- **32-989. Service charge.** (a) In addition to the fees prescribed pursuant to law or rules and regulations of the secretary, the secretary shall, and the county clerk and any agent appointed pursuant to K.S.A. 32-985, and amendments thereto, may, charge and retain a service charge fee not to exceed \$1.00 for each license, permit, stamp or other issue of the department issued or sold by such secretary, county clerk or agent, except:
- (1) When such service charge fee is otherwise established by law, the amount charged shall be the amount otherwise established;
- (2) for licenses, permits, stamps or other issues sold by an approved telephone agent or over the internet by an approved internet agent, for which the agent may charge and receive a service fee charge negotiated by the secretary and the agent, in addition to the actual cost remitted to the department of the licenses, permits, stamps or other issues sold during a telephone or internet transaction other than the service charge per issue and the negotiated service charge fee;
 - (3) in the case of a migratory waterfowl habitat stamp, the service charge fee shall not exceed \$.50; and
- (4) the secretary shall not charge service charge fees for issues of the department issued or sold to a person appointed by the secretary pursuant to K.S.A. 32-985, and amendments thereto, to sell such issues.
- (b) Any moneys collected by the secretary for fees imposed pursuant to this section shall be disposed of as provided by K.S.A. 32-990, 32-991 and 32-993, and amendments thereto. Any such moneys collected by the county clerk shall be deposited in the county general fund.

History: L. 1989, ch. 118, § 106; L. 2003, ch. 108, § 2; July 1.