1 AN ACT relating to transportation and declaring an emergency. 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky: 3 → Section 1. KRS 186A.035 is amended to read as follows: 4 (1) Except for vehicles described in paragraph (b) of this subsection, all motor (a) vehicles, including motorcycles, with a gross vehicular weight of ten thousand 5 (10,000) pounds or less, first registered, or for which the registration is 6 7 renewed, shall be placed in a system of year-round registration based upon the 8 birth date of the owner, in order to distribute the work of registering motor 9 vehicles as uniformly as practicable throughout the twelve (12) months of the 10 year. 11 (b) Owners of the following motor vehicles may elect to register these vehicles on 12 an annual registration schedule of April 1 to March 31: Farm vehicles registered under KRS 186.050(4); or 13 1. 14 2. Motor vehicles with a gross vehicular weight of ten thousand (10,000) 15 pounds or less that are owned by a business. 16 (2) (a) If the owner of a motor vehicle is other than an individual, the month in which 17 the owning entity came into being shall be used for purposes of this section. 18 (b) Except for motor vehicles jointly owned by spouses under paragraph (c) of 19 this subsection, if a motor vehicle is jointly owned: 20 1. One (1) of the owners, who is a resident of Kentucky, shall be identified 21 as the designated owner; 22 2. The designated owner shall indicate to the county clerk his or her birth 23 date to be used for purposes of this section; and 24 If the circumstances of ownership change and the designated owner is 3. 25 no longer an owner of the motor vehicle or no longer a resident of 26 Kentucky, another owner may title the motor vehicle in his or her name

if that owner is a resident of Kentucky. If none of the remaining owners

1		are a resident of Kentucky, one (1) of the owners shall title the vehicle
2		in that owner's state of residence.
3		(c) If a motor vehicle is jointly owned by a married couple, the ownership shall
4		exist as a joint tenancy with right of survivorship, unless the registration
5		expressly states to the contrary and gives an alternative specific status. One
6		(1) of the owners shall indicate to the county clerk his or her birth date to be
7		used for purposes of this section. Upon the death of one (1) of the spouses, the
8		jointly-owned vehicle shall transfer to the surviving spouse free from payment
9		of any state-required transfer fees. The surviving spouse shall include a copy
10		of the death certificate with the application for a new title.
11		(d) A certificate of title:
12		1. May bear the connector "AND" to designate joint ownership. If the
13		"AND" connector is used, the signatures of all owners shall be
14		required to transfer the certificate of title;
15		2. May bear the connector "OR" to designate joint ownership. If the
16		"OR" connector is used, the signature of only one (1) owner shall be
17		required to transfer the certificate of title; and
18		3. Shall not bear the connector "AND/OR" to designate joint ownership.
19		If a title produced prior to the effective date of this Act bears the
20		connector "AND/OR," the cabinet and the county clerk shall follow
21		the procedures in subparagraph 1. of this paragraph in transferring
22		the certificate of title, unless directed otherwise by a court.
23	(3)	The certificate of registration and license plate issued for a motor vehicle first
24		registered, renewed, or titled in this state shall be valid until the expiration date on
25		the registration receipt, unless revoked in accordance with KRS 186A.040 or
26		canceled by the cabinet in accordance with KRS Chapter 186 or this chapter. Any
27		transaction relating to registration or registration renewal which would cause an

unexpired Kentucky motor vehicle license plate to be surrendered shall have that unexpired fee prorated or credited against any additional fee required by a subsequent registration.

- (4) Except for vehicles registered under subsection (1)(b) of this section, KRS 186.041, 186.042, and 186.162 that have a specified, universal expiration date, after a motor vehicle has been initially placed in the system of year-round registration, the owner shall renew the registration annually during the owner's birth month, either by making application to the county clerk or on the cabinet's website, and paying the fee required for twelve (12) consecutive months of registration, which shall take effect on the first day of the month succeeding the owner's birth month and shall expire on the last day of the owner's next birth month. The county clerk shall collect the fees set forth in KRS 186.040(1) and (6) for each renewal.
 - (5) At least forty-five (45) days prior to the expiration of the registration of any motor vehicle previously registered in the Commonwealth as provided by subsection (1) of this section, the owner of the vehicle shall be notified by mail or email on the same notice required by KRS 134.805(5) of the date of expiration. Nonreceipt of the notice required by this subsection shall not constitute a defense to any registration-related offense.
 - (6) Any owner who fails to renew the registration of a motor vehicle during the month in which the previous registration expired shall, if he or she applies for renewal of the registration in some later month, pay the same fees that would have been required if the registration had been renewed in the month which the previous registration expired, and, if applicable, the reinstatement fee for a cancelled registration required under KRS 186.040.
- (7) Fees which must be prorated in carrying out the intent of this section shall be prorated on the basis of twelfths of the annual registration fee. Any vehicle which is registered at any time during a month shall pay the fee required for that whole

1 month plus any additional months of registration purchased consistent with the 2 intent of the section.

- (8) The county clerk shall ensure that the certificate of registration issued to an owner displays the month and year in which the registration period begins and the month and year of its expiration, and shall issue to the owner a decal or decals corresponding to the month and year of expiration shown in the certificate of registration which shall be placed upon the corresponding license plate by the owner in the manner required by administrative regulations of the Department of Vehicle Regulation.
 - → Section 2. KRS 186A.115 is amended to read as follows:
- 11 (1) (a) Except as otherwise provided in this section, the owner of every vehicle
 12 brought into this state and required to be titled in this state shall, before
 13 submitting his or her application for title to the county clerk, have the vehicle
 14 together with his or her application for title and its supporting documents
 15 inspected by a certified inspector in the county in which the application for
 16 title is to be submitted to the county clerk.
 - (b) An owner of a military surplus vehicle seeking title in this state shall, before submitting his or her application for title to the county clerk, have the vehicle together with his or her application for title and its supporting documents inspected by a certified inspector in the county in which the application for title is to be submitted to the county clerk.
 - (2) For inspections under this section:

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(a) The certified inspector shall be certified through the Department of Vehicle Regulation following requirements set forth by the department by regulation and shall be designated by the county sheriff if the inspector is a current member of his or her office or a special inspector appointed pursuant to KRS 70.030. The certified inspector will be held responsible for all certifications

1		required pursuant to this chapter and will be liable for any and all penalties			
2		prescribed in this chapter, and shall be available during regular office hours at			
3		any and all offices and branches that issue applications for titles;			
4	(b)	There shall be a fee for this certification, payable to the sheriff's office, and			
5		the fee shall be retained by the sheriff's office for official expenses of the			
6		office upon completion of certification, in the amount of:			
7		1. Thirty dollars (\$30) for a motor vehicle dealer that qualifies to have an			
8		employee appointed as a special inspector under paragraph (d) of this			
9		subsection;			
10		2. Fifteen dollars (\$15) for a motor vehicle dealer that does not qualify to			
11		have an employee appointed as a special inspector under paragraph (d)			
12		of this subsection; or			
13		3. Fifteen dollars (\$15) for an individual person;			
14	(c)	There shall be an additional fee of twenty dollars (\$20) per trip when it			
15		becomes necessary for the certified inspector to travel to the site of the vehicle			
16		rather than bringing the vehicle to the sheriff's inspection area;			
17	(d)	A sheriff may appoint up to two (2) employees of a motor vehicle dealer that			
18		is licensed under KRS Chapter 190 and doing business in the sheriff's county			
19		as special inspectors if the motor vehicle dealer is:			
20		1. A new motor vehicle dealer; or			
21		2. A used motor vehicle dealer that has sold an average of one hundred			
22		(100) or more motor vehicles per month in the preceding twelve (12)			
23		months;			
24	(e)	A special inspector appointed under paragraph (d) of this subsection is only			
25		authorized to perform motor vehicle inspections and complete certified			
26		inspection forms under this section for vehicles purchased by that dealership			
27		for resale and shall have his or her special inspector status revoked if he or she			

1			is no longer an active employee of that dealership; and
2		(f)	An inspection conducted in one (1) county within the Commonwealth of
3			Kentucky under this subsection, and the fees paid for that inspection under
4			this subsection, shall be honored by the certified inspector, sheriff, and county
5			clerk in all other counties within this state. A second inspection shall not be
6			required and additional fees shall not be required.
7	(3)	The	Transportation Cabinet may require that modifications be made to a military
8		surp	lus vehicle. Any modifications required by the cabinet under this section shall
9		be m	nade to the military surplus vehicle prior to its inspection.
10	(4)	The	Transportation Cabinet shall promulgate administrative regulations pursuant to
11		KRS	S Chapter 13A to implement the provisions of subsections (1)(b) and (3) of this
12		secti	on, including but not limited to vehicle modification requirements and the
13		crea	tion of a separate electronic inspection form. The Transportation Cabinet shall
14		note	that military vehicles were originally manufactured under the federally
15		man	dated requirements set forth in 49 C.F.R. sec. 571.7 and shall only require these
16		vehi	cles to meet applicable federal motor vehicle safety standards.
17	(5)	The	following vehicles are excluded from the requirement of inspection by a
18		certi	fied inspector prior to titling in this state:
19		(a)	New motor vehicles sold by a dealer licensed in this state;
20		(b)	Vehicles required to be registered in this state by reason of lack of a
21			reciprocity agreement with another state and for which a nonnegotiable
22			registration document is to be issued;
23		(c)	Motor vehicles operated by a motor carrier under a nonnegotiable certificate
24			or permit issued by the Department of Vehicle Regulation;
25		(d)	Motor vehicles owned by servicemen or servicewomen who are residents of
26			Kentucky stationed outside of Kentucky may be inspected by the post provos

or similar officer of the camp, post, or station. The post provost or similar

officer shall submit an affidavit stating the name of the owner, the identification or serial number, the make, body style, current license or title number, if any, and state in which currently registered or titled, if any, of the motor vehicle;

Motor vehicles purchased in another state by persons who are residents of (e) Kentucky but are temporarily residing out of state for at least thirty (30) days, but not longer than nine (9) months, may after the purchase of the vehicle be inspected by the state police, a local law enforcement agency, or the vehicle inspection program of another state. If an inspector in another state examines a vehicle under this paragraph, the purchaser may request the inspector to complete an affidavit stating the name of the owner, the vehicle identification number, the vehicle make and body style, the current state of registration, if any, and the current vehicle license or title number, if any. The Transportation Cabinet shall create an affidavit form containing at a minimum this information and shall post the form on the cabinet's internet website. A person using an inspector in another state under this paragraph shall comply with all requirements of that state's inspection program, including payment of fees charged in that state. A person registering a motor vehicle for the first time in Kentucky under this paragraph shall transmit the application for registration, all supporting documentation, and payment for registration and usage tax to the county clerk of the county in which the person resides, and upon receipt of the appropriate documentation, the county clerk shall register the vehicle; and

(f) Motor vehicles no longer located in Kentucky but which require inspection in order to issue a corrected Kentucky title due to error in vehicle identification or serial number may be inspected by an inspector authorized to inspect vehicle identification or serial number by the laws of the state or foreign country where application for a new title has been submitted.

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1	(6)	Whe	When presented to a certified inspector for inspection and to a county clerk for		
2		proc	processing, the owner's application for a first certificate of registration or title in his		
3		or h	or her name shall be accompanied by a current operator's license from Kentucky or		
4		anoi	ther state and one (1) of the following documents as applicable:		
5		(a)	If the vehicle is a new vehicle not previously registered in this state, the		
6			properly assigned manufacturer's statement of origin for the vehicle for which		
7			registration or title is sought;		
8		(b)	If the vehicle was last registered in this state, and is a vehicle for which a title		
9			is not required in this state, a certificate of registration, or if the vehicle is one		
10			for which a certificate of title is required in this state, a properly assigned		
11			certificate of title;		
12		(c)	If the vehicle was last previously titled in another state, a properly assigned		
13			certificate of title;		
14		(d)	If the application refers to a vehicle previously registered in another country,		
15			the documents of that country establishing ownership of the vehicle;		
16		(e)	If the application refers to a vehicle last previously registered in another		
17			country by a person on active duty in the Armed Forces of the United States,		
18			the county clerk may accept on behalf of the Department of Vehicle		
19			Regulation evidence of ownership provided the applicant by the United States		
20			Department of Defense; and		
21		(f)	Except as provided in KRS 186A.072(2)(c) governing custom-built		
22			motorcycles, if the application relates to a vehicle which has been specially		
23			constructed or reconstructed, that fact shall be stated in the application, and		
24			the application shall be accompanied by the documents specified by		
25			administrative regulations of the Department of Vehicle Regulation.		
26	(7)	Whe	en requested to inspect a vehicle pursuant to this section, the certified inspector		
27		shal	l personally and physically inspect the vehicle, when registration or title is		

sought in this state, on the following points:

(a) He or she shall compare the vehicle identification number as appearing on both the vehicle identification number plate, and the federal safety standards label of the vehicle which is sought to be registered or titled, with the corresponding number inscribed on the application, and its supporting documentation, and ensure that the vehicle identification number appearing at each described location appears legitimate and that they are consistent with each other;

- (b) He or she shall examine the primary odometer of the vehicle and electronically record the reading in the space provided in the inspection section of the application;
- (c) After exercising due diligence in inspecting the vehicle and its supporting documentation, and finding that they appear to be in order, the certified inspector shall execute the electronic certificate of inspection according to its terms by electronically inputting in the spaces provided his or her first name, middle initial, and last name, certified inspector number, his or her title; the name of the county in which he or she serves; and the telephone number including the telephone area code of his or her agency, and enter the month, day, and year in which his or her inspection was made, certifying under penalty of forgery in the second degree the character, accuracy, and date of his or her inspection; and
- (d) A certified inspector number shall not be subject to an open records request under KRS 61.870 to 61.884 unless otherwise required by a court order.
- 24 (8) The certified inspector shall refrain from executing the certificate of inspection if:
- 25 (a) He or she has not personally and physically inspected the vehicle in accordance with this section;
- 27 (b) He or she has reason to believe that the vehicle displays an unlawfully altered

1			vehicle identification number;
2		(c)	The application and any of its copies are illegible or otherwise improperly
3			executed, or contain information reasonably believed to be inaccurate or
4			fraudulent;
5		(d)	The documentation required in support of any application is not present, or
6			not consistent with the vehicle and the owner's application or appears
7			fraudulent; or
8		(e)	He or she has probable cause to believe the vehicle is stolen.
9	(9)	(a)	Inspections on motor vehicles that meet the definition of a "historic vehicle"
10			under KRS 186.043(2) and are brought into this state shall be limited to
11			verification of the vehicle identification number with supporting
12			documentation for purposes of titling.
13		(b)	Inspections on motor vehicles that meet the definition of a classic motor
14			vehicle project as set forth in KRS 186A.510 shall be limited to verification of
15			the vehicle identification number with supporting documentation for purposes
16			of issuing a classic motor vehicle project certificate of title under KRS
17			186A.535(1).
18	(10)	The	electronic certificate of inspection shall not be handled by any person or
19		pers	ons other than those designated individuals within the offices of the sheriff,
20		cour	nty clerk, or other state office.
21	(11)	The	Transportation Cabinet shall promulgate administrative regulations pursuant to
22		KRS	S Chapter 13A to implement the provisions of this section, including but not
23		limi	ted to special inspectors classified as dealer inspectors only and the creation of
24		an e	lectronic certified vehicle inspection form and receipt.
25		→ S	ection 3. KRS 186A.120 is amended to read as follows:
26	(1)	<u>(a)</u>	Except for applications for title or salvage title using the electronic title
27			application and registration system established under KRS 186A.017,

1			application for a first certificate of registration or title and plate shall be made		
2		by the owner to the county clerk of the county in which the owner resides			
3		except that, if a vehicle is purchased from:			
4			$\underline{I.[(a)]}$ A dealer other than in the county in which the purchaser for use		
5			resides, the purchaser, or the dealer on behalf of the purchaser, may		
6			make application for registration to the county clerk in either the county		
7			in which the purchaser resides, or in the county in which the dealer's		
8			principal place of business is located; or		
9			2.[(b)] An individual who resides in a county in which the purchaser does		
10			not reside, application for registration may be made to the county clerk		
11			in either the county where the seller resides or the purchaser resides.		
12		<u>(b)</u>	The county clerk shall ensure that all applications and required supporting		
13			documents are complete.		
14		<u>(c)</u>	An application received by a county clerk shall be processed and sent to the		
15			cabinet within three (3) business days of receipt.		
16	(2)	(a)	When purchaser of a vehicle upon which a lien is to be recorded is a resident		
17			of a county other than that of the dealer, the application for registration or title		
18			may be made to the county clerk in either county. The lien must be recorded		
19			in the county of the purchaser's residence.		
20		(b)	If vehicle application for registration or title is presented to the county clerk of		
21			dealer's location rather than purchaser's residence, the clerk shall process		
22			documents in a manner similar to that of any application, with the exception		
23			that the AVIS system shall be programmed in a manner that the title shall not		
24			be issued from Frankfort until the lien information has been entered by the		
25			county clerk of the purchaser's residence.		
26	(3)	(a)	A new vehicle, when first registered or titled in this state, shall be registered		
27			or titled in the name of the first owner for use rather than in the name of a		

dealer who held the vehicle for sale.

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2 (b) Except as otherwise provided in this chapter, a used vehicle not previously
3 registered or titled in this state shall be registered or titled in the name of the
4 first owner for use rather than in the name of a dealer who held the vehicle for
5 resale.

- (4) If the owner of a vehicle required to be registered or titled in this state does not reside in the Commonwealth, the vehicle shall be registered or titled with the county clerk of the county in which the vehicle is principally operated.
- 9 (5) The Transportation Cabinet shall not require a member of the Armed Forces who is 10 stationed in the Commonwealth to obtain a Kentucky operator's license in order to 11 register a motor vehicle in the Commonwealth.
- 12 (6) If the owner of a vehicle is other than an individual and resides in the
 13 Commonwealth, the vehicle shall be registered or titled with the county clerk in
 14 either the county in which the owner resides or in the county in which the vehicle is
 15 principally operated.
- Section 4. KRS 186A.060 is amended to read as follows:
- 17 (1) The Department of Vehicle Regulation is directed to develop, in cooperation with
 18 county clerks, auto dealers, and the Department of Revenue, Department of
 19 Insurance, and Department of Kentucky State Police, the forms required to record
 20 all information pertinent to the registration, titling, and taxation of a vehicle.
- 21 (2) The Department of Vehicle Regulation shall make every effort to minimize and 22 reduce the amount of paperwork required to apply for, or transfer, a vehicle title. 23 When possible, the title document itself shall be used as the primary form used to 24 effect a transfer of vehicle ownership. The title document shall contain space 25 exclusively reserved for a minimum of two (2) dealer assignments.
- When no in-state title exists, forms shall be designed by the department that require only the appropriate and essential information to effect the application for title.

1	(4)	(a)	The department snall constantly review the information needs of government
2			agencies and other organizations with the goal of reducing or eliminating
3			unnecessary documentation. Information being sought for application for title
4			relevant to, but not limited to, vehicle identification, owner, buyer, usage tax,
5			county clerk, or inspector shall be set forth by the cabinet in such a way as to
6			promote flexibility in reaching this goal.
7		(b)	Subject to the limitations of paragraph (c) of this subsection, an applicant for a
8			motor vehicle title shall be required to provide his or her Kentucky operator's
9			license number, Kentucky personal identification card number, or Social
10			Security number as part of the application process.
11		(c)	If a motor vehicle is jointly owned, one (1) of the owners, who is a resident of
12			Kentucky, shall be identified as the designated owner, and only the designated
13			owner shall be required to provide his or her Kentucky operator's license
14			number, Kentucky personal identification card number, or Social Security
15			number as part of the application process.
16		(d)	Any vehicle owned by a business that is licensed by the Secretary of State
17			shall be titled <u>and registered</u> using a Federal Employer Identification
18			Number.
19		<u>(e)</u>	An applicant for a motor vehicle registration shall be required to provide his
20			or her Kentucky operator's license or Social Security number as part of the
21			application process.
22		<u>(f)</u>	If a motor vehicle has situs and is principally operated in Kentucky, and the
23			owner does not reside in the Commonwealth, the motor vehicle shall be
24			registered with the owner's Social Security number and out-of-state
25			operator's license number.
26	(5)	The	use of an electronic medium shall be employed so that forms can be printed by
27		the a	automated system. Existing statutory language in this chapter and KRS Chapter

1		186	pertaining to application, signature, forms, or application transfer record may
2		be c	onstrued to be electronic in nature at the discretion of the cabinet as provided
3		for b	y administrative regulation.
4	(6)	Any	person who knowingly enters, or attests to the entry of, false or erroneous
5		info	rmation in pursuit of a certificate of title shall be guilty of forgery in the second
6		degr	ee.
7		→ Se	ection 5. KRS 186A.170 is amended to read as follows:
8	(1)	The	Department of Vehicle Regulation shall:
9		(a)	Within five (5) working days following receipt by it of an application for a
10			certificate of title in proper form, process the application and its supporting
11			documents in the manner provided in this section, and unless it finds
12			discrepancies with respect to it or its supporting documents, issue a certificate
13			of title in the name of the owner and send it postpaid to such owner;
14		(b)	Within forty-eight (48) hours following electronic notification by a county
15			clerk's office of an application for a certificate of title, issue a speed title
16			which shall be held for pickup or returned to the owner by mail. The clerk
17			shall take the application for title and process the appropriate paperwork as
18			provided for in this chapter. Subject to the limitations outlined in paragraph
19			(c) of this subsection, the department may provide by administrative
20			regulation for exceptions to the speed title procedure; and
21		(c)	Not exempt vehicles with salvage and rebuilt titles from the speed title
22			procedures, but may extend the processing time on salvage and rebuilt title
23			applications for which the documentation is complete and accurate for up to:
24			1. Fifteen (15) business days for rebuilt vehicles that have been branded as
25			unrebuildable in another state under KRS 186A.530(5) and (6); and

(2) Upon receiving an application packet from a county clerk, the [application receipt

Five (5) business days for all other salvage and rebuilt vehicles.

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1		elerk of the] Department of Vehicle Regulation <u>title examiner</u> shall <u>verify that the</u>
2		application form and its supporting documents are complete. [:
3		(a) Cause the date and time of receipt to be stamped on both the department's
4		copy and the acknowledgment copy of the application transmittal record and
5		accompanying documents;
6		(b) Cause at least duplicate sets of images to be made of each transmittal record
7		application and supporting document by a means that will provide rapid,
8		selective, automated retrieval of individual document images by appropriate
9		indexing methods or keys; and
10		(c) Compare the application transmittal record with the documents accompanying
11		it and, if all applications shown upon the record are accompanying the record,
12		endorse the department's copy of the transmittal record and the
13		acknowledgment copy, and forward the acknowledgment copy to the clerk
14		who issued it.]
15	(3)	In the event there is a discrepancy between the application <u>form and the supporting</u>
16		documents[transmittal record and the application attached to it], the Department of
17		Vehicle Regulation shall stop the application process [note the discrepancy upon
18		the department's copy and the acknowledgment copy], and [shall]promptly contact
19		the issuing clerk \underline{to} {and} resolve the discrepancy. After resolving the discrepancy,
20		the <u>clerk shall resubmit the application for further review and</u>
21		approval[department shall note the nature of the disposition of the discrepancy and
22		endorse the respective copies and forward the acknowledgment copy with the
23		discrepancy disposition noted thereon to the issuing clerk].
24	(4)	[After executing the acknowledgment of receipt of applications,]The Department
25		of Vehicle Regulation shall carry out the following action with respect to each
26		application:
27		(a) Examine the owner's application for legibility and proper execution, presence

1 of required information, including required supporting documents, and the 2 presence of required signatures. The Department of Vehicle Regulation shall 3 ensure also that the required supporting documents are consistent in pertinent part with the information shown on the owner's application; 4 The documents supporting an owner's application shall be examined as to 5 (b) authenticity and to determine if fraudulent alteration has occurred; 6 7 Ensure that the vehicle identification number of the subject vehicle is (c) 8 apparently legitimate; 9 (d) Ensure that the vehicle identification number and any other appropriate 10 information with respect to a vehicle for which a certificate of title has been 11 applied for is compared against the National Crime Information Center 12 (NCIC) computerized listings of vehicles reported stolen, unless NCIC is not 13 operational and the department has official notification that it is not expected 14 to be operational within four (4) working days following the day on which an 15 application for a certificate of title is received by it; and 16 (e) Compare the computer-produced certificate of title for consistency with the 17 owner's application and supporting documents. 18 When the title application has been completed, and the application examiner at (5)19 each significant stage has indicated, by placing his or her unique symbol upon the 20 application in the space provided thereon, that an application has passed the 21 required examinations, the application shall be examined by a title examination 22 certifier. 23 (6) The title application examiner[certifier] shall ensure that each application has 24 received the required examinations as indicated by the presence of each required 25 approval via the application[examiner's symbol]. Upon satisfying himself or 26 herself that an application has passed the required examinations, the title

examination certifier shall place his or her approval in KAVIS[unique symbol]

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2	<u>(6)</u> [(7)]	The Department of Vehicle Regulation shall withhold issuance of a title, until
3	its c	uestions are resolved to its satisfaction, when it finds material discrepancies or

- (a) That an applicant is not the lawful owner of a vehicle for which he or she seeks a title;
- 7 (b) His or her application is not in order;

together with the date upon the application.

has information giving probable cause to believe:

- 8 (c) The documentation supporting an application is insufficient or fraudulent;
- 9 (d) The vehicle has an illegitimate vehicle identification number;
- 10 (e) The vehicle is stolen; or

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- 11 (f) That the computer-produced certificate of title is not consistent with the owner's application.
- 13 (7)[(8)] In the case of multiple owners, the Department of Vehicle Regulation shall
 14 require only two (2) primary owners' names to be printed on the certificate of title.
 15 Upon submission of the title application, if more than two (2) owners are listed, the
 16 primary owners shall be determined by the title applicants. In such instances, the
 17 certificate of the title shall note that there are more than two (2) owners. The names
 18 of all title applicants shall be documented in AVIS.

(8)[(9)] When the Department of Vehicle Regulation finds that a certificate of title should be issued for a vehicle, the endorsement of the commissioner of the Department of Vehicle Regulation shall be engrossed upon the certificate of title following a preprinted statement which shall read: I certify that the Department of Vehicle Regulation has exercised due diligence in examining an application for a certificate of title for the above-described vehicle, and to the best of our knowledge and belief, the applicant whose name appears above is the lawful owner of the apparently legitimate vehicle described herein. ------ (signature), commissioner, Department of Vehicle Regulation, Kentucky Transportation

1 Cabinet.

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- 2 → Section 6. KRS 186A.190 is amended to read as follows:
- 3 Except as provided in subsection (6) of this section and in KRS 355.9-311(4), the 4 perfection of a security interest in any property for which has been issued a Kentucky certificate of title shall be by notation on the certificate of title which 5 shall be deemed to have occurred when the provisions of subsection (3) of this 6 7 section have been complied with. Discharge of a security interest shall be by 8 notation on the certificate of title. Notation shall be made by the entry of 9 information required by subsection (9) of this section into the Automated Vehicle 10 Information System. The notation of the security interest on the certificate of title 11 shall be in accordance with this chapter and shall remain effective from the date on 12 which the security interest is noted on the certificate of title for a period of ten (10) 13 years, or, in the case of a manufactured home, for a period of thirty (30) years, or 14 until discharged under this chapter and KRS Chapter 186. The filing of a 15 continuation statement within the six (6) months preceding the expiration of the 16 initial period of a notation's effectiveness extends the expiration date for five (5) additional years, commencing on the day the notation would have expired in the 17 18 absence of the filing. Succeeding continuation statements may be filed in the same 19 manner to continue the effectiveness of the initial notation.
 - (2) A motor vehicle dealer, a secured party or its representative, an assignee of a retail installment contract lender, the cabinet, or a county clerk shall rely on a county of residence designated by the debtor on any approved, notarized state form utilized in lien titling or the title transfer process signed by the debtor. Reliance on the foregoing by the motor vehicle dealer, secured parties, cabinet, and county clerk shall relieve those persons from liability to any third party claiming failure to comply with this section.
 - (3) Except as provided in subsection (6) of this section, the notation of security

through the cabinet shall be done in the office of a county clerk. The notation of a security interest shall reflect the county in which the debtor resides as determined by subsections (2) and (4) of this section. The security interest shall be deemed to be noted on the certificate of title and perfected, or deemed perfected at the time the security interest attaches as provided in KRS 355.9-203, if in compliance with KRS 186A.195(8)[(7)], when a title lien statement:

- (a) Is received by the county clerk, together with the required fees;
- (b) Describes the titled vehicle, or vehicle to be titled, by year, model, make, and vehicle identification number;
 - (c) Provides the name of the secured party, or a representative of the secured party, together with the additional information about the secured party required by subsection (9) of this section with reasonable particularity; and
 - (d) Includes the date and time-stamped entry of the notation of the security interest by the county clerk of the required information in the Automated Vehicle Information System (AVIS), or its successor title processing system maintained by the Division of Motor Vehicle Licensing of the Transportation Cabinet.
- (4) Except as provided in subsection (6) of this section, if the debtor is other than a natural person, the following provisions govern the determination of the county of the debtor's residence:
 - (a) A partnership shall be deemed a resident of the county in which its principal place of business in this state is located. If the debtor does not have a place of business in this state, then the debtor shall be deemed a nonresident for purposes of filing in this state;
- 26 (b) A limited partnership organized under KRS Chapter 362 or as defined in KRS 27 362.2-102(14) shall be deemed a resident of the county in which its principal

place of business is located, as set forth in its certificate of limited partnership or most recent amendment thereto filed pursuant to KRS Chapter 362 or 362.2-202. If the office is not located in this state, the debtor shall be deemed a nonresident for purposes of filing in this state;

(c) A limited partnership not organized under the laws of this state and authorized

- (c) A limited partnership not organized under the laws of this state and authorized to do business in this state shall be deemed a resident of the county in which the office of its process agent is located, as set forth in the designation or most recent amendment thereto filed with the Secretary of State of the Commonwealth of Kentucky;
- (d) A corporation organized under KRS Chapter 271B, 273, or 274 or a limited liability company organized under KRS Chapter 275 shall be deemed a resident of the county in which its registered office is located, as set forth in its most recent corporate filing with the Secretary of State which officially designates its current registered office;
- (e) A corporation not organized under the laws of this state, but authorized to transact or do business in this state under KRS Chapter 271B, 273, or 274, or a limited liability company not organized under the laws of this state, but authorized to transact business in this state under KRS Chapter 275, shall be deemed a resident of the county in which its registered office is located, as set forth in its most recent filing with the Secretary of State which officially designates its current registered office;
- (f) A cooperative corporation or association organized under KRS Chapter 272 shall be deemed a resident of the county in which its principal business is transacted, as set forth in its articles of incorporation or most recent amendment thereto filed with the Secretary of State of the Commonwealth of Kentucky;
- (g) A cooperative corporation organized under KRS Chapter 279 shall be deemed

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a resident of the county in which its principal office is located, as set forth in its articles of incorporation or most recent amendment thereto filed with the Secretary of State of the Commonwealth of Kentucky;

- (h) A business trust organized under KRS Chapter 386 shall be deemed a resident of the county in which its principal place of business is located, as evidenced by the recordation of its declaration of trust in that county pursuant to KRS Chapter 386;
- (i) A credit union organized under Subtitle 6 of KRS Chapter 286 shall be deemed a resident of the county in which its principal place of business is located, as set forth in its articles of incorporation or most recent amendment thereto filed with the Secretary of State of the Commonwealth of Kentucky; and
- (j) Any other organization defined in KRS 355.1-201 shall be deemed a resident of the county in which its principal place of business in this state is located, except that any limited liability company, limited liability partnership, limited partnership, or corporation not organized under the laws of this state and not authorized to transact or do business in this state shall be deemed a nonresident for purposes of filing in this state. If the organization does not have a place of business in this state, then it shall be deemed a nonresident for purposes of filing in this state.

If the debtor does not reside in the Commonwealth, the notation of the security interest shall be done in the office of the county clerk in which the property is principally situated or operated. Notwithstanding the existence of any filed financing statement under the provisions of KRS Chapter 355 relating to any property registered or titled in Kentucky, the sole means of perfecting and discharging a security interest in property for which a certificate of title is required by this chapter is by notation on the property's certificate of title under the

1		provisions of this chapter or in accordance with the provisions of KRS 186.045(3)
2		In other respects the security interest is governed by the provisions of KRS Chapter
3		355.
4	(5)	Except as provided in subsection (6) of this section, before ownership of property
5		subject to a lien evidenced by notation on the certificate of title may be transferred
6		the transferor shall obtain the release of the prior liens in his or her name against the
7		property being transferred. Once a security interest has been noted on the owner's
8		title, a subsequent title shall not be issued by any county clerk free of the notation
9		unless it has been noted in the system of record established under KRS 186A.195
10		that the security interest has been discharged. If this requirement is met, information
11		relating to any security interest shown on the title as having been discharged may be
12		omitted from the title to be issued by the clerk. If information relating to the
13		discharge of a security interest is presented to a clerk under the provisions of KRS
14		186.045(3), the clerk shall discharge the security interest and remove the lier
15		information from AVIS.
16	(6)	Notwithstanding subsections (1) to (5) of this section, a county clerk shall
17		following inspection of the vehicle by the sheriff, to determine that the vehicle has
18		not been stolen, issue a new ownership document to a vehicle, clear of all prior
19		liens, to a person after he or she provides to the county clerk an affidavit devised by
20		the Transportation Cabinet and completed by the person. The ownership documen
21		presented as a result of this affidavit shall be in accordance with subsection (7) of
22		this section. In the affidavit, the affiant shall attest that:

- (a) The affiant or the agent of the affiant possesses the vehicle;
- 24 (b) Before he or she provided the notices required by paragraphs (c) and (d) of this subsection:
 - 1. A debt on the vehicle has been owed him or her for more than thirty (30) days;

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1		2. Within thirty (30) days	of payment of damages by an insurance
2		company and receipt by	the current owner of the motor vehicle or
3		lienholder of damages pu	rsuant to a claim settlement which required
4		transfer of the vehicle to the	ne insurance company, the insurance company
5		has been unable to obtain:	
6		a. A properly endorsed	l certificate of title on the vehicle from the
7		current owner; and	
8		b. If applicable, any lies	n satisfactions; or
9		3. a. The vehicle was vo	luntarily towed or transported pursuant to a
10		request of the curren	t owner or an insurance company that a motor
11		vehicle dealer, licens	sed as a used motor vehicle dealer and motor
12		vehicle auction deal	er, take possession of and store the motor
13		vehicle in the regular	course of business; and
14		b. Within forty-five (4	5) days of taking possession of the motor
15		vehicle, the motor ve	chicle dealer has not been paid storage fees by
16		the current owner or	lienholder and has not been provided both a
17		properly endorsed c	ertificate of title and if applicable, any lien
18		satisfactions;	
19	(c)	More than thirty (30) days before	re presenting the affidavit to the county clerk,
20		the affiant attempted to notify	the owner of the vehicle and all known
21		lienholders, including those note	ed on the title, by certified mail, return receipt
22		requested, or by a nationally re	cognized courier service, of his or her name,
23		address, and telephone number	as well as his or her intention to obtain a new
24		title or salvage title, as applicab	le, clear of all prior liens, unless the owner or
25		a lienholder objects in writing;	
26	(d)	More than fourteen (14) days	before presenting the affidavit to the county

clerk, the affiant had published a legal notice stating his or her intention to

1			obtain title to the vehicle. The legal notice appeared at least twice in a seven
2			(7) day period in a newspaper with circulation in the county. The legal notice
3			stated:
4			1. The affiant's name, address, and telephone number;
5			2. The owner's name;
6			3. The names of all known lienholders, including those noted on the title;
7			4. The vehicle's make, model, and year; and
8			5. The affiant's intention to obtain title to the vehicle unless the owner or a
9			lienholder objects in writing within fourteen (14) days after the last
10			publication of the legal notice; and
11		(e)	Neither the owner nor a lienholder has objected in writing to the affiant's right
12			to obtain title to the vehicle.
13	(7)	(a)	If subsection (6)(b)1. of this section applies, the new ownership document
14			shall be a title.
15		(b)	If subsection (6)(b)2. or 3. of this section applies, the new ownership
16			document shall be a salvage title if the vehicle meets the requirements for a
17			salvage title as stated in KRS 186A.520(1)(a).
18		(c)	If subsection (6)(b)2. or 3. of this section applies and the vehicle does not
19			meet the requirements for a salvage title as stated in KRS 186A.520(1)(a), the
20			new ownership document shall be a title.
21	(8)	No 1	more than two (2) active security interests may be noted upon a certificate of
22		title.	
23	(9)	In n	oting a security interest upon a certificate of title, the county clerk shall ensure
24		that	the certificate of title bears the lienholder's name, mailing address and zip code,
25		the	date the lien was noted, the notation number, and the county in which the
26		secu	rity interest was noted. The clerk shall obtain the information required by this
27		subs	section for notation upon the certificate of title from the title lien statement

1	described in KRS 186A.195.
2	(10) For all the costs incurred in the notation and discharge of a security interest on the
3	certificate of title, the county clerk shall receive the fee prescribed by KRS 64.012
4	The fee prescribed by this subsection shall be paid at the time of submittal of the
5	title lien statement described in KRS 186A.195.
6	(11) A copy of the application, certified by the county clerk, indicating the lien will be
7	noted on the certificate of title shall be forwarded to the lienholder.
8	(12) (a) Any lien or security interest filed under this chapter may be electronically
9	transmitted to the cabinet through the electronic title application and
10	registration system.
11	(b) Notwithstanding the provisions of this section, KRS 186A.015, and
12	186A.074 that require a lien to be noted on the face of the title, if there are
13	one (1) or more liens on a motor vehicle, the cabinet may electronically
14	notify the first lienholder of any additional liens.
15	(c) Subsequent lien satisfactions may be electronically transmitted to the
16	cabinet and shall include the name and address of the person satisfying the
17	<u>lien.</u>
18	(d) When liens and lien satisfactions are electronically transmitted, a clean
19	certificate of title shall not be issued until the last lien is satisfied.
20	(e) A duly certified copy of the cabinet's electronic record of the lien shall be
21	admissible in any civil, criminal, or administrative proceedings in this state
22	as evidence of the existence of the lien.
23	(13) If a security interest expires without being renewed, the cabinet shall remove the
24	lien from the certificate of title in the AVIS system.
25	→ Section 7. KRS 186A.195 is amended to read as follows:
26	(1) As used in this section, submission of a title lien statement refers to the presentation
27	of a title lien statement, along with the fees required under KRS 64.012(1)(b), to the

1		cabi	net th	rough any co	unty clerk's o	office in	the C	ommonw	ealth.			
2	(2)	A tit	tle lier	statement <u>l</u>	pearing an el	lectroni	c sign	ature, as	defin	ed in K	RS 3	<u>369.102,</u>
3		<u>shal</u>	l be	accepted in	accordance	e with	KRS	369.107	and	shall	not	<u>require</u>
4		<u>nota</u>	ırizati	<u>on.</u>								
5	<u>(3)</u>	Upo	n subi	mission of a	title lien state	ement, t	the cou	ınty clerk	shall	use the	info	ormation
6		on tl	he for	m to note the	security inte	erest on	the ce	rtificate o	of title	in acc	ordaı	nce with
7		KRS	S 186.	A.190(9). Ti	tle lien state	ements	may	be made	availa	able to	the	general
8		publ	lic. Ho	owever, publ	ic availability	y of a ti	tle liei	n stateme	nt sha	ll not b	e coi	nsidered
9		nece	essary	or effective	to perfect	a secui	rity in	terest in	prope	erty re	quire	d to be
10		regis	stered	or titled in a	ccordance wi	ith this	chapte	r.				
11	<u>(4)</u> [((3)]	(a)	If the subm	nission of a	title lie	n state	ment acc	ompa	nies th	e app	plication
12			for f	irst title of a	ny property	in the r	name o	of an own	er, the	e count	y cle	erk shall
13			ente	r the informa	tion required	d by KR	S 186	A.190(9)	into t	he syst	em o	of record
14			so as	s to allow the	cabinet to:							
15			1.	Use the sys	stem of recor	rd as a	centra	lized, stat	tewide	repos	itory	for lien
16				filings; and								
17			2.	Produce a c	certificate of	title bea	aring t	he inform	nation	design	ated	by KRS
18				186A.190(9), as well as	any oth	er info	ormation	requir	ed by t	he ca	binet.
19		(b)	Afte	r the inform	nation has be	een ent	ered,	the coun	ty cle	rk sha	ll pr	oduce a
20			certi	ficate of regi	stration, if re	equired.						
21	<u>(5)</u> [((4)]	(a)	If the form	prescribed b	by KRS	186A	.060 indi	icates	a pend	ling 1	lien, but
22			the t	itle lien state	ment does no	ot accor	npany	the appli	cation	for titl	e, the	e county
23			clerk	shall enter	into the sy	ystem o	of reco	ord the n	ame a	and ad	dress	s of the
24			lienh	older or that	a lien is pen	nding. T	he cou	ınty clerk	shall	indicat	e a ti	itle shall
25			not	be issued ur	ntil either the	e title l	ien sta	atement a	and th	e requ	ired	fees are
26			subn	nitted, or in	thirty (30)	days, w	hichev	ver occur	s first	. The	coun	ty clerk
27			shall	then issue th	ne registratio	n.						

1	(b)	After submission of the title lien statement, the county clerk shall enter the
2		date of lien notation and the notation number into the system of record,
3		enabling the cabinet to record the lien in the system of record and produce a
4		title.
5	<u>(6)</u> [(5)]	If a certificate of title is issued after the thirty (30) day time window identified
6	in	subsection $(5)(4)$ of this section has expired without the notation of a security
7	int	erest, or if a title has been issued because there was no provision made for a lien
8	to	be noted within thirty (30) days, a secured party wishing to note a security
9	int	erest on a title shall submit a title lien statement. The county clerk shall enter the
10	inf	Formation required by KRS 186A.190(9) into the system of record and a new
11	ce	rtificate of title reflecting the security interest shall be produced.
12	<u>(7)</u> [(6)]	The fee for the filing of a title lien statement through the electronic title
13	ap	plication and registration system shall be transferred electronically to the county
14	cle	erk of the county in which the debtor resides.
15	<u>(8)</u> [(7)]	The security interest noted on the certificate of title shall be deemed perfected
16	at	the time the security interest attaches in accordance with KRS 355.9-203 if the
17	sec	cured party submits a properly completed title lien statement with application for
18	fir	st title or, in the case of property previously titled in the name of the debtor,
19	wi	thin thirty (30) days of attachment. Otherwise, the security interest shall be
20	de	emed perfected at the time that the title lien statement is submitted.
21	→	Section 8. KRS 186A.145 is amended to read as follows:
22	(1) Ex	cept as provided in subsections (2) and (3) of this section, a county clerk shall
23	no	t process an application for Kentucky title and registration from or to any
24	Ke	entucky resident who has a delinquent motor vehicle ad valorem property tax
25	ac	count.
26	(2) Th	is section shall not apply to transactions involving:
27	(a)	Licensed Kentucky motor vehicle dealers;

1		(D)	A person who is engaged in the business of storing or towing motor vehicles,
2			applying for a new title under KRS 376.275(1)(c);
3		<u>(c)</u>	Individuals when the delinquent motor vehicle ad valorem property taxes
4			are owed by a previous owner who is not a party to the transaction; or
5		<u>(d)</u> [(A secured party applying for a repossession title under KRS 186.045(6).
6	(3)	(a)	For any vehicle obtained as the result of a claim on a motor vehicle insurance
7			policy, an insurer and its agent shall not be responsible for the payment of any
8			delinquent motor vehicle ad valorem property taxes owed by any previous
9			owner, when:
10			1. Applying for a regular or salvage title; or
11			2. Transferring ownership of the vehicle to another party.
12		(b)	The owner of a motor vehicle that was transferred to an insurer or its agent
13			under paragraph (a) of this subsection shall remain responsible for any
14			delinquent motor vehicle ad valorem property taxes owed prior to the transfer.
15	(4)	An i	nsurer shall not be exempt from any motor vehicle ad valorem property taxes
16		owe	d on any vehicle that it owns:
17		(a)	As a part of its business operations; or
18		(b)	On January 1, that was obtained as the result of a claim on a motor vehicle
19			insurance policy.
20		→ S	ection 9. KRS 186A.100 is amended to read as follows:
21	(1)	A m	notor vehicle dealer licensed under KRS 186.070 who sells a vehicle for use
22		upor	n the highways of this state or another state shall equip the vehicle with a
23		temp	porary tag executed in the manner prescribed below, which shall be valid for
24		sixty	(60) days from the date the vehicle is delivered to the purchaser. The cost of
25		the t	ag shall be two dollars (\$2), of which the clerk shall retain one dollar (\$1). A
26		mote	or vehicle dealer licensed under KRS 186.070 shall apply to the county clerk of
27		the o	county in which the dealer maintains his or her principal place of business for

issuance of temporary tags. Application shall be made for such tags on forms supplied to the county clerk by the Transportation Cabinet.

- The county clerk of any county who receives a proper application for issuance of temporary tags shall record the number of each tag issued upon the application of the dealer for <u>temporary</u>[such] tags, or if a group of consecutively numbered temporary tags are issued to a dealer in connection with a single application, record the beginning and ending numbers of the group on the application.
- 8 (3) The clerk shall retain, for a period of two (2) years, one (1) copy of the dealer's
 9 temporary tag application, and ensure that it reflects the numbers appearing on the
 10 tags issued with respect to <u>the[such]</u> application. <u>These copies may be kept by the</u>
 11 <u>county clerk in an electronic format.</u>
- 12 (4) If the owner of a motor vehicle submits to the county clerk a properly completed 13 application for Kentucky certificate of title and registration pursuant to KRS 14 186A.120, any motor vehicle required to be registered and titled in Kentucky, that 15 is not currently registered and titled in Kentucky, may be equipped with a 16 temporary tag, which shall be valid for sixty (60) days from the date of issuance, issued by the county clerk for the purpose of operating the vehicle in Kentucky 17 18 while assembling the necessary documents in order to title and register the vehicle 19 in Kentucky. The Transportation Cabinet may promulgate [establish] administrative 20 regulations governing this section.
 - (5) The county clerk may issue a temporary tag to the owner of a motor vehicle that is currently registered and titled in Kentucky. A temporary tag authorized by this subsection shall be used for emergency or unusual purposes as determined by the clerk for the purpose of maintaining the owner's current registration. A temporary tag authorized by this subsection may only be issued by the county clerk and shall be valid for a period of between twenty-four (24) hours and seven (7) days, as determined is necessary by the clerk. A county clerk shall not issue a temporary tag

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authorized by this subsection unless the owner of the motor vehicle applying for the
tag presents proof of motor vehicle insurance pursuant to KRS 304.39-080. [On and
after January 1, 2006, If the motor vehicle is a personal motor vehicle as defined in
KRS 304.39-087, proof of insurance shall be determined by the county clerk as
provided in KRS 186A.042. A temporary tag issued pursuant to this subsection
shall not be reissued by the county clerk for the same owner and same motor
vehicle within one (1) year of issuance of a temporary tag.

Section 10. KRS 186A.017 is amended to read as follows:

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- 9 (1) The cabinet shall establish an electronic title application and registration system
 10 which allows the submission of the required forms and signatures electronically in
 11 lieu of the paper application process for titles and salvage titles.
- 12 (2) The electronic title application and registration system established under this section shall:
- 14 (a) Collect all the necessary information required under KRS 186A.060;
- 15 (b) Collect and electronically transmit all fees imposed under KRS 186.040, 16 186.050, 186.162, and 186A.130, any fees imposed under subsection (7)[(6)] 17 of this section, and the motor vehicle use tax levied under KRS 138.460;
- 18 (c) Accept electronic signatures which satisfy the requirements of KRS 369.101 19 to 369.120; and
- 20 (d) Transmit the information in a secure manner.
- 21 (3) An approved entity that wishes to use the electronic title application and registration 22 system shall transmit all application documents, required electronic signatures, and 23 fees through the system to the county clerk of the county in which either the 24 purchaser of the vehicle resides or the motor vehicle dealer selling the vehicle is 25 located.
- 26 (4) When[if] the electronic title application and registration system is fully implemented[operational], a county clerk who receives an application transmitted

1	through the system shall, by 3 p.m. the next business day, either:
2	(a) Accept the application and forward it to the cabinet; or
3	(b) Reject the application and return it to the approved entity.
4	(5) If a county clerk is required to manually enter information from an application
5	into AVIS before forwarding it to the cabinet, the title application and
6	registration system shall not be considered fully implemented. The cabinet shall
7	make the determination of whether the title application and registration system
8	shall be considered fully implemented.
9	$(\underline{6})$ An entity that wishes to become an approved entity for the purposes of this
10	chapter shall submit an application to the cabinet, along with a one hundred fifty
11	dollar (\$150) application fee. If approved, the entity shall pay an annual registration
12	fee to the cabinet. All fees collected under this subsection shall be deposited into
13	the road fund.
14	(7) The cabinet shall enter into contracts with qualified third-party providers to
15	integrate with AVIS and other systems to provide software and programs to
16	approved entities to facilitate electronic vehicle registration, titling, and filing of
17	title lien statements. A third party that contracts with the cabinet under this section
18	may act on behalf of the cabinet and county clerks in receiving, processing, and
19	transmitting to the county clerk title and registration applications, salvage title
20	applications, title lien statements, and related documents and fees.
21	(8)[(6)] Any agreement with the cabinet and a third-party provider under subsection
22	(7)[(5)] of this section shall authorize an online transaction fee to be charged by the
23	third-party provider to an approved entity. A motor vehicle dealer licensed under
24	KRS Chapter 190 who uses the electronic title application and registration system
25	to file the documentation necessary to obtain a certificate of title, salvage title, or
26	registration for the purchaser of a vehicle shall collect from the purchaser any fees
27	charged for the transaction by the third-party provider. The dealer shall remit fees

collected under this subsection to the county clerk through the electronic title application and registration system. Except for salvage title applications, any transaction fee charged under this subsection shall be listed separately on the buyer's order and identified as "online system filing fee."

- The cabinet shall promulgate administrative regulations in accordance with 5 <u>(9)[(7)]</u> KRS Chapter 13A to establish qualifications for approved entities and procedures 6 7 for the electronic title application and registration system.
- 8 → Section 11. KRS 186A.220 is amended to read as follows:

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- 9 Except as otherwise provided in this chapter, when any motor vehicle dealer (1) 10 licensed in this state buys or accepts [such] a motor vehicle or all-terrain vehicle as 11 defined in KRS 189.010 in trade, which has been previously registered or titled for 12 use in this or another state, and which the dealer[he] holds for resale, the dealer[he] 13 shall not be required to obtain a certificate of title for it, but shall, within fifteen 14 (15) days after acquiring such vehicle, notify the county clerk of the assignment of 15 the motor vehicle to his *or her* dealership and pay the required transferor fee.
- 16 (2) Upon purchasing such a motor vehicle or all-terrain vehicle, or accepting it in trade, the dealer shall obtain from the [his] transferor, properly executed, all documents required by KRS 186A.215, to include the odometer disclosure statement thereon, together with a properly assigned certificate of title.
- 20 The dealer shall execute the [his] application for assignment upon documents 21 designated by the Department of Vehicle Regulation, to the county clerk of the 22 county in which the dealer[he] maintains his or her principal place of business. 23 **The**[Such] clerk shall enter the assignment **into** AVIS[upon the automated system].
 - The dealer shall retain the properly assigned certificate of title received from (4) the [his] transferor, and may make any reassignments on the title [thereon] until the forms for dealer assignment on the certificate of title are exhausted. The Department of Vehicle Regulation may, if it deems it warranted, provide a special

document to allow for additional dealer assignments without requiring system generated documents.

- When a dealer assigns the vehicle to a purchaser for use, <u>the dealer</u>[he] shall deliver the properly assigned certificate of title, and other documents if appropriate, to <u>the[such]</u> purchaser, who shall make application for registration and a certificate of title[thereon].
 - (b) The dealer may, with the consent of the purchaser, deliver the assigned certificate of title, and other appropriate documents of a new or used vehicle, directly to the county clerk, and on behalf of the purchaser, make application for registration and a certificate of title. In so doing, the dealer shall require from the purchaser proof of insurance as mandated by KRS 304.39-080 before delivering possession of the vehicle.
 - (c) Notwithstanding the provisions of KRS 186.020, 186A.065, 186A.095, 186A.215, and 186A.300, if a dealer elects to deliver the title documents to the county clerk and has not received a clear certificate of title from a prior owner, the dealer shall retain the documents in his *or her* possession until the certificate of title is obtained.
 - (d) When a dealer assigns a vehicle to a purchaser for use under paragraph (a) of this subsection, the transfer and delivery of the vehicle is effective immediately upon the delivery of all necessary legal documents, or copies thereof, including proof of insurance as mandated by KRS 304.39-080.
 - (6) The department may make available, upon proper application from a licensed motor vehicle dealer, electronic means by which the dealer can interface directly with AVIS and the department. If the department grants this access, all fees currently required for the issuance of a certificate of title shall continue to be charged and remitted to the appropriate parties as provided by statute.
- 27 (7) The Department of Vehicle Regulation shall <u>ensure</u>[assure] that <u>AVIS[the</u>

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1		automated system] is capable of accepting instructions from the county clerk that a
2		certificate of title shall not be produced under a dealer registration situation.
3		→SECTION 12. A NEW SECTION OF SUBTITLE 20 OF KRS CHAPTER 304
4	IS C	CREATED TO READ AS FOLLOWS:
5	<u>(1)</u>	Prior to the effective date of the use of the nationally accepted used car valuation
6		guides or tools identified under subsection (2) of this section, a property, casualty,
7		or property and casualty insurer shall use any nationally accepted used car
8		valuation guide or tool available to the insurer when determining the retail value
9		of a wrecked, destroyed, or damaged motor vehicle under KRS Chapter 186A.
10	<u>(2)</u>	By July 1, 2025, the commissioner shall promulgate an emergency administrative
11		regulation and an ordinary administrative regulation in accordance with KRS
12		Chapter 13A that identifies the nationally accepted used car valuation guides or
13		tools that are available to, and shall be used by, property, casualty, and property
14		and casualty insurers when determining the retail value of a wrecked, destroyed,
15		or damaged motor vehicle under KRS Chapter 186A.
16		→ Section 13. KRS 186A.295 is amended to read as follows:
17	(1)	(a) Any person or entity having a motor vehicle or trailer that has been destroyed,
18		to the extent that its repair cannot be obtained through usual commercial
19		repair services, at a cost less than its retail value as prescribed by a nationally
20		accepted used car valuation guide or tool identified under Section 12 of this
21		Act[established from a value manual approved by the Department of
22		Revenue], or from which two (2) or more parts which typically bear a vehicle
23		identification number placed thereon by the manufacturer have been removed,
24		or which he or she removes, shall surrender the certificate of title for
25		<u>the</u> [such] vehicle for which he <u>or she</u> has a certificate of title in his, <u>or her</u> , or
26		another name, to the county clerk of the county in which the [such] vehicle is
27		located. The clerk shall immediately forward the surrendered title to Frankfort

1 with instructions for canceling the title.

(b) Any person or entity engaged in the sale of used motor vehicle or trailer parts, or the recycling or salvage of them, shall surrender the certificate of title for any vehicle in his <u>or her</u> possession, and for which he <u>or she</u> has a certificate of title, whether in his <u>or her</u> or another name, if <u>the[such]</u> vehicle is destroyed within the meaning of paragraph (a) of this subsection, or from which two (2) or more parts which typically bear a vehicle identification number placed thereon by a manufacturer have been removed, or which he <u>or she</u> removes, to the county clerk of the county in which <u>the[such]</u> vehicle is located. The clerk shall immediately forward the surrendered title to Frankfort with instructions for canceling the title.

- (c) The surrender of the certificate of title pursuant to this section shall be made within ten (10) working days, next succeeding the day when <u>the</u>[such] vehicle was received, destroyed, or next succeeding the day during which <u>a</u>[such] second part was removed.
- (2) Each county clerk shall receive without charge, a certificate surrendered in accordance with this section, cancel it, and remit it to the Department of Vehicle Regulation, and take any other action related to it, as required by the Department of Vehicle Regulation.
- Section 14. KRS 186A.520 is amended to read as follows:
- 21 (1) Except as provided in KRS 186A.555, a salvage title shall be obtained by the owner 22 of a motor vehicle that meets the following definition of a salvage vehicle:
 - (a) A vehicle which has been wrecked, destroyed, or damaged, to the extent that the total estimated or actual cost of parts and labor to rebuild or reconstruct the vehicle to its preaccident condition and for legal operation on the roads or highways, not including the cost of parts and labor to reinstall a deployed airbag system, exceeds seventy-five percent (75%) of the retail value of the

1			vehicle, as prescribed by a nationally accepted used car valuation guide $\underline{\textit{or}}$
2			tool identified under Section 12 of this Act [by the Department of Revenue by
3			administrative regulation].
4		(b)	The value of repair parts for purposes of this definition shall be determined by
5			using the current published retail cost of the parts equal in kind and quality to
6			the parts to be replaced or the actual retail cost of the repair parts used in
7			repair.
8		(c)	The labor costs of repairs for purposes of this section shall be computed by
9			using the hourly labor rate and time allocations which are reasonable and
10			customary in the automobile repair industry in the community where the
11			repairs are performed.
12		(d)	Airbag reinstallation costs which are excluded from the seventy-five percent
13			(75%) computation as set forth in paragraph (a) of this subsection shall be
14			included by an insurer in the computation of the total physical damage
15			estimate according to the terms and conditions of individual policies, provided
16			that the total costs payable by an insurer do not exceed the total retail value of
17			the vehicle.
18	(2)	The o	owner or an authorized agent of a motor vehicle that meets the definition of a
19		salva	ge vehicle as set forth in subsection (1) of this section shall, within fifteen (15)
20		days	from the receipt of all necessary paperwork required by this chapter, submit an
21		appli	cation to the county clerk, on a form prescribed by the Department of Vehicle
22		Regu	llation, for a salvage title, accompanied by a properly endorsed certificate of
23		title a	and any lien satisfactions, if any appear, as may be required.
24	(3)	The	county clerk shall retain a copy of each salvage title application received and
25		shall	forward the original and its supporting documents to the Department of
26		Vehi	cle Regulation in a manner similar to that for handling of an application for a

title.

1 (4) The county clerk shall rely on the information provided by the owner or authorized agent, including a county of residence designation, on: 2 3 (a) Any approved, notarized state form utilized in lien titling or the title transfer process signed by the owner or authorized agent; and 4 Any document submitted during the transfer of a salvage vehicle from an 5 (b) 6 owner to an insurer. 7 Reliance on the foregoing by the county clerk shall relieve the office of the county 8 clerk from liability to any third party claiming failure to comply with this section. 9 (5)The Department of Vehicle Regulation shall process the salvage title application in 10 a manner similar to that used in processing a title application and the salvage title 11 shall be delivered in a like manner of a title. Salvage titles shall be construed as 12 proof of ownership of a vehicle in a state as to be unusable upon the highways of 13 the Commonwealth. 14 A vehicle shall not be issued a registration for highway use as long as a salvage title (6) 15 is in force. The only time a vehicle with a salvage title may be operated upon the 16 highways of the Commonwealth is when it is in route to or from an inspection by the certified inspector prior to obtaining a certificate of title after having been 17 18 rebuilt as per KRS 186.115. 19 (7)Notwithstanding the provisions of KRS 369.103, when a salvage vehicle is 20 transferred from an owner to an insurer, the following shall be exempted from the 21 requirements of notarization, including exemption from the notarization of 22 electronic signature requirements of KRS Chapter 423: 23 The transfer of ownership on the certificate of title; (a) 24 Any power of attorney required in connection with the transfer of ownership (b) to the insurer; 25 26 (c) Any required odometer disclosure statement; 27 The application for a salvage certificate of title; and (d)

- 1 (e) The transfer of ownership on the salvage certificate of title issued.
- 2 (8) Subsections (2) to (5) of this section shall not apply to applications for salvage title
- 3 using the electronic title application and registration system established under KRS
- 4 186A.017.
- Section 15. KRS 186A.530 is amended to read as follows:
- 6 (1) The owner of a motor vehicle that meets the definition of a salvage vehicle as set
- forth in KRS 186A.520(1) and has been issued a salvage certificate of title in
- 8 Kentucky, or the equivalent thereof by another licensing jurisdiction, and has been
- 9 rebuilt, may make application for a new certificate of title pursuant to KRS
- 10 186.115. The Transportation Cabinet may promulgate administrative regulations
- pursuant to KRS Chapter 13A governing the form of application.
- 12 (2) Upon receipt of a salvage certificate of title issued pursuant to KRS 186A.520, or
- similar title issued by another state if the title does not disqualify the vehicle from
- being titled for use on the highway in that state, and proof of passing the inspection
- required by KRS 186A.115, the cabinet shall issue a new certificate of title with the
- words "rebuilt vehicle" printed on the face of the title. The brand shall be carried
- forward and printed in the appropriate section on the face of all titles issued
- thereafter for that motor vehicle.
- 19 (3) If ownership of a motor vehicle has been transferred to an insurance company
- 20 through payment of damages, the insurance company making the payment of
- damages shall be deemed the owner of the vehicle.
- 22 (4) The owner of a water damaged vehicle shall make application to the cabinet for a
- salvage certificate of title as provided for in KRS 186A.520. The owner of a vehicle
- with a brand from another jurisdiction identifying the vehicle as water damaged or
- other similar designation who is making application for a Kentucky title shall be
- issued a title with the words "water damaged" printed on the face of the title.
- 27 (5) A Kentucky salvage certificate of title may be issued from an out-of-state junking

certificate or other ownership document bearing a designation of "junk,"

"unrebuildable," or other similar classification that disqualifies the vehicle from

being titled for use on the highway in that state with the following provisions:

- (a) The out-of-state junking certificate of title or other ownership certificate shall be an original, secure document.
- (b) The applicant shall submit a minimum of two (2) photographs of the motor vehicle showing the damage to the motor vehicle. The photographs shall be included in the application for a salvage certificate of title.
- (c) The applicant shall submit a minimum of two (2) estimates of damage verifying that the condition of the vehicle which has been issued the junking certificate constitutes less than seventy-five percent (75%) of the retail value of the vehicle, as *prescribed by a nationally accepted used car valuation guide or tool identified under Section 12 of this Act*[set forth in a current edition of the National Auto Dealers' Association N.A.D.A. price guide].
- (d) A salvage title issued under this subsection shall be branded "SALVAGE." The Transportation Cabinet shall use a unique method of identification to differentiate a salvage title issued under this subsection from other salvage titles.
- (6) (a) Upon receipt of a salvage certificate of title issued pursuant to subsection (5) of this section, or an out-of-state junking certificate or other ownership document bearing a designation of "junk," "unrebuildable," or other similar classification that disqualifies the vehicle from being titled for use on the highway in that state, and proof of passing the inspection required by KRS 186A.115, the cabinet shall issue a new certificate of title with the words "REBUILT VEHICLE" printed on the face of the title. The Transportation Cabinet shall use a unique method of identification to differentiate a rebuilt brand issued under this paragraph from other rebuilt brands. The brand shall

be carried forward and printed in the appropriate section on the face of all titles issued thereafter for that motor vehicle.

- (b) A person who obtains a rebuilt title under this subsection shall permanently affix a plate of metallic composition within the opening for the driver's side door which states "REBUILT VEHICLE - May Not Be Eligible For Title In All States."
- 7 (7) When an insurance company makes a claim settlement on a vehicle that has (a) 8 been stolen and recovered, if the vehicle meets the definition of a salvage 9 vehicle as set forth in KRS 186A.520, the company shall apply for a salvage 10 certificate of title as provided for in KRS 186A.520. Upon receipt of this 11 information, the cabinet shall issue the company a certificate of title to replace 12 a salvage certificate of title. The cabinet shall promulgate administrative 13 regulations pursuant to KRS Chapter 13A regarding the forms and any 14 additional information which insurance companies shall be required to obtain 15 and submit when seeking a certificate of title to replace a salvage certificate of 16 title.
 - (b) In claim settlements that do not involve transfer of the vehicle to the insurance company, an insurer shall not render payment on a damage claim for a vehicle whose damage meets or exceeds seventy-five percent (75%) of the value of the vehicle, until the insurer has received proof that the owner has surrendered the title or has applied for a salvage certificate of title as set forth in KRS 186A.520. The owner shall apply for a salvage certificate of title within three (3) working days of the agreed settlement. This subsection shall not apply to hail-damaged vehicles under KRS 186A.555.
 - (c) An insurance company shall not refuse coverage to, and shall not reclassify coverage of, a vehicle that has been issued a rebuilt title pursuant to the provisions of this section.

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(8) A motor vehicle owner or a motor vehicle dealer licensed in this state who offers for sale, trade, or transfer a motor vehicle which carries a title brand, as set forth in subsection (2) or (6) of this section, shall disclose the nature of the brand to any prospective buyer or transferee, prior to the sale, and according to the following:

- (a) Dealer disclosure shall be located on a sticker placed on the vehicle. The sticker wording shall be printed in at least ten (10) point, bold face type, on a background of obviously different color, and shall include the following: "THIS IS A REBUILT VEHICLE." This disclosure information shall not appear on vehicles that do not have a branded title. Dealer disclosure shall also be located on a buyer's notification form to be approved by the Transportation Cabinet. The form shall inform the buyer that the vehicle is a rebuilt vehicle and may include any other information the cabinet deems necessary.
- (b) Nondealer disclosure shall be made in accordance with the procedures provided for in KRS 186A.060. The Department of Vehicle Regulation shall ensure that disclosure information appears near the beginning of the application for title and informs the buyer that the vehicle is a rebuilt vehicle.
- (9) Failure of a dealer to procure the buyer's acknowledgment signature on the buyer's notification form or failure of any person other than a dealer to procure the buyer's acknowledgment signature on the vehicle transaction record form shall render the sale voidable at the election of the buyer. The election to render the sale voidable shall be limited to forty-five (45) days after issuance of the title. This provision shall not bar any other remedies otherwise available to the purchaser.
- 24 (10) The notification provisions of this section shall not apply to motor vehicles more 25 than ten (10) model years old.
- 26 (11) The Transportation Cabinet shall promulgate administrative regulations pursuant to 27 KRS Chapter 13A, regarding the administration of the title branding procedure. The

administrative regulations shall include the manner in which salvage titles and rebuilt brands on vehicles previously declared unrebuildable by another state are differentiated from other salvage titles and rebuilt brands. The administrative regulations may include designation of additional brands which provide significant information to the owner.

→ Section 16. KRS 186A.555 is amended to read as follows:

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- 7 (1) The provisions of KRS 186A.500 to 186A.550 notwithstanding, the owner of a
 8 motor vehicle that has been damaged solely by hail shall have the regular title of the
 9 vehicle branded as follows "Hail Damage" if:
 - (a) The vehicle is in a condition that it can be legally operated on the highway;
 - (b) The total estimated or actual cost of parts and labor to rebuild or reconstruct the vehicle to its pre-hail condition exceeds seventy-five percent (75%) of the retail value of the vehicle, as prescribed by a nationally accepted used car valuation guide <u>or tool</u> identified <u>under Section 12 of this Act</u>[by the Department of Revenue by administrative regulation]; and
 - (c) The owner intends to retain ownership of the vehicle.
- A person seeking to have the title of a vehicle branded for hail damage under 17 (2) 18 subsection (1) of this section shall present the sheriff with a statement from the 19 person's insurance company that the damage exceeds seventy-five percent (75%) of 20 the retail value of the vehicle and is solely the result of hail damage, and shall have 21 the vehicle inspected by the sheriff of the county in which the vehicle is registered. 22 Upon completion of inspection of the vehicle, the sheriff shall indicate on the 23 vehicle transaction record form if he or she has received a statement from the 24 person's insurance company that the damage to the vehicle is the result of hail 25 damage and if the total estimated or actual cost of parts and labor to rebuild or 26 reconstruct the vehicle to its pre-hail condition exceeds seventy-five percent (75%) 27 of the retail value of the vehicle, as prescribed by a nationally accepted used car

valuation guide <u>or tool</u> identified <u>under Section 12 of this Act</u>[by the Department of Revenue by administrative regulation]. The sheriff shall be paid a fee of five dollars (\$5) to conduct an inspection under this subsection.

- Upon completion of the inspection required under subsection (2) of this section, a person shall take the vehicle transaction record form and the title to the vehicle to the office of the county clerk in the county in which the vehicle is registered. If the sheriff has certified on the vehicle transaction record form that the damage to the vehicle is the result of hail damage and if the total estimated or actual cost of parts and labor to rebuild or reconstruct the vehicle to its pre-hail condition exceeds seventy-five percent (75%) of the retail value of the vehicle, as prescribed by a nationally accepted used car valuation guide *or tool* identified *under Section 12 of this Act*[by the Department of Revenue by administrative regulation], the title shall not be surrendered to the clerk, but the clerk shall stamp on the face of the title "Hail Damage". The clerk shall also enter into the Automated Motor Vehicle Registration System (AVIS) the information that the title has been branded in the clerk's office "Hail Damage". The county clerk shall be paid a fee of three dollars (\$3) to carry out the provisions of this subsection.
- 18 (4) A title branded "Hail Damage" under the provisions of subsection (3) of this section
 19 shall retain the brand for as long as the person holds title to the vehicle, and upon
 20 the sale or transfer of the vehicle, the new title issued shall continue to carry the
 21 brand "Hail Damage".
- 22 (5) An insurance company shall not render payment on a vehicle damaged solely by 23 hail in excess of seventy-five percent (75%) of the retail value of the vehicle until 24 the title has been branded "Hail Damage".
- **→** Section 17. KRS 186.403 is amended to read as follows:
- 26 (1) The Transportation Cabinet shall develop a system of issuing voluntary travel ID instruction permits, operator's licenses, commercial driver's licenses, and personal

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1		iden	tification cards.
2	(2)	The	development of the system identified in subsection (1) of this section shall
3		incl	ude but not be limited to the:
4		(a)	Acquisition of equipment and information technology systems and services;
5		(b)	Modification, conversion, or upgrade of the cabinet's existing databases
6			equipment, and information technology systems;
7		(c)	Establishment of electronic connectivity with any other state's driver licensing
8			department, federal agency, national or regional association, or business
9			Electronic connectivity under this paragraph shall be limited to the sharing or
10			the minimum amount of information necessary to validate information
11			supplied by an applicant, process the application, and produce and distribute
12			the identity document. The Transportation Cabinet shall limit any access to
13			the databases developed under this chapter in accordance with the Driver's
14			Privacy Protection Act, 18 U.S.C. sec. 2721;
15		(d)	Creation of a new design for operator's licenses, commercial driver's licenses
16			instruction permits, and personal identification cards that will meet the
17			minimum content, design, and security standards required under this section;
18		(e)	Collection, management, and retention of personal information and identity
19			documents; and
20		(f)	Development and implementation of a comprehensive security plan to ensure
21			the security and integrity of the department's:
22			1. Employees;
23			2. Facilities;
24			3. Storage systems;
25			4. Production of operator's licenses, commercial driver's licenses

instruction permits, and personal identification cards; and

Collection and retention of personal information and identity

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1		documents.
2	(3) <u>A</u>	person who [On or after January 1, 2019]:
3	(a	(A person who] Applies for an initial Kentucky instruction permit, operator's
4		license, or personal identification card under KRS 186.412 or [, 186.4121,]
5		186.4122[, or 186.4123], including any person who establishes residency in
6		the state, may apply for either a voluntary travel ID or a standard instruction
7		permit, operator's license, or personal identification card;
8	(b) [A person who]Applies for the renewal of an instruction permit, operator's
9		license, or personal identification card under KRS 186.412, 186.4121,
10		186.4122, or 186.4123 may apply for either a voluntary travel ID or a
11		standard instruction permit, operator's license, or personal identification card;
12	<u>(c</u>	1. Meets the minimum requirements for federal recognition in Section
13		202 of the REAL ID ACT of 2005, as amended, in 49 U.S.C. sec.
14		<u>30301 note;</u>
15		2. Has been admitted to the United States as a nonimmigrant pursuant to
16		a compact of free association between the United States and the
17		Republic of the Marshall Islands, the Republic of Palau, or the
18		Federated States of Micronesia; and
19		3. Applies for an initial or renewal operator's license or personal
20		identification card under Section 18 or 20 of this Act;
21		may apply for either a voluntary travel ID or a standard instruction permit,
22		operator's license, or personal identification card; and
23	<u>(d</u>	(c) A person who Holds a voluntary travel ID operator's license, and
24		applies for and passes all necessary examinations for a commercial driver's
25		license under KRS Chapter 281A, shall receive a voluntary travel ID
26		commercial driver's license. This paragraph shall not apply to a person who is
27		not a citizen or permanent resident of the United States.

1	(4)	The fees for initial, renewal, duplicate, or corrected voluntary travel ID or standard
2		operator's licenses, instruction permits, or personal identification cards shall be as
3		set forth under KRS 186.531.
4	(5)	A voluntary travel ID identity document issued by the cabinet may be used for all
5		state purposes authorized for identity documents otherwise issued under KRS
6		186.400 to 186.640 and Chapter 281A.
7	(6)	The Transportation Cabinet shall promulgate administrative regulations under KRS
8		Chapter 13A that set standards for the establishment of a voluntary travel ID
9		identity document system, including but not limited to the components of the
0		system identified in subsection (2) of this section.
1		→ Section 18. KRS 186.412 (Effective July 1, 2025) is amended to read as
2	follo	ows:
13	(1)	As used in this section, "applicant" means a person who:
4		(a) Is a citizen or permanent resident of the United States; or
5		(b) Meets the minimum requirements for federal recognition in Section 202 of
6		the REAL ID ACT of 2005, as amended, in 49 U.S.C. sec. 30301 note, and
17		has been admitted to the United States as a nonimmigrant pursuant to a
8		compact of free association between the United States and the Republic of
9		the Marshall Islands, the Republic of Palau, or the Federated States of
20		<u>Micronesia</u> .
21	(2)	An applicant shall apply for an instruction permit or operator's license with the
22		Transportation Cabinet, or through alternative technology. Except as provided in
23		KRS 186.417, the application form shall require the applicant's:
24		(a) Full legal name and signature;
25		(b) Date of birth;
26		(c) Social Security number or a letter from the Social Security Administration
27		declining to issue a Social Security number;

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- 2 (e) Present Kentucky resident address, exclusive of a post office box address alone;
- 4 (f) Other information necessary to permit the application of United States citizens 5 to also serve as an application for voter registration;
 - (g) A brief physical description of the applicant;
- 7 (h) Proof of the applicant's Kentucky residency, including but not limited to a deed or property tax bill, utility agreement or utility bill, or rental housing agreement; and
 - (i) Other information the cabinet may require by administrative regulation promulgated under KRS Chapter 13A.
- 12 (3) To satisfy the requirements of subsection (2)(e) and (h) of this section, an (a) 13 applicant seeking to obtain a renewal or duplicate operator's license may use a 14 completed form attesting to the lack of an established and fixed nighttime 15 residence of regular return as established in accordance with paragraph (b) of 16 this subsection. The form developed under paragraph (b) of this subsection 17 shall not be used by an applicant for an initial operator's license or instruction 18 permit.
 - (b) The cabinet shall promulgate administrative regulations in accordance with KRS Chapter 13A to develop forms and procedures whereby an applicant for a renewal or duplicate operator's license under this section or KRS 186.4121, or an applicant for an initial, renewal, or duplicate personal identification card under KRS 186.4122 or 186.4123, who does not have an established and fixed nighttime residence of regular return may use as proof of residency, a form, attested to by a homeless shelter, health care facility, or social service agency currently providing the applicant treatment or services, that the applicant is a resident of Kentucky. An applicant who does not have an established and

1		fixed nighttime residence of regular return shall not be issued a voluntary
2		travel ID operator's license under this section or KRS 186.4121.
3	(4)	In addition to the information identified in subsection (2) of this section, a:
4		(a) Permanent resident shall present one (1) of the following documents issued by
5		the United States Department of Homeland Security, United States Bureau of
6		Citizenship and Immigration Services:
7		$\underline{I.\{(a)\}}$ An I-551 card with a photograph of the applicant; or
8		2.[(b)] A form with the photograph of the applicant or a passport with a
9		photograph of the applicant on which the United States Department of
10		Homeland Security, United States Bureau of Citizenship and
11		Immigration Services, has stamped the following: "Processed for I-551.
12		Temporary evidence of lawful admission for permanent residence. Valid
13		until (Expiration Date). Employment authorized."; and
14		(b) Person who meets the definition in subsection (1)(b) of this section shall
15		present a valid, unexpired passport from his or her country of origin, along
16		with one (1) of the following documents issued by the United States
17		Department of Homeland Security, United States Bureau of Citizenship and
18		Immigration Services:
19		1. Form I-94, Arrival/Departure Record number;
20		2. Form I-766, Employment Authorization Document number; or
21		3. Form I-797, Notice of Action receipt number.
22	(5)	Upon application for an operator's license under this section, the cabinet shall
23		capture a photograph of the applicant in accordance with the requirements of KRS
24		186.4102(1).
25	(6)	(a) Except as provided in paragraph (b) of this subsection, the cabinet shall
26		electronically scan the documents required for application under this section
27		and shall electronically retain the application, supporting documents, and the

1			photograph of the applicant. Upon completion of any required examinations
2			under KRS 186.480, the cabinet shall present the applicant with a temporary
3			operator's license or instruction permit, which shall be valid for thirty (30)
4			days until a permanent operator's license or instruction permit is mailed to the
5			applicant by the Transportation Cabinet.
6		(b)	The cabinet shall only electronically scan the birth certificate of an individual
7			applying for a voluntary travel ID instruction permit or operator's license. If
8			the applicant is not seeking such a permit or license, the cabinet shall not
9			electronically scan the applicant's birth certificate.
10		(c)	An applicant for an operator's license or instruction permit shall not be
11			required to surrender the applicant's birth certificate for image capture, image
12			storage, or image transmission to any entity, including the federal
13			government, unless express consent is given by the applicant during the
14			course of obtaining a voluntary travel ID license or permit.
15	(7)	An	applicant shall swear an oath to the cabinet as to the truthfulness of the
16		state	ements contained in the form.
17		→ S	ection 19. KRS 186.4121 is amended to read as follows:
18	(1)	As u	used in this section, "applicant" means a person who:
19		<u>(a)</u>	Is not a United States citizen:
20		<u>(b)</u>	[and]Has not been granted status as a permanent resident of the United
21			States: and
22		<u>(c)</u>	Does not meet the minimum requirements for federal recognition in Section
23			202 of the REAL ID ACT of 2005, as amended, in 49 U.S.C. sec. 30301
24			note, and has not been admitted to the United States as a nonimmigrant
25			pursuant to a compact of free association between the United States and the
26			Republic of the Marshall Islands, the Republic of Palau, or the Federated
27			States of Micronesia.

(2)An applicant shall apply for an instruction permit or operator's license to either the Transportation Cabinet in Frankfort or a Transportation Cabinet field office. An applicant under this section shall complete the application identified in KRS 186.412, along with other documents required under this section. The cabinet shall keep an electronic copy of the documentation submitted with the application and shall capture a photograph of the applicant in accordance with KRS 186.4102(1)

- (3)The application form under this section shall be accompanied by the applicant's documentation issued by the United States Department of Homeland Security, United States Bureau of Citizenship and Immigration Services, authorizing the person to be in the United States and, if applicable, the applicant's international driving permit. The Transportation Cabinet shall verify the information submitted under this subsection through the Systematic Alien Verification for Entitlements (SAVE) program.
- (4) The application form of a special status individual with a K-1 status shall be accompanied by an original or certified copy of the applicant's completed marriage license signed by the official who presided over the marriage ceremony and two (2) witnesses. The application form of a special status individual with a K-1 status shall also include the applicant's petition to enter the United States for the purpose of marriage that contains the name of the prospective spouse. If the name of the prospective spouse on the petition does not match the name of the spouse on the marriage license, the Transportation Cabinet shall not be required to issue an operator's license.
- 23 (5) (a) The Transportation Cabinet shall verify and validate the immigration status 24 and personal identity of an applicant under this section through federal 25 government systems and databases.
- 26 (b) If an applicant's identity and immigration status is validated, the cabinet shall capture a photograph of the applicant, and scan the required documents into

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(c) If the applicant successfully completes any examinations required under KRS 186.480, or if an examination is not required, the Transportation Cabinet shall present the applicant with a temporary operator's license or instruction permit, which shall be valid for thirty (30) days until a permanent operator's license or instruction permit is mailed to the applicant.

- (d) An applicant under this section shall only be issued a standard operator's license or instruction permit.
- 9 (6) (a) An applicant shall apply to renew an operator's license, or obtain a duplicate operator's license, at the Transportation Cabinet in Frankfort or a Transportation Cabinet field office.
- 12 (b) If an applicant has any type of change in his or her immigration status, the
 13 applicant shall apply to update the operator's license with either the
 14 Transportation Cabinet in Frankfort or a Transportation Cabinet field office
 15 within ten (10) days.
 - (7) An applicant shall swear an oath to the Transportation Cabinet as to the truthfulness of the statements contained in the form.
- 18 (8) (a) Except as provided in paragraph (b) of this subsection, an initial or renewal
 19 operator's license issued to an applicant who is not a special status individual
 20 shall be valid for a period equal to the length of time the applicant's
 21 documentation from the United States Department of Homeland Security,
 22 United States Bureau of Citizenship and Immigration Services, is valid, or
 23 eight (8) years, whichever time period is shorter.
 - (b) An initial or renewal operator's license shall be valid for a period of one (1) year if the applicant is not a special status individual and the person's documentation issued by the United States Department of Homeland Security, United States Bureau of Citizenship and Immigration Services, is issued for

1			an indefinite period of time and does not have an expiration date. The fee
2			shall be the same as for a regular operator's license.
3		→ S	ection 20. KRS 186.4122 is amended to read as follows:
4	(1)	As ι	used in this section, "applicant" means a person who:
5		<u>(a)</u>	Is a citizen or permanent resident of the United States; or
6		<u>(b)</u>	Meets the minimum requirements for federal recognition in Section 202 of
7			the REAL ID ACT of 2005, as amended, in 49 U.S.C. sec. 30301 note, and
8			has been admitted to the United States as a nonimmigrant pursuant to a
9			compact of free association between the United States and the Republic of
10			the Marshall Islands, the Republic of Palau, or the Federated States of
11			Micronesia.
12	(2)	The	Transportation Cabinet shall issue a personal identification card to an applicant
13		who	:
14		(a)	Is a Kentucky resident;
15		(b)	Applies in person to the cabinet or through alternative technology; and
16		(c)	Complies with the provisions of this section.
17	(3)	Upo	n application for a personal identification card under this section, the cabinet
18		shal	l capture a photograph of the applicant in accordance with KRS 186.4102(1).
19	(4)	(a)	Except as provided in paragraph (b) of this subsection, the cabinet shall
20			electronically scan the documents required for application under this section
21			and shall electronically retain the application, supporting documents, and the
22			photograph of the applicant. The cabinet shall present the applicant with a
23			temporary personal identification card, which shall be valid for thirty (30)
24			days until a permanent personal identification card is mailed to the applicant
25			by the Transportation Cabinet.
26		(b)	The cabinet shall only electronically scan the birth certificate of an individual
27			applying for a voluntary travel ID personal identification card. If the applicant

1 is not seeking such a document, the cabinet shall not electronically scan the 2 applicant's birth certificate. 3 (c) An applicant for a personal identification card shall not be required to surrender the applicant's birth certificate for image capture, image storage, or 4 image transmission to any entity, including the federal government, unless 5 express consent is given by the applicant during the course of obtaining a 6 7 voluntary travel ID personal identification card. 8 (5) (a) An application for a personal identification card shall be accompanied by the 9 same information as is required for an operator's license under KRS 186.412, 10 except if an applicant does not have an established and fixed nighttime 11 residence of regular return, the applicant may: 12 1. Until July 1, 2025, use as proof of residency a signed letter from a 13 homeless shelter, health care facility, or social service agency currently 14 providing the applicant treatment or services and attesting that the 15 applicant is a resident of Kentucky; or 16 2. On or after July 1, 2025, follow the procedures outlined in KRS 186.412(3). 17 18 An applicant who does not have an established and fixed nighttime residence (b) of regular return shall not be issued a voluntary travel ID personal 19 20 identification card. 21 (c) An applicant for a personal identification card who is at least sixteen (16) 22 years of age but less than eighteen (18) years of age shall not be required to 23 obtain a signature of a parent or legal guardian on the application if the 24 applicant has been verified as a homeless child or youth, as defined in 42 25 U.S.C. sec. 11434a(2), by at least one (1) of the following:

A director or designee of a governmental or nonprofit agency that

receives public or private funding to provide services to homeless

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1			people;
2			2. A local educational agency liaison for homeless children and youths
3			designated pursuant to 42 U.S.C. sec. 11432(g)(1)(J)(ii), or a school
4			social worker or school counselor;
5			3. The director or director's designee of a federal TRIO Program or a
6			Gaining Early Awareness and Readiness for Undergraduate Program; or
7			4. A financial aid administrator for an institution of higher education.
8		(d)	It shall be permissible for the application form for a personal identification
9			card to include as an applicant's most current resident address a mailing
10			address or an address provided on a voter registration card.
11		(e)	If the applicant is not the legal owner or possessor of the address provided on
12			the application form, the applicant shall swear that he or she has permission
13			from the legal owner, authorized agent for the legal owner, or possessor to use
14			the address for purposes of obtaining the personal identification card.
15	(6)	(a)	Every applicant for a personal identification card under this section shall
16			swear an oath to the cabinet as to the truthfulness of the statements contained
17			on the application form.
18		(b)	A personal identification card may be suspended or revoked if the person who
19			was issued the card presents false or misleading information to the cabinet
20			when applying for the card.
21	(7)	A pe	rsonal identification card issued under this section shall be valid for a period of
22		eigh	t (8) years from the date of issuance, except that if the personal identification
23		card	is issued to a person who does not have an established and fixed nighttime
24		resid	ence of regular return, then the personal identification card shall be valid for
25		one	(1) year from the date of issuance.
26	(8)	(a)	An applicant shall not be issued a personal identification card if the applicant

currently holds a valid Kentucky instruction permit or operator's license. A

person shall not hold more than one (1) license or personal identification card.

2		(b)	If a person's instruction permit or operator's license has been suspended or
3			revoked, the person may be issued a personal identification card. A personal
4			identification card shall be surrendered when the person applies to have his or
5			her instruction permit or operator's license reinstated.
6		→ S	ection 21. KRS 186.4123 is amended to read as follows:
7	(1)	As u	sed in this section, "applicant" means a person who:
8		<u>(a)</u>	Is not a United States citizen:
9		<u>(b)</u>	[and]Has not been granted status as a permanent resident of the United
10			States; and
11		<u>(c)</u>	Does not meet the minimum requirements for federal recognition in Section
12			202 of the REAL ID ACT of 2005, as amended, in 49 U.S.C. sec. 30301
13			note, and has not been admitted to the United States as a nonimmigrant
14			pursuant to a compact of free association between the United States and the
15			Republic of the Marshall Islands, the Republic of Palau, or the Federated
16			States of Micronesia.
17	(2)	The	Transportation Cabinet shall issue a personal identification card to an applicant
18		who	:
19		(a)	Is a Kentucky resident;
20		(b)	Applies in person to either the Transportation Cabinet in Frankfort or a
21			Transportation Cabinet field office; and
22		(c)	Complies with the provisions of this section.
23	(3)	Upo	n application for a personal identification card under this section, the cabinet
24		shall	capture a photograph of the applicant in accordance with KRS 186.4102(1).
25	(4)	The	cabinet shall electronically scan the documents required for application under
26		this	section, supporting documents, and the photograph of the applicant into the
27		cabi	net's database.

1	(5)	(a)	An application for a personal identification card shall be accompanied by the
2			same information as is required for an operator's license under KRS 186.412,
3			along with other documents required under this section, except if an applicant
4			does not have an established and fixed nighttime residence of regular return,
5			the applicant may:

- Until July 1, 2025, use as proof of residency a signed letter from a
 homeless shelter, health care facility, or social service agency currently
 providing the applicant treatment or services and attesting that the
 applicant is a resident of Kentucky; or
- 2. On or after July 1, 2025, follow the procedures outlined in KRS 186.412(3).
- (b) An applicant who does not have an established and fixed nighttime residence of regular return shall not be issued a voluntary travel ID personal identification card.
- (c) It shall be permissible for the application form for a personal identification card to include as an applicant's most current resident address a mailing address or an address provided on a voter registration card.
- (d) If the applicant is not the legal owner or possessor of the address provided on the application form, the applicant shall swear that he or she has permission from the legal owner, authorized agent for the legal owner, or possessor to use the address for purposes of obtaining the personal identification card.
- (6) The application form under this section shall be accompanied by the applicant's documentation issued by the United States Department of Homeland Security, United States Bureau of Citizenship and Immigration Services, authorizing the applicant to be in the United States. The Transportation Cabinet shall verify the information submitted under this subsection through the Systematic Alien Verification for Entitlements (SAVE) program.

(7)	The application form of a special status individual with a K-1 status shall be
	accompanied by an original or certified copy of the applicant's completed marriage
	license signed by the official who presided over the marriage ceremony and two (2)
	witnesses. The application form of a special status individual with a K-1 status shall
	also include the applicant's petition to enter the United States for the purpose of
	marriage that contains the name of the prospective spouse. If the name of the
	prospective spouse on the petition does not match the name of the spouse on the
	marriage license, the Transportation Cabinet shall not be required to issue an
	operator's license.

- 10 (8) (a) The Transportation Cabinet shall verify and validate the immigration status
 11 and personal identity of an applicant under this section through federal
 12 government systems and databases.
 - (b) If an applicant's identity and immigration status is validated, the cabinet shall capture a photograph of the applicant, scan the required documents into the cabinet's database, and present the applicant with a temporary personal identification card, which shall be valid for thirty (30) days until a permanent personal identification card is mailed to the applicant.
 - (c) An applicant under this section shall only be issued a standard personal identification card.
- 20 (9) (a) An applicant shall apply to renew a personal identification card, or obtain a 21 duplicate personal identification card, at the Transportation Cabinet in 22 Frankfort or a Transportation Cabinet field office.
- 23 (b) If a person has any type of change in his or her immigration status, the person 24 shall apply to update with either the Transportation Cabinet in Frankfort or a 25 Transportation Cabinet field office within ten (10) days.
- 26 (10) (a) Every applicant for a personal identification card under this section shall 27 swear an oath to the Transportation Cabinet as to the truthfulness of the

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I			statements contained on the application form.
2		(b)	A personal identification card may be suspended or revoked if the person who
3			was issued the card presents false or misleading information to the cabinet
4			when applying for the card.
5	(11)	(a)	Except as provided in paragraph (b) of this subsection, an initial or renewal
6			personal identification card issued to an applicant who is not a special status
7			individual shall be valid for a period equal to the length of time the applicant's
8			documentation from the United States Department of Homeland Security,
9			United States Bureau of Citizenship and Immigration Services, is valid, or
10			eight (8) years, whichever time period is shorter.
11		(b)	A personal identification card shall be valid for a period of one (1) year if:
12			1. The applicant is not a special status individual and the applicant's
13			documentation issued by the United States Department of Homeland
14			Security, United States Bureau of Citizenship and Immigration Services,
15			is issued for an indefinite period of time and does not have an expiration
16			date. The fee shall be the same as for a regular personal identification
17			card; or
18			2. The personal identification card is issued to a person who does not have
19			an established and fixed nighttime residence of regular return.
20		→ S	ection 22. KRS 186.4125 is amended to read as follows:
21	In o	rder t	apply for a voluntary travel ID identity document under KRS 186.403, the
22	appl	icant	shall present:
23	<u>(1)</u>	The	applicant's certified birth certificate;
24	<u>(2)</u>	[or]	A valid, unexpired, United States passport or Permanent Resident Card (Form
25		I-55	1) <u>; or</u>
26	<u>(3)</u>	For	persons who meet the definition of subsection (1)(b) of Section 18 of this Act,
27		<u>a v</u> a	lid, unexpired passport from his or her country of origin, along with one (1)

1		of the following documents issued by the United States Department of Homeland		
2		Security, United States Bureau of Citizenship and Immigration Services:		
3		(a) Form I-94, Arrival/Departure Record number;		
4		(b) Form I-766, Employment Authorization Document number; or		
5		(c) Form I-797, Notice of Action receipt number.		
6		→ Section 23. KRS 186.456 is amended to read as follows:		
7	(1)	As used in this section, "state police" means the Department of Kentucky State		
8		Police.		
9	(2)	From September 1, 2024, until June 30, 2026, the state police shall operate a pilot		
10		program to provide operator's license skills testing in <u>up to ten (10)</u> [five (5)]		
11		counties in which the state police does not provide permanent, full-time, driver		
12		licensing testing.		
13	(3)	In ac	dministering the pilot project under this section, the state police shall:	
14		(a)	Identify the counties participating in the pilot project based on both public	
15			demand and available state police resources;	
16		(b)	Provide testing in each county at least one (1) time [two (2) times] each	
17			month;	
18		(c)	Accept applications for testing slots through the state police's online	
19			application portal;	
20		(d)	Limit testing only to residents of the pilot project county where the test will be	
21			administered;	
22		(e)	Limit testing only to applicants for an intermediate license under KRS	
23			186.452; and	
24		(f)	Evaluate service levels, unsubscribed appointments, and no-shows during the	
25			term of the pilot project and, if necessary, move the pilot project to another	
26			county identified in subsection (2) of this section, while maintaining the pilot	
27			project in up to ten (10)[at least five (5)] counties during the term of the	

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2 (4) The state police shall collect data on testing done under this section and, by October

- 3 31, 2025, submit a report to the Legislative Research Commission for referral to the
- 4 Interim Joint Committee on Transportation providing:
- 5 (a) Counts of the number of available testing appointments in each county,
- 6 applicants served, unclaimed testing slots, and no-show appointments;
- 7 (b) Information regarding how the pilot program affected testing associated with 8 regional licensing offices; and
- 9 (c) Recommendations on the continuation or expansion of the pilot project.
- Section 24. KRS 235.130 is amended to read as follows:
- 11 (1) <u>A[No]</u> person acting for himself, <u>herself</u>, or another shall <u>not</u> buy or trade for any
 12 motorboat without receiving the certificate of title issued for that boat with a
 13 certificate of transfer endorsed thereon. If the motorboat has not been issued a
 14 certificate of title as noted on the certificate of registration, <u>a county clerk may</u>
 15 <u>accept an affidavit of ownership to process the application for title</u>. The person
 16 shall receive a completed assignment of title on a boat transaction record and the
- 17 certificate of registration.
- 18 (2)It shall be the duty of the purchaser to promptly submit the endorsed certificate of 19 title or boat transaction record and certificate of registration to the county clerk of 20 the county of the purchaser's residence or in which the motorboat is to be 21 principally operated. The purchaser shall apply for a new certificate of title and 22 registration pursuant to KRS 235.050. The county clerk shall [thereupon] issue to 23 the purchaser a transfer of registration bearing the same data and information. The 24 clerk shall forward the endorsed certificate of title or boat transaction record and certificate of registration and new application for title and registration to the 25 26 Transportation Cabinet. Except when registration is prohibited by law, any 27 unexpired registration shall remain valid after transfer until expiration occurs

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(3) For transferring the registration, the clerk shall collect a fee of five dollars (\$5). The clerk shall retain two dollars (\$2), the Transportation Cabinet shall receive two dollars (\$2) and the Department of Fish and Wildlife Resources administratively attached to the Tourism, Arts and Heritage Cabinet shall receive one dollar (\$1). The fee received by the Transportation Cabinet shall be deposited in a trust and agency account for use by the Transportation Cabinet in defraying the cost of implementing and operating the boat titling and registration program. The fee for transferring the title shall be as required by KRS 235.085.

- (4) If a transferee does not promptly submit the necessary documents to the county clerk as required by law in order to complete the transfer transaction, a transferor may submit to the county clerk, after the passage of fifteen (15) calendar days, in his *or her* county of residence, an affidavit that he *or she* has transferred his *or her* interest in a specific motorboat and the clerk may enter appropriate data into the AVIS system which would restrict any registration transaction from occurring on that vehicle until the transfer was processed.
- 17 (5) If the owner junks or otherwise renders a motorboat unfit for future use, he *or she*18 shall deliver the title to the county clerk of the county in which the motorboat is
 19 junked. The county clerk shall immediately return the title to the Transportation
 20 Cabinet. The owner shall pay to the county clerk fifty cents (\$0.50) for his *or her*21 services.
- 22 → SECTION 25. A NEW SECTION OF KRS CHAPTER 186A IS CREATED 23 TO READ AS FOLLOWS:
- 24 (1) Except as provided in subsection (2) of this section, on and after July 1, 2026, a
 25 lienholder shall participate in the electronic title application and registration
 26 system to confirm, release, and manage liens and lien documents.
- 27 (2) This section shall not apply to lienholders who are not normally engaged in the

business of financing motor vehicles or who are granted an exemption by the

- 2 *cabinet*.
- 3 → Section 26. The following KRS section is repealed:
- 4 186A.165 County clerk to complete transmittal record -- Exceptions.
- Section 27. Sections 17 to 22 of this Act take effect July 1, 2025.

 → Section 27. Sections 17 to 22 of this Act take effect July 1, 2025.
- Section 28. Whereas there is a need for motor vehicle insurers to use nationally
- 7 accepted used car valuation or tools to correctly determine the retail value of wrecked,
- 8 destroyed, or damaged motor vehicles, an emergency is declared to exist, and Sections 12
- 9 to 16 of this Act take effect upon its passage and approval by the Governor or upon it
- 10 otherwise becoming a law.