AN ACT concerning the financial health of the State.

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Be it enacted by the People of the State of Illinois, represented in the General Assembly:
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Section 5. The State Finance Act is amended by adding Sections 5.570 and $6 z-56$ as follows:
(30 ILCS 105/5.570 new)
Sec. 5.570. The Illinois Financial Stability and Responsibility Fund.
(30 ILCS $105 / 6 z-56$ new)
Sec. 6z-56. Illinois Financial Stability and Responsibility Fund.
(a) The Illinois Financial Stability and Responsibility Fund is created as a special fund in the state Treasury. Revenues in the Fund shall include all funds appropriated or transferred into the Fund.
(b) Within 5 business days after the beginning of each month, the Secretary of state shall certify to the Comptroller and the Treasurer the deficits, if any, in deposits under Section 2-119 of the Illinois Vehicle Code during the previous month into the Common School Fund, Park and Conservation Fund, Road Fund, Motor Vehicle License Plate Fund, Driver Education Fund, Cycle Rider Safety Training Fund, State Construction Fund, CDLIS/AAMVAnet Trust Fund (Commercial Driver's License Information System/American Association of Motor Vehicle Administrators network Trust Fund), Motor Carrier Safety Inspection Fund, and Off-Highway Vehicle Trails Fund caused because fees under the Illinois Vehicle Code have been reduced by this amendatory Act of the 92nd General Assembly. On the next business day, the Comptroller shall order transferred and the Treasurer shall
transfer from the Illinois Financial Stability and Responsibility Fund to each of those Funds the amount of the cumulative deficits for that Fund for which amounts have not been previosly transferred.
(c) Each month, after any required transfers have been made under subsection (b), the Comptroller shall order transferred and the Treasurer shall transfer to the General Obligation Bond Retirement and Interest Fund all other amounts deposited into the Illinois Financial Stability and Responsibility Fund until the Bureau of the Budget certifies to the Comptroller and Treasurer that the aggregate of the amounts so transferred are sufficient to finance the principal of, interest on, and premium, if any, on general obligation bonds in the principal amount of $\$ 5,282,551,200$ issued pursuant to Public Act 91-39.
(d) Each month, after any required transfers have been made under subsection (b), and after the certification is made under subsection (c), the Comptroller shall order transferred and the Treasurer shall transfer to the Build Illinois Bond Retirement and Interest Fund all other amounts deposited into the Illinois Financial Stability and Responsibility Fund until the Bureau of the Budget certifies to the Comptroller and Treasurer that the aggregate of the amounts so transferred are sufficient to finance the principal of, interest on, and premium, if any, on Build Illinois bonds in the principal amount of $\$ 754,470,000$ issued pursuant to Public Act 91-39.
(e) Each month, after any required transfers have been made under subsection (b), and after the certifications are made under subsections (c) and (d), the Comptroller shall order transferred and the Treasurer shall transfer to the School Infrastructure Fund all other amounts deposited into the Illinois Financial Stability and Responsibility Fund until the Bureau of the Budget certifies to the Comptroller
and Treasurer that an aggregate amount of $\$ 3,000,000,000$ has been so transferred. The money so transferred shall be used for the payment of grants for school construction projects and school maintenance projects under the School Construction Law.
(f) Each month, after any required transfers have been made under subsection (b), and after certifications are made under subsections (c), (d), and (e), moneys in the Illinois Financial Stability and Responsibility Fund may be used, subject to appropriation, for the making of grants and expenditures for planning, engineering, acquisition, construction, reconstruction, development, improvement, and extension of public infrastructure in the State of Illinois, including grants to local governments for public infrastructure, grants to public elementary and secondary school districts for public infrastructure, grants to universities, colleges, community colleges, and non-profit corporations for public infrastructure, and expenditures for public infrastructure of the state and other related purposes, including but not limited to expenditures for equipment, vehicles, community programs, and recreational facilities.

Section 10. The Riverboat Gambling Act is amended by changing Sections 6 and 7 as follows:
(230 ILCS 10/6) (from Ch. 120, par. 2406)
Sec. 6. Application for Owners License.
(a) A qualified person may apply to the Board for an owners license to conduct a riverboat gambling operation as provided in this Act. The Board shall adopt rules for the public solicitation of applications for licenses to be awarded through the competitive bidding process. The application shall be made on forms provided by the Board and
shall contain such information as the Board prescribes, including but not limited to the identity of the riverboat on which such gambling operation is to be conducted and the exact location where such riverboat will be docked, a certification that the riverboat will be registered under this Act at all times during which gambling operations are conducted on board, detailed information regarding the ownership and management of the applicant, and detailed personal information regarding the applicant. Information provided on the application shall be used as a basis for a thorough background investigation which the Board shall conduct with respect to each applicant. An incomplete application shall be cause for denial of a license by the Board.
(b) Applicants shall submit with their application all documents, resolutions, and letters of support from the governing body that represents the municipality or county wherein the licensee will dock.
(c) Each applicant shall disclose the identity of every person, association, trust or corporation having a greater than $1 \%$ direct or indirect pecuniary interest in the riverboat gambling operation with respect to which the license is sought. If the disclosed entity is a trust, the application shall disclose the names and addresses of the beneficiaries; if a corporation, the names and addresses of all stockholders and directors; if a partnership, the names and addresses of all partners, both general and limited.
(d) An application shall be filed with the Board by January 1 of the year preceding any calendar year for which an applicant seeks an owners license; however, applications for an owners license permitting operations on January 1, 1991 shall be filed by July 1, 1990. An application fee of $\$ 50,000$ shall be paid at the time of filing to defray the costs associated with the background investigation conducted
by the Board. If the costs of the investigation exceed $\$ 50,000$, the applicant shall pay the additional amount to the Board. If the costs of the investigation are less than $\$ 50,000$, the applicant shall receive a refund of the remaining amount. All information, records, interviews, reports, statements, memoranda or other data supplied to or used by the Board in the course of its review or investigation of an application for a license under this Act shall be privileged, strictly confidential and shall be used only for the purpose of evaluating an applicant. Such information, records, interviews, reports, statements, memoranda or other data shall not be admissible as evidence, nor discoverable in any action of any kind in any court or before any tribunal, board, agency or person, except for any action deemed necessary by the Board.
(e) The Board shall charge each applicant a fee set by the Department of State Police to defray the costs associated with the search and classification of fingerprints obtained by the Board with respect to the applicant's application. These fees shall be paid into the State Police Services Fund.
(f) The licensed owner shall be the person primarily responsible for the boat itself. Only one riverboat gambling operation may be authorized by the Board on any riverboat. The applicant must identify each riverboat it intends to use and certify that the riverboat: (1) has the authorized capacity required in this Act; (2) is accessible to disabled persons; and (3) is fully registered and licensed in accordance with any applicable laws.
(g) A person who knowingly makes a false statement on an application is guilty of a Class A misdemeanor.
(Source: P.A. 91-40, eff. 6-25-99.)
(230 ILCS 10/7) (from Ch. 120, par. 2407)
Sec. 7. Owners Licenses.
（a）The Board shall，upon completion of the investigation required under Section 6 ，make a determination as to whether each applicant for an owners license is suitable for licensing íssue－－Өwnexs－－łieenses－－もө－－pexsenst



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 this Act and the rules of the Board．License fees for 3－year owners licenses and 4－year or shorter owners licenses shall， until their expiration and during any temporary extension under subsection（l），continue to be paid in accordance with this Act prior to its amendment by this amendatory Act of the 92nd General Assembly．A person，firm or corporation is ineligible to receive an owners license if：
（1）the person has been convicted of a felony under the laws of this State，any other state，or the United States；
（2）the person has been convicted of any violation of Article 28 of the Criminal Code of 1961 ，or substantially similar laws of any other jurisdiction；
（3）the person has submitted an application for a license under this Act which contains false information；
（4）the person is a member of the Board；
（5）a person defined in（1），（2），（3）or（4）is an officer，director or managerial employee of the firm or corporation；
（6）the firm or corporation employs a person defined in（1），（2），（3）or（4）who participates in the management or operation of gambling operations authorized under this Act；
（7）（blank）；or
(8) a license of the person, firm or corporation issued under this Act, or a license to own or operate gambling facilities in any other jurisdiction, has been revoked.
(b) In making a determination regarding the suitability
 applicant, the Board shall consider:
(1) the character, reputation, experience and financial integrity of the applicants and of any other or separate person that either:
(A) controls, directly or indirectly, such applicant, or
(B) is controlled, directly or indirectly, by such applicant or by a person which controls, directly or indirectly, such applicant;
(2) the facilities or proposed facilities for the conduct of riverboat gambling;
(3) the highest prospective total revenue to be derived by the state from the conduct of riverboat gambling;
(4) the good faith affirmative action plan of each applicant to recruit, train and upgrade minorities in all employment classifications;
(5) the financial ability of the applicant to purchase and maintain adequate liability and casualty insurance;
(6) whether the applicant has adequate
capitalization to provide and maintain, for the duration of a license, a riverboat; and
(7) the extent to which the applicant exceeds or meets other standards for the issuance of an owners license which the Board may adopt by rule.


(d) Each applicant shall submit with his application, on forms provided by the Board, 2 sets of his fingerprints.
(e) The Board may issue up to 10 licenses under this Section authorizing the holders of such licenses to own riverboats. In the application for an owners license, the applicant shall state the dock at which the riverboat is based and the water on which the riverboat will be located. The Board shall issue 5 licenses to become effective not earlier than January 1, 1991. Three of such licenses shall authorize riverboat gambling on the Mississippi River, one of which shall authorize riverboat gambling from a home dock in the city of East St. Louis. One other license shall authorize riverboat gambling on the Illinois River south of Marshall County. The Board shall issue 1 additional license to become effective not earlier than March 1, 1992, which shall authorize riverboat gambling on the Des Plaines River in Will County. The Board may issue 4 additional licenses to become effective not earlier than March 1, 1992. In determining the water upon which riverboats will operate, the Board shall consider the economic benefit which riverboat gambling confers on the State, and shall seek to assure that all regions of the state share in the economic benefits of riverboat gambling.

In evaluating license applications głanting-ałł-łieenses, the Board may give favorable consideration to economically depressed areas of the State, to applicants presenting plans which provide for significant economic development over a large geographic area, and to applicants who currently operate non-gambling riverboats in Illinois.
(e-1) After the Board makes its determination as to the suitability of applicants for a license, the Board shall notify each applicant of its determination, and the Board shall notify the applicants found to be suitable that they may bid for the license. Bids shall be expressed as a license
fee，which shall be paid in addition to the wagering tax required to be paid under Section 13．The Board shall include time limits and any appropriate bid specifications．The Board shall award the license to the applicant whose application and bid shall result in the greatest amount of revenue，in the form of the license fee．The Board shall notify each applicant of its final decision，and shall publicly disclose the amount of the winning bid．
（e－2）An applicant whose bid is selected under subsection（e－1）shall be awarded a license upon payment to the Board of the license fee set forth in its bid．The license fee shall be deposited into the Illinois Financial Stability and Responsibility Fund．Each license awarded under subsection（e－1）shall remain in effect until revoked for good cause by the Board．
（e－3）Each owners license shall specify the place where riverboats shall operate and dock．

 deeision－The Board may revoke the owners license of a licensee which fails to begin conducting gambling within 15 months of receipt of the Board＇s approval of the application if the Board determines that license revocation is in the best interests of the State．
（f）The first 10 owners licenses issued under this Act shall permit the holder to own up to 2 riverboats and equipment thereon for a period of 3 years after the effective date of the license．Holders of the－£iæsも－$\ddagger \theta$ owners licenses issued through competition bidding must pay the anfuaz license fee as a lump sum $\ddagger$ өæーeaeh－－ө£－－もhe－－る－－yeaxs－－duxing which－もhey－axe－authexized－もe－Өwn－æívexbeats．
（g）Upon the termination，expiration，ex revocation，or other availability of each of the 10 licenses authorized under this Act before the effective date of this amendatory

Act of the 92nd General Assembly，which shall expire at the end of the applicable 3－year term or the 4－year or shorter renewal term unless extended as provided in subsection（1）， each of those licenses shall be awarded through the competitive bidding process set forth in subsection（e－1）． Upon the revocation or other availability of any license awarded under subsection $(e-1)$ ，the license shall again be awarded through the competitive bidding process set forth in subsection（e－1）。 毛主¥sも－ $1 \theta$－łieensest－whieh－－shałł－－be－－íssued






（h）An owners license shall entitle the licensee to own up to 2 riverboats．A licensee shall limit the number of gambling participants to 1,200 for any such owners license．A licensee may operate both of its riverboats concurrently， provided that the total number of gambling participants on both riverboats does not exceed 1，200．Riverboats licensed to operate on the Mississippi River and the Illinois River south of Marshall County shall have an authorized capacity of at least 500 persons．Any other riverboat licensed under this Act shall have an authorized capacity of at least 400 persons．
（i）A licensed owner is authorized to apply to the Board for and，if approved therefor，to receive all licenses from the Board necessary for the operation of a riverboat， including a liquor license，a license to prepare and serve food for human consumption，and other necessary licenses． All use，occupation and excise taxes which apply to the sale of food and beverages in this State and all taxes imposed on the sale or use of tangible personal property apply to such
sales aboard the riverboat.
(j) The Board may issue a license authorizing a riverboat to dock in a municipality or approve a relocation under Section 11.2 only if, prior to the issuance of the license or approval, the governing body of the municipality in which the riverboat will dock has by a majority vote approved the docking of riverboats in the municipality. The Board may issue a license authorizing a riverboat to dock in areas of a county outside any municipality or approve a relocation under Section 11.2 only if, prior to the issuance of the license or approval, the governing body of the county has by a majority vote approved of the docking of riverboats within such areas.
(k) From time to time the Board shall adopt all rules necessary to ensure that holders of owners licenses do not transact business with or employ any person or entity, including but not limited to any contractor, subcontractor, employee, provider of goods or services, or provider of food or beverages, that either: (i) has engaged in criminal activity that adversely affects, as determined by the Board in its sole discretion, the suitability of the person or entity to transact business with a gaming operation; or (ii) has had any relationship, affiliation, or record of dealing with any person or entity that has engaged in criminal activity that adversely affects, as determined by the Board in its sole discretion, the suitability of the person or entity to have any relationship, affiliation, or dealings with a person or entity that transacts business with a gaming operation.
(1) If the Board determines that an existing license will expire before the competitve bidding process can be completed, the Board may grant a temporary extension of an existing license upon terms that the Board deems appropriate. (Source: P.A. 91-40, eff. 6-25-99.)

Section 15. The Illinois Vehicle Code is amended by changing Sections 2-119, 2-123, 3-305, 3-403, 3-607, 3-619, $3-804$, $3-804.02,3-805,3-806,3-806.1,3-806.3,3-807$, $3-808$, $3-809$, $3-809.1,3-810,3-811,3-812,3-814,3-814.1$, $3-815,3-818,3-819,3-820$, and $3-821$ and adding section 3-824.6 as follows:
(625 ILCS 5/2-119) (from Ch. $951 / 2$, par. 2-119)
Sec. 2-119. Disposition of fees and taxes.
(a) All moneys received from Salvage Certificates shall be deposited in the Common School Fund in the State Treasury.
(b) Beginning January 1, 1990 and concluding December 31, 1994, of the money collected for each certificate of title, duplicate certificate of title and corrected certificate of title, $\$ 0.50$ shall be deposited into the Used Tire Management Fund. Beginning January 1, 1990 and concluding December 31, 1994, of the money collected for each certificate of title, duplicate certificate of title and corrected certificate of title, $\$ 1.50$ shall be deposited in the Park and Conservation Fund.

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

Beginning January 1, 2000 and continuing through December 31, 2004, of the moneys collected for each certificate of title, duplicate certificate of title, and corrected certificate of title, $\$ 48$ shall be deposited into the Road Fund and $\$ 4$ shall be deposited into the Motor Vehicle License Plate Fund, except that if the balance in the Motor Vehicle

License Plate Fund exceeds $\$ 40,000,000$ on the last day of a calendar month, then during the next calendar month the $\$ 4$ shall instead be deposited into the Road Fund.

Beginning January 1, 2005, of the moneys collected for each certificate of title, duplicate certificate of title, and corrected certificate of title, $\$ 52$ shall be deposited into the Road Fund.

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

CDLIS/AAMVAnet Trust Fund (Commercial Driver's License Information System/American Association of Motor Vehicle Administrators network Trust Fund) and shall be used for the purposes provided in Section $6 z-23$ of the State Finance Act and (ii) $\$ 20$ of the total fee for an original or renewal CDL or commercial driver instruction permit shall be paid into the Motor Carrier Safety Inspection Fund, which is hereby created as a special fund in the State Treasury, to be used by the Department of State Police, subject to appropriation, to hire additional officers to conduct motor carrier safety inspections pursuant to Chapter 18b of this Code.
(g) All remaining moneys received by the Secretary of State as registration fees or taxes or as payment of any other fee, as provided in this Act, except fees received by the Secretary under paragraph (7) of subsection (b) of Section 5-101 and Section 5-109 of this Code, shall be deposited in the Road Fund in the State Treasury. Moneys in the Road Fund shall be used for the purposes provided in Section 8.3 of the State Finance Act.
(h) (Blank).
(i) (Blank).
(j) (Blank).
(k) There is created in the State Treasury a special fund to be known as the Secretary of State Special License Plate Fund. Money deposited into the Fund shall, subject to appropriation, be used by the Office of the Secretary of State (i) to help defray plate manufacturing and plate processing costs for the issuance and, when applicable, renewal of any new or existing special registration plates authorized under this Code and (ii) for grants made by the Secretary of State to benefit Illinois Veterans Home libraries.

On or before October 1, 1995, the Secretary of State shall direct the State Comptroller and State Treasurer to
transfer any unexpended balance in the Special Environmental License Plate Fund, the Special Korean War Veteran License Plate Fund, and the Retired Congressional License Plate Fund to the Secretary of State Special License Plate Fund.
(1) The Motor Vehicle Review Board Fund is created as a special fund in the State Treasury. Moneys deposited into the Fund under paragraph (7) of subsection (b) of Section 5-101 and Section 5-109 shall, subject to appropriation, be used by the Office of the Secretary of State to administer the Motor Vehicle Review Board, including without limitation payment of compensation and all necessary expenses incurred in administering the Motor Vehicle Review Board under the Motor Vehicle Franchise Act.
(m) Effective July 1, 1996, there is created in the State Treasury a special fund to be known as the Family Responsibility Fund. Moneys deposited into the Fund shall, subject to appropriation, be used by the Office of the Secretary of State for the purpose of enforcing the Family Financial Responsibility Law.
(n) The Illinois Fire Fighters' Memorial Fund is created as a special fund in the State Treasury. Moneys deposited into the Fund shall, subject to appropriation, be used by the Office of the State Fire Marshal for construction of the Illinois Fire Fighters' Memorial to be located at the State Capitol grounds in Springfield, Illinois. Upon the completion of the Memorial, moneys in the Fund shall be used in accordance with Section 3-634.
(o) Of the money collected for each certificate of title for all-terrain vehicles and off-highway motorcycles, \$17 shall be deposited into the Off-Highway Vehicle Trails Fund.
(p) Certain deficits in funding under this Section shall be replaced by transfers from the Illinois Financial Stability and Responsibility Fund as provided in Section 6z-56 of the State Finance Act.

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(Source: P.A. 91-37, eff. 7-1-99; 91-239, eff. 1-1-00;
91-537, eff. 8-13-99; 91-832, eff. 6-16-00; 92-16, eff.
6-28-01.)
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(625 ILCS 5/2-123) (from Ch. 95 1/2, par. 2-123)
Sec. 2-123. Sale and Distribution of Information.
(a) Except as otherwise provided in this Section, the Secretary may make the driver's license, vehicle and title registration lists, in part or in whole, and any statistical information derived from these lists available to local governments, elected state officials, state educational institutions, and all other governmental units of the state and Federal Government requesting them for governmental purposes. The Secretary shall require any such applicant for services to pay for the costs of furnishing such services and the use of the equipment involved, and in addition is empowered to establish prices and charges for the services so furnished and for the use of the electronic equipment utilized.
(b) The Secretary is further empowered to and he may, in his discretion, furnish to any applicant, other than listed in subsection (a) of this Section, vehicle or driver data on a computer tape, disk, other electronic format or computer processable medium, or printout at a fixed fee of $\$ 200$ \$z5日 in advance and require in addition a further sufficient deposit based upon the Secretary of State's estimate of the total cost of the information requested and a charge of $\$ 20$ \$Z5 per 1,000 units or part thereof identified or the actual cost, whichever is greater. The Secretary is authorized to refund any difference between the additional deposit and the actual cost of the request. This service shall not be in lieu of an abstract of a driver's record nor of a title or registration search. This service may be limited to entities purchasing a minimum number of records as required by
administrative rule. The information sold pursuant to this subsection shall be the entire vehicle or driver data list, or part thereof. The information sold pursuant to this subsection shall not contain personally identifying information unless the information is to be used for one of the purposes identified in subsection (f-5) of this Section. Commercial purchasers of driver and vehicle record databases shall enter into a written agreement with the Secretary of State that includes disclosure of the commercial use of the information to be purchased.
(c) Secretary of State may issue registration lists. The Secretary of State shall compile and publish, at least annually, a list of all registered vehicles. Each list of registered vehicles shall be arranged serially according to the registration numbers assigned to registered vehicles and shall contain in addition the names and addresses of registered owners and a brief description of each vehicle including the serial or other identifying number thereof. Such compilation may be in such form as in the discretion of the Secretary of State may seem best for the purposes intended.
(d) The Secretary of State shall furnish no more than 2 current available lists of such registrations to the sheriffs of all counties and to the chiefs of police of all cities and villages and towns of 2,000 population and over in this State at no cost. Additional copies may be purchased by the sheriffs or chiefs of police at the fee of $\$ 400 \$ 5 \theta \theta$ each or at the cost of producing the list as determined by the Secretary of State. Such lists are to be used for governmental purposes only.
(e) (Blank).
(e-1) (Blank).
(f) The Secretary of State shall make a title or registration search of the records of his office and a
written report on the same for any person, upon written application of such person, accompanied by a fee of $\$ 4$ \$5 for each registration or title search. The written application shall set forth the intended use of the requested information. No fee shall be charged for a title or registration search, or for the certification thereof requested by a government agency. The report of the title or registration search shall not contain personally identifying information unless the request for a search was made for one of the purposes identified in subsection (f-5) of this Section.

The Secretary of state shall certify a title or registration record upon written request. The fee for certification shall be $\$ 4 \$ 5$ in addition to the fee required for a title or registration search. Certification shall be made under the signature of the Secretary of state and shall be authenticated by seal of the secretary of state.

The Secretary of state may notify the vehicle owner or registrant of the request for purchase of his title or registration information as the Secretary deems appropriate.

No information shall be released to the requestor until expiration of a 10 day period. This 10 day period shall not apply to requests for information made by law enforcement officials, government agencies, financial institutions, attorneys, insurers, employers, automobile associated businesses, persons licensed as a private detective or firms licensed as a private detective agency under the Private Detective, Private Alarm, and Private Security Act of 1983 , who are employed by or are acting on behalf of $l a w$ enforcement officials, government agencies, financial institutions, attorneys, insurers, employers, automobile associated businesses, and other business entities for purposes consistent with the Illinois Vehicle Code, the vehicle owner or registrant or other entities as the

Secretary may exempt by rule and regulation.
Any misrepresentation made by a requestor of title or vehicle information shall be punishable as a petty offense, except in the case of persons licensed as a private detective or firms licensed as a private detective agency which shall be subject to disciplinary sanctions under Section 22 or 25 of the Private Detective, Private Alarm, and Private Security Act of 1983.
(f-5) The Secretary of State shall not disclose or otherwise make available to any person or entity any personally identifying information obtained by the Secretary of State in connection with a driver's license, vehicle, or title registration record unless the information is disclosed for one of the following purposes:
(1) For use by any government agency, including any court or law enforcement agency, in carrying out its functions, or any private person or entity acting on behalf of a federal, State, or local agency in carrying out its functions.
(2) For use in connection with matters of motor vehicle or driver safety and theft; motor vehicle emissions; motor vehicle product alterations, recalls, or advisories; performance monitoring of motor vehicles, motor vehicle parts, and dealers; and removal of non-owner records from the original owner records of motor vehicle manufacturers.
(3) For use in the normal course of business by a legitimate business or its agents, employees, or contractors, but only:
(A) to verify the accuracy of personal
information submitted by an individual to the
business or its agents, employees, or contractors;
and
(B) if such information as so submitted is not
correct or is no longer correct, to obtain the correct information, but only for the purposes of preventing fraud by, pursuing legal remedies against, or recovering on a debt or security interest against, the individual.
(4) For use in research activities and for use in producing statistical reports, if the personally identifying information is not published, redisclosed, or used to contact individuals.
(5) For use in connection with any civil, criminal, administrative, or arbitral proceeding in any federal, State, or local court or agency or before any self-regulatory body, including the service of process, investigation in anticipation of litigation, and the execution or enforcement of judgments and orders, or pursuant to an order of a federal, state, or local court.
(6) For use by any insurer or insurance support organization or by a self-insured entity or its agents, employees, or contractors in connection with claims investigation activities, antifraud activities, rating, or underwriting.
(7) For use in providing notice to the owners of towed or impounded vehicles.
(8) For use by any private investigative agency or security service licensed in Illinois for any purpose permitted under this subsection.
(9) For use by an employer or its agent or insurer to obtain or verify information relating to a holder of a commercial driver's license that is required under chapter 313 of title 49 of the United States Code.
(10) For use in connection with the operation of private toll transportation facilities.
(11) For use by any requester, if the requester demonstrates it has obtained the written consent of the
individual to whom the information pertains.
(12) For use by members of the news media, as defined in Section $1-148.5$, for the purpose of newsgathering when the request relates to the operation of a motor vehicle or public safety.
(13) For any other use specifically authorized by law, if that use is related to the operation of a motor vehicle or public safety.
(g) 1. The Secretary of State may, upon receipt of a written request and a fee of $\$ 5 \$ 6$, furnish to the person or agency so requesting a driver's record. Such document may include a record of: current driver's license issuance information, except that the information on judicial driving permits shall be available only as otherwise provided by this Code; convictions; orders entered revoking, suspending or cancelling a driver's license or privilege; and notations of accident involvement. All other information, unless otherwise permitted by this Code, shall remain confidential. Information released pursuant to a request for a driver's record shall not contain personally identifying information, unless the request for the driver's record was made for one of the purposes set forth in subsection (f-5) of this Section.
2. The Secretary of State may certify an abstract of a driver's record upon written request therefor. Such certification shall be made under the signature of the Secretary of State and shall be authenticated by the Seal of his office.
3. All requests for driving record information shall be made in a manner prescribed by the Secretary and shall set forth the intended use of the requested information.

The Secretary of state may notify the affected
driver of the request for purchase of his driver's record as the Secretary deems appropriate.

No information shall be released to the requester until expiration of a 10 day period. This 10 day period shall not apply to requests for information made by law enforcement officials, government agencies, financial institutions, attorneys, insurers, employers, automobile associated businesses, persons licensed as a private detective or firms licensed as a private detective agency under the Private Detective, Private Alarm, and Private Security Act of 1983, who are employed by or are acting on behalf of law enforcement officials, government agencies, financial institutions, attorneys, insurers, employers, automobile associated businesses, and other business entities for purposes consistent with the Illinois Vehicle Code, the affected driver or other entities as the secretary may exempt by rule and regulation.

Any misrepresentation made by a requestor of driver information shall be punishable as a petty offense, except in the case of persons licensed as a private detective or firms licensed as a private detective agency which shall be subject to disciplinary sanctions under Section 22 or 25 of the Private Detective, Private Alarm, and Private Security Act of 1983.
4. The Secretary of State may furnish without fee, upon the written request of a law enforcement agency, any information from a driver's record on file with the Secretary of state when such information is required in the enforcement of this Code or any other law relating to the operation of motor vehicles, including records of dispositions; documented information involving the use of a motor vehicle; whether such individual has, or previously had, a driver's license; and the address and
personal description as reflected on said driver's record.
5. Except as otherwise provided in this Section, the Secretary of state may furnish, without fee, information from an individual driver's record on file, if a written request therefor is submitted by any public transit system or authority, public defender, law enforcement agency, a state or federal agency, or an Illinois local intergovernmental association, if the request is for the purpose of a background check of applicants for employment with the requesting agency, or for the purpose of an official investigation conducted by the agency, or to determine a current address for the driver so public funds can be recovered or paid to the driver, or for any other purpose set forth in subsection (f-5) of this Section.

The Secretary may also furnish the courts a copy of an abstract of a driver's record, without fee, subsequent to an arrest for a violation of Section 11-501 or a similar provision of a local ordinance. Such abstract may include records of dispositions; documented information involving the use of a motor vehicle as contained in the current file; whether such individual has, or previously had, a driver's license; and the address and personal description as reflected on said driver's record.
6. Any certified abstract issued by the Secretary of State or transmitted electronically by the Secretary of State pursuant to this Section, to a court or on request of a law enforcement agency, for the record of a named person as to the status of the person's driver's license shall be prima facie evidence of the facts therein stated and if the name appearing in such abstract is the same as that of a person named in an information
or warrant, such abstract shall be prima facie evidence that the person named in such information or warrant is the same person as the person named in such abstract and shall be admissible for any prosecution under this Code and be admitted as proof of any prior conviction or proof of records, notices, or orders recorded on individual driving records maintained by the Secretary of state.
7. Subject to any restrictions contained in the Juvenile Court Act of 1987, and upon receipt of a proper request and a fee of $\$ 5 \$ 6$, the Secretary of state shall provide a driver's record to the affected driver, or the affected driver's attorney, upon verification. Such record shall contain all the information referred to in paragraph 1 of this subsection (g) plus: any recorded accident involvement as a driver; information recorded pursuant to subsection (e) of Section 6-117 and paragraph (4) of subsection (a) of Section 6-204 of this Code. All other information, unless otherwise permitted by this Code, shall remain confidential.
(h) The Secretary shall not disclose social security numbers except pursuant to a written request by, or with the prior written consent of, the individual except: (1) to officers and employees of the Secretary who have a need to know the social security numbers in performance of their official duties, (2) to law enforcement officials for a lawful, civil or criminal law enforcement investigation, and if the head of the law enforcement agency has made a written request to the Secretary specifying the law enforcement investigation for which the social security numbers are being sought, (3) to the United States Department of Transportation, or any other state, pursuant to the administration and enforcement of the Commercial Motor Vehicle Safety Act of 1986, (4) pursuant to the order of a court of competent jurisdiction, or (5) to the Department of

Public Aid for utilization in the child support enforcement duties assigned to that Department under provisions of the Public Aid Code after the individual has received advanced meaningful notification of what redisclosure is sought by the Secretary in accordance with the federal Privacy Act.
(i) (Blank).
(j) Medical statements or medical reports received in the Secretary of State's Office shall be confidential. No confidential information may be open to public inspection or the contents disclosed to anyone, except officers and employees of the Secretary who have a need to know the information contained in the medical reports and the Driver License Medical Advisory Board, unless so directed by an order of a court of competent jurisdiction.
(k) All fees collected under this Section shall be paid into the Road Fund of the State Treasury, except that $\$ 3$ of the $\$ 5$ \$6 fee for a driver's record shall be paid into the Secretary of State Special Services Fund.
(1) (Blank).
(m) Notations of accident involvement that may be disclosed under this Section shall not include notations relating to damage to a vehicle or other property being transported by a tow truck. This information shall remain confidential, provided that nothing in this subsection (m) shall limit disclosure of any notification of accident involvement to any law enforcement agency or official.
(n) Requests made by the news media for driver's license, vehicle, or title registration information may be furnished without charge or at a reduced charge, as determined by the Secretary, when the specific purpose for requesting the documents is deemed to be in the public interest. Waiver or reduction of the fee is in the public interest if the principal purpose of the request is to access and disseminate information regarding the health, safety, and
welfare or the legal rights of the general public and is not for the principal purpose of gaining a personal or commercial benefit. The information provided pursuant to this subsection shall not contain personally identifying information unless the information is to be used for one of the purposes identified in subsection (f-5) of this Section.
(o) fot The redisclosure of personally identifying information obtained pursuant to this Section is prohibited, except to the extent necessary to effectuate the purpose for which the original disclosure of the information was permitted.
(p) fat The Secretary of State is empowered to adopt rules to effectuate this Section.
(Source: P.A. 91-37, eff. 7-1-99; 91-357, eff. 7-29-99; 91-716, eff. 10-1-00; 92-32, eff. 7-1-01; revised 9-10-01.)
(625 ILCS 5/3-305) (from Ch. $951 / 2$, par. 3-305)
Sec. 3-305. Inspection fee. The fee for the inspection of a rebuilt vehicle shall be $\$ 75$ \$94. All such fees received by the Secretary of state shall be deposited into the Road Fund.
(Source: P.A. 91-37, eff. 7-1-99.)
(625 ILCS 5/3-403) (from Ch. $951 / 2$, par. 3-403)
Sec. 3-403. Trip and Short-term permits.
(a) The Secretary of State may issue a short-term permit to operate a nonregistered first or second division vehicle within the State of Illinois for a period of not more than 5 days. Any second division vehicle operating on such permit may operate only on empty weight. The fee for the short-term permit shall be $\$ 5$. 6 .

This permit may also be issued to operate an unladen registered vehicle which is suspended under the Vehicle Emissions Inspection Law and allow it to be driven on the
roads and highways of the State in order to be repaired or when travelling to and from an emissions inspection station.
(b) The Secretary of State may, subject to reciprocal agreements, arrangements or declarations made or entered into pursuant to Section $3-402,3-402.4$ or by rule, provide for and issue registration permits for the use of Illinois highways by vehicles of the second division on an occasional basis or for a specific and special short-term use, in compliance with rules and regulations promulgated by the Secretary of State, and upon payment of the prescribed fee as follows:

One-trip permits. A registration permit for one trip, or one round-trip into and out of Illinois, for a period not to exceed 72 consecutive hours or 3 calendar days may be provided, for a fee as prescribed in Section 3-811.

One-Month permits. A registration permit for 30 days may be provided for a fee of $\$ 10 \$ 13$ for registration plus $1 / 10$ of the flat weight tax. The minimum fee for such permit shall be $\$ 25$ \$37.

In-transit permits. A registration permit for one trip may be provided for vehicles in transit by the driveaway or towaway method and operated by a transporter in compliance with the Illinois Motor Carrier of Property Law, for a fee as prescribed in Section 3-811.

Illinois Temporary Apportionment Authorization Permits. An apportionment authorization permit for forty-five days for the immediate operation of a vehicle upon application for and prior to receiving apportioned credentials or interstate credentials from the State of Illinois. The fee for such permit shall be \$2 \$3.

Illinois Temporary Prorate Authorization Permit. A prorate authorization permit for forty-five days for the immediate operation of a vehicle upon application for and prior to receiving prorate credentials or interstate
credentials from the State of Illinois. The fee for such permit shall be $\$ 2$ \$3.
(c) The Secretary of State shall promulgate by such rule or regulation, schedules of fees and taxes for such permits and in computing the amount or amounts due, may round off such amount to the nearest full dollar amount.
(d) The Secretary of State shall further prescribe the form of application and permit and may require such information and data as necessary and proper, including confirming the status or identity of the applicant and the vehicle in question.
(e) Rules or regulations promulgated by the Secretary of State under this Section shall provide for reasonable and proper limitations and restrictions governing the application for and issuance and use of permits, and shall provide for the number of permits per vehicle or per applicant, so as to preclude evasion of annual registration requirements as may be required by this Act.
(f) Any permit under this Section is subject to suspension or revocation under this Act, and in addition, any such permit is subject to suspension or revocation should the Secretary of State determine that the vehicle identified in any permit should be properly registered in Illinois. In the event any such permit is suspended or revoked, the permit is then null and void, may not be re-instated, nor is a refund therefor available. The vehicle identified in such permit may not thereafter be operated in Illinois without being properly registered as provided in this Chapter.
(Source: P.A. 91-37, eff. 7-1-99.)
(625 ILCS 5/3-607) (from Ch. 95 1/2, par. 3-607)
Sec. 3-607. Amateur Radio Operators. Amateur radio operators may obtain the issuance of registration plates for motor vehicles of the first division, and second division
motor vehicles under 8,000 pounds, corresponding to their call letters, provided they make application therefor, which is subject to the staggered registration system, prior to October 1st of the final year of the current registration plate term and pay an additional fee of $\$ 3$. 4 . (Source: P.A. 91-37, eff. 7-1-99.)
(625 ILCS 5/3-619) (from Ch. 95 1/2, par. 3-619)
Sec. 3-619. Sample Registration plates and stickers. The Secretary of State, upon receipt of an application made on the form prescribed by the Secretary, may issue to any law enforcement agency in this State, or to any authorized agency of any foreign jurisdiction, or to any motion picture or television industry, one or more Sample Registration Plates and stickers. The design of such plates and stickers shall be wholly within the discretion of the Secretary, and shall be issued without charge. The Secretary of State, upon receipt of an application made on the form prescribed by the Secretary, may issue to any other individual one or more Sample Registration Plates and stickers for a fee of \$3 \$4 for each Sample Registration Plate and sticker. (Source: P.A. 91-37, eff. 7-1-99.)
(625 ILCS 5/3-804) (from Ch. 95 1/2, par. 3-804)
Sec. 3-804. Antique vehicles.
(a) The owner of an antique vehicle may register such vehicle for a fee not to exceed $\$ 10$ \$ $\ddagger 3$ for a 2 -year antique plate. The application for registration must be accompanied by an affirmation of the owner that such vehicle will be driven on the highway only for the purpose of going to and returning from an antique auto show or an exhibition, or for servicing or demonstration and also affirming that the mechanical condition, physical condition, brakes, lights, glass and appearance of such vehicle is the same or as safe
as originally equipped. The Secretary may, in his discretion prescribe that antique vehicle plates be issued for a definite or an indefinite term, such term to correspond to the term of registration plates issued generally, as provided in Section 3-414.1. In no event may the registration fee for antique vehicles exceed $\$ 5$ $\$ 6$ per registration year. Any person requesting antique plates under this Section may also apply to have vanity or personalized plates as provided under Section 3-405.1.
(b) Any person who is the registered owner of an antique vehicle may display a historical license plate from or representing the model year of the vehicle, furnished by such person, in lieu of the current and valid Illinois antique vehicle plates issued thereto, provided that valid and current Illinois antique vehicle plates and registration card issued to such antique vehicle are simultaneously carried within such vehicle and are available for inspection. (Source: P.A. 91-37, eff. 7-1-99.)
(625 ILCS 5/3-804.02) (from Ch. 95 1/2, par. 3-804.02)
Sec. 3-804.02. Commuter Vans. The owner of a commuter van may register such van for an annual fee not to exceed $\$ 50$ \$63. The Secretary may prescribe that commuter van plates be issued for an indefinite term, such term to correspond to the term of registration plates issued generally. In no event may the registration fee for commuter vans exceed $\$ 50$ \$63 per registration year.
(Source: P.A. 90-89, eff. 1-1-98; 91-37, eff. 7-1-99.)
(625 ILCS 5/3-805) (from Ch. 95 1/2, par. 3-805)
Sec. 3-805. Electric vehicles. The owner of a motor vehicle of the first division propelled by an electric engine and not utilizing motor fuel, may register such vehicle for a fee not to exceed $\$ 28$ \$35 for a 2 -year registration period.

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The Secretary may, in his discretion, prescribe that electric
vehicle registration plates be issued for an indefinite term,
such term to correspond to the term of registration plates
issued generally, as provided in Section 3-414.1. In no
event may the registration fee for electric vehicles exceed
$14 $18 per registration year.
(Source: P.A. 91-37, eff. 7-1-99.)
    (625 ILCS 5/3-806) (from Ch. 95 1/2, par. 3-806)
    Sec. 3-806. Registration Fees; Motor Vehicles of the
First Division. Every owner of any other motor vehicle of the
first division, except as provided in Sections 3-804, 3-805,
3-806.3, and 3-808, and every second division vehicle
weighing 8,000 pounds or less, shall pay the Secretary of
State an annual registration fee at the following rates:
            SCHEDULE OF REGISTRATION FEES
                                    REQUIRED BY LAW
        Beginning with the 2003 }1986\mathrm{ registration year
                                    Reduced Fee
                                    Annual On and After
                                    Fee
                                    June 15
Motor vehicles of the first
division other than
Motorcycles, Motor Driven
Cycles and Pedalcycles
                            $48\＄24
Motorcycles, Motor Driven
Cycles and Pedalcycles
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                                    Redueed-Fee
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                                Өn-and-Aftex
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Eyełes-and-Pedałeyełes \$78 \$39
Reduced-Fee
Septembeæ-76
もө-Maæeh-37

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€yełes-and-Pedałeyełes 38
79
(Source: P.A. 91-37, eff. 7-1-99.)
(625 ILCS 5/3-806.1) (from Ch. 95 1/2, par. 3-806.1)
Sec. 3-806.1. Additional fees for vanity license plates.
In addition to the regular registration fee, an applicant
shall be charged \$75 \$94 for each set of vanity license
plates issued to a motor vehicle of the first division or a
motor vehicle of the second division registered at not more
than 8,000 pounds or to a recreational vehicle and \$40 \$50
for each set of vanity plates issued to a motorcycle. In
addition to the regular renewal fee, an applicant shall be
charged \$10 \$¥3 for the renewal of each set of vanity license
plates.
(Source: P.A. 91-37, eff. 7-1-99.)
(625 ILCS 5/3-806.3) (from Ch. 95 1/2, par. 3-806.3)
Sec. 3-806.3. Senior Citizens.
Commencing with the 2003 }7986\mathrm{ registration year and

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registration fee paid by any vehicle owner who has claimed
and received a grant under the "Senior Citizens and Disabled
Persons Property Tax Relief and Pharmaceutical Assistance

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Actl or who is the spouse of such a person shall be reduced by 50\% for passenger cars displaying standard multi-year registration plates issued under Section 3-414.1, motor vehicles displaying special registration plates issued under Section \(3-616\), motor vehicles registered at 8,000 pounds or less under Section 3-815(a) and recreational vehicles registered at 8,000 pounds or less under Section 3-815(b). Widows and widowers of claimants shall also be entitled to the reduced registration rate for the registration year in which the claimant was eligible.













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No more than one reduced registration fee under this Section shall be allowed during any 12 month period based on the primary eligibility of any individual, whether such reduced registration fee is allowed to the individual or to the spouse, widow or widower of such individual. This Section does not apply to the fee paid in addition to the registration fee for motor vehicles displaying vanity pexsenałized license plates under Section 3-806.1.
(Source: P.A. 91-37, eff. 7-1-99; revised 12-06-01.)
(625 ILCS 5/3-807) (from Ch. 95 1/2, par. 3-807)
Sec. 3-807. Busses operating within Municipality; Registration Fee. The registration fee of \(\$ 10\) \$ \(\$ 3\) per 2 -year registration period shall be paid by the owners of 2 axle motor vehicles which are designed and used as busses in a public system for transporting more than 10 passengers, which vehicles are used as common carriers in the general transportation of passengers and not devoted to any specialized purpose, and which operate entirely within the territorial limits of a single municipality, or a single municipality and municipalities contiguous thereto, or in a close radius thereof, and whose operations are subject to the regulations of the Illinois Commerce Commission. Owners of such vehicles are exempt from paying either a flat weight tax or mileage weight tax. There shall be no reduction in such registration fee even though such registration is made after the beginning of the registration period.
(Source: P.A. 91-37, eff. 7-1-99.)
(625 ILCS 5/3-808) (from Ch. \(951 / 2\), par. 3-808)
Sec. 3-808. Governmental and charitable vehicles; Registration fees.
(a) A registration fee of \(\$ 8 \$ \nexists \theta\) per 2 year registration period shall be paid by the owner in the following cases:
1. Vehicles operated exclusively as a school bus for school purposes by any school district or any religious or denominational institution, except that such a school bus may be used by such a religious or denominational institution for the transportation of persons to or from any of its official activities.
2. Vehicles operated exclusively in a high school driver training program by any school district or school operated by a religious institution.
3. Rescue squad vehicles which are owned and
operated by a corporation or association organized and operated not for profit for the purpose of conducting such rescue operations.
4. Vehicles, used exclusively as school buses for any school district, which are neither owned nor operated by such district.
5. Charitable vehicles.
(b) Annual vehicle registration plates shall be issued, at no charge, to the following:
1. Medical transport vehicles owned and operated by the State of Illinois or by any State agency financed by funds appropriated by the General Assembly.
2. Medical transport vehicles operated by or for any county, township or municipal corporation.
(c) Ceremonial plates. Upon payment of a registration fee of \(\$ 48\) \$78 per 2 -year registration period, the Secretary of State shall issue registration plates to vehicles operated exclusively for ceremonial purposes by any not-for-profit veterans', fraternal, or civic organization. The Secretary of State may prescribe that ceremonial vehicle registration plates be issued for an indefinite term, that term to correspond to the term of registration plates issued generally, as provided in Section 3-414.1.
(d) In any event, any vehicle registered under this Section used or operated for purposes other than those herein prescribed shall be subject to revocation, and in that event, the owner may be required to properly register such vehicle under the provisions of this Code.
(e) As a prerequisite to registration under this
Section, the Secretary of State may require the vehicle
owners listed in subsection (a) of this Section who are
exempt from federal income taxation under subsection (c) of
Section 501 of the Internal Revenue Code of 1986 , as now or
hereafter amended, to submit to him a determination letter,
ruling or other written evidence of tax exempt status issued by the Internal Revenue Service. The Secretary may accept a certified copy of the document issued by the Internal Revenue Service as evidence of the exemption. The Secretary may require documentation of eligibility under this Section to accompany an application for registration.
(f) Special event plates. The Secretary of State may issue registration plates in recognition or commemoration of special events which promote the interests of Illinois citizens. These plates shall be valid for no more than 60 days prior to the date of expiration. The Secretary shall require the applicant for such plates to pay for the costs of furnishing the plates.

Beginning July 1, 1991, all special event plates shall be recorded in the Secretary of State's files for immediate identification.

The Secretary of State, upon issuing a new series of special event plates, shall notify all law enforcement officials of the design and other special features of the special plate series.

All special event plates shall indicate, in the lower right corner, the date of expiration in characters no less than \(1 / 2\) inch high.
(Source: P.A. 90-89, eff. 1-1-98; 91-37, eff. 7-1-99.)
(625 ILCS 5/3-809) (from Ch. 95 1/2, par. 3-809)
Sec. 3-809. Farm machinery, exempt vehicles and fertilizer spreaders - registration fee.
(a) Vehicles of the second division having a corn sheller, a well driller, hay press, clover huller, feed mixer and unloader, or other farm machinery permanently mounted thereon and used solely for transporting the same, farm wagon type trailers having a fertilizer spreader attachment permanently mounted thereon, having a gross weight of not to
exceed 36,000 pounds and used only for the transportation of bulk fertilizer, and farm wagon type tank trailers of not to exceed 3,000 gallons capacity, used during the liquid fertilizer season as field-storage "nurse tanks" supplying the fertilizer to a field applicator and moved on highways only for bringing the fertilizer from a local source of supply to farm or field or from one farm or field to another, or used during the lime season and moved on the highways only for bringing from a local source of supply to farm or field or from one farm or field to another, shall be registered upon the filing of a proper application and the payment of a registration fee of \(\$ 10\) \$ \(\mathbf{1 3}\) per 2 -year registration period. This registration fee of \(\$ 10 \$ \neq 3\) shall be paid in full and shall not be reduced even though such registration is made after the beginning of the registration period.
(b) Vehicles exempt from registration under the provisions of Section 3-402.A of this Act, as amended, except those vehicles required to be registered under paragraph (c) of this Section, may, at the option of the owner, be identified as exempt vehicles by displaying registration plates issued by the Secretary of State. The owner thereof may apply for such registration plates upon the filing of a proper application and the payment of a registration fee of \(\$ 10\) \$ 13 , and this registration shall be valid for a 2 year registration period. This \(\$ 10 \$ 73\) fee shall be paid in full and shall not be reduced even though the application is made after the beginning of the registration period. The application for and display of such registration plates for identification purposes by vehicles exempt from registration shall not be deemed as a waiver or recision of its exempt status, nor make such vehicle subject to registration.
(c) Any single unit self-propelled agricultural fertilizer implement, designed for both on and off road use, equipped with flotation tires and otherwise specially adapted
for the application of plant food materials or agricultural chemicals, desiring to be operated upon the highways ladened with load shall be registered upon the filing of a proper application and payment of a registration fee of \(\$ 200\) \$z50. The registration fee shall be paid in full and shall not be reduced even though such registration is made during the second half of the registration year. These vehicles shall, whether loaded or unloaded, be limited to a maximum gross weight of 36,000 pounds, restricted to a highway speed of not more than 30 miles per hour and a legal width of not more than 12 feet. Such vehicles shall be limited to the furthering of agricultural or horticultural pursuits and in furtherance of these pursuits, such vehicles may be operated upon the highway, within a 50 mile radius of their point of loading as indicated on the written or printed statement required by the "Illinois Fertilizer Act of 1961", as amended, for the purpose of moving plant food materials or agricultural chemicals to the field, or from field to field, for the sole purpose of application.

No single unit self-propelled agricultural fertilizer implement, designed for both on and off road use, equipped with flotation tires and otherwise specially adapted for the application of plant food materials or agricultural chemicals, having a width of more than 12 feet or a gross weight in excess of 36,000 pounds, shall be permitted to operate upon the highways ladened with load.

Whenever any vehicle is operated in violation of Section 3-809 (c) of this Act, the owner or the driver of such vehicle shall be deemed guilty of a petty offense and either may be prosecuted for such violation.
(Source: P.A. 91-37, eff. 7-1-99; 92-15, eff. 7-1-01.)
(625 ILCS 5/3-809.1) (from Ch. 95 1/2, par. 3-809.1)
Sec. 3-809.1. Vehicles of second division used for
transporting soil and conservation machinery and equipment-Registration fee. Not for hire vehicles of the second division used, only in the territory within a 75 mile radius of the owner's headquarters, solely for transporting the owner's machinery, equipment, plastic tubing, tile and steel reinforcement materials used exclusively for soil and water conservation work on farms, other work on farms and in drainage districts organized for agricultural purposes, shall be registered upon the filing of a proper application and the payment of a registration fee of \(\$ 390 \$ 488\) per annum. The registration fee of \(\$ 390\) \$488 shall be paid in full and shall not be reduced even though such registration is made during the second half of the registration year.
(Source: P.A. 91-37, eff. 7-1-99.)
(625 ILCS 5/3-810) (from Ch. \(951 / 2\), par. 3-810)
Sec. 3-810. Dealers, Manufacturers, Engine and Driveline Component Manufacturers, Transporters and Repossessors Registration Plates.
(a) Dealers, manufacturers and transporters registered under this Act may obtain registration plates for use as provided in this Act, at the following rates:

Initial set of dealer's, manufacturer's or transporter's "in-transit" plates: \$36 \$45

Duplicate Plates: \$10 \$¥3
Manufacturers of engine and driveline components registered under this Act may obtain registration plates at the following rates:

Initial set of "test vehicle" plates: \$75 \$94
Duplicate plates: \$20 \$Z5
Repossessors and other persons qualified and registered under Section \(3-601\) of this Act may obtain registration plates at the rate of \(\$ 36 \$ 45\) per set.
(Source: P.A. 91-37, eff. 7-1-99.)
(625 ILCS 5/3-811) (from Ch. 95 1/2, par. 3-811)
Sec. 3-811. Driveaway decals and permits - Fees.
(a) Dealers may obtain driveaway decal permits for use as provided in this Code, for a fee of \(\$ 5\) \$ 6 per permit.
(b) Transporters may obtain one-trip permits for vehicles in transit for use as provided in this Code, for a fee of \(\$ 5\) \$ 6 per permit.
(c) Non-residents may likewise obtain a driveaway decal permit from the Secretary of state to export a motor vehicle purchased in Illinois, for a fee of \(\$ 5 \$ 6\) per permit.
(d) One-trip permits may be obtained for an occasional single trip by a vehicle as provided in this Code, upon payment of a fee of \(\$ 15\) \$ 79 .
(e) One month permits may likewise be obtained for the fees and taxes prescribed in this Code and as promulgated by the Secretary of State.
(Source: P.A. 91-37, eff. 7-1-99.)
(625 ILCS 5/3-812) (from Ch. 95 1/2, par. 3-812)
Sec. 3-812. Vehicles with Permanently Mounted Equipment - Registration Fees. Vehicles having permanently mounted equipment thereon used exclusively by the owner for the transporting of such permanently mounted equipment and tools and equipment to be used incidentally in the work to be performed with the permanently mounted equipment and provided such vehicle is not used for hire shall be registered upon the filing of a proper application and the payment of a registration fee based upon a rate of \(\$ 36\) \$45 per year (or fraction of a year) for each 10,000 pounds (or portion thereof) of the gross weight of such motor vehicle and equipment, according to the following table of fees:

SCHEDULE OF FEES REQUIRED BY LAW
Gross Weight in Lbs.
Including Vehicle and

Equipment
Annual Fees
10,000 lbs. and less
10,001 lbs. to 20,000 lbs.
20,001 lbs. to 30,000 lbs.
30,001 lbs. to 40,000 lbs.
40,001 lbs. to 50,000 lbs.
50,001 lbs. to 60,000 lbs.
60,001 lbs. to 70,000 lbs.
70,001 lbs. to 73,280 lbs.
73,281 lbs. to 80,000 lbs.
(Source: P.A. \(91-37\), eff. \(7-1-99\).
(625 ILCS 5/3-814) (from Ch. 95 1/2, par. 3-814)
Sec. 3-814. Semitrailer registration fees. Effeeもiもe






Effective with the 20037999 registration year_ an owner of a semitrailer shall pay to the Secretary of state, for the use of the public highways of this state, a one time flat tax of \(\$ 15\), which includes the registration fee, for a permanent non-transferrable semitrailer plate.





(Source: P.A. 91-37, eff. 7-1-99.)
(625 ILCS 5/3-814.1) (from Ch. 95 1/2, par. 3-814.1)
Sec. 3-814.1. Apportionable trailer and semitrailer


 combination of vehicles of the second division registered under Section 3-813 transporting asphalt or concrete in the plastic state or a vehicle or combination of vehicles that are subject to the gross weight limitations in subsection (b) of Section 15-111 for which the owner of the vehicle or combination of vehicles has elected to pay, in addition to the registration fee in subsection (a), \$100 \$1z5 to the Secretary of state for each registration year. The Secretary shall designate this class of vehicle as a special Hauling Vehicle.
(b) Except as provided in Section 3-806.3, every camping trailer, motor home, mini motor home, travel trailer, truck camper or van camper used primarily for recreational purposes, and not used commercially, nor for hire, nor owned by a commercial business, may be registered for each registration year upon the filing of a proper application and the payment of a registration fee and highway use tax, according to the following table of fees:

MOTOR HOME, MINI MOTOR HOME, TRUCK CAMPER OR VAN CAMPER
Gross Weight in Lbs.
Total Fees
Including Vehicle and
Each
\begin{tabular}{|c|c|}
\hline Maximum Load & Calendar Year \\
\hline 8,000 lbs and less & \$48 \$78 \\
\hline 8,001 Lbs . to \(10,000 \mathrm{Lbs}\) & \(609 \theta\) \\
\hline 10,001 Lbs. and Over & 72 z 没 \\
\hline CAMPING TRAILER OR TRAVEL TRAILER & \\
\hline Gross Weight in Lbs. & Total Fees \\
\hline Including Vehicle and & Each \\
\hline Maximum Load & Calendar Year \\
\hline 3,000 Lbs. and Less & \$12 \$ 78 \\
\hline 3,001 Lbs. to 8,000 Lbs. & \(223 \theta\) \\
\hline 8,001 Lbs. to 10,000 Lbs. & 3038 \\
\hline 10,001 Lbs. and Over & \(405 \theta\) \\
\hline
\end{tabular}

Every house trailer must be registered under Section 3-819.
(c) Farm Truck. Any truck used exclusively for the owner's own agricultural, horticultural or livestock raising operations and not-for-hire only, or any truck used only in the transportation for-hire of seasonal, fresh, perishable fruit or vegetables from farm to the point of first processing, may be registered by the owner under this paragraph in lieu of registration under paragraph (a), upon filing of a proper application and the payment of the \(\$ 10\) registration fee and the highway use tax herein specified as follows:

SCHEDULE OF FEES AND TAXES

Gross Weight in Lbs.
Including Truck and each
Maximum Load Class Fiscal Year
16,000 lbs. or less \(V F \quad \$ 120\) \$ \(75 \theta\)
16,001 to 20,000 lbs. VG 180 zz6
20,001 to 24,000 lbs. VH \(\underline{230 ~ z 9 \theta}\)
24,001 to 28,000 lbs. VJ 302378
28,001 to 32,000 lbs. VK 404506

32,001 to 36,000 lbs.
VL
\(48661 \theta\)
\begin{tabular}{|c|c|c|c|c|}
\hline 36,001 t & 45,000 & lbs. & VP & \(64887 \theta\) \\
\hline 45,001 t & 54,999 & lbs. & VR & 820 五- \(\because 26\) \\
\hline 55,000 t & 64,000 & lbs. & VT &  \\
\hline 64,001 t & 73,280 & lbs. & VV & 1,032 1 ¢z90 \\
\hline 73,281 t & 77,000 & lbs. & vx & 1,080 17350 \\
\hline 77,001 t & 80,000 & lbs. & VZ & 1,192 1 -49 \\
\hline
\end{tabular}

In the event the Secretary of State revokes a farm truck registration as authorized by law, the owner shall pay the flat weight tax due hereunder before operating such truck.

Any combination of vehicles having 5 axles, with a distance of 42 feet or less between extreme axles, that are subject to the weight limitations in subsection (a) and (b) of Section 15-111 for which the owner of the combination of vehicles has elected to pay, in addition to the registration fee in subsection (c), \$100 \$ \(\ddagger 25\) to the Secretary of State for each registration year shall be designated by the Secretary as a Special Hauling Vehicle.
(d) The number of axles necessary to carry the maximum load provided shall be determined from Chapter 15 of this Code.
(e) An owner may only apply for and receive 5 farm truck registrations, and only 2 of those 5 vehicles shall exceed 59,500 gross weight in pounds per vehicle.
(f) Every person convicted of violating this Section by failure to pay the appropriate flat weight tax to the Secretary of State as set forth in the above tables shall be punished as provided for in Section 3-401.
(Source: P.A. 91-37, eff. 7-1-99.)
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    (625 ILCS 5/3-818) (from Ch. 95 1/2, par. 3-818)
    Sec. 3-818. (a) Mileage weight tax option. Any owner of
    a vehicle of the second division may elect to pay a mileage
weight tax for such vehicle in lieu of the flat weight tax
set out in Section 3-815. Such election shall be binding to

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the end of the registration year. Renewal of this election must be filed with the Secretary of State on or before July 1 of each registration period. In such event the owner shall, at the time of making such election, pay the \(\$ 10\) registration fee and the minimum guaranteed mileage weight tax, as hereinafter provided, which payment shall permit the owner to operate that vehicle the maximum mileage in this state hereinafter set forth. Any vehicle being operated on mileage plates cannot be operated outside of this State. In addition thereto, the owner of that vehicle shall pay a mileage weight tax at the following rates for each mile traveled in this State in excess of the maximum mileage provided under the minimum guaranteed basis:

BUS, TRUCK OR TRUCK TRACTOR


77,001 to 80,000 lbs. MZ 1,132 7,4 45 7,000 220 Z75 Mills TRAILER
\begin{tabular}{|c|c|c|c|c|}
\hline \multicolumn{2}{|l|}{Gross Weight} & Mileage & \multicolumn{2}{|l|}{Under in excess of} \\
\hline Vehicle and & & Weight & Guaranteed & Guaranteed \\
\hline Load & Class & Tax & Tax & Mileage \\
\hline 14,000 lbs. or less & ME & \$60 \$75 & 5,000 & 2537 Mills \\
\hline 14,001 to 20,000 lbs. & MF & 108735 & 6,000 & 2936 Mills \\
\hline 20,001 to \(36,000 \mathrm{lbs}\). & ML & \(43254 \theta\) & 7,000 & 82 \# 83 Mills \\
\hline 36,001 to 40,000 lbs. & MM & \(\underline{600750 ~}\) & 7,000 & \(\underline{120} 75 \theta\) Mills \\
\hline (a-1) A Special & Hau & \(g\) Vehic & cle is a & vehicle or \\
\hline
\end{tabular} combination of vehicles of the second division registered under Section 3-813 transporting asphalt or concrete in the plastic state or a vehicle or combination of vehicles that are subject to the gross weight limitations in subsection (b) of Section 15-111 for which the owner of the vehicle or combination of vehicles has elected to pay, in addition to the registration fee in subsection (a), \$100 \$ 125 to the Secretary of State for each registration year. The Secretary shall designate this class of vehicle as a Special Hauling Vehicle.

In preparing rate schedules on registration applications, the Secretary of State shall add to the above rates, the \(\$ 10\) registration fee. The Secretary may decline to accept any renewal filed after July 1st.

The number of axles necessary to carry the maximum load provided shall be determined from Chapter 15 of this Code.

Every owner of a second division motor vehicle for which he has elected to pay a mileage weight tax shall keep a daily record upon forms prescribed by the Secretary of State, showing the mileage covered by that vehicle in this State. Such record shall contain the license number of the vehicle
and the miles traveled by the vehicle in this State for each day of the calendar month. Such owner shall also maintain records of fuel consumed by each such motor vehicle and fuel purchases therefor. On or before the 10 th day of January and July the owner shall certify to the Secretary of state upon forms prescribed therefor, summaries of his daily records which shall show the miles traveled by the vehicle in this State during the preceding 6 months and such other information as the Secretary of state may require. The daily record and fuel records shall be filed, preserved and available for audit for a period of 3 years. Any owner filing a return hereunder shall certify that such return is a true, correct and complete return. Any person who willfully makes a false return hereunder is guilty of perjury and shall be punished in the same manner and to the same extent as is provided therefor.

At the time of filing his return, each owner shall pay to the Secretary of state the proper amount of tax at the rate herein imposed.

Every owner of a vehicle of the second division who elects to pay on a mileage weight tax basis and who operates the vehicle within this State, shall file with the Secretary of State a bond in the amount of \(\$ 500\). The bond shall be in a form approved by the Secretary of state and with a surety company approved by the Illinois Department of Insurance to transact business in this state as surety, and shall be conditioned upon such applicant's paying to the state of Illinois all money becoming due by reason of the operation of the second division vehicle in this State, together with all penalties and interest thereon.

Upon notice from the Secretary that the registrant has failed to pay the excess mileage fees, the surety shall immediately pay the fees together with any penalties and interest thereon in an amount not to exceed the limits of the
bond.
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(Source: P.A. 91-37, eff. 7-1-99; 91-499, eff. 8-13-99;
92-16, eff. 6-28-01.)

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(625 ILCS 5/3-819) (from Ch. \(951 / 2\), par. 3-819)
Sec. 3-819. Trailer; Flat weight tax.
(a) Farm Trailer. Any farm trailer drawn by a motor vehicle of the second division registered under paragraph (a) or (c) of Section 3-815 and used exclusively by the owner for his own agricultural, horticultural or livestock raising operations and not used for hire, or any farm trailer utilized only in the transportation for-hire of seasonal, fresh, perishable fruit or vegetables from farm to the point of first processing, and any trailer used with a farm tractor that is not an implement of husbandry may be registered under this paragraph in lieu of registration under paragraph (b) of this Section upon the filing of a proper application and the payment of the \(\$ 10\) registration fee and the highway use tax herein for use of the public highways of this state, at the following rates which include the \(\$ 10\) registration fee:

SCHEDULE OF FEES AND TAXES
Gross Weight in Lbs.
Class Total Amount Including Vehicle and Maximum Load each Fiscal Year 10,000 lbs. or less VDD
\(\$ 48 \$ 6 \theta\)
10,001 to 14,000 lbs. VDE 84 \(1 \theta 6\)
14,001 to 20,000 lbs. VDG 132 766
20,001 to 28,000 lbs. VDJ 302378
28,001 to 36,000 lbs. VDL \(51865 \theta\)
An owner may only apply for and receive two farm trailer registrations.
(b) All other owners of trailers, other than apportionable trailers registered under Section 3-402.1 of this Code, used with a motor vehicle on the public highways, shall pay to the Secretary of state for each registration
year a flat weight tax, for the use of the public highways of this State, at the following rates (which includes the registration fee of \(\$ 10\) required by Section 3-813):

SCHEDULE OF TRAILER FLAT
WEIGHT TAX REQUIRED
BY LAW
Gross Weight in Lbs.
Total Fees
Including Vehicle and each Maximum Load

Class Fiscal Year
\begin{tabular}{|c|c|c|}
\hline 3,000 lbs. and less & TA & \$14 \$18 \\
\hline 5,000 lbs. and more than 3,000 & TB & \(\underline{4254}\) \\
\hline 8,000 lbs. and more than 5,000 & TC & 4458 \\
\hline 10,000 lbs. and more than 8,000 & TD & \(827 \theta 6\) \\
\hline 14,000 lbs. and more than 10,000 & TE & \(13477 \theta\) \\
\hline 20,000 lbs. and and more than 14,000 & TG & \(\underline{204}\) z58 \\
\hline 32,000 lbs. and more than 20,000 & TK & \(5767 z z\) \\
\hline 36,000 lbs. and more than 32,000 & TL & 864 1-ө8z \\
\hline 40,000 lbs. and more than 36,000 & TN & \(1,2007,5 \theta z\) \\
\hline (c) The number of axles necessary & to carry & the maximum \\
\hline load provided shall be determined from & Chapter & 15 of this \\
\hline Code. & & \\
\hline (Source: P.A. 91-37, eff. 7-1-99.) & & \\
\hline
\end{tabular}
(625 ILCS 5/3-820) (from Ch. \(951 / 2\), par. 3-820)
Sec. 3-820. Duplicate Number Plates. Upon filing in the Office of the Secretary of State an affidavit to the effect that an original number plate for a vehicle is lost, stolen or destroyed, a duplicate number plate shall be furnished upon payment of a fee of \(\$ 5 \$ 6\) for each duplicate plate and a fee of \(\$ 7\) \$9 for a pair of duplicate plates.

Upon filing in the Office of the Secretary of state an affidavit to the effect that an original registration sticker for a vehicle is lost, stolen or destroyed, a new registration sticker shall be furnished upon payment of a fee
of \$4 \$5.
The Secretary of State may, in his discretion, assign a new number plate or plates in lieu of a duplicate of the plate or plates so lost, stolen or destroyed, but such assignment of a new plate or plates shall not affect the right of the owner to secure a reassignment of his original registration number in the manner provided in this Act. The fee for one new number plate shall be \(\$ 5 \$ 6\), and for a pair of new number plates, \$7 \$9.

For the administration of this Section, the Secretary shall consider the loss of a registration plate or plates with properly affixed registration stickers as requiring the payment of either \(\$ 9\) \$ \(\ddagger 7\) for each duplicate or \(\$ 11 \$ \nexists 4\) for a pair of duplicate plates or \(\$ 15 \$ \nexists 9\) for a pair of duplicate plates if stickers are required on both front and rear registration plates.
(Source: P.A. 91-37, eff. 7-1-99.)
(625 ILCS 5/3-821) (from Ch. 95 1/2, par. 3-821)
Sec. 3-821. Miscellaneous Registration and Title Fees.
(a) The fee to be paid to the Secretary of State for the following certificates, registrations or evidences of proper registration, or for corrected or duplicate documents shall be in accordance with the following schedule:

Certificate of Title, except for an all-terrain vehicle or off-highway motorcycle
\(\$ 13 \$ 65\)
Certificate of Title for an all-terrain vehicle or off-highway motorcycle \$30

Certificate of Title for an all-terrain vehicle or off-highway motorcycle used for production agriculture, or accepted by a dealer in trade

Transfer of Registration or any evidence of proper registration

1275
Duplicate Registration Card for plates or other

(c) If a check is delivered to the Office of the Secretary of State as payment of any fee or tax under this Code, and such check is not honored by the bank on which it is drawn for any reason, the registrant or other person tendering the check remains liable for the payment of such fee or tax. The Secretary of State may assess a service charge of \(\$ 15 \$ 79\) in addition to the fee or tax due and owing for all dishonored checks.

If the total amount then due and owing exceeds the sum of \(\$ 50\) and has not been paid in full within 60 days from the date such fee or tax became due to the Secretary of State, the Secretary of State shall assess a penalty of \(25 \%\) of such amount remaining unpaid.

All amounts payable under this Section shall be computed to the nearest dollar.
(d) The minimum fee and tax to be paid by any applicant for apportionment of a fleet of vehicles under this Code shall be \(\$ 12\) \$ \(\mathbf{~} 5\) if the application was filed on or before
the date specified by the Secretary together with fees and taxes due. If an application and the fees or taxes due are filed after the date specified by the Secretary, the Secretary may prescribe the payment of interest at the rate of \(1 / 2\) of \(1 \%\) per month or fraction thereof after such due date and a minimum of \(\$ 6\) \$8.
(e) Trucks, truck tractors, truck tractors with loads, and motor buses, any one of which having a combined total weight in excess of 12,000 lbs. shall file an application for a Fleet Reciprocity Permit issued by the Secretary of State. This permit shall be in the possession of any driver operating a vehicle on Illinois highways. Any foreign licensed vehicle of the second division operating at any time in Illinois without a Fleet Reciprocity Permit or other proper Illinois registration, shall subject the operator to the penalties provided in Section 3-834 of this Code. For the purposes of this Code, "Fleet Reciprocity Permit" means any second division motor vehicle with a foreign license and used only in interstate transportation of goods. The fee for such permit shall be \(\$ 12\) \$15 per fleet which shall include all vehicles of the fleet being registered.
(f) For purposes of this Section, "all-terrain vehicle or off-highway motorcycle used for production agriculture" means any all-terrain vehicle or off-highway motorcycle used in the raising of or the propagation of livestock, crops for sale for human consumption, crops for livestock consumption, and production seed stock grown for the propagation of feed grains and the husbandry of animals or for the purpose of providing a food product, including the husbandry of blood stock as a main source of providing a food product. "All-terrain vehicle or off-highway motorcycle used in production agriculture" also means any all-terrain vehicle or off-highway motorcycle used in animal husbandry, floriculture, aquaculture, horticulture, and viticulture.
(Source: P.A. 91-37, eff. 7-1-99; 91-441, eff. 1-1-00; 92-16, eff. 6-28-01.)
(625 ILCS 5/3-824.6 new)
Sec. 3-824.6. Applicability of fee and tax changes. The fee and tax changes in this code made by this amendatory Act of the 92 nd General Assembly that apply to registrations apply to registration year 2003 and thereafter. The registration fees and taxes in existence on the day prior to the effective date of this amendatory Act of the \(92 n d\) General Assembly apply throughout registration year 2002. All other fee and tax changes in this code made by this amendatory Act of the \(92 n d\) General Assembly shall apply beginning January 1, 2003 and thereafter.
(625 ILCS 5/3-824.5 rep.)
Section 20. The Illinois Vehicle Code is amended by repealing Section 3-824.5.

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

330 ILCS 105/5.570 new
430 ILCS \(105 / 6 z-56\) new
\(5 \quad 230\) ILCS \(10 / 6\)
\(6 \quad 230\) ILCS \(10 / 7\)

7625 ILCS 5/2-119
625 ILCS 5/2-123
625 ILCS 5/3-305
625 ILCS 5/3-403
625 ILCS 5/3-607
625 ILCS 5/3-619
625 ILCS 5/3-804
625 ILCS 5/3-804.02
625 ILCS 5/3-805
625 ILCS 5/3-806
625 ILCS 5/3-806.1
625 ILCS 5/3-806.3
625 ILCS 5/3-807

625 ILCS 5/3-808

625 ILCS 5/3-809

625 ILCS 5/3-809.1

625 ILCS 5/3-810

625 ILCS 5/3-811

625 ILCS 5/3-812

625 ILCS 5/3-814

625 ILCS 5/3-814.1

625 ILCS 5/3-815

625 ILCS 5/3-818
625 ILCS 5/3-819
625 ILCS 5/3-820
625 ILCS 5/3-821
625 ILCS 5/3-824.6 new
625 ILCS 5/3-824.5 rep.

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from Ch. \(951 / 2\), par. 3-403
from Ch. \(951 / 2\), par. 3-607
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from Ch. \(951 / 2\), par. 3-821```

