AN ACT relating to motor vehicle insurance.

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Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- 3 → Section 1. KRS 186A.040 is amended to read as follows:
- The Department of Vehicle Regulation shall provide and receive information on the insurance status of vehicles registered in the Commonwealth of Kentucky pursuant to KRS 304.39-087 and 304.39-085. The department shall provide appropriate insurance information to the Commonwealth Office of Technology for inclusion in
- 8 the AVIS database to assist in identifying uninsured motor vehicles.
- 9 (2) (a) Upon notification to the Department of Vehicle Regulation from an insurance 10 company of cancellation or nonrenewal of a policy pursuant to KRS 304.39-11 085, or fon and after January 1, 2006, lif the vehicle identification number 12 (VIN) of a personal motor vehicle does not appear in the database created by 13 KRS 304.39-087 for two (2) consecutive reporting months, the department 14 shall immediately make a determination as to the notification of the insured. 15 Notification to the insured shall state that the insured's policy is no longer 16 valid and that the insured shall have thirty (30) days to show proof of 17 insurance to the county clerk. The department shall further inform the insured that if evidence of insurance is not received within thirty (30) days the 18 19 department shall revoke the registration of the motor vehicle until:
 - 1. The person presents proof of insurance to the county clerk and pays the reinstatement fee[required by KRS 186.180];
 - 2. The person presents proof in the form of an affidavit stating, under penalty of perjury as set forth in KRS 523.030, that the failure to maintain motor vehicle insurance on the vehicle specified in the department's notification is the result of the inoperable condition of the motor vehicle;
 - 3. The person presents proof in the form of an affidavit stating, under

Page 1 of 6
SB004940.100 - 940 - XXXX Senate Committee Substitute

penalty of perjury as set forth in KRS 523.030, that the failure to maintain motor vehicle insurance on the vehicle specified in the department's notification is the result of the seasonal nature of the vehicle. The affidavit shall explain that when the vehicle is out of dormancy and when the seasonal use of the vehicle is resumed, the proper security will be obtained; or

- 4. The person presents proof in the form of an affidavit stating, under penalty of perjury as set forth in KRS 523.030, that he or she requires a registered motor vehicle in order to carry out his or her employment and that the motor vehicle that he or she drives during the course of his or her employment meets the security requirement of Subtitle 39 of KRS Chapter 304. The person shall also declare in the affidavit that he or she will operate a motor vehicle only in the course of his or her employment. If a person has his or her motor vehicle registration revoked in accordance with this subsection three (3) times within any twelve (12) month period, the revocations shall constitute a violation of KRS 304.39-080. The department shall notify the county attorney to begin prosecution for violation of subtitle 39 of KRS Chapter 304.
- (b) The Department of Vehicle Regulation shall be responsible for notification to the appropriate county attorney that a motor vehicle is not properly insured, if the insured does not respond to notification set out by paragraph (a) of this subsection. The notice that the department gives to the county attorney in accordance with paragraph (a) of this subsection shall include a certified copy of the person's driving record which shall include:
 - The notice that the department received from an insurance company that
 a person's motor vehicle insurance policy has been canceled or has not
 been renewed; and

 $Page\ 2\ of\ 6$ SB004940.100 - 940 - XXXX Senate Committee Substitute

1			2. A dated notice that the department sent to the person requiring the
2			person to present proof of insurance to the county clerk.
3			Upon notification by the department, a county attorney shall immediately
4			begin prosecution of the person who had his or her motor vehicle registration
5			revoked[three (3) times within any twelve (12) month period] in accordance
6			with paragraph (a) of this subsection.
7		(c)	The certified copies sent by the department described in paragraph (b) of this
8			subsection, shall be prima facie evidence of a violation of KRS 304.39-080.
9		(d)	If the insured provides proof of insurance to the clerk within the thirty (30)
10			day notification period, the department shall ensure action is taken to denote a
11			valid insurance policy is in force.
12	(3)	(a)	In developing the mechanism to electronically transfer information pursuant to
13			KRS 304.39-087, the commissioner of the Department of Vehicle Regulation
14			shall consult with the commissioner of the Department of Insurance and
15			insurers of personal motor vehicles to adopt a standardized system of
16			organizing, recording, and transferring the information so as to minimize
17			insurer administrative expenses. The commissioner of vehicle regulation shall
18			to the maximum extent possible utilize nationally recognized electronic data
19			information systems such as those developed by the American National
20			Standards Institute or the American Association of Motor Vehicle
21			Administrators.
22		(b)	Notwithstanding any other provision of law, information obtained by the
23			department pursuant to KRS 304.39-087 shall not be subject to the Kentucky
24			Open Records Act, KRS 61.872 to 61.884, and shall not be disclosed, used,

SB004940.100 - 940 - XXXX Senate Committee Substitute

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sold, accessed, utilized in any manner, or released by the department to any

person, corporation, or state and local agency, except in response to a specific

individual request for the information authorized pursuant to the federal

1		Driver's Privacy Protection Act, 18 U.S.C. secs. 2721 et seq. The department
2		shall institute measures to ensure that only authorized persons are permitted to
3		access the information for the purposes specified by this section. Persons who
4		knowingly release or disclose information from the database created by KRS
5		304.39-087 for a purpose other than those described as authorized by this
6		section or to a person not entitled to receive it shall be guilty of a Class A
7		misdemeanor for each release or disclosure.
8	<u>(4)</u>	Any motor vehicle for which the registration has been revoked under this section
9		shall be subject to the provisions of KRS 186.181.
10	<u>(5)</u>	The owner of a motor vehicle for which the registration has been revoked under
11		this section shall be subject to a reinstatement fee of fifty dollars (\$50). The
12		reinstatement fee shall be paid to the county clerk, and shall be distributed as
13		follows:
14		(a) Twenty dollars (\$20) shall be retained by the county clerk;
15		(b) Twenty dollars (\$20) shall be forwarded to the Department of Vehicle
16		Regulation; and
17		(c) Ten dollars (\$10) shall be forwarded to the:
18		1. Department of Kentucky State Police; or
19		2. Law enforcement agency of the peace officer that removed the license
20		plate.
21		→ Section 2. KRS 186.180 is amended to read as follows:
22	(1)	(a) If the owner loses his or her copy of a registration or transfer receipt, he or she
23		may obtain a duplicate from the county clerk who issued the present owner's
24		copy of the receipt by presenting the clerk proof of insurance on the motor
25		vehicle in compliance with KRS 304.39-080, and by filing an affidavit, upon a
26		form furnished by the cabinet. The owner shall pay to the clerk a fee of three
27		dollars (\$3), except proof of insurance shall not be required for duplicates

 $Page\ 4\ of\ 6$ SB004940.100 - 940 - XXXX Senate Committee Substitute

applied for by motor vehicle dealers as defined in KRS 190.010.

(b) When the owner's copy of any registration or transfer receipt shows that the spaces provided thereon for noting and discharging security interests have been exhausted, the owner may apply to the county clerk who issued the receipt in order to obtain a duplicate thereof. The owner shall surrender his or her copy of the current receipt to the clerk and provide proof of insurance on the motor vehicle in compliance with KRS 304.39-080, before a duplicate may be issued. The owner shall pay the clerk a fee of three dollars (\$3), except proof of insurance shall not be required for duplicates applied for by motor vehicle dealers as defined in KRS 190.010.

- (c) Any security interest which has been discharged as shown by the records of the clerk or upon the owner's copy of the current receipt shall be omitted from the duplicate receipt to be issued by the clerk.
- If the owner loses a registration plate, he or she shall surrender his or her registration receipt to the county clerk from whom it was obtained and file a written statement as to the loss of the plate. Upon presenting the clerk proof of insurance on the motor vehicle in compliance with KRS 304.39-080, and upon the payment of the sum of three dollars (\$3) for each plate and a fee of three dollars (\$3) to the clerk for his or her services, the owner shall be issued another registration receipt and a plate or plates which shall bear a different number from that of the lost plate. The clerk shall retain the owner's statement and a copy of the owner's proof of insurance, and shall make a notation on the triplicate copy of the surrendered registration receipt stating the number of the registration receipt replacing it. The original copy of the surrendered receipt shall be forwarded to the cabinet. The cabinet shall forthwith cancel the registration corresponding to the number of the lost plate. The cancellation shall be reported by the cabinet to the commissioner of the Department of Kentucky State Police. Any person finding a lost registration

Page 5 of 6
SB004940.100 - 940 - XXXX
Senate Committee Substitute

1

plate shall deliver it to the Transportation Cabinet or to any county clerk for

2		forwarding it to the cabinet.		
3	(3)	If the owner moves from one (1) county into another county of the Commonwealth,		
4		he or she may obtain a registration plate bearing the name of the county of		
5		residence. In order to obtain a new registration plate, the owner shall surrender his		
6		or her current registration receipt and current registration plate to the county clerk.		
7		Upon being provided with proof of insurance on the motor vehicle in compliance		
8		with KRS 304.39-080, the clerk shall provide the owner with a new registration		
9		receipt and plate bearing the county name. The surrendered receipt and plate shall		
10		be forwarded to the Transportation Cabinet. The fee for this registration shall be		
11		five dollars (\$5) of which the clerk shall be entitled to three dollars (\$3) and the		
12		cabinet shall be entitled to two dollars (\$2).		
13	(4)	If the owner's registration is revoked as a result of the provisions set forth in KRS		
14		186A.040, the owner may have his or her registration reinstated by the county clerk		
15		who issued the present owner's copy of the receipt by paying the reinstatement fee		
16		required in Section 1 of this Act and presenting the clerk proof of:		
17		(a) Insurance on the motor vehicle in compliance with KRS 304.39-080 and by		
18		filing an affidavit upon a form furnished by the cabinet; or		
19		(b) A valid compliance or exemption certificate in compliance with KRS 224.20-		
20		720 or issued under the authority of an air pollution control district under KRS		
21		224.20-760.		
22	(5)	The owner of a motor vehicle that has the vehicle's registration revoked under KRS		
23		186.290 shall pay to the clerk a fee of twenty dollars (\$20), which shall be equally		
24		divided between the county clerk and the cabinet.		
25	(6)	On and after January 1, 2006, if the motor vehicle is a personal motor vehicle as		
26		defined in KRS 304.39-087, proof of insurance required under this section shall be		
27		determined by the county clerk as provided in KRS 186A.042.		

Page 6 of 6
SB004940.100 - 940 - XXXX
Senate Committee Substitute