1	AN ACT relating to electric vehicle infrastructure development and declaring an
2	emergency.
3	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
4	→ SECTION 1. A NEW SECTION OF KRS CHAPTER 174 IS CREATED TO
5	READ AS FOLLOWS:
6	(1) The Transportation Cabinet shall develop an electric vehicle infrastructure
7	development plan that, along with corridor and site locations, describes how the
8	Commonwealth plans to use its share of funds from the National Electric Vehicle
9	Infrastructure Formula Program.
10	(2) The plan developed under this section shall include a consideration of:
11	(a) The future charging infrastructure needs of the general public, school
12	systems, public transportation, counties and municipalities, and other
13	public and private entities; and
14	(b) A tiered matching funds requirement schedule that ensures a fair and
15	equitable grant process for public and private entities, regardless of size, as
16	well as urban and rural locales.
17	(3) If any federal law or rule requires conditions for funding the National Electric
18	Vehicle Infrastructure Formula Program that conflict with this section, the
19	<u>federal law or rule shall govern.</u>
20	Section 2. (1) Except as provided in subsection (2) of this section, prior to
21	submitting the final plan to the Federal Highway Administration, the cabinet shall present
22	the plan to a meeting of the Interim Joint Committee on Transportation no later than June
23	30, 2022.
24	(2) If the Federal Highway Administration requires the state to submit the final
25	plan prior to the date of the first meeting of the Interim Joint Committee on
26	Transportation in 2022, the cabinet shall submit the plan to the Interim Joint Committee

27 on Transportation at its first meeting of 2022.

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1		→ Section 3. KRS 186A.170 is amended to read as follows:			
2	(1)	The Department of Vehicle Regulation shall:			
3		(a) Within five (5) working days following receipt by it of an application for a			
4		certificate of title in proper form, process the application and its supporting			
5		documents in the manner provided in this section, and unless it finds			
6		discrepancies with respect to it or its supporting documents, issue a certificate			
7		of title in the name of the owner and send it postpaid to such owner;[ and]			
8		(b) Within forty-eight (48) hours following electronic notification by a county			
9		clerk's office of an application for a certificate of title, issue a speed title			
10		which shall be held for pickup or returned to the owner by mail. The clerk			
11		shall take the application for title and process the appropriate paperwork as			
12		provided for in this chapter. Subject to the limitations outlined in paragraph			
13		(c) of this subsection, the department may provide, by administrative			
14		regulation, for exceptions to the speed title procedure; and			
15		(c) Not exempt vehicles with salvage and rebuilt titles from the speed title			
16		procedures, but may extend the processing time on salvage and rebuilt title			
17		applications for which the documentation is complete and accurate:			
18		1. For up to fifteen (15) business days for rebuilt vehicles that have been			
19		branded as unrebuildable in another state under KRS 186A.530(5)			
20		and (6); and			
21		2. For up to five (5) business days for all other salvage and rebuilt			
22		<u>vehicles</u> .			
23	(2)	Upon receiving an application packet from a county clerk, the application receipt			
24		clerk of the Department of Vehicle Regulation shall:			
25		(a) Cause the date and time of receipt to be stamped on both the department's			
26		copy and the acknowledgment copy of the application transmittal record and			
27		accompanying documents;			

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- 1 (b) Cause at least duplicate sets of images to be made of each transmittal record 2 application and supporting document by a means that will provide rapid, 3 selective, automated retrieval of individual document images by appropriate 4 indexing methods or keys; and
- 5 (c) Compare the application transmittal record with the documents accompanying 6 it and, if all applications shown upon the record are accompanying the record, 7 endorse the department's copy of the transmittal record and the 8 acknowledgment copy, and forward the acknowledgment copy to the clerk 9 who issued it.

10 (3) In the event there is a discrepancy between the application transmittal record and 11 the application attached to it, the Department of Vehicle Regulation shall note the 12 discrepancy upon the department's copy and the acknowledgment copy, and shall 13 promptly contact the issuing clerk and resolve the discrepancy. After resolving the 14 discrepancy, the department shall note the nature of the disposition of the 15 discrepancy and endorse the respective copies and forward the acknowledgment 16 copy with the discrepancy disposition noted thereon to the issuing clerk.

17 (4) After executing the acknowledgment of receipt of applications, the Department of
18 Vehicle Regulation shall carry out the following action with respect to each
19 application:

- (a) Examine the owner's application for legibility and proper execution, presence
  of required information, including required supporting documents, and the
  presence of required signatures. The Department of Vehicle Regulation shall
  ensure also that the required supporting documents are consistent in pertinent
  part with the information shown on the owner's application;
- (b) The documents supporting an owner's application shall be examined as to
  authenticity and to determine if fraudulent alteration has occurred;
- 27 (c) Ensure that the vehicle identification number of the subject vehicle is

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apparently legitimate;

- (d) Ensure that the vehicle identification number and any other appropriate
  information with respect to a vehicle for which a certificate of title has been
  applied for is compared against the National Crime Information Center
  (NCIC) computerized listings of vehicles reported stolen, unless NCIC is not
  operational and the department has official notification that it is not expected
  to be operational within four (4) working days following the day on which an
  application for a certificate of title is received by it; and
- 9 (e) Compare the computer-produced certificate of title for consistency with the
  10 owner's application and supporting documents.
- (5) When the title application has been completed, and the application examiner at each
  significant stage has indicated, by placing his unique symbol upon the application in
  the space provided thereon, that an application has passed the required
  examinations, the application shall be examined by a title examination certifier.
- 15 (6) The title application certifier shall ensure that each application has received the
  required examinations as indicated by the presence of each required examiner's
  symbol. Upon satisfying himself that an application has passed the required
  examinations, the title examination certifier shall place his unique symbol together
  with the date upon the application.
- 20 (7) The Department of Vehicle Regulation shall withhold issuance of a title, until its
   21 questions are resolved to its satisfaction, when it finds material discrepancies or has
   22 information giving probable cause to believe:
- (a) That an applicant is not the lawful owner of a vehicle for which he seeks a
  title;
- 25 (b) His application is not in order;
- 26 (c) The documentation supporting an application is insufficient or fraudulent;
- 27 (d) The vehicle has an illegitimate vehicle identification number;

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- (e) The vehicle is stolen; or
- 2 (f) That the computer-produced certificate of title is not consistent with the3 owner's application.
- 4 (8) In the case of multiple owners, the Department of Vehicle Regulation shall require
  5 only two (2) primary owners' names to be printed on the certificate of title. Upon
  6 submission of the title application, if more than two (2) owners are listed, the
  7 primary owners shall be determined by the title applicants. In such instances, the
  8 certificate of the title shall note that there are more than two (2) owners. The names
  9 of all title applicants shall be documented in AVIS.
- 10 When the Department of Vehicle Regulation finds that a certificate of title should (9) 11 be issued for a vehicle, the endorsement of the commissioner of the Department of 12 Vehicle Regulation shall be engrossed upon the certificate of title following a 13 preprinted statement which shall read: I certify that the Department of Vehicle 14 Regulation has exercised due diligence in examining an application for a certificate 15 of title for the above-described vehicle, and to the best of our knowledge and belief, 16 the applicant whose name appears above is the lawful owner of the apparently 17 legitimate vehicle described herein. ----- (signature), commissioner, 18 Department of Vehicle Regulation, Kentucky Transportation Cabinet.
- Section 4. Whereas plans need to be developed to determine electric vehicle
  infrastructure needs and the best use of NEVI Formula Program funds, an emergency is
  declared to exist, and Sections 1 and 2 of this Act shall take effect upon their passage and
  approval by the Governor or upon their otherwise becoming a law.