# HOUSE BILL No. 4569

May 7, 2015, Introduced by Rep. Pscholka and referred to the Committee on Appropriations.

A bill to amend 1949 PA 300, entitled "Michigan vehicle code,"

by amending sections 801, 802, 803b, 803r, 804, 806, 809, 811e, and 811h (MCL 257.801, 257.802, 257.803b, 257.803r, 257.804, 257.806, 257.809, 257.811e, and 257.811h), section 801 as amended by 2012 PA 498, sections 802, 803r, 804, 806, 809, 811e, and 811h as amended by 2011 PA 159, and section 803b as amended by 2015 PA 11.

# THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 801. (1) The secretary of state shall collect the following taxes at the time of registering a vehicle, which shall exempt the vehicle from all other state and local taxation, except the fees and taxes provided by law to be paid by certain carriers operating motor vehicles and trailers under the motor carrier act, 1933 PA 254, MCL 475.1 to 479.43; 479.42; the taxes imposed by the motor carrier fuel tax act, 1980 PA 119, MCL 207.211 to 207.234; 1 and except as otherwise provided by this act:

2 (a) For a motor vehicle, including a motor home, except as
3 otherwise provided, and a pickup truck or van that weighs not more
4 than 8,000 pounds, except as otherwise provided, according to the
5 following schedule of empty weights:

6	Empty weights	Tax
7	0 to 3,000 pounds\$	29.00
8	3,001 to 3,500 pounds	32.00
9	3,501 to 4,000 pounds	37.00
10	4,001 to 4,500 pounds	43.00
11	4,501 to 5,000 pounds	47.00
12	5,001 to 5,500 pounds	52.00
13	5,501 to 6,000 pounds	57.00
14	6,001 to 6,500 pounds	62.00
15	6,501 to 7,000 pounds	67.00
16	7,001 to 7,500 pounds	71.00
17	7,501 to 8,000 pounds	77.00
18	8,001 to 8,500 pounds	81.00
19	8,501 to 9,000 pounds	86.00
20	9,001 to 9,500 pounds	91.00
21	9,501 to 10,000 pounds	95.00
22	over 10,000 pounds\$ 0.90 per 100	pounds
23	of empty	weight

On October 1, 1983, and October 1, 1984, the tax assessed
under this subdivision shall be annually revised for the
registrations expiring on the appropriate October 1 or after that

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date by multiplying the tax assessed in the preceding fiscal year 1 times the personal income of Michigan for the preceding calendar 2 year divided by the personal income of Michigan for the calendar 3 year that preceded that calendar year. In performing the 4 5 calculations under this subdivision, the secretary of state shall 6 use the spring preliminary report of the United States department of commerce or its successor agency. A van that is owned by an 7 individual who uses a wheelchair or by an individual who transports 8 a member of his or her household who uses a wheelchair and for 9 10 which registration plates are issued under section 803d shall be assessed at the rate of 50% of the tax provided for in this 11 12 subdivision.

13 (b) For a trailer coach attached to a motor vehicle, the tax shall be assessed as provided in subdivision (l). A trailer coach 14 not under 1959 PA 243, MCL 125.1035 to 125.1043, and while located 15 on land otherwise assessable as real property under the general 16 property tax act, 1893 PA 206, MCL 211.1 to 211.155, if the trailer 17 18 coach is used as a place of habitation, and whether or not permanently affixed to the soil, is not exempt from real property 19 20 taxes.

(c) For a road tractor, modified agricultural vehicle, truck, or truck tractor owned by a farmer and used exclusively in connection with a farming operation, including a farmer hauling livestock or farm equipment for other farmers for remuneration in kind or in labor, but not for money, or used for the transportation of the farmer and the farmer's family, and not used for hire, 74 cents per 100 pounds of empty weight of the road tractor, truck, or

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truck tractor. If the road tractor, modified agricultural vehicle,
 truck, or truck tractor owned by a farmer is also used for a
 nonfarming operation, the farmer is subject to the highest
 registration tax applicable to the nonfarm use of the vehicle but
 is not subject to more than 1 tax rate under this act.

6 (d) For a road tractor, truck, or truck tractor owned by a wood harvester and used exclusively in connection with the wood 7 harvesting operations or a truck used exclusively to haul milk from 8 9 the farm to the first point of delivery, 74 cents per 100 pounds of 10 empty weight of the road tractor, truck, or truck tractor. A registration secured by payment of the tax prescribed in this 11 12 subdivision continues in full force and effect until the regular expiration date of the registration. As used in this subdivision: 13

14 (i) "Wood harvester" includes the person or persons hauling 15 and transporting raw materials in the form produced at the harvest 16 site or hauling and transporting wood harvesting equipment. Wood 17 harvester does not include a person or persons whose primary 18 activity is tree-trimming or landscaping.

19 (*ii*) "Wood harvesting equipment" includes all of the20 following:

(A) A vehicle that directly harvests logs or timber,
including, but not limited to, a processor or a feller buncher.

(B) A vehicle that directly processes harvested logs or
timber, including, but not limited to, a slasher, delimber,
processor, chipper, or saw table.

26 (C) A vehicle that directly processes harvested logs or27 timber, including, but not limited to, a forwarder, grapple

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1 skidder, or cable skidder.

2 (D) A vehicle that directly loads harvested logs or timber,
3 including, but not limited to, a knuckle-boom loader, front-end
4 loader, or forklift.

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5 (E) A bulldozer or road grader being transported to a wood
6 harvesting site specifically for the purpose of building or
7 maintaining harvest site roads.

8 (iii) "Wood harvesting operations" does not include the
9 transportation of processed lumber, Christmas trees, or processed
10 firewood for a profit making venture.

(e) For a hearse or ambulance used exclusively by a licensed funeral director in the general conduct of the licensee's funeral business, including a hearse or ambulance whose owner is engaged in the business of leasing or renting the hearse or ambulance to others, \$1.17 per 100 pounds of the empty weight of the hearse or ambulance.

(f) For a vehicle owned and operated by this state, a state institution, a municipality, a privately incorporated, nonprofit volunteer fire department, or a nonpublic, nonprofit college or university, \$5.00 per plate. A registration plate issued under this subdivision expires on June 30 of the year in which new registration plates are reissued for all vehicles by the secretary of state.

(g) For a bus including a station wagon, carryall, or
similarly constructed vehicle owned and operated by a nonprofit
parents' transportation corporation used for school purposes,
parochial school or society, church Sunday school, or any other

1 grammar school, or by a nonprofit youth organization or nonprofit 2 rehabilitation facility; or a motor vehicle owned and operated by a 3 senior citizen center, \$10.00, if the bus, station wagon, carryall, 4 or similarly constructed vehicle or motor vehicle is designated by 5 proper signs showing the organization operating the vehicle.

(h) For a vehicle owned by a nonprofit organization and used 6 to transport equipment for providing dialysis treatment to children 7 at camp; for a vehicle owned by the civil air patrol, as organized 8 under 36 USC 40301 to 40307, \$10.00 per plate, if the vehicle is 9 10 designated by a proper sign showing the civil air patrol's name; for a vehicle owned and operated by a nonprofit veterans center; 11 12 for a vehicle owned and operated by a nonprofit recycling center or 13 a federally recognized nonprofit conservation organization; for a motor vehicle having a truck chassis and a locomotive or ship's 14 body that is owned by a nonprofit veterans organization and used 15 exclusively in parades and civic events; or for an emergency 16 17 support vehicle used exclusively for emergencies and owned and 18 operated by a federally recognized nonprofit charitable 19 organization, \$10.00 per plate.

20 (i) For each truck owned and operated free of charge by a bona
21 fide ecclesiastical or charitable corporation, or red cross, girl
22 scout, or boy scout organization, 65 cents per 100 pounds of the
23 empty weight of the truck.

(j) For each truck, weighing 8,000 pounds or less, and not
used to tow a vehicle, for each privately owned truck used to tow a
trailer for recreational purposes only and not involved in a profit
making venture, and for each vehicle designed and used to tow a

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mobile home or a trailer coach, except as provided in subdivision
 (b), \$38.00 or an amount computed according to the following
 schedule of empty weights, whichever is greater:

4	Empty weights Per 1	00 1	pounds
5	0 to 2,500 pounds	\$	1.40
6	2,501 to 4,000 pounds		1.76
7	4,001 to 6,000 pounds		2.20
8	6,001 to 8,000 pounds		2.72
9	8,001 to 10,000 pounds		3.25
10	10,001 to 15,000 pounds		3.77
11	15,001 pounds and over		4.39

12 If the tax required under subdivision (p) for a vehicle of the 13 same model year with the same list price as the vehicle for which 14 registration is sought under this subdivision is more than the tax 15 provided under the preceding provisions of this subdivision for an 16 identical vehicle, the tax required under this subdivision is not 17 less than the tax required under subdivision (p) for a vehicle of 18 the same model year with the same list price.

19 (k) For each truck weighing 8,000 pounds or less towing a 20 trailer or any other combination of vehicles and for each truck 21 weighing 8,001 pounds or more, road tractor or truck tractor, 22 except as provided in subdivision (j) according to the following 23 schedule of elected gross weights:

24	Elected gross weight	Tax
25	0 to 24,000 pounds\$	491.00
26	24,001 to 26,000 pounds	558.00

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1	26,001 to 28,000 pounds	558.00
2	28,001 to 32,000 pounds	649.00
3	32,001 to 36,000 pounds	744.00
4	36,001 to 42,000 pounds	874.00
5	42,001 to 48,000 pounds	1,005.00
6	48,001 to 54,000 pounds	1,135.00
7	54,001 to 60,000 pounds	1,268.00
8	60,001 to 66,000 pounds	1,398.00
9	66,001 to 72,000 pounds	1,529.00
10	72,001 to 80,000 pounds	1,660.00
11	80,001 to 90,000 pounds	1,793.00
12	90,001 to 100,000 pounds	2,002.00
13	100,001 to 115,000 pounds	2,223.00
14	115,001 to 130,000 pounds	2,448.00
15	130,001 to 145,000 pounds	2,670.00
16	145,001 to 160,000 pounds	2,894.00
17	over 160,000 pounds	3,117.00

18 For each commercial vehicle registered under this subdivision, 19 \$15.00 shall be deposited in a truck safety fund to be expended for 20 the purposes prescribed AS PROVIDED in section 25 of 1951 PA 51, 21 MCL 247.675.

If a truck **TRACTOR** or road tractor without trailer is leased from an individual owner-operator, the lessee, whether a person, AN **INDIVIDUAL**, firm, or corporation, shall pay to the owner-operator 60% of the tax prescribed in this subdivision for the truck tractor or road tractor at the rate of 1/12 for each month of the lease or arrangement in addition to the compensation the owner-operator is

1 entitled to for the rental of his or her equipment.

2 (1) For each pole trailer, semitrailer, trailer coach, or
3 trailer, the tax shall be assessed according to the following
4 schedule of empty weights:

5	Empty weights	Tax
6	0 to 2,499 pounds	\$ 75.00
7	2,500 to 9,999 pounds	200.00
8	10,000 pounds and over	300.00

9 The registration plate issued under this subdivision expires only when the secretary of state reissues a new registration plate 10 for all trailers. Beginning October 1, 2005, if the secretary of 11 12 state reissues a new registration plate for all trailers, a person who has once paid the tax as increased by 2003 PA 152 for a vehicle 13 14 under this subdivision is not required to pay the tax for that 15 vehicle a second time, but is required to pay only the cost of the reissued plate at the rate provided in section 804(2) for a 16 17 standard plate. A registration plate issued under this subdivision is nontransferable. 18

(m) For each commercial vehicle used for the transportation of passengers for hire except for a vehicle for which a payment is made under 1960 PA 2, MCL 257.971 to 257.972, according to the following schedule of empty weights:

23	Empty weights	Per	100	pounds
24	0 to 4,000 pounds	\$		1.76
25	4,001 to 6,000 pounds			2.20
26	6,001 to 10,000 pounds			2.72

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(n) For each motorcycle, \$23.00.

On October 1, 1983, and October 1, 1984, the tax assessed 3 4 under this subdivision shall be annually revised for the 5 registrations expiring on the appropriate October 1 or after that date by multiplying the tax assessed in the preceding fiscal year 6 times the personal income of Michigan for the preceding calendar 7 year divided by the personal income of Michigan for the calendar 8 year that preceded that calendar year. In performing the 9 calculations under this subdivision, the secretary of state shall 10 use the spring preliminary report of the United States department 11 12 of commerce or its successor agency.

Beginning January 1, 1984, the registration tax for each 13 motorcycle is increased by \$3.00. The \$3.00 increase is not part of 14 the tax assessed under this subdivision for the purpose of the 15 annual October 1 revisions but is in addition to the tax assessed 16 17 as a result of the annual October 1 revisions. Beginning January 1, 1984, \$3.00 of each motorcycle fee shall be placed in a motorcycle 18 19 safety fund in the state treasury and shall be used only for 20 funding the motorcycle safety education program as provided for 21 under sections 312b and 811a.

(o) For each truck weighing 8,001 pounds or more, road
tractor, or truck tractor used exclusively as a moving van or part
of a moving van in transporting household furniture and household
effects or the equipment or those engaged in conducting carnivals,
at the rate of 80% of the schedule of elected gross weights in
subdivision (k) as modified by the operation of that subdivision.

(p) After September 30, 1983, each motor vehicle of the 1984
or a subsequent model year as shown on the application required
under section 217 that has not been previously subject to the tax
rates of this section and that is of the motor vehicle category
otherwise subject to the tax schedule described in subdivision (a),
and each low-speed vehicle according to the following schedule
based upon registration periods of 12 months:

8 (i) Except as otherwise provided in this subdivision, for the
9 first registration that is not a transfer registration under
10 section 809 and for the first registration after a transfer
11 registration under section 809, according to the following schedule
12 based on the vehicle's list price:

13	List Price	Tax
14	\$ 0 - \$ 6,000.00	\$ 30.00
15	More than \$ 6,000.00 - \$ 7,000.00	\$ 33.00
16	More than \$ 7,000.00 - \$ 8,000.00	\$ 38.00
17	More than \$ 8,000.00 - \$ 9,000.00	\$ 43.00
18	More than \$ 9,000.00 - \$ 10,000.00	\$ 48.00
19	More than \$ 10,000.00 - \$ 11,000.00	\$ 53.00
20	More than \$ 11,000.00 - \$ 12,000.00	\$ 58.00
21	More than \$ 12,000.00 - \$ 13,000.00	\$ 63.00
22	More than \$ 13,000.00 - \$ 14,000.00	\$ 68.00
23	More than \$ 14,000.00 - \$ 15,000.00	\$ 73.00
24	More than \$ 15,000.00 - \$ 16,000.00	\$ 78.00
25	More than \$ 16,000.00 - \$ 17,000.00	\$ 83.00
26	More than \$ 17,000.00 - \$ 18,000.00	\$ 88.00
27	More than \$ 18,000.00 - \$ 19,000.00	\$ 93.00

1	More	than	\$ 19,000.00	-	\$ 20,000.00	\$ 98.00
2	More	than	\$ 20,000.00	-	\$ 21,000.00	\$ 103.00
3	More	than	\$ 21,000.00	-	\$ 22,000.00	\$ 108.00
4	More	than	\$ 22,000.00	-	\$ 23,000.00	\$ 113.00
5	More	than	\$ 23,000.00	-	\$ 24,000.00	\$ 118.00
6	More	than	\$ 24,000.00	-	\$ 25,000.00	\$ 123.00
7	More	than	\$ 25,000.00	-	\$ 26,000.00	\$ 128.00
8	More	than	\$ 26,000.00	-	\$ 27,000.00	\$ 133.00
9	More	than	\$ 27,000.00	-	\$ 28,000.00	\$ 138.00
10	More	than	\$ 28,000.00	-	\$ 29,000.00	\$ 143.00
11	More	than	\$ 29,000.00	-	\$ 30,000.00	\$ 148.00

More than \$30,000.00, the tax of \$148.00 is increased by \$5.00 for each \$1,000.00 increment or fraction of a \$1,000.00 increment over \$30,000.00. If a current tax increases or decreases as a result of 1998 PA 384, only a vehicle purchased or transferred after January 1, 1999 shall be assessed the increased or decreased tax.

18 (ii) For the second registration, 90% of the tax assessed19 under subparagraph (i).

20 (iii) For the third registration, 90% of the tax assessed
21 under subparagraph (ii).

(*iv*) For the fourth and subsequent registrations, 90% of the
tax assessed under subparagraph (*iii*).

For a vehicle of the 1984 or a subsequent model year that has been previously registered by a person other than the person applying for registration or for a vehicle of the 1984 or a subsequent model year that has been previously registered in

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another state or country and is registered for the first time in 1 2 this state, the tax under this subdivision shall be determined by subtracting the model year of the vehicle from the calendar year 3 for which the registration is sought. If the result is zero or a 4 5 negative figure, the first registration tax shall be paid. If the result is 1, 2, or 3 or more, then, respectively, the second, 6 third, or subsequent registration tax shall be paid. A van that is 7 owned by an individual who uses a wheelchair or by an individual 8 9 who transports a member of his or her household who uses a 10 wheelchair and for which registration plates are issued under section 803d shall be assessed at the rate of 50% of the tax 11 12 provided for in this subdivision.

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(q) For a wrecker, \$200.00.

14 (r) When the secretary of state computes a tax under this act, a computation that does not result in a whole dollar figure shall 15 be rounded to the next lower whole dollar when the computation 16 17 results in a figure ending in 50 cents or less and shall be rounded 18 to the next higher whole dollar when the computation results in a 19 figure ending in 51 cents or more, unless specific taxes are 20 specified, and the secretary of state may accept the manufacturer's 21 shipping weight of the vehicle fully equipped for the use for which 22 the registration application is made. If the weight is not 23 correctly stated or is not satisfactory, the secretary of state 24 shall determine the actual weight. Each application for 25 registration of a vehicle under subdivisions (j) and (m) shall have attached to the application a scale weight receipt of the vehicle 26 27 fully equipped as of the time the application is made. The scale

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1 weight receipt is not necessary if there is presented with the 2 application a registration receipt of the previous year that shows 3 on its face the weight of the motor vehicle as registered with the 4 secretary of state and that is accompanied by a statement of the 5 applicant that there has not been a structural change in the motor 6 vehicle that has increased the weight and that the previous 7 registered weight is the true weight.

8 (2) A manufacturer is not exempted under this act from paying
9 ad valorem taxes on vehicles in stock or bond, except on the
10 specified number of motor vehicles registered. A dealer is exempt
11 from paying ad valorem taxes on vehicles in stock or bond.

(3) Until October 1, 2015, 2019, the tax for a vehicle with an
empty weight over 10,000 pounds imposed under subsection (1)(a) and
the taxes imposed under subsection (1)(c), (d), (e), (f), (i), (j),
(m), (o), and (p) are each increased as follows:

16 (a) A regulatory fee of \$2.25 that shall be credited to the
17 traffic law enforcement and safety fund created in section 819a and
18 used to regulate highway safety.

19 (b) A fee of \$5.75 that shall be credited to the
20 transportation administration collection fund created in section
21 810b.

(4) If a tax required to be paid under this section is not
received by the secretary of state on or before the expiration date
of the registration plate, the secretary of state shall collect a
late fee of \$10.00 for each registration renewed after the
expiration date. An application for a renewal of a registration
using the regular mail and postmarked before the expiration date of

that registration shall not be assessed a late fee. The late fee
 collected under this subsection shall be deposited into the general
 fund.

4 (5) In addition to the registration taxes under this section, 5 the secretary of state shall collect taxes charged under section 6 801j and credit revenues to a regional transit authority created under the regional transit authority act, 2012 PA 387, MCL 124.541 7 TO 124.558, minus necessary collection expenses as provided in 8 section 9 of article IX of the state constitution of 1963. 9 Necessary collection expenses incurred by the secretary of state 10 under this subsection shall be based upon an established cost 11 12 allocation methodology.

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(6) This section does not apply to a historic vehicle.

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(7) As used in this section:

(a) "Gross proceeds" means that term as defined in section 1 of the general sales tax act, 1933 PA 167, MCL 205.51, and includes the value of the motor vehicle used as part payment of the purchase price as that value is agreed to by the parties to the sale, as evidenced by the signed agreement executed under section 251.

20 (b) "List price" means the manufacturer's suggested base list 21 price as published by the secretary of state, or the manufacturer's suggested retail price as shown on the label required to be affixed 22 to the vehicle under 15 USC 1232, if the secretary of state has not 23 24 at the time of the sale of the vehicle published a manufacturer's 25 suggested retail price for that vehicle, or the purchase price of the vehicle if the manufacturer's suggested base list price is 26 27 unavailable from the sources described in this subdivision.

(c) "Purchase price" means the gross proceeds received by the
 seller in consideration of the sale of the motor vehicle being
 registered.

Sec. 802. (1) For a special registration issued as provided
for in UNDER section 226(8), there THE REGISTRANT shall be paid PAY
1/2 the tax imposed under section 801 and in addition a service fee
of \$10.00.

8 (2) For all commercial vehicles registered after August 31 for
9 the period expiring the last day of February, THE SECRETARY OF
10 STATE SHALL COLLECT a tax of 1/2 the rate otherwise imposed under
11 this act. shall be collected. This subsection does not apply to
12 vehicles registered by manufacturers or dealers under sections 244
13 to 247.

14 (3) For each special registration as provided for in UNDER
15 section 226(9), THE SECRETARY OF STATE SHALL COLLECT a service fee
16 of \$10.00. shall be collected.

17 (4) For temporary registration plates or markers as provided
18 for in UNDER section 226a(1), THE SECRETARY OF STATE SHALL COLLECT
19 a service fee of \$5.00 for each group of 5 of those temporary
20 registration plates or markers. shall be collected.

(5) For a temporary registration as provided in UNDER section
22 226b, the fee shall be either of the following:

(a) For a 30-day temporary registration, 1/10 of the tax
prescribed under section 801 or \$20.00, whichever is greater, and
an additional \$10.00 service fee.

26 (b) For a 60-day temporary registration, 1/5 of the tax
27 prescribed under section 801 or \$40.00, whichever is greater, and

1 an additional \$10.00 service fee.

2 (6) For registration plates as provided for in section
3 226a(5), (6), and (7), THE SECRETARY OF STATE SHALL COLLECT a
4 service fee of \$40.00 for 2 registration plates and \$20.00 for each
5 additional registration plate. shall be collected.

6 (7) For special registrations issued for special mobile
7 equipment as provided in section 216(d), THE SECRETARY OF STATE
8 SHALL COLLECT a service fee of \$15.00 each for the first 3 special
9 registrations, and \$5.00 for each special registration issued in
10 excess of the first 3. shall be collected.

11 (8) The secretary of state, upon request, may issue a 12 registration valid for 3 months for use on a vehicle with an 13 elected gross weight of 24,000 pounds or greater on the payment of 14 1/4 the tax provided in section 801(1)(k) and in addition a service 15 fee of \$10.00.

16 (9) Upon application to the secretary of state, an owner of a truck, truck tractor, or road tractor that is used exclusively for 17 18 the purpose of gratuitously transporting farm crops or livestock 19 bedding between the field where produced and the place of storage, 20 feed from on-farm storage to an on-farm feeding site, or 21 fertilizer, seed, or spray material from the farm location to the 22 field may obtain a special registration. The service fee for each special registration issued under this subsection shall be IS 23 24 \$20.00. The special registration shall be IS valid for a period of 25 up to 12 months and shall expire EXPIRES on December 31. As used in this subsection: 26

27 (a) "Feed" means hay or silage.

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(b) "Livestock bedding" means straw, sawdust, or sand.

2 (10) The secretary of state, upon request, may issue a special registration valid for 3 or more months for a road tractor, truck, 3 or truck tractor owned by a farmer, if the motor vehicle is used 4 5 exclusively in connection with the farmer's farming operations or 6 for the transportation of the farmer and the farmer's family and not used for hire. The fee for the registration shall be IS 1/10 of 7 the tax provided in section 801(1)(c) times the number of months 8 for which the special registration is requested and, in addition, a 9 service fee of \$10.00. No THE SECRETARY OF STATE SHALL NOT ISSUE A 10 special registration shall be issued for a motor vehicle for which 11 12 the tax under section 801(1)(c) would be less than \$50.00.

13 (11) The secretary of state, upon request, may issue a 14 registration valid for 3 months or more for use on a vehicle with 15 an elected gross weight of 24,000 pounds or greater. The fee for 16 the registration shall be 1/12 of the tax provided in section 17 801(1)(k), times the number of months for which the special 18 registration is requested and, in addition, a service fee of 19 \$10.00.

(12) The SECRETARY OF STATE SHALL DEPOSIT THE service fees
collected under subsections (1), (3), (4), (5), (6), (7), (8), (9),
(10), and (11) shall be deposited in the transportation
administration collection fund created in section 810b through
October 1, 2015.2019.

25 Sec. 803b. (1) The secretary of state may issue 1 personalized
26 vehicle registration plate that shall be used on the passenger
27 motor vehicle, pick-up truck, motorcycle, van, motor home, hearse,

1 bus, trailer coach, or trailer for which the plate is issued 2 instead of a standard plate. Personalized plates shall bear letters 3 and numbers as the secretary of state prescribes. The personalized 4 plates shall be made of the same material as standard plates. A 5 personalized plate shall not be a duplication of another 6 registration plate.

7 (2) An application for a personalized registration plate shall be submitted to the secretary of state under section 217. 8 9 Application for an original personalized registration plate shall 10 be accompanied with payment of a service fee of \$8.00 for the first month and of \$2.00 per month for each additional month of the 11 12 registration period in addition to the regular vehicle registration 13 fee. A second duplicate registration plate may be obtained by requesting that option on the application and paying an additional 14 service fee of \$5.00. The original and duplicate service fees shall 15 16 be deposited in the transportation administration collection fund created in section 810b through October 1, 2015. 2019. Application 17 18 for the renewal of a personalized registration plate shall be 19 accompanied with payment of a service fee of \$15.00 in addition to 20 the regular vehicle registration fee. The service fee shall be 21 credited to the Michigan transportation fund established under, and 22 shall be allocated as prescribed under, section 10 of 1951 PA 51, 23 MCL 247.660. The amount allocated to the state trunk line fund established under section 11 of 1951 PA 51, MCL 247.661, shall be 24 25 used by the state transportation department for litter pickup and cleanup on state roads and rights of way. 26

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(3) The expiration date for a personalized registration plate

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shall be as prescribed under section 226. Upon the issuance or 1 renewal of a personalized registration plate, the secretary of 2 state may issue a tab or tabs designating the month and year of 3 4 expiration. Upon the renewal of a personalized registration plate, 5 the secretary of state shall issue a new tab or tabs for the rear 6 plate designating the next expiration date of the plate. Upon renewal, the secretary of state shall not issue the owner a new 7 exact duplicate of the expired plate unless the plate is illegible 8 9 and the owner pays the service fee and registration fee for an 10 original personalized registration plate.

(4) The sequence of letters or numbers or combination of letters and numbers on a personalized plate shall not be given to a different person in a subsequent year unless the person to whom the plate was issued does not reapply before the expiration date of the plate.

16 (5) An applicant who applies for a registration plate under 17 section 217d, 803e, 803f, 803j, 803k, 803l, 803n, or 803o is 18 eligible to request, and the secretary of state may issue, the 19 registration plate with a sequence of letters and numbers otherwise 20 authorized under this section.

(6) The secretary of state may issue a temporary permit to a person who has submitted an application and the proper fees for a personalized registration plate if the applicant's vehicle registration may expire prior to receipt of his or her personalized registration plate. The temporary registration shall be valid for not more than 60 days after the date of issuance. The temporary permit shall be issued without a fee.

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Sec. 803r. The SECRETARY OF STATE SHALL DEPOSIT THE service
 fees collected under sections 803e, 803f, 803i, 803j, 803k, 803l,
 803m, 803n, and 803o shall be deposited into the transportation
 administration collection fund created under section 810b through
 October 1, 2015.2019.

6 Sec. 804. (1) In addition to any other fees required under 7 this act, **THE APPLICANT SHALL PAY** a \$5.00 service fee shall be paid 8 with each application for each distinctive or commemorative plate 9 provided for in this act to cover manufacturing and issuance costs 10 unless these costs are otherwise specifically provided for in this 11 act.

12 (2) Each applicant for a duplicate or replacement license
13 plate provided for in this act shall pay the following service fee
14 to the secretary of state, in addition to any other fees required
15 under this act:

16 (a) Five dollars for a standard or graphic standard plate,
17 personalized registration plate, veterans special registration
18 plate, or other registration plate for which the duplicate or
19 replacement fee has not been specified in this act.

20 (b) Ten dollars for a set of plates provided for in section21 803m.

(c) Ten dollars for each fund-raising registration plate
issued under section 811e or 811f, or collector plate described in
section 811g.

25 (3) The SECRETARY OF STATE SHALL DEPOSIT THE service fees
26 collected under this section shall be deposited in the
27 transportation administration collection fund created in section

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1 810b through October 1, 2015.2019.

Sec. 806. (1) Until October 1, 2015, 2019, AN APPLICANT FOR A 2 CERTIFICATE OF TITLE REQUIRED BY THIS ACT OR AN APPLICANT FOR A 3 DUPLICATE OF A CERTIFICATE OF TITLE SHALL ACCOMPANY THE APPLICATION 4 5 WITH a fee of \$10.00. shall accompany each application for a 6 certificate of title required by this act or for a duplicate of a certificate of title. An APPLICANT WHO REQUESTS THAT THE 7 APPLICATION BE GIVEN SPECIAL EXPEDITIOUS TREATMENT SHALL ACCOMPANY 8 9 THE APPLICATION WITH AN additional fee of \$5.00. shall accompany an 10 application if the applicant requests that the application be given special expeditious treatment. A THE SECRETARY OF STATE SHALL 11 12 COLLECT A \$3.00 service fee, shall be collected, in addition to the other fees collected under this subsection, for each title issued 13 and shall be deposited DEPOSIT THE FEE in the transportation 14 administration collection fund created under section 810b through 15 October 1, 2015. 2019. The \$5.00 expeditious treatment fee 16 17 collected on and after October 1, 2004 through October 1, 2015-2019 18 shall be deposited into the transportation administration collection fund created under section 810b. 19

20 (2) A AN APPLICANT FOR A SPECIAL IDENTIFYING NUMBER UNDER
21 SECTION 230 SHALL ACCOMPANY THE APPLICATION WITH A fee of \$10.00.
22 shall accompany an application for a special identifying number as
23 provided in section 230.

(3) In addition to paying the fees required by subsection (1),
until December 31, 2015, 2019, each person who applies for a
certificate of title, a salvage vehicle certificate of title, or a
scrap certificate of title under this act shall pay a tire disposal

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surcharge of \$1.50 for each certificate of title or duplicate of a
 certificate of title that person receives. The secretary of state
 shall deposit money received under this subsection into the scrap
 tire regulatory fund created in section 16908 of the natural
 resources and environmental protection act, 1994 PA 451, MCL
 324.16908.

7 Sec. 809. (1) An application APPLICANT for transfer of registration from a vehicle subject to section 801(1)(a) to another 8 9 vehicle subject to that section shall be accompanied by ACCOMPANY THE APPLICATION WITH a fee of \$8.00. In addition to the fee of 10 \$8.00, if the registration is transferred from a passenger vehicle 11 12 to a motor home and if the registration fee for the motor home is 13 greater than the fee paid upon registration of the vehicle from which the registration was removed, then the APPLICANT SHALL PAY 14 15 THE difference in fee. shall be paid by the applicant. If the fee 16 is less than that paid for the registration of the vehicle from which the plates were removed, the SECRETARY OF STATE SHALL NOT 17 18 **REFUND THE** difference. shall not be refunded. The fees required by this subsection shall be considered to include all fees or charges 19 20 imposed by this act for the transfer of registration, except those 21 which THAT may be assessed under section 234.

(2) An application APPLICANT for a transfer of registration,
other than a transfer described in subsection (1), shall be
accompanied by ACCOMPANY THE APPLICATION WITH a fee of \$8.00. In
addition to the fee of \$8.00, if the registration plates are
transferred to another vehicle, as provided in section 233, and if
the registration plate fee for a 12-month registration for the

vehicle to which the registration is transferred is greater than the registration plate fee paid upon registration of the vehicle from which the registration was removed, then the APPLICANT SHALL PAY THE difference shall be paid by the applicant for the new registration. If the fee is less than that paid for registration of the vehicle from which the registration was removed, the SECRETARY OF STATE SHALL NOT REFUND THE difference. shall not be refunded.

8 (3) A transfer of registration fee collected under this
9 section on and after October 1, 2004 through October 1, 2015–2019
10 shall be deposited into the transportation administration
11 collection fund created under section 810b.

Sec. 811e. (1) The secretary of state may develop a fund-raising plate as provided in this section.

14 (2) A start-up fee of \$15,000.00 shall be paid for any new fund-raising plate authorized under this section. The SECRETARY OF 15 16 STATE SHALL DEPOSIT THE fee shall be deposited in the transportation administration collection fund through October 1, 17 18 2015-2019 to be used for the cost of creating, producing, and 19 issuing fund-raising plates. If the fee described in this 20 subsection is not paid within 18 months after the effective date of 21 the public act that authorizes the development and issuance of a 22 fund-raising plate, the SECRETARY OF STATE SHALL NOT CREATE, PRODUCE, OR ISSUE THE related fund-raising plate. shall not be 23 24 created, produced, or issued. A start-up fee paid under this 25 subsection is nonrefundable.

26 (3) Not less than 3 years after the secretary of state first
27 issues 1 of the fund-raising plates as described in subsection (1)

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and upon payment of \$2,000.00, the Michigan university or other 1 person sponsoring that fund-raising plate may redesign it as 2 approved by the secretary of state. The SECRETARY OF STATE SHALL 3 4 DEPOSIT THE payment required under this subsection shall be 5 deposited in the transportation administration collection fund created under section 810b through October 1, 2015-2019 to be used 6 for the cost of creating, producing, and issuing fund-raising 7 plates. A payment under this subsection is nonrefundable. 8

9 (4) The secretary of state may develop 1 or more limited term
10 registration plates to recognize a Michigan university or an
11 accomplishment or occasion of a Michigan university.

12 (5) The secretary of state may develop different state13 sponsored fund-raising plates as described in this section, and
14 matching state-sponsored collector plates as described in section
15 811g.

16 (6) The secretary of state shall not develop or issue a fund17 raising plate unless a public act authorizing the fund-raising
18 plate, at a minimum, does all of the following:

19 (a) Identifies the purpose of the fund-raising plate.

(b) Creates a nonprofit fund or designates an existing
nonprofit fund to receive the money raised through the sale of
fund-raising plates and matching collector plates.

23 (c) If a fund is created, names the person or entity24 responsible for administering the fund.

25 Sec. 811h. (1) Each THE SECRETARY OF STATE SHALL CREDIT EACH
26 service fee collected under sections 811f and 811g shall be
27 credited to the transportation administration collection fund

1 created under section 810b through October 1, 2015.2019.

(2) The secretary of state shall identify and segregate the
fund-raising donations collected under sections 811f and 811g into
separate accounts. The secretary of state shall create a separate
account for each fund-raising plate and its collector plates issued
or sold by the secretary of state.

7 (3) As determined necessary by the secretary of state but not more than 45 days after the end of each calendar quarter, the 8 secretary of state shall not less than once each calendar quarter 9 authorize the disbursement of fund-raising donations segregated 10 under subsection (2) and, independent from any disbursement under 11 12 subsection (2), report the number of each type of fund-raising and collector plates issued, sold, or renewed to the following, as 13 appropriate: 14

15

(a) The treasurer of a Michigan university.

16 (b) The person or entity identified in a public act pursuant
17 to section 811e to administer a state-sponsored fund-raising
18 registration plate fund.

(c) The sponsor of a fund-raising plate issued as prescribed
under section 811e that was developed and issued after January 1,
2007.

(4) A fund-raising plate created after January 1, 2007 shallmeet or exceed the following sales goals:

24 (a) In the first year, 2,000 plates.

25 (b) In the second and each subsequent year for 5 years, 50026 original plates.

27

(5) The secretary of state may cease to issue a fund-raising

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1 plate or to issue a duplicate replacement of a fund-raising plate 2 for use on a vehicle if that fund-raising plate fails to meet a 3 sales goal described in subsection (4). The secretary of state may 4 also cease to sell a collector plate that matches the discontinued 5 fund-raising plate. However, the secretary of state may continue to 6 renew fund-raising plates already issued and collect the renewal 7 fund-raising donation for those plates.

(6) The state of Michigan, through the secretary of state, 8 9 shall own all right, title, and interest in all fund-raising plates 10 and collector plates, including the right to use, reproduce, or distribute a fund-raising or collector plate or the image of a 11 12 fund-raising or collector plate in any form. The secretary of state may authorize the commercial or other use of a fund-raising or 13 collector plate design, logo, or image if written consent is 14 15 obtained from the pertinent Michigan university or other person 16 that sponsored a fund-raising plate. However, the secretary of state shall not authorize the commercial or other use of a fund-17 18 raising or collector plate under this section unless the user first agrees in writing to the terms and conditions that the secretary of 19 20 state considers necessary. Those terms and conditions may include 21 the payment of royalty fees to 1 or more of the following:

22 (a) This state.

23

(b) A Michigan university.

24 (c) Another person that sponsored a fund-raising plate.

25 (7) A THE SECRETARY OF STATE SHALL CREDIT A royalty fee paid
26 to this state under a written agreement described in subsection (6)
27 shall be credited to the transportation administration collection

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1 fund created under section 810b through October 1, 2015.2019.

2 (8) Beginning not later than February 1, 2007, and annually
3 after that, an organization receiving fund-raising donations
4 disbursed under this section shall report to the state treasurer. A
5 report under this subsection shall include a summary of
6 expenditures during the preceding year of the money received under
7 this section.

8 Enacting section 1. This amendatory act takes effect October9 1, 2015.