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1

AN ACT concerning transportation.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Alternate Fuels Act is amended by changing
Section 35 as follows:

6 (415 ILCS 120/35)

7 Sec. 35. User fees.

(a) The Office of the Secretary of State shall collect 8 9 fees from any individual, partnership, annual user association, corporation, or agency of the United States 10 government that registers any combination of 10 or more of the 11 following types of motor vehicles in the Covered Area: (1) 12 vehicles of the First Division, as defined in the Illinois 13 14 Vehicle Code; (2) vehicles of the Second Division registered under the B, D, F, H, MD, MF, MG, MH and MJ plate categories, as 15 16 defined in the Illinois Vehicle Code; and (3) commuter vans and 17 livery vehicles as defined in the Illinois Vehicle Code. This Section does not apply to vehicles registered under the 18 19 International Registration Plan under Section 3-402.1 of the Illinois Vehicle Code. The user fee shall be \$20 for each 20 21 vehicle registered in the Covered Area for each fiscal year. 22 The Office of the Secretary of State shall collect the \$20 when a vehicle's registration fee is paid. 23

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1 (b) Owners of State, county, and local government vehicles, 2 rental vehicles, antique vehicles, <u>expanded-use antique</u> 3 <u>vehicles, electric vehicles, and motorcycles are exempt from</u> 4 paying the user fees on such vehicles.

5 (c) The Office of the Secretary of State shall deposit the
6 user fees collected into the Alternate Fuels Fund.
7 (Source: P.A. 92-858, eff. 1-3-03; 93-32, eff. 7-1-03.)

8 Section 10. The Illinois Vehicle Code is amended by adding
9 Sections 1-118.1 and 3-804.01 and changing Sections 3-112.1,
10 3-806, 4-209, 12-205, 12-208, 12-301, 12-501, 12-608, 13-101,
11 and 13C-15 as follows:

12 (625 ILCS 5/1-118.1 new)

13 <u>Sec. 1-118.1. Expanded-use antique vehicle.</u>

A motor vehicle that is more than 25 years of age or a bona fide replica thereof and which is registered and driven on the highways in accordance with Section 3-804.01.

17 (625 ILCS 5/3-112.1) (from Ch. 95 1/2, par. 3-112.1)

18 Sec. 3-112.1. Odometer.

(a) All titles issued by the Secretary of State beginning
 January, 1990, shall provide for an odometer certification
 substantially as follows:

"I certify to the best of my knowledge that the odometer reading is and reflects the actual mileage of the vehicle

HB3256 Enrolled - 3 - LRB097 08071 HEP 48194 b 1 unless one of the following statements is checked. 2 . 3 () 1. The mileage stated is in excess of its mechanical limits. 4 5 () 2. The odometer reading is not the actual mileage. 6 Warning - Odometer Discrepancy." 7 (b) When executing any transfer of title which contains the 8 odometer certification as described in paragraph (a) above, 9 each transferor of a motor vehicle must supply on the title form the following information: 10 11 (1) The odometer reading at the time of transfer and an 12 indication if the mileage is in excess of its mechanical limits or if it is not the actual mileage; 13 14 (2) The date of transfer: 15 (3) The transferor's printed name and signature; and 16 (4) The transferee's printed name and address. 17 (c) The transferee must sign on the title form indicating that he or she is aware of the odometer certification made by 18 19 the transferor. 20 (d) The transferor will not be required to disclose the current odometer reading and the transferee will not have to 21 22 acknowledge such disclosure under the following circumstances: 23 (1) A vehicle having a Gross Vehicle Weight Rating of 24 more than 16,000 pounds; 25 (2) A vehicle that is not self-propelled; 26 (3) A vehicle that is 10 years old or older;

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1 2 (4) A vehicle sold directly by the manufacturer to any agency of the United States; and

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(5) A vehicle manufactured without an odometer.

(e) When the transferor signs the title transfer such 4 5 transferor acknowledges that he or she is aware that Federal regulations and State law require him or her to state the 6 odometer mileage upon transfer of ownership. An inaccurate or 7 untruthful statement with intent to defraud subjects the 8 9 transferor to liability for damages to the transferee pursuant 10 to the federal Motor Vehicle Information and Cost Act of 1972, 11 P.L. 92-513 as amended by P.L. 94-364. No transferor shall be 12 liable for damages as provided under this Section who transfers 13 title to a motor vehicle which has an odometer reading that has 14 been altered or tampered with by a previous owner, unless that 15 transferor knew or had reason to know of such alteration or 16 tampering and sold such vehicle with an intent to defraud. A 17 cause of action is hereby created by which any person who, with intent to defraud, violates any requirement imposed under this 18 19 Section shall be liable in an amount equal to the sum of:

20 (1) three times the amount of actual damages sustained
21 or \$1,500, whichever is the greater; and

(2) in the case of any successful action to enforce the
foregoing liability, the costs of the action together with
reasonable attorney fees as determined by the court.

Any recovery based on a cause of action under this Section shall be offset by any recovery made pursuant to the federal

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1	Motor Vehicle Information and Cost Savings Act of 1972.
2	(f) The provisions of this Section shall not apply to any
3	motorcycle, motor driven cycle, moped <u>,</u> <del>or</del> antique vehicle <u>, or</u>
4	expanded-use antique vehicle.
5	(g) The Secretary of State may adopt rules and regulations
6	providing for a transition period for all non-conforming
7	titles.
8	(Source: P.A. 91-357, eff. 7-29-99; 92-651, eff. 7-11-02.)
9	(625 ILCS 5/3-804.01 new)
10	Sec. 3-804.01. Expanded-use antique vehicles.
11	(a) The owner of a motor vehicle that is more than 25 years
12	of age or a bona fide replica thereof may register the vehicle
13	as an expanded-use antique vehicle. In addition to the
14	appropriate registration and renewal fees, the fee for
15	expanded-use antique vehicle registration and renewal shall be
16	\$45 per year. The application for registration must be
17	accompanied by an affirmation of the owner that:
18	(1) from January 1 through March 31 and from November 1
19	through December 31, the vehicle will be driven on the
20	highways only for the purpose of going to and returning
21	from an antique auto show or an exhibition, or for
22	servicing or demonstration; and
23	(2) the mechanical condition, physical condition,
24	brakes, lights, glass, and appearance of such vehicle is
25	the same or as safe as originally equipped.

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1	From April 1 through October 31, a vehicle registered as an
2	expanded-use antique vehicle may be driven on the highways
3	without being subject to the restrictions set forth in
4	subdivision (1). The Secretary may prescribe, in the
5	Secretary's discretion, that expanded-use antique vehicle
6	plates be issued for a definite or an indefinite term, such
7	term to correspond to the term of registration plates issued
8	generally, as provided in Section 3-414.1. Any person
9	requesting expanded-use antique vehicle plates under this
10	Section may also apply to have vanity or personalized plates as
11	provided under Section 3-405.1.

12 (b) Any person who is the registered owner of an 13 expanded-use antique vehicle may display a historical license plate from or representing the model year of the vehicle, 14 furnished by such person, in lieu of the current and valid 15 16 Illinois expanded-use antique vehicle plates issued thereto, 17 provided that the valid and current Illinois expanded-use 18 antique vehicle plates and registration card issued to the expanded-use antique vehicle are simultaneously carried within 19 20 the vehicle and are available for inspection.

21 (c) The Secretary may credit a pro-rated portion of a fee 22 previously paid for an antique vehicle registration under 23 Section 3-804 to an owner who applies to have that vehicle 24 registered as an expanded-use antique vehicle instead of an 25 antique vehicle. HB3256 Enrolled - 7 - LRB097 08071 HEP 48194 b

1	(625 ILCS 5/3-806) (from Ch. 95 1/2, par. 3-806)
2	Sec. 3-806. Registration Fees; Motor Vehicles of the First
3	Division. Every owner of any other motor vehicle of the first
4	division, except as provided in Sections 3-804, <u>3-804.01,</u>
5	3-805, 3-806.3, 3-806.7, and 3-808, and every second division
6	vehicle weighing 8,000 pounds or less, shall pay the Secretary
7	of State an annual registration fee at the following rates:
8	SCHEDULE OF REGISTRATION FEES
9	REQUIRED BY LAW
10	Beginning with the 2010 registration year
11	Annual
12	Fee
13	Motor vehicles of the first
14	division other than
15	Motorcycles, Motor Driven
16	Cycles and Pedalcycles \$98
17	Motorcycles, Motor Driven
18	Cycles and Pedalcycles 38
19	Beginning with the 2010 registration year a \$1 surcharge
20	shall be collected in addition to the above fees for motor
21	vehicles of the first division, motorcycles, motor driven
22	cycles, and pedalcycles to be deposited into the State Police
23	Vehicle Fund.
24	All of the proceeds of the additional fees imposed by
25	Public Act 96-34 shall be deposited into the Capital Projects

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1 Fund.

## 2 (Source: P.A. 95-1009, eff. 12-15-08; 96-34, eff. 7-13-09; 3 96-747, eff. 1-1-10; 96-1000, eff. 7-2-10.)

4 (625 ILCS 5/4-209) (from Ch. 95 1/2, par. 4-209)
5 Sec. 4-209. Disposal of unclaimed vehicles more than 7
6 years of age; disposal of abandoned or unclaimed vehicles
7 without notice.

8 (a) When the identity of the registered owner, lienholder, 9 or other legally entitled persons of an abandoned, lost, or 10 unclaimed vehicle of 7 years of age or newer cannot be 11 determined by any means provided for in this Chapter, the 12 vehicle may be sold as provided in Section 4-208 without notice 13 to any person whose identity cannot be determined.

14 (b) When an abandoned vehicle of more than 7 years of age 15 is impounded as specified by this Chapter, or when any such 16 vehicle is towed at the request or with the consent of the owner or operator and is subsequently abandoned, it will be 17 18 kept in custody or storage for a minimum of 10 days for the 19 purpose of determining the identity of the registered owner, 20 lienholder, or other legally entitled persons and contacting 21 the registered owner, lienholder, or other legally entitled 22 persons by the U. S. Mail, public service or in person for a determination of disposition; and, an examination of the State 23 24 Police stolen vehicle files for theft and wanted information. At the expiration of the 10 day period, without the benefit of 25

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disposition information being received from the registered owner, lienholder, or other legally entitled persons, the vehicle may be disposed of in either of the following ways:

4 (1) The law enforcement agency having jurisdiction 5 will authorize the disposal of the vehicle as junk or 6 salvage.

7 (2) The towing service may sell the vehicle in the
8 manner provided in Section 4-208 of this Code, provided
9 that this paragraph (2) shall not apply to vehicles towed
10 by order or authorization of a law enforcement agency.

11 (c) A vehicle classified as an antique vehicle, 12 <u>expanded-use antique vehicle,</u> custom vehicle, or street rod may 13 however be sold to a person desiring to restore it.

14 (Source: P.A. 92-668, eff. 1-1-03.)

15 (625 ILCS 5/12-205) (from Ch. 95 1/2, par. 12-205)

16 Sec. 12-205. Lamps on other vehicles and equipment. Every vehicle, including animal drawn vehicles, referred to in 17 paragraph (b) of Section 12-101, not specifically required by 18 the provisions of this Article to be equipped with lamps or 19 other lighting devices, shall at all times specified in Section 20 21 12-201 of this Act be equipped with at least 2 lamps on the 22 power or towing unit, displaying a white light visible from a distance of not less than 1,000 feet to the front of such 23 24 vehicle and shall also be equipped with 2 lamps each displaying 25 a red light visible from a distance of not less than 1,000 feet HB3256 Enrolled - 10 - LRB097 08071 HEP 48194 b

1 to the rear of such vehicle.

2 Where the towed unit or any load thereon partially or totally obscures the 2 lamps displaying red light to the rear 3 of the towing unit, the rearmost towed unit shall be equipped 4 5 with 2 lamps displaying red light visible from a distance of not less than 1,000 feet to the rear of such towed unit which 6 7 are positioned in such a manner as to not obstruct the visibility of the red light to any vehicle operator approaching 8 9 from the rear of such vehicle or combination of vehicles.

Where the 2 lamps displaying red light are not obscured by the towed unit or its load, then either towing unit or towed unit, or both, may be equipped with the 2 lamps displaying red light as required.

The preceding paragraph does not apply to antique vehicles, expanded-use antique vehicles, custom vehicles, or street rods. An antique vehicle <u>or expanded-use antique vehicle</u> shall be equipped with lamps of the same type originally installed by the manufacturer as original equipment and in working order. (Source: P.A. 92-668, eff. 1-1-03.)

20 (625 ILCS 5/12-208) (from Ch. 95 1/2, par. 12-208)

21 Sec. 12-208. Signal lamps and signal devices.

(a) Every vehicle other than an antique vehicle displaying
 an antique plate or an expanded-use antique vehicle displaying
 expanded-use antique vehicle plates operated in this State
 shall be equipped with a stop lamp or lamps on the rear of the

vehicle which shall display a red or amber light visible from a 1 2 distance of not less than 500 feet to the rear in normal sunlight and which shall be actuated upon application of the 3 service (foot) brake, and which may but need not 4 be 5 incorporated with other rear lamps. During times when lighted 6 lamps are not required, an antique vehicle or an expanded-use 7 antique vehicle may be equipped with a stop lamp or lamps on the rear of such vehicle of the same type originally installed 8 9 by the manufacturer as original equipment and in working order. 10 However, at all other times, except as provided in subsection 11 (a-1), such antique vehicle or expanded-use antique vehicle 12 must be equipped with stop lamps meeting the requirements of 13 Section 12-208 of this Act.

14 (a-1) An antique vehicle <u>or an expanded-use antique</u> 15 <u>vehicle</u>, including an antique motorcycle, may display a blue 16 light or lights of up to one inch in diameter as part of the 17 vehicle's rear stop lamp or lamps.

(b) Every motor vehicle other than an antique vehicle 18 19 displaying an antique plate or an expanded-use antique vehicle 20 displaying expanded-use antique vehicle plates shall be 21 equipped with an electric turn signal device which shall 22 indicate the intention of the driver to turn to the right or to 23 the left in the form of flashing lights located at and showing to the front and rear of the vehicle on the side of the vehicle 24 25 toward which the turn is to be made. The lamps showing to the 26 front shall be mounted on the same level and as widely spaced

laterally as practicable and, when signaling, shall emit a 1 2 white or amber light, or any shade of light between white and 3 amber. The lamps showing to the rear shall be mounted on the same level and as widely spaced laterally as practicable and, 4 5 when signaling, shall emit a red or amber light. An antique 6 vehicle or expanded-use antique vehicle shall be equipped with 7 a turn signal device of the same type originally installed by 8 the manufacturer as original equipment and in working order.

9 (c) Every trailer and semitrailer shall be equipped with an 10 electric turn signal device which indicates the intention of 11 the driver in the power unit to turn to the right or to the left 12 in the form of flashing red or amber lights located at the rear 13 of the vehicle on the side toward which the turn is to be made 14 and mounted on the same level and as widely spaced laterally as 15 practicable.

16 (d) Turn signal lamps must be visible from a distance of 17 not less than 300 feet in normal sunlight.

(e) Motorcycles and motor-driven cycles need not be
 equipped with electric turn signals. Antique vehicles and
 <u>expanded-use antique vehicles</u> need not be equipped with turn
 signals unless such were installed by the manufacturer as
 original equipment.

23 (f) (Blank).

24 (Source: P.A. 96-487, eff. 1-1-10.)

25 (625 ILCS 5/12-301) (from Ch. 95 1/2, par. 12-301)

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1 Sec. 12-301. Brakes.

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(a) Brake equipment required.

3 1. Every motor vehicle, other than a motor-driven cycle, and an antique vehicle displaying an antique plate, 4 5 an expanded-use antique vehicle displaying and expanded-use antique vehicle plates, when operated upon a 6 7 highway shall be equipped with brakes adequate to control 8 the movement of and to stop and hold such vehicle, 9 including 2 separate means of applying the brakes, each of 10 which means shall be effective to apply the brakes to at 11 least one wheel on a motorcycle and at least 2 wheels on 12 all other first division and second division vehicles. If these 2 separate means of applying the brakes are connected 13 14 in any way, they shall be so constructed that failure of 15 any one part of the operating mechanism shall not leave the 16 motor vehicle without brakes.

17 2. Every motor-driven cycle when operated upon a
18 highway shall be equipped with at least one brake which may
19 be operated by hand or foot.

3. Every antique vehicle shall be equipped with the
brakes of the same type originally installed by the
manufacturer as original equipment and in working order.

4. Except as provided in paragraph 4.1, every trailer or semitrailer of a gross weight of over 3,000 pounds, when operated upon a highway must be equipped with brakes adequate to control the movement of, to stop and to hold HB3256 Enrolled - 14 - LRB097 08071 HEP 48194 b

such vehicle, and designed so as to be operable by the driver of the towing vehicle from its cab. Such brakes must be so designed and connected that in case of an accidental breakaway of a towed vehicle over 5,000 pounds, the brakes are automatically applied.

6 4.1. Every boat trailer of a gross weight of over 3,000 7 pounds, when operated upon a highway, must be equipped with brakes adequate to control the movement of, to stop, and to 8 9 hold that boat trailer. The brakes must be designed to 10 ensure that, in case of an accidental breakaway of a towed 11 boat trailer over 5,000 pounds, the brakes are 12 automatically applied.

5. Every motor vehicle, expanded-use antique vehicle, 13 14 trailer, pole trailer or semitrailer, sold in this State or 15 operated upon the highways shall be equipped with service 16 brakes upon all wheels of every such vehicle, except any motor-driven cycle, and except that any trailer, pole 17 trailer or semitrailer 3,000 pounds gross weight or less 18 19 need not be equipped with brakes, and except that any 20 trailer or semitrailer with gross weight over 3,000 pounds 21 but under 5,001 pounds need be equipped with brakes on only 22 one wheel on each side of the vehicle. Any motor vehicle 23 and truck tractor having 3 or more axles and manufactured 24 prior to July 25, 1980 need not have brakes on the front 25 wheels, except when such vehicles are equipped with at 26 least 2 steerable axles, the wheels of one such axle need HB3256 Enrolled - 15 - LRB097 08071 HEP 48194 b

not be equipped with brakes. However, a vehicle that is more than 30 years of age and which is driven on the highways only in going to and returning from an antique auto show or for servicing or for a demonstration need be equipped with 2 wheel brakes only.

(b) Performance ability of brakes.

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The service brakes upon any motor vehicle or
combination of vehicles operating on a level surface shall
be adequate to stop such vehicle or vehicles when traveling
20 miles per hour within a distance of 30 feet when upon
dry asphalt or concrete pavement surface free from loose
material.

13 2. Under the above conditions the hand brake shall be 14 adequate to stop such vehicle or vehicles, except any 15 motorcycle, within a distance of 55 feet and the hand brake 16 shall be adequate to hold such vehicle or vehicles 17 stationary on any grade upon which operated.

18 3. Under the above conditions the service brakes upon 19 an antique vehicle <u>or expanded-use antique vehicle</u> shall be 20 adequate to stop the vehicle within a distance of 40 feet 21 and the hand brake adequate to stop the vehicle within a 22 distance of 55 feet.

4. All braking distances specified in this Section
apply to all vehicles mentioned, whether such vehicles are
unloaded or are loaded to the maximum capacity permitted
under this Act.

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5. All brakes shall be maintained in good working order and shall be so adjusted as to operate as equally as practicable with respect to the wheels on opposite sides of the vehicle.

6. Brake assembly requirements for mobile homes shall
be the standards required by the United States Department
of Housing and Urban Development adopted under Title VI of
the Housing and Community Development Act of 1974.

9 (c) (Blank).

10 (Source: P.A. 96-487, eff. 1-1-10.)

11 (625 ILCS 5/12-501) (from Ch. 95 1/2, par. 12-501)

Sec. 12-501. Windshields and safety glazing material in motor vehicles.

14 (a) Every motor vehicle operated upon the highways of this 15 State shall be equipped with a front windshield which complies 16 with those standards as established pursuant to this Section and Section 12-503 of this Code. This subsection shall not 17 18 apply to motor vehicles designed and used exclusively for off-highway use, motorcycles, motor-driven cycles, motorized 19 20 pedalcycles, nor to motor vehicles registered as antique 21 vehicles, expanded-use antique vehicles, custom vehicles, or 22 street rods when the original design of such vehicles did not 23 include front windshields.

(b) No person shall knowingly sell any 1936 or later model
 motor vehicle unless such vehicle is equipped with safety

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glazing material conforming to specifications prescribed by 1 2 the Department wherever glazing material is used in doors, 3 windows and windshields. Regulations promulgated by the Department specifying standards for safety glazing material on 4 5 windshields shall, as a minimum, conform with those applicable 6 Federal Motor Vehicles Safety Standards (49 CFR 571.205). These provisions apply to all motor vehicles of the first and second 7 division but with respect to trucks, including truck tractors, 8 9 the requirements as to safety glazing material apply to all 10 glazing material used in doors, windows and windshields in the 11 drivers' compartments of such vehicles.

12 (c) It is unlawful for the owner or any other person 13 knowingly to install or cause to be installed in any motor 14 vehicle any glazing material other than safety glazing material 15 conforming to the specifications prescribed by the Department. 16 (Source: P.A. 92-668, eff. 1-1-03.)

17 (625 ILCS 5/12-608) (from Ch. 95 1/2, par. 12-608)

18 Sec. 12-608. Bumpers.

(a) It shall be unlawful to operate any motor vehicle with
a gross vehicle weight rating of 9,000 pounds or less or any
motor vehicle registered as a recreational vehicle under this
Code on any highway of this State unless such motor vehicle is
equipped with both a front and rear bumper.

Except as indicated below, maximum bumper heights of such motor vehicles shall be determined by weight category of gross

HB3256 Enrolled - 18 - LRB097 08071 HEP 48194 b vehicle weight rating (GVWR) measured from a level surface to 1 2 the highest point of the bottom of the bumper when the vehicle is unloaded and the tires are inflated to the manufacturer's 3 recommended pressure. 4 5 Maximum bumper heights are as follows: 6 Maximum Front Maximum Rear 7 Bumper height Bumper Height All motor vehicles of the first 8 9 division except multipurpose 10 passenger vehicles: 22 inches 22 inches 11 Multipurpose passenger vehicles 12 and all other motor vehicles: 13 4,500 lbs. and under GVWR 24 inches 26 inches 14 4,501 lbs. through 7,500 lbs. GVWR 15 27 inches 29 inches 16 7,501 lbs. through 9,000 17 lbs. GVWR 28 inches 30 inches 18 It is unlawful to operate upon any highway of this State any vehicle with a front bumper height that exceeds 28 inches 19 20 or a rear bumper height that exceeds 30 inches, regardless of 21 the GVWR of the vehicle, except those vehicles covered by

22 Chapter 18b of this Code.

For any vehicle with bumpers or attaching components which have been modified or altered from the original manufacturer's design in order to conform with the maximum bumper requirements of this section, the bumper height shall be measured from a HB3256 Enrolled - 19 - LRB097 08071 HEP 48194 b

level surface to the bottom of the vehicle frame rail at the most forward and rearward points of the frame rail. The bumper on any vehicle so modified or altered shall be at least 4.5 inches in vertical height and extend no less than the width of the respective wheel tracks outermost distance.

6 However, nothing in this Section shall prevent the 7 installation of bumper guards.

8 (b) This Section shall not apply to street rods, custom 9 vehicles, motor vehicles designed or modified primarily for 10 off-highway purposes while such vehicles are in tow or to 11 motorcycles or motor driven cycles, nor to motor vehicles 12 antique vehicles or expanded-use antique registered as 13 vehicles when the original design of such antique vehicles or 14 expanded-use antique vehicles did not include bumpers. The 15 provisions of this Section shall not apply to any motor vehicle 16 driven during the first 1000 recorded miles of that vehicle, 17 when such vehicle is owned or operated by a manufacturer, dealer or transporter displaying a special plate or plates as 18 described in Chapter 3 of this Code while such vehicle is (1) 19 20 being delivered from the manufacturing or assembly plant directly to the purchasing dealer or distributor, or from one 21 22 dealership or distributor to another; (2) being moved by the 23 most direct route from one location to another for the purpose of installing special bodies or equipment; or (3) being driven 24 25 for purposes of demonstration by a prospective buyer with the 26 dealer or his agent present in the cab of the vehicle during

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1 the demonstration.

The dealer shall, prior to the receipt of any deposit made or any contract signed by the buyer to secure the purchase of a vehicle, inform such buyer, by written statement signed by the purchaser to indicate acknowledgement of the contents thereof, of the legal requirements of this Section regarding front and rear bumpers if such vehicle is not to be equipped with bumpers at the time of delivery.

9 (c) Any violation of this Section is a Class C misdemeanor. 10 A second conviction under this Section shall be punishable with 11 a fine of not less than \$500. An officer making an arrest under 12 this Section shall order the vehicle driver to remove the 13 vehicle from the highway. A person convicted under this Section 14 shall be ordered to bring his vehicle into compliance with this 15 Section.

16 (Source: P.A. 92-668, eff. 1-1-03; 93-702, eff. 7-9-04.)

17 (625 ILCS 5/13-101) (from Ch. 95 1/2, par. 13-101)

Sec. 13-101. Submission to safety test; Certificate of 18 19 safety. To promote the safety of the general public, every owner of a second division vehicle, medical transport vehicle, 20 21 tow truck, or contract carrier transporting employees in the 22 course of their employment on a highway of this State in a vehicle designed to carry 15 or fewer passengers shall, before 23 24 operating the vehicle upon the highways of Illinois, submit it to a "safety test" and secure a certificate of safety furnished 25

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by the Department as set forth in Section 13-109. Each second 1 2 division motor vehicle that pulls or draws a trailer, 3 semitrailer or pole trailer, with a gross weight of more than 8,000 lbs or is registered for a gross weight of more than 4 5 8,000 lbs, motor bus, religious organization bus, school bus, 6 senior citizen transportation vehicle, and limousine shall be 7 subject to inspection by the Department and the Department is 8 authorized to establish rules and regulations for the 9 implementation of such inspections.

10 The owners of each salvage vehicle shall submit it to a 11 "safety test" and secure a certificate of safety furnished by 12 the Department prior to its salvage vehicle inspection pursuant 13 to Section 3-308 of this Code. In implementing and enforcing 14 the provisions of this Section, the Department and other 15 authorized State agencies shall do so in a manner that is not 16 inconsistent with any applicable federal law or regulation so 17 that no federal funding or support is jeopardized by the enactment or application of these provisions. 18

However, none of the provisions of Chapter 13 requiring safety tests or a certificate of safety shall apply to:

(a) farm tractors, machinery and implements, wagons,
 wagon-trailers or like farm vehicles used primarily in
 agricultural pursuits;

(b) vehicles other than school buses, tow trucks and
 medical transport vehicles owned or operated by a municipal
 corporation or political subdivision having a population

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of 1,000,000 or more inhabitants and which are subject to safety tests imposed by local ordinance or resolution;

3 (c) a semitrailer or trailer having a gross weight of 4 5,000 pounds or less including vehicle weight and maximum 5 load;

6

(d) recreational vehicles;

7 (e) vehicles registered as and displaying Illinois
8 antique vehicle plates <u>and vehicles registered as</u>
9 <u>expanded-use antique vehicles and displaying expanded-use</u>
10 <u>antique vehicle plates</u>;

11 (f) house trailers equipped and used for living 12 quarters;

13 (g) vehicles registered as and displaying Illinois 14 permanently mounted equipment plates or similar vehicles 15 eligible therefor but registered as governmental vehicles 16 provided that if said vehicle is reclassified from a 17 permanently mounted equipment plate so as to lose the exemption of not requiring a certificate of safety, such 18 vehicle must be safety tested within 30 days of the 19 20 reclassification;

(h) vehicles owned or operated by a manufacturer, dealer or transporter displaying a special plate or plates as described in Chapter 3 of this Code while such vehicle is being delivered from the manufacturing or assembly plant directly to the purchasing dealership or distributor, or being temporarily road driven for quality control testing, HB3256 Enrolled - 23 - LRB097 08071 HEP 48194 b

or from one dealer or distributor to another, or are being moved by the most direct route from one location to another for the purpose of installing special bodies or equipment, or driven for purposes of demonstration by a prospective buyer with the dealer or his agent present in the cab of the vehicle during the demonstration;

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(i) pole trailers and auxiliary axles;

(j) special mobile equipment;

9 (k) vehicles properly registered in another State 10 pursuant to law and displaying a valid registration plate, 11 except vehicles of contract carriers transporting 12 employees in the course of their employment on a highway of this State in a vehicle designed to carry 15 or fewer 13 14 passengers are only exempted to the extent that the safety 15 testing requirements applicable to such vehicles in the 16 state of registration are no less stringent than the safety 17 testing requirements applicable to contract carriers that are lawfully registered in Illinois; 18

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(1) water-well boring apparatuses or rigs;

20 (m) any vehicle which is owned and operated by the 21 federal government and externally displays evidence of 22 such ownership; and

(n) second division vehicles registered for a gross weight of 8,000 pounds or less, except when such second division motor vehicles pull or draw a trailer, semi-trailer or pole trailer having a gross weight of or HB3256 Enrolled - 24 - LRB097 08071 HEP 48194 b

registered for a gross weight of more than 8,000 pounds; motor buses; religious organization buses; school buses; senior citizen transportation vehicles; medical transport vehicles and tow trucks.

5 The safety test shall include the testing and inspection of 6 brakes, lights, horns, reflectors, rear vision mirrors, 7 mufflers, safety chains, windshields and windshield wipers, 8 warning flags and flares, frame, axle, cab and body, or cab or 9 body, wheels, steering apparatus, and other safety devices and 10 appliances required by this Code and such other safety tests as 11 the Department may by rule or regulation require, for second 12 division vehicles, school buses, medical transport vehicles, tow trucks, vehicles designed to carry 15 or fewer passengers 13 14 operated by a contract carrier transporting employees in the 15 course of their employment on a highway of this State, 16 trailers, and semitrailers subject to inspection.

For tow trucks, the safety test and inspection shall also include the inspection of winch mountings, body panels, body mounts, wheel lift swivel points, and sling straps, and other tests and inspections the Department by rule requires for tow trucks.

For trucks, truck tractors, trailers, semi-trailers, and buses, the safety test shall be conducted in accordance with the Minimum Periodic Inspection Standards promulgated by the Federal Highway Administration of the U.S. Department of Transportation and contained in Appendix G to Subchapter B of HB3256 Enrolled - 25 - LRB097 08071 HEP 48194 b

1 Chapter III of Title 49 of the Code of Federal Regulations. 2 Those standards, as now in effect, are made a part of this 3 Code, in the same manner as though they were set out in full in 4 this Code.

5 The passing of the safety test shall not be a bar at any 6 time to prosecution for operating a second division vehicle, 7 medical transport vehicle, or vehicle designed to carry 15 or 8 fewer passengers operated by a contract carrier as provided in 9 this Section which is unsafe as determined by the standards 10 prescribed in this Code.

11 (Source: P.A. 92-108, eff. 1-1-02; 93-637, eff. 6-1-04.)

12 (625 ILCS 5/13C-15)

13 Sec. 13C-15. Inspections.

14 (a) Computer-Matched Inspections and Notification.

15 (1) The provisions of this subsection (a) are operative 16 until the implementation of the registration denial 17 inspection and notification mechanisms required bv 18 subsection (b). Beginning with the implementation of the program required by this Chapter, every motor vehicle that 19 20 is owned by a resident of an affected county, other than a 21 vehicle that is exempt under paragraph (a) (6) or (a) (7), is 22 subject to inspection under the program.

The Agency shall send notice of the assigned inspection month, at least 15 days before the beginning of the assigned month, to the owner of each vehicle subject to the HB3256 Enrolled - 26 - LRB097 08071 HEP 48194 b

1 program. An initial emission inspection sticker or initial inspection certificate, as the case may be, expires on the 2 3 last day of the third month following the month assigned by the Agency for the first inspection of the vehicle. A 4 5 renewal inspection sticker or certificate expires on the last day of the third month following the month assigned 6 for inspection in the year in which the vehicle's next 7 8 inspection is required.

9 The Agency or its agent may issue an interim emission 10 inspection sticker or certificate for any vehicle subject 11 to inspection that does not have a currently valid emission 12 inspection sticker or certificate at the time the Agency is notified by the Secretary of State of its registration by a 13 14 new owner, and for which an initial emission inspection 15 sticker or certificate has already been issued. An interim 16 emission inspection sticker or certificate expires no 17 later than the last day of the sixth complete calendar month after the date the Agency issued the interim emission 18 19 inspection sticker or certificate.

The owner of each vehicle subject to inspection shall obtain an emission inspection sticker or certificate for the vehicle in accordance with this paragraph (1). Before the expiration of the emission inspection sticker or certificate, the owner shall have the vehicle inspected and, upon demonstration of compliance, obtain a renewal emission inspection sticker or certificate. A renewal 1 2

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emission inspection sticker or certificate shall not be issued more than 5 months before the expiration date of the previous inspection sticker or certificate.

(2) Except as provided in paragraph (a) (3), vehicles 4 5 shall be inspected every 2 years on a schedule that begins either in the second, fourth, or later calendar year after 6 7 the vehicle model year. The beginning test schedule shall 8 be set by the Agency and shall be consistent with the 9 State's requirements for emission reductions as determined 10 by the applicable United States Environmental Protection 11 Agency vehicle emissions estimation model and applicable 12 quidance and rules.

(3) A vehicle may be inspected at a time outside of its normal 2-year inspection schedule, if (i) the vehicle was acquired by a new owner and (ii) the vehicle was required to be in compliance with this Act at the time the vehicle was acquired by the new owner, but it was not then in compliance.

19 (4) The owner of a vehicle subject to inspection shall 20 have the vehicle inspected and shall obtain and display on the vehicle or carry within the vehicle, in a manner 21 22 specified by the Agency, a valid unexpired emission 23 inspection sticker or certificate in the manner specified 24 by the Agency. A person who violates this paragraph (4) is 25 guilty of a petty offense, except that a third or 26 subsequent violation within one year of the first violation HB3256 Enrolled - 28 - LRB097 08071 HEP 48194 b

is a Class C misdemeanor. The fine imposed for a violation of this paragraph (4) shall be not less than \$50 if the violation occurred within 60 days following the date by which a new or renewal emission inspection sticker or certificate was required to be obtained for the vehicle, and not less than \$300 if the violation occurred more than 60 days after that date.

8 (5) For a \$20 fee, to be paid into the Vehicle
9 Inspection Fund, the Agency may inspect:

(A) A vehicle registered in and subject to the
 emission inspections requirements of another state.

12 (B) A vehicle presented for inspection on a13 voluntary basis.

Any fees collected under this paragraph (5) shall not offset Motor Fuel Tax Funds normally appropriated for the program.

17 (6) The following vehicles are not subject to18 inspection:

(A) Vehicles not subject to registration under
Article IV of Chapter 3 of this Code, other than
vehicles owned by the federal government.

(B) Motorcycles, motor driven cycles, andmotorized pedalcycles.

(C) Farm vehicles and implements of husbandry.

(D) Implements of warfare owned by the State orfederal government.

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1(E) Antique vehicles, expanded-use antique2vehicles, custom vehicles, street rods, and vehicles3of model year 1967 or before.

4 (F) Vehicles operated exclusively for parade or 5 ceremonial purposes by any veterans, fraternal, or 6 civic organization, organized on a not-for-profit 7 basis.

8 (G) Vehicles for which the Secretary of State, 9 under Section 3-117 of this Code, has issued a Junking 10 Certificate.

(H) Diesel powered vehicles and vehicles that arepowered exclusively by electricity.

(I) Vehicles operated exclusively in organized
amateur or professional sporting activities, as
defined in Section 3.310 of the Environmental
Protection Act.

(J) Vehicles registered in, subject to, and in
compliance with the emission inspection requirements
of another state.

(K) Vehicles participating in an OBD continuous
 monitoring program operated in accordance with
 procedures adopted by the Agency.

(L) Vehicles of model year 1995 or earlier that do
not have an expired emissions test sticker or
certificate on February 1, 2007.

26 The Agency may issue temporary or permanent exemption

stickers or certificates for vehicles temporarily or permanently exempt from inspection under this paragraph (6). An exemption sticker or certificate does not need to be displayed.

5 (7) According to criteria that the Agency may adopt, a 6 motor vehicle may be exempted from the inspection 7 requirements of this Section by the Agency on the basis of 8 an Agency determination that the vehicle is located and 9 primarily used outside of the affected counties or in other 10 jurisdictions where vehicle emission inspections are not 11 required. The Agency may issue an annual exemption sticker 12 or certificate without inspection for any vehicle exempted 13 from inspection under this paragraph (7).

14 (8) Any owner or lessee of a fleet of 15 or more motor 15 vehicles that are subject to inspection under this Section 16 may apply to the Agency for a permit to establish and 17 operate a private official inspection station in 18 accordance with rules adopted by the Agency.

19 (9) Pursuant to Title 40, Section 51.371 of the Code of 20 Federal Regulations, the Agency may establish a program of on-road testing of in-use vehicles through the use of 21 22 remote sensing devices. In any such program, the Agency 23 shall evaluate the emission performance of 0.5% of the subject fleet or 20,000 vehicles, whichever is less. Under 24 25 no circumstances shall on-road testing include any sort of 26 roadblock or roadside pullover or cause any type of traffic HB3256 Enrolled - 31 - LRB097 08071 HEP 48194 b

delay. If, during the course of an on-road inspection, a 1 2 vehicle is found to exceed the on-road emissions standards 3 established for the model year and type of vehicle, the Agency shall send a notice to the vehicle owner. The notice 4 5 shall document the occurrence and the results of the The notice of 6 on-road exceedance. a second on-road 7 exceedance shall indicate that the vehicle has been 8 reassigned and is subject to an out-of-cycle follow-up 9 inspection at an official inspection station. In no case shall the Agency send a notice of an on-road exceedance to 10 11 the owner of a vehicle that was found to exceed the on-road 12 emission standards established for the model year and type of vehicle, if the vehicle is registered outside of the 13 14 affected counties.

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(b) Registration Denial Inspection and Notification.

16 (1) No later than January 1, 2008, every motor vehicle
17 that is owned by a resident of an affected county, other
18 than a vehicle that is exempt under paragraph (b)(8) or
19 (b)(9), is subject to inspection under the program.

The owner of a vehicle subject to inspection shall have the vehicle inspected and obtain proof of compliance from the Agency in order to obtain or renew a vehicle registration for a subject vehicle.

The Secretary of State shall notify the owner of a vehicle subject to inspection of the requirement to have the vehicle tested at least 30 days prior to the beginning HB3256 Enrolled - 32 - LRB097 08071 HEP 48194 b

of the month in which the vehicle's registration is due to expire. Notwithstanding the preceding, vehicles with permanent registration plates shall be notified at least 30 days prior to the month corresponding to the date the vehicle was originally registered. This notification shall clearly state the vehicle's test status, based upon the vehicle type, model year and registration address.

8 The owner of each vehicle subject to inspection shall 9 have the vehicle inspected and, upon demonstration of 10 compliance, obtain an emissions compliance certificate for 11 the vehicle.

12 (2) Except as provided in paragraphs (b)(3), (b)(4), and (b)(5), vehicles shall be inspected every 2 years on a 13 14 schedule that begins in the fourth calendar year after the 15 vehicle model year. Even model year vehicles shall be 16 inspected and comply in order to renew registrations 17 expiring in even calendar years and odd model year vehicles 18 shall be inspected and comply in order to renew 19 registrations expiring in odd calendar years.

(3) A vehicle shall be inspected and comply at a time
outside of its normal 2-year inspection schedule if (i) the
vehicle was acquired by a new owner and (ii) the vehicle
had not been issued a Compliance Certificate within one
year of the date of application for the title or
registration, or both, for the vehicle.

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(4) Vehicles with 2-year registrations shall be

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inspected every 2 years at the time of registration issuance or renewal on a schedule that begins in the fourth year after the vehicle model year.

Vehicles with permanent vehicle registration 4 (5) 5 plates shall be inspected every 2 years on a schedule that 6 begins in the fourth calendar year after the vehicle model 7 year in the month corresponding to the date the vehicle was 8 originally registered. Even model year vehicles shall be 9 inspected and comply in even calendar years, and odd model 10 year vehicles shall be inspected and comply in odd calendar 11 years.

12 The Agency and the Secretary of State shall (6) 13 endeavor to ensure a smooth transition from test scheduling from the provisions of subsection (a) to subsection (b). 14 15 Passing tests and waivers issued prior to the 16 implementation of this subsection (b) may be utilized to 17 establish compliance for a period of one year from the date of the emissions or waiver inspection. 18

19 (7) For a \$20 fee, to be paid into the Vehicle20 Inspection Fund, the Agency may inspect:

(A) A vehicle registered in and subject to the
 emissions inspections requirements of another state.

23 (B) A vehicle presented for inspection on a24 voluntary basis.

25 Any fees collected under this paragraph (7) shall not 26 offset Motor Fuel Tax Funds normally appropriated for the HB3256 Enrolled

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1 program. 2 following vehicles are not subject to (8) The 3 inspection: (A) Vehicles not subject to registration under 4 5 Article IV of Chapter 3 of this Code, other than vehicles owned by the federal government. 6 7 Motorcycles, motor driven cycles, (B) and 8 motorized pedalcycles. 9 (C) Farm vehicles and implements of husbandry. 10 (D) Implements of warfare owned by the State or 11 federal government. 12 Antique vehicles, expanded-use antique (E) 13 vehicles, custom vehicles, street rods, and vehicles of model year 1967 or before. 14 15 (F) Vehicles operated exclusively for parade or 16 ceremonial purposes by any veterans, fraternal, or 17 civic organization, organized on a not-for-profit basis. 18 (G) Vehicles for which the Secretary of State, 19 20 under Section 3-117 of this Code, has issued a Junking 21 Certificate. 22 (H) Diesel powered vehicles and vehicles that are 23 powered exclusively by electricity. 24 (I) Vehicles operated exclusively in organized 25 professional sporting activities, amateur or as 26 Section 3.310 of the Environmental defined in

1 Protection Act.

2 (J) Vehicles registered in, subject to, and in 3 compliance with the emission inspection requirements 4 of another state.

5 (K) Vehicles participating in an OBD continuous 6 monitoring program operated in accordance with 7 procedures adopted by the Agency.

8 (L) Vehicles of model year 1995 or earlier that do 9 not have an expired emissions test sticker or 10 certificate on February 1, 2007.

11 The Agency may issue temporary or permanent exemption 12 certificates for vehicles temporarily or permanently 13 exempt from inspection under this paragraph (8). An 14 exemption sticker or certificate does not need to be 15 displayed.

16 (9) According to criteria that the Agency may adopt, a 17 motor vehicle may be exempted from the inspection requirements of this Section by the Agency on the basis of 18 an Agency determination that the vehicle is located and 19 20 primarily used outside of the affected counties or in other jurisdictions where vehicle emissions inspections are not 21 22 The Agency may issue an annual exemption required. 23 certificate without inspection for any vehicle exempted 24 from inspection under this paragraph (9).

(10) Any owner or lessee of a fleet of 15 or more motor
 vehicles that are subject to inspection under this Section

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may apply to the Agency for a permit to establish and operate a private official inspection station in accordance with rules adopted by the Agency.

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(11) Pursuant to Title 40, Section 51.371 of the Code 4 5 of Federal Regulations, the Agency may establish a program of on-road testing of in-use vehicles through the use of 6 7 remote sensing devices. In any such program, the Agency 8 shall evaluate the emission performance of 0.5% of the 9 subject fleet or 20,000 vehicles, whichever is less. Under 10 no circumstances shall on-road testing include any sort of 11 roadblock or roadside pullover or cause any type of traffic 12 delay. If, during the course of an on-road inspection, a vehicle is found to exceed the on-road emissions standards 13 14 established for the model year and type of vehicle, the 15 Agency shall send a notice to the vehicle owner. The notice 16 shall document the occurrence and the results of the 17 on-road exceedance. The notice of a second on-road shall indicate that the vehicle has 18 exceedance been 19 reassigned and is subject to an out-of-cycle follow-up 20 inspection at an official inspection station. In no case shall the Agency send a notice of an on-road exceedance to 21 22 the owner of a vehicle that was found to exceed the on-road 23 emissions standards established for the model year and type 24 of vehicle, if the vehicle is registered outside of the 25 affected counties.

26 (Source: P.A. 94-526, eff. 1-1-06; 94-848, eff. 6-9-06.)

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Section 99. Effective date. This Act takes effect January
 1, 2012.