 60-6,355, minibikes as defined in section 60-636, and snowmobiles as 8 9 defined in section 60-663, and (k) bicycles as defined in section 60-611; (8) Nonresident means every person who is not a resident of this 10 state; 11

(9) Nonresident's operating privilege means the privilege conferred upon a nonresident by the laws of this state pertaining to the operation by him or her of a motor vehicle or the use of a motor vehicle owned by him or her in this state;

16 (10) Operator means every person who is in actual physical control17 of a motor vehicle;

(11) Owner means a person who holds the legal title of a motor 18 vehicle, or in the event (a) a motor vehicle is the subject of an 19 agreement for the conditional sale or lease thereof with the right of 20 purchase upon performance of the conditions stated in the agreement and 21 22 with an immediate right of possession vested in the conditional vendee or 23 lessee or (b) a mortgagor of a vehicle is entitled to possession, then 24 such conditional vendee or lessee or mortgagor shall be deemed the owner 25 for the purposes of the act;

(12) Person means every natural person, firm, partnership, limited
 liability company, association, or corporation;

(13) Proof of financial responsibility means evidence of ability to
respond in damages for liability, on account of accidents occurring
subsequent to the effective date of such proof, arising out of the
ownership, maintenance, or use of a motor vehicle, (a) in the amount of

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twenty-five thousand dollars because of bodily injury to or death of one person in any one accident, (b) subject to such limit for one person, in the amount of fifty thousand dollars because of bodily injury to or death of two or more persons in any one accident, and (c) in the amount of twenty-five thousand dollars because of injury to or destruction of property of others in any one accident;

7 (14) Registration means registration certificate or certificates and
8 <u>license</u> registration plates issued under the laws of this state
9 pertaining to the registration of motor vehicles;

10 (15) State means any state, territory, or possession of the United
11 States, the District of Columbia, or any province of the Dominion of
12 Canada; and

(16) The forfeiture of bail, not vacated, or of collateral deposited
to secure an appearance for trial shall be regarded as equivalent to
conviction of the offense charged.

Sec. 65. Section 60-653, Reissue Revised Statutes of Nebraska, is amended to read:

18 60-653 Registration shall mean the registration certificate or 19 certificates and license plates issued under the Motor Vehicle 20 Registration Act.

21 Sec. 66. Section 60-683, Reissue Revised Statutes of Nebraska, is 22 amended to read:

60-683 All peace officers are hereby specifically directed and 23 24 authorized and it shall be deemed and considered a part of the official duties of each of such officers to enforce the provisions of the Nebraska 25 Rules of the Road, including the specific enforcement of maximum speed 26 limits, and any other law regulating the operation of vehicles or the use 27 28 of the highways. To perform the official duties imposed by this section, the Superintendent of Law Enforcement and Public Safety and all officers 29 of the Nebraska State Patrol shall have the powers stated in section 30 81-2005. All other peace officers shall have the power: 31

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1 (1) To make arrests upon view and without warrant for any violation 2 committed in their presence of any of the provisions of the Motor Vehicle 3 Operator's License Act or of any other law regulating the operation of 4 vehicles or the use of the highways, if and when designated or called 5 upon to do so as provided by law;

6 (2) To make arrests upon view and without warrant for any violation 7 committed in their presence of any provision of the laws of this state 8 relating to misdemeanors or felonies, if and when designated or called 9 upon to do so as provided by law;

(3) At all times to direct all traffic in conformity with law or, in
the event of a fire or other emergency or in order to expedite traffic or
insure safety, to direct traffic as conditions may require;

(4) When in uniform, to require the driver of a vehicle to stop and 13 exhibit his or her operator's license and registration certificate issued 14 for the vehicle and submit to an inspection of such vehicle and the 15 16 license <u>plate</u> and registration certificate for the vehicle and to require the driver of a motor vehicle to present the vehicle within five 17 days for correction of any defects revealed by such motor vehicle 18 19 inspection as may lead the inspecting officer to reasonably believe that such motor vehicle is being operated in violation of the statutes of 20 Nebraska or the rules and regulations of the Director of Motor Vehicles; 21

(5) To inspect any vehicle of a type required to be registered
according to law in any public garage or repair shop or in any place
where such a vehicle is held for sale or wrecking;

(6) To serve warrants relating to the enforcement of the laws
regulating the operation of vehicles or the use of the highways; and

(7) To investigate traffic accidents for the purpose of carrying on
a study of traffic accidents and enforcing motor vehicle and highway
safety laws.

30 Sec. 67. Section 60-6,197.01, Revised Statutes Cumulative 31 Supplement, 2018, is amended to read:

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60-6,197.01 (1) Upon conviction for a violation described in section
 60-6,197.06 or a second or subsequent violation of section 60-6,196 or
 60-6,197, the court shall impose either of the following restrictions:

(a)(i) The court shall order all motor vehicles owned by the person 4 so convicted immobilized at the owner's expense for a period of time not 5 less than five days and not more than eight months and shall notify the 6 Department of Motor Vehicles of the period of immobilization. Any 7 8 immobilized motor vehicle shall be released to the holder of a bona fide 9 lien on the motor vehicle executed prior to such immobilization when possession of the motor vehicle is requested as provided by law by such 10 lienholder for purposes of foreclosing and satisfying such lien. If a 11 person tows and stores a motor vehicle pursuant to this subdivision at 12 the direction of a peace officer or the court and has a lien upon such 13 motor vehicle while it is in his or her possession for reasonable towing 14 and storage charges, the person towing the vehicle has the right to 15 retain such motor vehicle until such lien is paid. For purposes of this 16 17 subdivision, immobilized or immobilization means revocation or suspension, at the discretion of the court, of the registration of such 18 motor vehicle or motor vehicles, including the license plate plates; and 19

(ii)(A) Any immobilized motor vehicle shall be released by the court 20 without any legal or physical restraints to any registered owner who is 21 not the registered owner convicted of a second or subsequent violation of 22 23 section 60-6,196 or 60-6,197 if an affidavit is submitted to the court by 24 such registered owner stating that the affiant is employed, that the motor vehicle subject to immobilization is necessary to continue that 25 employment, that such employment is necessary for the well-being of the 26 affiant's dependent children or parents, that the affiant will not 27 authorize the use of the motor vehicle by any person known by the affiant 28 to have been convicted of a second or subsequent violation of section 29 60-6,196 or 60-6,197, that affiant will immediately report to a local law 30 31 enforcement agency any unauthorized use of the motor vehicle by any

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person known by the affiant to have been convicted of a second or
 subsequent conviction of section 60-6,196 or 60-6,197, and that failure
 to release the motor vehicle would cause undue hardship to the affiant.

4 (B) A registered owner who executes an affidavit pursuant to 5 subdivision (1)(a)(ii)(A) of this section which is acted upon by the 6 court and who fails to immediately report an unauthorized use of the 7 motor vehicle which is the subject of the affidavit is guilty of a Class 8 IV misdemeanor and may not file any additional affidavits pursuant to 9 subdivision (1)(a)(ii)(A) of this section.

(C) The department shall adopt and promulgate rules and regulations
to implement the provisions of subdivision (1)(a) of this section; or

(b) As an alternative to subdivision (1)(a) of this section, the 12 court shall order the convicted person, in order to operate a motor 13 vehicle, to obtain an ignition interlock permit and install an ignition 14 interlock device on each motor vehicle owned or operated by the convicted 15 16 person if he or she was sentenced to an operator's license revocation of at least one year. If the person's operator's license has been revoked 17 for at least a one-year period, after a minimum of a forty-five-day no 18 driving period, the person may operate a motor vehicle with an ignition 19 interlock permit and an ignition interlock device pursuant to this 20 subdivision and shall retain the ignition interlock permit and ignition 21 interlock device for not less than a one-year period or the period of 22 revocation ordered by the court, whichever is longer. No ignition 23 24 interlock permit may be issued until sufficient evidence is presented to the department that an ignition interlock device is installed on each 25 vehicle and that the applicant is eligible for use of an ignition 26 interlock device. If the person has an ignition interlock device 27 installed as required under this subdivision, the person shall not be 28 eligible for reinstatement of his or her operator's license until he or 29 she has had the ignition interlock device installed for the period 30 31 ordered by the court.

1 (2) In addition to the restrictions required by subdivision (1)(b) 2 of this section, the court may require a person convicted of a second or subsequent violation of section 60-6,196 or 60-6,197 to use a continuous 3 4 alcohol monitoring device and abstain from alcohol use for a period of time not to exceed the maximum term of license revocation ordered by the 5 court. A continuous alcohol monitoring device shall not be ordered for a 6 7 person convicted of a second or subsequent violation unless the installation of an ignition interlock device is also required. 8

9 Sec. 68. Section 60-1306, Reissue Revised Statutes of Nebraska, is 10 amended to read:

60-1306 The carrier enforcement officers shall have the power (1) of 11 peace officers solely for the purpose of enforcing the International Fuel 12 13 Tax Agreement Act and the provisions of law relating to the size, weight, and load and the Motor Vehicle Registration Act pertaining to buses, 14 motor trucks, truck-tractors, semitrailers, trailers, and towed vehicles, 15 (2) when in uniform, to require the driver thereof to stop and exhibit 16 17 his or her operator's license and registration issued for the vehicle and submit to an inspection of such vehicle, the license plate plates, the 18 19 registration thereon, and licenses and permits required under the motor fuel laws, (3) to make arrests upon view and without warrant for any 20 violation committed in their presence of the provisions of the Motor 21 Vehicle Operator's License Act or of any other law regulating the 22 operation of vehicles or the use of the highways while in the performance 23 24 of their duties referred to in subdivisions (1) and (2) of this section and of sections 60-1308, 60-1309, and 75-362 to 75-369.07, (4) to make 25 arrests upon view and without warrant for any violation committed in 26 their presence which is a misdemeanor or felony under the laws of this 27 28 state while in the performance of their duties referred to in subdivisions (1) and (2) of this section and of sections 60-1308, 29 60-1309, and 75-362 to 75-369.07, and (5) to make arrests on warrant for 30 any violation which is a misdemeanor or felony under the laws of this 31

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state while in the performance of their duties referred to in
 subdivisions (1) and (2) of this section and of sections 60-1308,
 60-1309, and 75-362 to 75-369.07.

Any funds used to arm carrier enforcement officers shall be paid
solely from the Carrier Enforcement Cash Fund. The amount of funds shall
be determined by the Superintendent of Law Enforcement and Public Safety.
Sec. 69. Section 60-1901, Revised Statutes Cumulative Supplement,

8 2018, is amended to read:

60-1901 (1) A motor vehicle is an abandoned vehicle:

(a) If left unattended, with no license <u>plate</u> plates or valid In
Transit <u>sticker</u> stickers issued pursuant to the Motor Vehicle
Registration Act affixed thereto, for more than six hours on any public
property;

(b) If left unattended for more than twenty-four hours on any public
 property, except a portion thereof on which parking is legally permitted;

(c) If left unattended for more than forty-eight hours, after the
parking of such vehicle has become illegal, if left on a portion of any
public property on which parking is legally permitted;

(d) If left unattended for more than seven days on private property
if left initially without permission of the owner, or after permission of
the owner is terminated;

(e) If left for more than thirty days in the custody of a law
enforcement agency after the agency has sent a letter to the lastregistered owner under section 60-1903.01; or

(f) If removed from private property by a municipality pursuant to amunicipal ordinance.

27 (2) An all-terrain vehicle, a utility-type vehicle, or a minibike is28 an abandoned vehicle:

(a) If left unattended for more than twenty-four hours on any public
property, except a portion thereof on which parking is legally permitted;
(b) If left unattended for more than forty-eight hours, after the

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parking of such vehicle has become illegal, if left on a portion of any
 public property on which parking is legally permitted;

3 (c) If left unattended for more than seven days on private property 4 if left initially without permission of the owner, or after permission of 5 the owner is terminated;

6 (d) If left for more than thirty days in the custody of a law 7 enforcement agency after the agency has sent a letter to the last-8 registered owner under section 60-1903.01; or

9 (e) If removed from private property by a municipality pursuant to a 10 municipal ordinance.

(3) A mobile home is an abandoned vehicle if left in place on private property for more than thirty days after a local governmental unit, pursuant to an ordinance or resolution, has sent a certified letter to each of the last-registered owners and posted a notice on the mobile home, stating that the mobile home is subject to sale or auction or vesting of title as set forth in section 60-1903.

17 (4) For purposes of this section:

(a) Mobile home means a movable or portable dwelling constructed to 18 19 be towed on its own chassis, connected to utilities, and designed with or without a permanent foundation for year-round living. It may consist of 20 one or more units that can be telescoped when towed and expanded later 21 for additional capacity, or of two or more units, separately towable but 22 23 designed to be joined into one integral unit, and shall include a 24 manufactured home as defined in section 71-4603. Mobile home does not 25 include a mobile home or manufactured home for which an affidavit of affixture has been recorded pursuant to section 60-169; 26

(b) Public property means any public right-of-way, street, highway,
alley, or park or other state, county, or municipally owned property; and
(c) Private property means any privately owned property which is not
included within the definition of public property.

31 (5) No motor vehicle subject to forfeiture under section 28-431

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1 shall be an abandoned vehicle under this section.

Sec. 70. Section 60-1902, Reissue Revised Statutes of Nebraska, is
amended to read:

4 60-1902 If an abandoned vehicle, at the time of abandonment, has no license plate plates of the current year or valid In Transit sticker 5 stickers issued pursuant to section 60-376 affixed and is of a wholesale 6 7 value, taking into consideration the condition of the vehicle, of two hundred fifty dollars or less, title shall immediately vest in the local 8 9 authority or state agency having jurisdiction thereof as provided in 10 section 60-1904. Any certificate of title issued under this section to the local authority or state agency shall be issued at no cost to such 11 authority or agency. 12

Sec. 71. Section 60-1903, Reissue Revised Statutes of Nebraska, is amended to read:

15 60-1903 (1) Except for vehicles governed by section 60-1902, the 16 local authority or state agency having custody of an abandoned vehicle 17 shall make an inquiry concerning the last-registered owner of such 18 vehicle as follows:

(a) Abandoned vehicle with <u>a</u>license <u>plate</u> plates affixed, to the
 jurisdiction which issued such license <u>plate</u> plates; or

(b) Abandoned vehicle with no license <u>plate</u> plates affixed, to the
Department of Motor Vehicles.

23 (2) The local authority or state agency shall notify the last-24 registered owner, if any, that the vehicle in question has been determined to be an abandoned vehicle and that, if unclaimed, either (a) 25 it will be sold or will be offered at public auction after five days from 26 the date such notice was mailed or (b) title will vest in the local 27 28 authority or state agency thirty days after the date such notice was mailed. If the agency described in subdivision (1)(a) or (b) of this 29 section also notifies the local authority or state agency that a lien or 30 mortgage exists, such notice shall also be sent to the lienholder or 31

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mortgagee. Any person claiming such vehicle shall be required to pay the
 cost of removal and storage of such vehicle.

3 (3) Title to an abandoned vehicle, if unclaimed, shall vest in the 4 local authority or state agency (a) five days after the date the notice 5 is mailed if the vehicle will be sold or offered at public auction under 6 subdivision (2)(a) of this section, (b) thirty days after the date the 7 notice is mailed if the local authority or state agency will retain the 8 vehicle, or (c) if the last-registered owner cannot be ascertained, when 9 notice of such fact is received.

10 (4) After title to the abandoned vehicle vests pursuant to subsection (3) of this section, the local authority or state agency may 11 retain for use, sell, or auction the abandoned vehicle. If the local 12 authority or state agency has determined that the vehicle should be 13 retained for use, the local authority or state agency shall, at the same 14 time that the notice, if any, is mailed, publish in a newspaper of 15 general circulation in the jurisdiction an announcement that the local 16 authority or state agency intends to retain the abandoned vehicle for its 17 use and that title will vest in the local authority or state agency 18 thirty days after the publication. 19

20 Sec. 72. Section 60-1908, Reissue Revised Statutes of Nebraska, is 21 amended to read:

60-1908 No person other than one authorized by the appropriate local authority or state agency shall destroy, deface, or remove any part of a vehicle which is left unattended on a highway or other public place without <u>a</u> license <u>plate</u> plates affixed or which is abandoned. Anyone violating this section shall be guilty of a Class V misdemeanor.

Sec. 73. Section 66-1406.02, Reissue Revised Statutes of Nebraska,
is amended to read:

66-1406.02 (1) The director may suspend, revoke, cancel, or refuse
to issue or renew a license under the International Fuel Tax Agreement
Act:

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(a) If the applicant's or licensee's registration certificate issued
 pursuant to the International Registration Plan Act has been suspended,
 revoked, or canceled or the director refused to issue or renew such
 certificate;

5 (b) If the applicant or licensee is in violation of sections 75-3926 to 75-399;

7

(c) If the applicant's or licensee's security has been canceled;

8 (d) If the applicant or licensee failed to provide additional9 security as required;

(e) If the applicant or licensee failed to file any report or return
required by the motor fuel laws, filed an incomplete report or return
required by the motor fuel laws, did not file any report or return
required by the motor fuel laws electronically, or did not file a report
or return required by the motor fuel laws on time;

(f) If the applicant or licensee failed to pay taxes required by the motor fuel laws due within the time provided;

(g) If the applicant or licensee filed any false report, return,
statement, or affidavit, required by the motor fuel laws, knowing it to
be false;

20 (h) If the applicant or licensee would no longer be eligible to21 obtain a license; or

(i) If the applicant or licensee committed any other violation of
the International Fuel Tax Agreement Act or the rules and regulations
adopted and promulgated under the act.

(2) Prior to taking any action pursuant to subsection (1) of this section, the director shall notify and advise the applicant or licensee of the proposed action and the reasons for such action in writing, by regular United States mail, to his or her last-known business address as shown on the application or license. The notice shall also include an advisement of the procedures in subsection (3) of this section.

31 (3) The applicant or licensee may, within thirty days after the

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mailing of the notice, petition the director in writing for a hearing to 1 2 contest the proposed action. The hearing shall be commenced in accordance with the rules and regulations adopted and promulgated by the Department 3 4 of Motor Vehicles. If a petition is filed, the director shall, within twenty days after receipt of the petition, set a hearing date at which 5 the applicant or licensee may show cause why the proposed action should 6 7 not be taken. The director shall give the applicant or licensee reasonable notice of the time and place of the hearing. If the director's 8 9 decision is adverse to the applicant or licensee, the applicant or licensee may appeal the decision in accordance with the Administrative 10 Procedure Act. 11

12 (4) Except as provided in subsection (2) of section 60-3,205 and 13 subsection (8) of this section, the filing of the petition shall stay any 14 action by the director until a hearing is held and a final decision and 15 order is issued.

16 (5) Except as provided in subsection (2) of section 60-3,205 and 17 subsection (8) of this section, if no petition is filed at the expiration 18 of thirty days after the date on which the notification was mailed, the 19 director may take the proposed action described in the notice.

(6) Except as provided in subsection (2) of section 60-3,205 and 20 subsection (8) of this section, if, in the judgment of the director, the 21 applicant or licensee has complied with or is no longer in violation of 22 the provisions for which the director took action under this section, the 23 24 director may reinstate the license without delay. An applicant for 25 reinstatement, issuance, or renewal of a license within three years after the date of suspension, revocation, cancellation, or refusal to issue or 26 renew shall submit a fee of one hundred dollars to the director. The 27 28 director shall remit the fee to the State Treasurer for credit to the Highway Cash Fund. 29

30 (7) Suspension of, revocation of, cancellation of, or refusal to31 issue or renew a license by the director shall not relieve any person

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from making or filing the reports or returns required by the motor fuel
 laws in the manner or within the time required.

(8) Any person who receives notice from the director of action taken pursuant to subsection (1) of this section shall, within three business days, return such registration certificate and license <u>plate</u> plates issued pursuant to section 60-3,198 to the department. If any person fails to return the registration certificate and license <u>plate</u> plates to the department, the department shall notify the Nebraska State Patrol that any such person is in violation of this section.

10 Sec. 74. Section 81-2005, Reissue Revised Statutes of Nebraska, is 11 amended to read:

12 81-2005 On and after July 20, 2002, the Superintendent of Law 13 Enforcement and Public Safety and all officers of the Nebraska State 14 Patrol, except all carrier enforcement officers assigned to the carrier 15 enforcement division, shall have the power:

(1) Of peace officers for the purpose of enforcing the Motor Vehicle
Operator's License Act, the Motor Vehicle Registration Act, the Nebraska
Rules of the Road, and any other law regulating the registration or
operation of vehicles or the use of the highways;

(2) To make arrests upon view and without warrant for any violation
committed in their presence of any of the provisions of the Motor Vehicle
Operator's License Act, the Motor Vehicle Registration Act, the Nebraska
Rules of the Road, or any other law regulating the operation of vehicles
or the use of the highways, if and when designated or called upon to do
so as provided by law;

(3) To make arrests upon view and without warrant for any violation
committed in their presence of any provision of the laws of the state
relating to misdemeanors or felonies, if and when designated or called
upon to do so as provided by law;

30 (4) At all times to direct all traffic in conformity with law or, in
31 the event of a fire or other emergency or in order to expedite traffic or

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insure safety, to direct traffic as conditions may require
 notwithstanding the provisions of law;

3 (5) When in uniform, to require the driver of a vehicle to stop and 4 exhibit his or her operator's license and registration certificate card 5 issued for the vehicle and submit to an inspection of such vehicle and the license <u>plate</u> plates and registration <u>certificate</u> card thereon and to 6 require the drivers of motor vehicles to present such vehicles within 7 five days for correction of any defects revealed by such motor vehicle 8 9 inspection as may lead the inspecting officer to reasonably believe that such motor vehicle is being operated in violation of the statutes of 10 Nebraska or the rules and regulations of the Director of Motor Vehicles; 11

12 (6) To inspect any vehicle of a type required to be registered under
13 the Motor Vehicle Registration Act in any public garage or repair shop or
14 in any place where such vehicles are held for sale or wrecking;

15 (7) To serve warrants relating to the enforcement of the laws
16 regulating the operation of vehicles or the use of the highways;

17 (8) To investigate traffic accidents for the purpose of carrying on
18 a study of traffic accidents and enforcing motor vehicle and highway
19 safety laws; and

(9) To operate weighing stations and portable scales and to perform
carrier enforcement powers and duties prescribed in sections 60-1301 to
60-1309.

23 Carrier enforcement officers appointed to the carrier enforcement 24 division before July 20, 2002, shall have the powers and duties 25 prescribed in sections 60-1301 to 60-1309.

Sec. 75. This act becomes operative on January 1, 2020.

 27
 Sec. 76.
 Original sections 18-1737, 60-380, 60-392, 60-399,

 28
 60-3,102, 60-3,105, 60-3,106, 60-3,107, 60-3,108, 60-3,130, 60-3,130.01,

 29
 60-3,130.02, 60-3,130.05, 60-3,130.06, 60-3,134, 60-3,135, 60-3,145,

 30
 60-3,146, 60-3,149, 60-3,150, 60-3,167, 60-3,175, 60-3,183, 60-3,222,

 31
 60-653, 60-683, 60-1306, 60-1902, 60-1903, 60-1908, 66-1406.02, and

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1 81-2005, Reissue Revised Statutes of Nebraska, and sections 18-1736, 60-163, 60-180, 60-308, 60-366, 60-373, 60-376, 60-378, 60-395, 60-396, 2 60-397, 60-398, 60-3,100, 60-3,101, 60-3,104.01, 60-3,109, 60-3,113, 3 4 60-3,114, 60-3,119, 60-3,120, 60-3,121, 60-3,122, 60-3,122.02, 60-3,122.04, 60-3,123, 60-3,124, 60-3,125, 60-3,126, 60-3,128, 60-3,147, 5 60-3,151, 60-3,157, 60-3,205, 60-3,224, 60-3,227, 60-3,228, 60-3,231, 6 7 60-3,233, 60-3,235, 60-501, 60-6,197.01, and 60-1901, Revised Statutes 8 Cumulative Supplement, 2018, are repealed.