1 AN ACT relating to motor vehicle usage tax.

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

- 3 → Section 1. KRS 138.470 is amended to read as follows:
- 4 There is expressly exempted from the tax imposed by KRS 138.460:
- 5 (1) (a) Motor vehicles titled or registered to the United States, or to the Commonwealth of Kentucky or any of its political subdivisions; and
- 7 (b) The gross rental or lease charges for the rental or lease of a motor vehicle paid 8 by the United States, or the Commonwealth of Kentucky or any of its political 9 subdivisions;
- 10 (2) Motor vehicles titled or registered to institutions of purely public charity and institutions of education not used or employed for gain by any person or corporation;
- 13 (3) Motor vehicles which have been previously titled in Kentucky on or after July 1,
 14 2005, or previously registered and titled in any state or by the federal government
 15 when being sold or transferred to licensed motor vehicle dealers for resale. The
 16 motor vehicles shall not be leased, rented, or loaned to any person and shall be held
 17 for resale only;
- 18 (4) Motor vehicles sold by or transferred from dealers registered and licensed in
 19 compliance with the provisions of KRS 186.070 and KRS 190.010 to 190.080 to
 20 members of the Armed Forces on duty in this Commonwealth under orders from
 21 the United States government;
- 22 (5) Commercial motor vehicles, excluding passenger vehicles having a seating capacity 23 for nine (9) persons or less, owned by nonresident owners and used primarily in 24 interstate commerce and based in a state other than Kentucky which are required to 25 be registered in Kentucky by reason of operational requirements or fleet proration 26 agreements and are registered pursuant to KRS 186.145;
- 27 (6) Motor vehicles titled in Kentucky on or after July 1, 2005, or previously registered

1	in Kentucky,	transferred	between	husband	and	wife,	parent	and	child,	stepparent	
2	and stepchild.	, or grandpa	rent and g	randchild	l;						

- Motor vehicles transferred when a business changes its name and no other transaction has taken place or an individual changes his or her name;
- Motor vehicles transferred to a corporation from a proprietorship or limited liability company, to a limited liability company from a corporation or proprietorship, or from a corporation or limited liability company to a proprietorship, within six (6)
- 8 months from the time that the business is incorporated, organized, or dissolved, if 9 the transferor and the transferee are the same business entity except for a change in
- legal form;
- 11 (9) Motor vehicles transferred by will, court order, or under the statutes covering
- descent and distribution of property, if the vehicles were titled in Kentucky on or
- after July 1, 2005, or previously registered in Kentucky;
- 14 (10) Motor vehicles transferred between a subsidiary corporation and its parent
- 15 corporation if there is no consideration, or nominal consideration, or in sole
- 16 consideration of the cancellation or surrender of stock;
- 17 (11) Motor vehicles transferred between a limited liability company and any of its
- members, if there is no consideration, or nominal consideration, or in sole
- 19 consideration of the cancellation or surrender of stock;
- 20 (12) The interest of a partner in a motor vehicle when other interests are transferred to
- 21 him *or her*;
- 22 (13) Motor vehicles repossessed by a secured party who has a security interest in effect
- at the time of repossession and a repossession affidavit as required by KRS
- 24 186.045(6). The repossessor shall hold the vehicle for resale only and not for
- personal use, unless he <u>or she</u> has previously paid the motor vehicle usage tax on
- 26 the vehicle;
- 27 (14) Motor vehicles transferred to an insurance company to settle a claim. These

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1	vehicles	shall be	iunked	or held	for resale	only;

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(15) Motor carriers operating under a charter bus certificate issued by the Transportation
 Cabinet under KRS Chapter 281;

- 4 (16) (a) 1. Motor vehicles registered under KRS 186.050 that have a declared gross vehicle weight with any towed unit of forty-four thousand and one (44,001) pounds or greater; and
 - 2. Farm trucks registered under KRS 186.050(4) that have a declared gross vehicle weight with any towed unit of forty-four thousand and one (44,001) pounds or greater.
 - (b) To be eligible for the exemption established in paragraph (a) of this subsection, motor vehicles shall be registered at the appropriate range for the declared gross weight of the vehicle established in KRS 186.050(3)(b) and shall be prohibited from registering at a higher weight range. If a motor vehicle is initially registered in one (1) declared gross weight range and subsequently is registered at a declared gross weight range lower than forty-four thousand and one (44,001) pounds, the person registering the vehicle shall be required to pay the county clerk the usage tax due on the vehicle unless the person can provide written proof to the clerk that the tax has been previously paid;
 - (17) Motor vehicles transferred to a trustee to be held in trust, or from a trustee to a beneficiary of the trust, if a direct transfer from the grantor of the trust to all individual beneficiaries of the trust would have qualified for an exemption from the tax pursuant to subsection (6) or (9) of this section;
- 24 (18) Motor vehicles transferred to a trustee to be held in trust, if the grantor of the trust is 25 a natural person and is treated as the owner of any portion of the trust for federal 26 income tax purposes under the provisions of 26 U.S.C. secs. 671 to 679;
 - (19) Motor vehicles transferred from a trustee of a trust to another person if:

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1		(a)	The grantor of the trust is a natural person and is treated as the owner of any
2			portion of the trust for federal income tax purposes under the provisions of 26
3			U.S.C. secs. 671 to 679; and
4		(b)	A direct transfer from the grantor of the trust to the person would have
5			qualified for an exemption from the tax pursuant to subsection (6) or (9) of
6			this section; [and]
7	(20)	Mot	or vehicles previously registered in another state, and owned by a current or
8		<u>forn</u>	ner member of the Armed Forces of the United States, provided that the motor
9		<u>vehi</u>	cle was purchased when the owner was on active duty; and
10	<u>(21)</u>	Mot	or vehicles under a manufacturer's statement of origin in possession of a
11		licer	nsed new motor vehicle dealer that are titled and transferred to a licensed used
12		mote	or vehicle dealer and held for sale.