Session of 2017

SENATE BILL No. 89

By Committee on Transportation

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AN ACT concerning motor vehicles; relating to fees, collection of; amending K.S.A. 2016 Supp. 8-135, 8-145 and 8-145d and repealing 2 3 the existing sections.

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Be it enacted by the Legislature of the State of Kansas:

6 Section 1. K.S.A. 2016 Supp. 8-135 is hereby amended to read as 7 follows: 8-135. (a) Upon the transfer of ownership of any vehicle 8 registered under this act, the registration of the vehicle and the right to use 9 any license plate thereon shall expire and thereafter there shall be no 10 transfer of any registration, and the license plate shall be removed by the 11 owner thereof. Except as provided in K.S.A. 8-172, and amendments 12 thereto, and 8-1,147, and amendments thereto, it shall be unlawful for any 13 person, other than the person to whom the license plate was originally 14 issued, to have possession thereof. When the ownership of a registered 15 vehicle is transferred, the original owner of the license plate may register 16 another vehicle under the same number, upon application and payment of a fee of \$1.50, if such other vehicle does not require a higher license fee. If a 17 higher license fee is required, then the transfer may be made upon the 18 19 payment of the transfer fee of \$1.50 and the difference between the fee 20 originally paid and that due for the new vehicle.

21 (b) Subject to the provisions of subsection (a) of K.S.A. 8-198(a), and 22 amendments thereto, upon the transfer or sale of any vehicle by any person 23 or dealer, or upon any transfer in accordance with K.S.A. 59-3511, and 24 amendments thereto, the new owner thereof, within 60 days, inclusive of 25 weekends and holidays, from date of such transfer shall make application 26 to the division for registration or reregistration of the vehicle, but no 27 person shall operate the vehicle on any highway in this state during the 28 sixty-day period without having applied for and obtained temporary 29 registration from the county treasurer or from a dealer. After the expiration 30 of the sixty-day period, it shall be unlawful for the owner or any other 31 person to operate such vehicle upon the highways of this state unless the 32 vehicle has been registered as provided in this act. For failure to make 33 application for registration as provided in this section, a penalty of \$2 shall 34 be added to other fees. When a person has a current motorcycle or 35 passenger vehicle registration and license plate, including any registration 36 decal affixed thereto, for a vehicle and has sold or otherwise disposed of

1 the vehicle and has acquired another motorcycle or passenger vehicle and 2 intends to transfer the registration and the license plate to the motorcycle 3 or passenger vehicle acquired, but has not yet had the registration 4 transferred in the office of the county treasurer, such person may operate 5 the motorcycle or passenger vehicle acquired for a period of not to exceed 6 60 days by displaying the license plate on the rear of the vehicle acquired. 7 If the acquired vehicle is a new vehicle such person also must carry the 8 assigned certificate of title or manufacturer's statement of origin when 9 operating the acquired vehicle, except that a dealer may operate such 10 vehicle by displaying such dealer's dealer license plate.

(c) Certificate of title: No vehicle required to be registered shall be 11 12 registered or any license plate or registration decal issued therefor, unless 13 the applicant for registration shall present satisfactory evidence of 14 ownership and apply for an original certificate of title for such vehicle. 15 The following paragraphs of this subsection shall apply to the issuance of 16 a certificate of title for a nonhighway vehicle, salvage vehicle or rebuilt 17 salvage vehicle, as defined in K.S.A. 8-197, and amendments thereto, except to the extent such paragraphs are made inapplicable by or are 18 19 inconsistent with K.S.A. 8-198, and amendments thereto, and to any 20 electronic certificate of title, except to the extent such paragraphs are made 21 inapplicable by or are inconsistent with K.S.A. 2016 Supp. 8-135d, and 22 amendments thereto, or with rules and regulations adopted pursuant to 23 K.S.A. 2016 Supp. 8-135d, and amendments thereto.

The provisions of paragraphs (1) through (14) shall apply to any certificate of title issued prior to January 1, 2003, which indicates that there is a lien or encumbrance on such vehicle.

27 (1) An application for certificate of title shall be made by the owner 28 or the owner's agent upon a form furnished by the division and shall state 29 all liens or encumbrances thereon, and such other information as the 30 division may require. Notwithstanding any other provision of this section, 31 no certificate of title shall be issued for a vehicle having any unreleased lien or encumbrance thereon, unless the transfer of such vehicle has been 32 33 consented to in writing by the holder of the lien or encumbrance. Such 34 consent shall be in a form approved by the division. In the case of members of the armed forces of the United States while the United States 35 36 is engaged at war with any foreign nation and for a period of six months 37 next following the cessation of hostilities, such application may be signed 38 by the owner's spouse, parents, brother or sister. The county treasurer shall 39 use reasonable diligence in ascertaining whether the facts stated in such 40 application are true, and if satisfied that the applicant is the lawful owner 41 of such vehicle, or otherwise entitled to have the same registered in such 42 applicant's name, shall so notify the division, who shall issue an 43 appropriate certificate of title. The certificate of title shall be in a form

approved by the division, and shall contain a statement of any liens or
 encumbrances which the application shows, and such other information as
 the division determines.

4 (2) The certificate of title shall contain upon the reverse side a form 5 for assignment of title to be executed by the owner. This assignment shall 6 contain a statement of all liens or encumbrances on the vehicle at the time 7 of assignment. The certificate of title shall also contain on the reverse side 8 blank spaces so that an abstract of mileage as to each owner will be 9 available. The seller at the time of each sale shall insert and certify the 10 mileage and the purchase price on the form filed for application or reassignment of title, and the division shall insert such mileage on the 11 12 certificate of title when issued to purchaser or assignee. The signature of 13 the purchaser or assignee is required on the form filed for application or 14 reassignment of title, acknowledging the odometer and purchase price 15 certification made by the seller, except that vehicles which are 10 model 16 years or older and trucks with a gross vehicle weight of more than 16,000 17 pounds shall be exempt from the mileage acknowledgment requirement of 18 the purchaser or assignee. Such title shall indicate whether the vehicle for 19 which it is issued has been titled previously as a nonhighway vehicle or 20 salvage vehicle. In addition, the reverse side shall contain two forms for 21 reassignment by a dealer, stating the liens or encumbrances thereon. The 22 first form of reassignment shall be used only when a dealer sells the 23 vehicle to another dealer. The second form of reassignment shall be used 24 by a dealer when selling the vehicle to another dealer or the ultimate 25 owner of the vehicle. The reassignment by a dealer shall be used only 26 where the dealer resells the vehicle, and during the time that the vehicle 27 remains in the dealer's possession for resale, the certificate of title shall be 28 dormant. When the ownership of any vehicle passes by operation of law, 29 or repossession upon default of a lease, security agreement, or executory 30 sales contract, the person owning such vehicle, upon furnishing 31 satisfactory proof to the county treasurer of such ownership, may procure a 32 certificate of title to the vehicle. When a vehicle is registered in another 33 state and is repossessed in another state, the owner of such vehicle shall 34 not be entitled to obtain a valid Kansas title or registration, except that 35 when a vehicle is registered in another state, but is financed originally by a 36 financial institution chartered in the state of Kansas or when a financial 37 institution chartered in Kansas purchases a pool of motor vehicle loans 38 from the resolution trust corporation or a federal regulatory agency, and 39 the vehicle is repossessed in another state, such Kansas financial 40 institution shall be entitled to obtain a valid Kansas title or registration. In 41 addition to any other fee required for the issuance of a certificate of title, 42 any applicant obtaining a certificate of title for a repossessed vehicle shall 43 pay a fee of \$3.

1 (3) Dealers shall execute, upon delivery to the purchaser of every new vehicle, a manufacturer's statement of origin stating the liens and 2 3 encumbrances thereon. Such statement of origin shall be delivered to the 4 purchaser at the time of delivery of the vehicle or at a time agreed upon by 5 the parties, not to exceed 30 days, inclusive of weekends and holidays. The 6 agreement of the parties shall be executed on a form approved by the 7 division. In the event delivery of title cannot be made personally, the seller 8 may deliver the manufacturer's statement of origin by restricted mail to the 9 address of purchaser shown on the purchase agreement. The 10 manufacturer's statement of origin may include an attachment containing assignment of such statement of origin on forms approved by the division. 11 12 Upon the presentation to the division of a manufacturer's statement of 13 origin, by a manufacturer or dealer for a new vehicle, sold in this state, a 14 certificate of title shall be issued if there is also an application for 15 registration, except that no application for registration shall be required for 16 a travel trailer used for living guarters and not operated on the highways.

(4) The fee for each original certificate of title shall be \$10 in
addition to the fee for registration of such vehicle, trailer or semitrailer.
The certificate of title shall be good for the life of the vehicle, trailer or
semitrailer while owned or held by the original holder of the certificate of
title.

22 (5) Except for a vehicle registered by a federally recognized Indian 23 tribe, as provided in paragraph (16), upon sale and delivery to the 24 purchaser of every vehicle subject to a purchase money security interest as 25 provided in article 9 of chapter 84 of the Kansas Statutes Annotated, and 26 amendments thereto, the dealer or secured party may complete a notice of 27 security interest and when so completed, the purchaser shall execute the 28 notice, in a form prescribed by the division, describing the vehicle and 29 showing the name and address of the secured party and of the debtor and 30 other information the division requires. On and after July 1, 2007, only one 31 lien shall be taken or accepted for vehicles with a gross vehicle weight rating of 26,000 pounds or less. As used in this section "gross vehicle 32 33 weight rating" shall have the meaning ascribed thereto in K.S.A. 66-1,108, 34 and amendments thereto. The dealer or secured party, within 30 days of the 35 sale and delivery, may mail or deliver the notice of security interest, 36 together with a fee of \$2.50, to the division. The notice of security interest 37 shall be retained by the division until it receives an application for a 38 certificate of title to the vehicle and a certificate of title is issued. The 39 certificate of title shall indicate any security interest in the vehicle. Upon 40 issuance of the certificate of title, the division shall mail or deliver 41 confirmation of the receipt of the notice of security interest, the date the 42 certificate of title is issued and the security interest indicated, to the 43 secured party at the address shown on the notice of security interest. The

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proper completion and timely mailing or delivery of a notice of security interest by a dealer or secured party shall perfect a security interest in the vehicle, as referenced in K.S.A. 2016 Supp. 84-9-311, and amendments thereto, on the date of such mailing or delivery. The county treasurers shall mail a copy of the title application to the lienholder. For any vehicle subject to a lien, the county treasurer, *division or contractor* shall collect from the applicant a \$1.50 service fee for processing and mailing a copy of

8 the title application to the lienholder. 9 (6) It shall be unlawful for any person to operate in this state a vehicle 10 required to be registered under this act, or to transfer the title to any such vehicle to any person or dealer, unless a certificate of title has been issued 11 12 as herein provided. In the event of a sale or transfer of ownership of a 13 vehicle for which a certificate of title has been issued, which certificate of title is in the possession of the transferor at the time of delivery of the 14 15 vehicle, the holder of such certificate of title shall endorse on the same an 16 assignment thereof, with warranty of title in a form prescribed by the 17 division and printed thereon and the transferor shall deliver the same to the 18 buyer at the time of delivery to the buyer of the vehicle or at a time agreed 19 upon by the parties, not to exceed 60 days, inclusive of weekends and 20 holidays, after the time of delivery. The agreement of the parties shall be 21 executed on a form provided by the division. The requirements of this 22 paragraph concerning delivery of an assigned title are satisfied if the 23 transferor mails to the transferee by restricted mail the assigned certificate 24 of title within the 60 days, and if the transferor is a dealer, as defined by 25 K.S.A. 8-2401, and amendments thereto, such transferor shall be deemed 26 to have possession of the certificate of title if the transferor has made 27 application therefor to the division. The buyer shall then present such 28 assigned certificate of title to the division at the time of making application 29 for registration of such vehicle. A new certificate of title shall be issued to 30 the buyer, upon payment of the fee of \$10. If such vehicle is sold to a 31 resident of another state or country, the dealer or person making the sale 32 shall notify the division of the sale and the division shall make notation 33 thereof in the records of the division. When a person acquires a security 34 interest that such person seeks to perfect on a vehicle subsequent to the 35 issuance of the original title on such vehicle, such person shall require the 36 holder of the certificate of title to surrender the same and sign an 37 application for a mortgage title in form prescribed by the division. Upon 38 such surrender such person shall immediately deliver the certificate of 39 title, application, and a fee of \$10 to the division. Delivery of the 40 surrendered title, application and tender of the required fee shall perfect a 41 security interest in the vehicle as referenced in K.S.A. 2016 Supp. 84-9-42 311, and amendments thereto. On and after July 1, 2007, only one lien 43 may be taken or accepted for security for an obligation to be secured by a

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lien to be shown on a certificate of title for vehicles with a gross vehicle 1 2 weight rating, as defined in K.S.A. 66-1,108, and amendments thereto, of 3 26,000 pounds or less. A refinancing shall not be subject to the limitations 4 of this act. A refinancing is deemed to occur when the original obligation 5 is satisfied and replaced by a new obligation. Lien obligations created 6 before July 1, 2007, which are of a continuing nature shall not be subject 7 to the limitations of this act until the obligation is satisfied. A lien in 8 violation of this provision is void. Upon receipt of the surrendered title, 9 application and fee, the division shall issue a new certificate of title 10 showing the liens or encumbrances so created, but only one lien or encumbrance may be shown upon a title for vehicles with a gross vehicle 11 12 rating of 26,000 pounds or less, and not more than two liens or 13 encumbrances may be shown upon a title for vehicles in excess of 26,000 14 pounds gross vehicle weight rating. When a prior lienholder's name is 15 removed from the title, there must be satisfactory evidence presented to 16 the division that the lien or encumbrance has been paid. When the 17 indebtedness to a lienholder, whose name is shown upon a title, is paid in 18 full, such lienholder shall comply with the provisions of K.S.A. 2016 19 Supp. 8-1,157, and amendments thereto.

20 (7) It shall be unlawful for any person to buy or sell in this state any 21 vehicle required to be registered, unless, at the time of delivery thereof or 22 at a time agreed upon by the parties, not to exceed 60 days, inclusive of 23 weekends and holidays, after the time of delivery, there shall pass between 24 the parties a certificate of title with an assignment thereof. The sale of a 25 vehicle required to be registered under the laws of this state, without 26 assignment of the certificate of title, is fraudulent and void, unless the 27 parties shall agree that the certificate of title with assignment thereof shall 28 pass between them at a time other than the time of delivery, but within 60 29 days thereof. The requirements of this paragraph concerning delivery of an 30 assigned title shall be satisfied if: (A) The seller mails to the purchaser by 31 restricted mail the assigned certificate of title within 60 days, or; (B) if the 32 transferor is a dealer, as defined by K.S.A. 8-2401, and amendments 33 thereto, such seller shall be deemed to have possession of the certificate of 34 title if such seller has made application therefor to the division;; or (C) if 35 the transferor is a dealer and has assigned a title pursuant to paragraph (9) 36 of this subsection (c)(9).

(8) In cases of sales under the order of a court of a vehicle required to be registered under this act, the officer conducting such sale shall issue to the purchaser a certificate naming the purchaser and reciting the facts of the sale, which certificate shall be prima facie evidence of the ownership of such purchaser for the purpose of obtaining a certificate of title to such motor vehicle and for registering the same. Any such purchaser shall be allowed 60 days, inclusive of weekends and holidays, from the date of sale 1 to make application to the division for a certificate of title and for the 2 registering of such motor vehicle.

3 (9) Any dealer who has acquired a vehicle, the title for which was 4 issued under the laws of and in a state other than the state of Kansas, shall 5 not be required to obtain a Kansas certificate of title therefor during the 6 time such vehicle remains in such dealer's possession and at such dealer's 7 place of business for the purpose of sale. The purchaser or transferee shall 8 present the assigned title to the division of vehicles when making 9 application for a certificate of title as provided in subsection (c)(1).

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(10) Motor vehicles may be held and titled in transfer-on-death form.

Notwithstanding the provisions of this act with respect to time 11 (11)12 requirements for delivery of a certificate of title, or manufacturer's 13 statement of origin, as applicable, any person who chooses to reaffirm the 14 sale in writing on a form approved by the division which advises them of 15 their rights pursuant to paragraph (7) of subsection (c)(7) and who has 16 received and accepted assignment of the certificate of title or 17 manufacturer's statement of origin for the vehicle in issue may not 18 thereafter void or set aside the transaction with respect to the vehicle for 19 the reason that a certificate of title or manufacturer's statement of origin 20 was not timely delivered, and in such instances the sale of a vehicle shall 21 not be deemed to be fraudulent and void for that reason alone.

22 (12) The owner of any vehicle assigning a certificate of title in 23 accordance with the provisions of this section may file with the division a 24 form indicating that such owner has assigned such certificate of title. Such 25 forms shall be furnished by the division and shall contain such information 26 as the division may require. Any owner filing a form as provided in this 27 paragraph shall pay a fee of \$10. The filing of such form shall be prima 28 facie evidence that such certificate of title was assigned and shall create a 29 rebuttable presumption. If the assignee of a certificate of title fails to make 30 application for registration, an owner assigning such title and filing the 31 form in accordance with the provisions of this paragraph shall not be held 32 liable for damages resulting from the operation of such vehicle.

33 (13)Application for a certificate of title on a boat trailer with a gross 34 weight over 2,000 pounds shall be made by the owner or the owner's agent 35 upon a form to be furnished by the division and shall contain such 36 information as the division shall determine necessary. The division may 37 waive any information requested on the form if it is not available. The 38 application together with a bill of sale for the boat trailer shall be accepted 39 as prima facie evidence that the applicant is the owner of the boat trailer, 40 provided that a Kansas title for such trailer has not previously been issued. 41 If the application and bill of sale are used to obtain a certificate of title for 42 a boat trailer under this paragraph, the certificate of title shall not be issued 43 until an inspection in accordance with subsection (a) of K.S.A. 8-116a(a), 1 and amendments thereto, has been completed.

2 (14) In addition to the two forms for reassignment under paragraph 3 (2) of subsection (c)(2), a dealer may attach one additional reassignment 4 form to a certificate of title. The director of vehicles shall prescribe and 5 furnish such reassignment forms. The reassignment form shall be used by 6 a dealer when selling the vehicle to another dealer or the ultimate owner of 7 the vehicle only when the two reassignment forms under paragraph (2) of 8 subsection (c)(2) have already been used. The fee for a reassignment form 9 shall be \$6.50. A dealer may purchase reassignment forms in multiples of 10 five upon making proper application and the payment of required fees.

(15) A first stage manufacturer, as defined in K.S.A. 8-2401, and 11 12 amendments thereto, who manufactures a motor vehicle in this state, and 13 who sells such motor vehicles to dealers located in a foreign country, may execute a manufacturers statement of origin to the division of vehicles for 14 15 the purpose of obtaining an export certificate of title. The motor vehicle 16 issued an export certificate of title shall not be required to be registered in 17 this state. An export certificate of title shall not be used to register such 18 vehicle in the United States.

(16) A security interest in a vehicle registered by a federally
recognized Indian tribe shall be deemed valid under Kansas law if validly
perfected under the applicable tribal law and the lien is noted on the face
of the tribal certificate of title.

(17) On and after January 1, 2010, a certificate of title issued for a
 rebuilt salvage vehicle for the initial time, shall indicate on such title, the
 reduced classification of such vehicle as provided under K.S.A. 79-5104,
 and amendments thereto.

27 Sec. 2. K.S.A. 2016 Supp. 8-145 is hereby amended to read as 28 follows: 8-145. (a) All registration and certificates of title fees shall be 29 paid to the division of vehicles, a contractor of the division or the county 30 treasurer of the county in which the applicant for registration resides or has 31 an office or principal place of business within this state, and. The division, 32 contractor or the county treasurer shall issue a receipt in triplicate, on 33 blanks furnished by the division of vehicles, one copy of which shall be 34 filed in the county treasurer's office, one copy shall be delivered to the 35 applicant and the original copy shall be forwarded to the director of 36 vehicles for such fees paid.

(b) The county treasurer, *division or contractor* shall deposit \$.75 *out* of each license application, \$.75 out of each application for transfer of license plate and \$2 out of each application for a certificate of title, collected by such treasurer under this act, in a special fund, which fund is hereby appropriated for the use of the county treasurer, *division or contractor* in paying for necessary help and expenses incidental to the administration of duties in accordance with the provisions of this law-and

1 extra compensation to. The county treasurer shall receive extra 2 compensation for the services performed in administering the provisions of 3 this act, which compensation shall be in addition to any other 4 compensation provided by any other law, except that the county treasurer 5 shall receive as additional compensation for administering the motor 6 vehicle title and registration laws and fees, a sum computed as follows: 7 The county treasurer, during the month of December, shall determine the 8 amount to be retained for extra compensation not to exceed the following 9 amounts each year for calendar year 2006 or any calendar year thereafter: 10 The sum of \$110 per hundred registrations for the first 5,000 registrations; the sum of \$90 per hundred registrations for the second 5,000 11 12 registrations; the sum of \$5 per hundred for the third 5,000 registrations; 13 and the sum of \$2 per hundred registrations for all registrations thereafter. 14 In no event, however, shall any county treasurer be entitled to receive more than \$15,000 additional annual compensation. 15

16 If more than one person shall hold the office of county treasurer during 17 any one calendar year, such compensation shall be prorated among such 18 persons in proportion to the number of weeks served. The total amount of 19 compensation paid the treasurer together with the amounts expended in paying for other necessary help and expenses incidental to the 20 21 administration of the duties of the county treasurer in accordance with the 22 provisions of this act, shall not exceed the amount deposited in such 23 special fund. Any balance remaining in such fund at the close of any 24 calendar year shall be withdrawn and credited to the general fund of the 25 county prior to June 1 of the following calendar year.

26 (c) The county treasurer, division or contractor shall remit the 27 remainder of all such fees collected, together with the original copy of all 28 applications, to the secretary of revenue. The secretary of revenue shall 29 remit all such fees remitted to the state treasurer in accordance with the 30 provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of 31 each such remittance, the state treasurer shall deposit the entire amount in 32 the state treasury to the credit of the state highway fund, except as 33 provided in subsection (d).

(d) (1) Three dollars and fifty cents of each certificate of title fee
collected and remitted to the secretary of revenue, shall be remitted to the
state treasurer who shall credit such \$3.50 to the Kansas highway patrol
motor vehicle fund. Three dollars of each certificate of title fee collected
and remitted to the secretary of revenue, shall be remitted to the state
treasurer who shall credit such \$3 to the VIPS/CAMA technology
hardware fund.

41 (2) For repossessed vehicles, \$3 of each certificate of title fee 42 collected and remitted to the secretary of revenue, shall be remitted to the 43 state treasurer who shall credit such \$3 to the repossessed certificates of 1 title fee fund.

2 (3) Three dollars and fifty cents of each reassignment form fee 3 collected and remitted to the secretary of revenue, shall be remitted to the 4 state treasurer who shall credit such \$3.50 to the Kansas highway patrol 5 motor vehicle fund. Three dollars of each reassignment form fee collected 6 and remitted to the secretary of revenue, shall be remitted to the state 7 treasurer who shall credit such \$3 to the VIPS/CAMA technology 8 hardware fund.

9 (4) Until January 1, 2013, \$4 of each division of vehicles 10 modernization surcharge collected and remitted to the secretary of 11 revenue, shall be remitted to the state treasurer who shall credit such \$4 to 12 the division of vehicles modernization fund, on and after January 1, 2013, 13 the state treasurer shall credit such \$4 to the state highway fund.

(5) Two dollars of each Kansas highway patrol staffing and training
surcharge collected and remitted to the secretary of revenue, shall be
remitted to the state treasurer who shall credit such \$2 to the Kansas
highway patrol staffing and training fund.

(6) One dollar and twenty-five cents of each law enforcement training
center surcharge collected and remitted to the secretary of revenue, shall
be remitted to the state treasurer who shall credit such \$1.25 to the law
enforcement training center fund.

(7) Fees collected in K.S.A. 2016 Supp. 8-135 and 8-145, and
amendments thereto, that are collected by the division for commercial
motor vehicles or vehicles that are part of a commercial fleet, shall be
remitted to the state treasurer, who shall credit such amounts to the
commercial vehicle administrative fund.

27 Sec. 3. K.S.A. 2016 Supp. 8-145d is hereby amended to read as 28 follows: 8-145d. In addition to the annual vehicle registration fees 29 prescribed by K.S.A. 8-143, 8-143b, 8-143c, 8-143g, 8-143h, 8-143i, 8-30 167, 8-172-and, 8-195, 8-1,103 and 8-1,108, and amendments thereto, and 31 K.S.A. 2016 Supp. 8-1431, and amendments thereto, any applicant for 32 vehicle registration or renewal thereof for registration shall pay a service 33 fee in the amount of \$5 to the county treasurer, the division of vehicles or 34 a contractor of the division at the time of making such application. In 35 addition to such service fee, the county treasurer may charge any applicant 36 for vehicle registration or renewal thereof for registration, a registration 37 fee as follows: (1) In an amount not to exceed \$5 per vehicle registration 38 or renewal thereof for registration, when such application is made at a 39 registration facility in a county with multiple vehicle registration facilities 40 as established by the county treasurer; and (2) in an amount not to exceed 41 \$2.50 per vehicle registration or renewal thereof for registration, when 42 such application is made at a registration facility in a county with a single 43 vehicle registration facility as established by the county treasurer. The

1 county treasurer, division or contractor shall deposit all amounts received

2 under this section in the special fund created pursuant to K.S.A. 8-145, and

3 amendments thereto, and such amounts shall be used by the county

- 4 treasurer, *division or contractor* for all purposes for which such fund has 5 been appropriated by law, and such additional amounts are hereby
- 6 appropriated as other amounts deposited in such fund.
- 7 Sec. 4. K.S.A. 2016 Supp. 8-135, 8-145 and 8-145d are hereby 8 repealed.
- 9 Sec. 5. This act shall take effect and be in force from and after its 10 publication in the statute book.