# SENATE SUBSTITUTE FOR <br> HOUSE BILL NO. 4630 

## (As amended June 11, 2014)

<<A bill to amend 1949 PA 300, entitled "Michigan vehicle code," by amending sections 217, 224, 226, 234, 255, 256, 312c, 312e, 801, 801b, 801e, 801g, 801j, 802, 803, 803a, 803b, 803e, 803g, 806, 807, 809, 811, and 812 (MCL 257.217, 257.224, 257.226, 257.234, 257.255, 257.256, 257.312c, 257.312e, 257.801, 257.801b, 257.801e, 257.801g, 257.801j, 257.802, 257.803, 257.803a, 257.803b, 257.803e, 257.803g, 257.806, 257.807, 257.809, 257.811, and 257.812), sections 217 and 801 as amended and section $801 j$ as added by 2012 PA 498, section 224 as amended by 2013 PA 179, section 226 as amended by 2004 PA 163, section 234 as amended by 2002 PA 552, section 255 as amended by 2003 PA 9, section 256 as amended by 1987 PA 34, section 312c as amended by 2003 PA 103,

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sections 312e, 801g, 802, 803b, 806, and 809 as amended by 2011 PA 159, section 801b as amended by 1986 PA 311, section 801e as amended by 1983 PA 91, section 803 as amended by 2002 PA 490, section $803 a$ as amended by 1996 PA 404 , section 803 e as amended by 2011 PA 46, section 803 g as added by 1987 PA 151, section 807 as amended by 2003 PA 152, section 811 as amended by 2006 PA 589, and section 812 as amended by 2005 PA 142; and to repeal acts and parts of acts.>>

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 217. (1) An owner of a vehicle that is subject to registration under this act shall apply to the secretary of state, upon an appropriate form furnished by the secretary of state, for the registration of the vehicle and issuance of a certificate of title for the vehicle. A vehicle brought into this state from another state or jurisdiction that has a rebuilt, salvage, scrap, flood, or comparable certificate of title issued by that other state or jurisdiction shall be issued a rebuilt, salvage, scrap, or flood certificate of title by the secretary of state. The application shall be accompanied by the required fee. An application for a certificate of title shall bear the signature or verification and certification of the owner. The application shall contain all of the following:
(a) The owner's name, the owner's bona fide residence, and either of the following:
(i) If the owner is an individual, the owner's mailing address.
(ii) If the owner is a firm, association, partnership,
limited liability company, or corporation, the owner's business address.
(b) A description of the vehicle including the make or name, style of body, and model year; the number of miles, not including the tenths of a mile, registered on the vehicle's odometer at the time of transfer; whether the vehicle is a flood vehicle or another state previously issued the vehicle a flood certificate of title; whether the vehicle is to be or has been used as a taxi or police vehicle, or by a political subdivision of this state, unless the vehicle is owned by a dealer and loaned or leased to a political subdivision of this state for use as a driver education vehicle; whether the vehicle has previously been issued a salvage or rebuilt certificate of title from this state or a comparable certificate of title from any other state or jurisdiction; vehicle identification number; and the vehicle's weight fully equipped, if a passenger vehicle registered in accordance with UNDER section $801(1)(a)$, and, if a trailer coach or pickup camper, in addition to the weight, the manufacturer's serial number, or in the absence of the serial number, a number assigned by the secretary of state. A number assigned by the secretary of state shall be permanently placed on the trailer coach or pickup camper in the manner and place designated by the secretary of state.
(c) A statement of the applicant's title and the names and addresses of the holders of security interests in the vehicle and in an accessory to the vehicle, in the order of their priority.
(d) Further information that the secretary of state
reasonably requires to enable the secretary of state to determine whether the vehicle is lawfully entitled to registration and the owner entitled to a certificate of title. If the secretary of state is not satisfied as to the ownership of a vehicle having a value over $\$ 2,500.00$ or that is less than 10 years old, before registering the vehicle and issuing a certificate of title, the secretary of state may require the applicant to file a properly executed surety bond in a form prescribed by the secretary of state and executed by the applicant and a company authorized to conduct a surety business in this state. The bond shall be in an amount equal to twice the value of the vehicle as determined by the secretary of state and shall be conditioned to indemnify or reimburse the secretary of state, any prior owner, and any subsequent purchaser or lessee of the vehicle and their successors in interest against any expense, loss, or damage, including reasonable attorney's fees, by reason of the issuance of a certificate of title for the vehicle or on account of any defect in the right, title, or interest of the applicant in the vehicle. An interested person has a right of action to recover on the bond for a breach of the conditions of the bond, but the aggregate liability of the surety to all persons shall not exceed the amount of the bond. If the secretary of state is not satisfied as to the ownership of a vehicle that is valued at $\$ 2,500.00$ or less and that is 10 years old or older, the secretary of state shall require the applicant to certify that the applicant is the owner of the vehicle and entitled to register and title the vehicle.
(e) Except as provided in subdivision (f), THE APPLICANT

## SHALL ATTACH A SCALE WEIGHT RECEIPT OF THE MOTOR VEHICLE FULLY

 EQUIPPED AS OF THE TIME THE APPLICATION IS MADE TO an application for a commercial vehicle. shall also have attached a scale weight receipt of the motox vehicle fully equipped as of the time the application is made. A scale weight receipt is not necessary if there is presented-THE APPLICANT PRESENTS with the application a registration receipt of the previous year that shows on its face the empty weight of the motor vehicle as registered with the secretary of state that is accompanied by AND a statement of the applicant that there has not been structural change in the motor vehicle that has increased the empty weight and that the previous registered weight is the true weight.(f) An application for registration of a vehicle on the basis of elected gross weight shall include a declaration by the applicant specifying the elected gross weight for which THE application is being made.
(g) If the application is for a certificate of title of a motor vehicle registered in accordance with-UNDER section $801(1)(p), 801(1)(1)$, the application shall include the manufacturer's suggested base list price for the model year of the vehicle. Annually, the secretary of state shall publish a list of the manufacturer's suggested base list price for each vehicle being manufactured. Once a base list price is published by the secretary of state for a model year for a vehicle, the base list price shall not be affected by subsequent increases in the manufacturer's suggested base list price but shall remain the
same throughout the model year unless changed in the annual list published by the secretary of state. If the secretary of state's list has not been published fox that vehicle by the time of the application for registration, the base list price shall be the manufacturex's suggested retail price as shown on the label required to be affixed to the vehicle under 15 USC 1232 . If the manufacturer's suggested retail price is unavailable, the application shall list the purchase price of the vehicle as defined in section 801.
(2) An applicant for registration of a leased pickup truck or passenger vehicle that is subject to registration under this act, except a vehicle that is subject to a registration fee under section $801 g$, shall disclose in writing to the secretary of state the lessee's name, the lessee's bona fide residence, and either of the following:
(a) If the lessee is an individual, the lessee's Michigan driver OPERATOR'S license number or Michigan personal identification number or, if the lessee does not have a Michigan driver OPERATOR'S license or Michigan personal identification number, the lessee's mailing address.
(b) If the lessee is a firm, association, partnership, limited liability company, or corporation, the lessee's business address.
(3) The secretary of state shall maintain the information described in subsection (2) on the secretary of state's computer records.
(4) Except as provided in subsection (5), a dealer selling,

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1 elected gross weight as required by subsection (1)(f), and other
2 necessary papers to enable the dealer or person to secure the 3 title, registration plates, and transfers from the secretary of 4 state. If the secretary of state mails or delivers a purchaser's 5 certificate of title to a dealer, the dealer shall mail or 6 deliver the certificate of title to the purchaser not more than 5 7 days after receiving the certificate of title from the secretary 8 of state.

11 the vehicle within 15 days after it receives the certificate of 12 title from the lessor or manufacturer under section 235 or 13 section 235b and transfer or secure registration plates and 14 secure a certificate of registration for the vehicle in the name 15 of the purchaser. The dealer's license may be suspended or 16 revoked in accordance with section 249 for failure to apply for a 17 title when required or for failure to transfer or secure 18 registration plates and certificate of registration within the 19 15-day period. If the dealer or person fails to apply for a title 20 when required, and to transfer or secure registration plates and 21 secure a certificate of registration and pay the required fees
copy the date and place of filing of the application and return the copy to the person submitting the application who shall forward it to the holder of the security interest named in the application.
(8) If the seller does not prepare the credit information, contract note, and mortgage, and the holder, finance company, credit union, or banking institution requires the installment seller to record the lien on the title, the holder, finance company, credit union, or banking institution shall pay the seller a service fee of not more than $\$ 10.00$. The service fee shall be paid from the finance charges and shall not be charged to the buyer in addition to the finance charges. The holder, finance company, credit union, or banking institution shall issue its check or bank draft for the principal amount financed, payable jointly to the buyer and seller, and there shall be imprinted on the back side of the check or bank draft SHALL BE IMPRINTED WITH the following:
"Under Michigan law, the seller must record a first lien in favor of (name of lender) $\qquad$ on the vehicle with vehicle identification number $\qquad$ and title the vehicle only in the name(s) shown on the reverse side." On the front of the sales check or draft, the holder, finance company, credit union, or banking institution shall note the name(s)-NAME OR NAMES of the prospective orner (s).OWNER OR OWNERS. Failure of the holder, finance company, credit union, or banking institution to comply with these requirements frees the seller from any obligation to record the lien or from any liability that may
arise as a result of the failure to record the lien. A service fee shall not be charged to the buyer.
(9) In the absence of actual malice proved independently and not inferred from lack of probable cause, a person who in any manner causes a prosecution for larceny of a motor vehicle; for embezzlement of a motor vehicle; for any crime an element of which is the taking of a motor vehicle without authority; or for buying, receiving, possessing, leasing, or aiding in the concealment of a stolen, embezzled, or converted motor vehicle knowing that the motor vehicle has been stolen, embezzled, or converted, is not liable for damages in a civil action for causing the prosecution. This subsection does not relieve a person from proving any other element necessary to sustain his or her cause of action.
(10) Receipt by the secretary of state of a properly tendered application for a certificate of title on which a security interest in a vehicle is to be indicated is a condition of perfection of a security interest in the vehicle and is equivalent to filing a financing statement under the uniform commercial code, $1962 \mathrm{PA} 174, \mathrm{MCL} 440.1101$ to 440.11102 , 440.9994, with respect to the vehicle. When a security interest in a vehicle is perfected, it has priority over the rights of a lien creditor as lien creditor THAT TERM is defined in section 9102 of the uniform commercial code, 1962 PA 174, MCL 440.9102.
(11) THE SECRETARY OF STATE SHALL DEPOSIT A LATE TRANSFER FEE COLLECTED UNDER SUBSECTION (4) OR (5) INTO THE TRANSPORTATION ADMINISTRATION COLLECTION FUND CREATED IN SECTION 810B.
at camp; an emergency support vehicle used exclusively for emergencies and owned and operated by a federally recognized nonprofit charitable organization; a vehicle owned and operated by a nonprofit veterans center; a motor vehicle having a truck chassis and a locomotive or ship's body which is owned by a nonprofit veterans organization and used exclusively in parades and civic events; a vehicle owned and operated by a nonprofit recycling center or a federally recognized nonprofit conservation organization until December 31, 2000; a motor vehicle owned and operated by a senior citizen center; and a registration plate issued for buses including station wagons, carryalls, or similarly constructed vehicles owned and operated by a nonprofit parents' transportation corporation used for school purposes, parochial school, society, church Sunday school, or other grammar school, or by a nonprofit youth organization or nonprofit rehabilitation facility shall be issued upon proper application and payment of the applicable tax provided in section $801(1)(g)$ or (h) $801(1)(F)$ to the applicant for the vehicle identified in the application. The vehicle shall be used exclusively for activities of the school or organization and shall be designated by proper signs showing the school or organization operating the vehicle. The registration plate shall expire on December 31 in the fifth year following the date of issuance. The registration plate may be transferred to another vehicle upon proper application and payment of a $\$ 10.00$ transfer fee.
(5) The department shall offer a standard design registration plate that complies with the requirements of this
or a pickup truck or van owned by an individual.
(b) Except for a trailer or semitrailer issued a
registration under the international registration plan, a trailer or semitrailer owned by a business, corporation, or person other than an individual; or a pole trailer.
(2) Until Febxuaxy 1, 2005, the expiration date for a registration issued for a motorcycle is March 31. Beginning February 1, 2005, the THE expiration date for a registration issued for a motorcycle is the motorcycle owner's birthday.
(3) The expiration date for a registration bearing the letters "SEN" or "REP" is February 1.
(4) In the case of a vehicle owned by a business, corporation, or an owner other than an individual, the secretary of state may assign or reassign the expiration date of the registration.
(5) The secretary of state shall do all of the following:
(a) After the October 1 immediately preceding the year designated on the registration, issue a registration upon application and payment of the proper fee for a commercial vehicle, other than a pickup or van owned by an individual; or a trailer owned by a business, corporation, or person other than an individual.
(b) Beginning 60 days before the expiration date assigned on an international registration plan registration plate, issue a registration under section 801 g upon application and payment of the proper apportioned fee for a commercial vehicle engaged in interstate commerce.
(c) Beginning 45 days before the owner's birthday and 120 days before the expiration date assigned by the secretary of state, issue a registration for a vehicle other than those designated in subsection (1) (a) or (b). However, if an owner whose registration period begins 45 days before his or her birthday will be out of the state during the 45 days immediately preceding expiration of a registration or for other good cause shown cannot apply for a renewal registration within the 45-day period, application for a renewal registration may be made not more than 6 months before expiration.
(6) Except as otherwise provided in this subsection, the secretary of state, upon application and payment of the proper fee, shall issue a registration for a vehicle or a motorcycle to a resident that shall expire on the owner's birthday. If the owner's next birthday is at least 6 months but not more than 12 months in the future, the owner shall receive a registration valid until the owner's next birthday. If the owner's next birthday is less than 6 months in the future, the owner shall receive a registration valid until the owner's birthday following the owner's next birthday. The tax required under this act for a registration described in this subsection shall be either of the following:
(a) For an original registration, the tax shall bear the same relationship to the tax required under section 801 for a 12month registration as the length of the registration bears to 12 months.
(b) For a renewal of a registration, either of the
following:
(i) For a registration that is for at least 6 months but not more than 12 months, the same amount as for 12 months.
(ii) For a renewal of a registration that is for more than 12 months, 2 times the amount for 12 months.

Partial months shall be considered as whole months in the calculation of the required tax and in the determination of the length of time between the application for a registration and the owner's next birthday. The tax required for that registration shall be rounded off to whole dollars as provided in section 801.
(7) A certificate of title shall remain-REMAINS valid until canceled by the secretary of state for cause or upon a transfer of an interest shown on the certificate of title.
(8) The secretary of state, upon request, shall issue special registration for commercial vehicles, valid for 6 months after the date of issue, if the full registration fee exceeds $\$ 50.00$, on the payment of $1 / 2$ the full registration fee and a service charge as enumerated in section $802(1)$.
(9) The secretary of state may issue a special registration for each of the following:
(a) A new vehicle purchased or leased outside of this state and delivered in this state to the purchaser or lessee by the manufacturer of that vehicle for removal to a place outside of this state, if a certification is made that the vehicle will be primarily used, stored, and registered outside of this state and will not be returned to this state by the purchaser or lessee for use or storage.
(b) A vehicle purchased or leased in this state and delivered to the purchaser or lessee by a dealer or by the owner of the vehicle for removal to a place outside of this state, if a certification is made that the vehicle will be primarily used, stored, and registered outside of this state and will not be returned to this state by the purchaser or lessee for use or storage.
(10) A special registration issued under subsection (9) is valid for not more than 14 days after the date of issuance, and THE SECRETARY OF STATE SHALL COLLECT a fee shall be collected-for each special registration as provided in section 802(3). The special registration may be in the form determined by the secretary of state. If a dealer makes a retail sale or lease of a vehicle to a purchaser or lessee who is qualified and eligible to obtain a special registration, the dealer shall apply for the special registration for the purchaser or lessee. If a person other than a dealer sells or leases a vehicle to a purchaser or lessee who is qualified and eligible to obtain a special registration, the purchaser or lessee shall appear in person, or by a person exercising the purchaser's or lessee's power of attorney, at an office of the secretary of state and furnish a certification that the person is the bona fide purchaser or lessee or that the person has granted the power of attorney, together with other forms required for the issuance of the special registration and provide the secretary of state with proof that the vehicle is covered by a Michigan no-fault insurance policy issued pursuant to-UNDER section 3101 of the
established expiration date.
(12) (13)-The expiration date for a multiyear registration issued for a leased vehicle shall be the date the lease expires but shall not be for a period longer than 24 months.

Sec. 234. (1) The-A purchaser or transferee, unless the person is a licensed dealer, shall present or cause to be presented-the certificate of title and registration certificate if plates are being transferred to another vehicle, assigned as provided in this act, to the secretary of state accompanied by the fees as provided by law, whereupon-AND THE SECRETARY OF STATE SHALL ISSUE a new certificate of title and registration certificate shall be issued to the assignee. The certificate of title shall be mailed or delivered to the owner or another person the owner may direct in a separate instrument in a form PRESCRIBED BY the secretary of state. shall prescribe.
(2) If the secretary of state mails or delivers a purchaser's or transferee's certificate of title to a dealer, the dealer shall mail or deliver that certificate of title to the purchaser or transferee not more than 5 days after receiving the certificate of title from the secretary of state.
(3) Unless the transfer is made and the fee paid within 15 days, the vehicle is considered to be without registration, the secretary of state may repossess the license plates, and transfer of the vehicle ownership may be effected and a valid registration acquired thereafter only upon payment of a transfer fee of $\$ 15.00$ in addition to the fee provided for in section 806. THE SECRETARY OF STATE SHALL DEPOSIT A TRANSFER FEE COLLECTED UNDER THIS

## SUBSECTION INTO THE TRANSPORTATION ADMINISTRATION COLLECTION FUND CREATED IN SECTION 810B.

(4) If a security interest is reserved or created at the time of the transfer, the parties shall comply with the requirements of section 238.

Sec. 255. (1) Except as otherwise provided in this chapter, a person shall not operate, nor shall an owner knowingly permit to be operated, upon any highway, a vehicle required to be registered under this act unless there is attached to and displayed on the vehicle, as required by this chapter, a valid registration plate issued for the vehicle by the department for the current registration year. A registration plate shall-IS not be-required upon any wrecked or disabled vehicle, or vehicle destined for repair or junking, which-THAT is being transported or drawn upon a highway by a wrecker or a registered motor vehicle.
(2) Except as otherwise provided in this section, a person who violates subsection (1) is responsible for a civil infraction. However, if the vehicle is a commercial vehicle which THAT is required to be registered according to the schedule of elected gross vehicle weights under section $801(1)(\mathrm{k}), 801(1)(G)$, the person is guilty of a misdemeanor punishable by imprisonment for not more than 90 days or a fine of not more than $\$ 500.00$, or both.
(3) A person who operates a vehicle licensed under the international registration plan and does not have a valid registration due to nonpayment of the apportioned fee is guilty
of a misdemeanor, punishable by imprisonment for not more than 90 days, or by a fine of not more than $\$ 100.00$, or both. In addition, a police officer may impound the vehicle until a valid registration is obtained. If the vehicle is impounded, the towing and storage costs of the vehicle, and the care or preservation of the load in the vehicle shall be the owner's responsibility. Vehicles impounded shall be-ARE subject to a lien in the amount of the apportioned fee and any fine and costs incurred under this subsection, subject to a valid lien of prior record. If the apportioned fee, fine, and costs are not paid within 90 days after impoundment, then following a hearing before the judge or magistrate who imposed the fine and costs, the judge or magistrate shall certify the unpaid judgment to the prosecuting attorney of the county in which the violation occurred. The prosecuting attorney shall enforce the lien by foreclosure sale in accordance with the procedure authorized by law for chattel mortgage foreclosures.

Sec. 256. (1) A person shall not lend to another person, or knowingly permit the use of, any certificate of title, registration certificate, registration plate, special plate, or permit issued to him or her if the person receiving or using the certificate of title, registration certificate, registration plate, special plate, or permit would not be entitled to the use thereof. OF THE CERTIFICATE OF TITLE, REGISTRATION CERTIFICATE, REGISTRATION PLATE, SPECIAL PLATE, OR PERMIT. A person shall not carry or display upon a vehicle any registration certificate or registration plate not issued for the vehicle or not otherwise
lawfully used under this act.
(2) Except as otherwise provided in this section, a person who violates this section is guilty of a misdemeanor, punishable by imprisonment for not more than 90 days, or by a fine of not more than $\$ 100.00$, or both.
(3) A person who displays A REGISTRATION PLATE NOT ISSUED FOR THE VEHICLE OR THAT IS OTHERWISE UNLAWFUL UNDER THIS ACT upon a commercial vehicle which-THAT is required to be registered according to the schedule of elected gross vehicle weights under section $801(1)(k)$ any registration plate not issued for the vehicle or not otherwise lawfully used under this act 801 (1) (G) is guilty of a misdemeanor , punishable by imprisonment for not more than 90 days ,or by a fine of not more than $\$ 500.00$, or both.

Sec. 312c. (1) Every application for a motorcycle endorsement on an operator's or chauffeur's license for operation of motorcycles as provided in section 312 a shall be accompanied by the following fees, which shall be in addition to any other original or renewal operator or chauffeur license fee:

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\begin{array}{ll}
\text { Original motorcycle endorsement................ \$ } & 13.50 \\
\text { Renewal of motorcycle endorsement.............. \$ } & 5.00
\end{array}
$$

(2) Except as otherwise provided in this subsection, the money received and collected under this section shall be deposited in the state treasury to the credit of the general fund. The secretary of state shall refund out of the fees
collected to each county or municipality , acting as an examining officer or examining bureau, $\$ 3.00$ for each applicant examined for a first endorsement to a 3-or 4-year operator's or chauffeur's license, $\$ 2.50$ for each original endorsement to a 2year operator's or chauffeur's license, $\$ 1.50$ for each renewal endorsement to a 2-year operator's or chauffeur's license, and $\$ 1.50$ for every other applicant examined whose application is not denied. , on the condition, however, that the money MONEY refunded TO A COUNTY OR MUNICIPALITY ACTING AS AN EXAMINING OFFICER OR EXAMINING BUREAU shall be paid to the county or local treasurer and is appropriated to the county, municipality, or officer or bureau receiving the money for the purpose of carrying out this act. Ten dollars of each original motorcycle endorsement and $\$ 3.00$ of each renewal motorcycle endorsement shall be placed in a motorcycle safety fund in the state treasury and shall be used only by the secretary of state for the motorcycle safety education program as provided under section 811a. MONEY IN THE MOTORCYCLE SAFETY FUND AT THE CLOSE OF THE FISCAL YEAR SHALL REMAIN IN THE MOTORCYCLE SAFETY FUND AND SHALL NOT LAPSE TO THE GENERAL FUND.

Sec. 312e. (1) Except as otherwise provided in this section, a person, before operating a commercial motor vehicle, shall obtain the required vehicle group designation as follows:
(a) A person, before operating a combination of vehicles with a gross combination weight rating of 26,001 pounds or more including a towed vehicle with a gross vehicle weight rating of more than 10,000 pounds, shall procure a group A vehicle
designation on his or her operator's or chauffeur's license. Unless an indorsement or the removal of restrictions is required, a person licensed to operate a group A vehicle may operate a group $B$ or $C$ vehicle without taking another test.
(b) A person, before operating a vehicle having a gross vehicle weight rating of 26,001 pounds or more, shall procure a group B vehicle designation on his or her operator's or chauffeur's license. Unless an indorsement or the removal of restrictions is required, a person licensed to operate a group B vehicle may operate a group C vehicle without taking another test.
(c) A person, before operating a single vehicle or a combination of vehicles that fits the definition of small vehicle (group C) under 49 CFR $383.91(a)(3)$ shall procure a group C vehicle designation and a hazardous material or passenger vehicle indorsement on his or her operator's or chauffeur's license.
(2) An applicant for a vehicle group designation shall take knowledge and driving skills tests that comply with minimum federal standards prescribed in 49 CFR part 383 as required under this act.
(3) The license shall be issued, suspended, revoked, canceled, or renewed in accordance with this act.
(4) Except as provided in this subsection, all of the following apply:
(a) If a person operates a group B passenger vehicle while taking his or her driving skills test for a $P$ indorsement, he or she is restricted to operating only group B or C passenger

49 CFR parts 100 to 199, shall procure the appropriate vehicle group designation and an $H$ vehicle indorsement under this act.
(d) A person, before operating a commercial motor vehicle that is a tank vehicle carrying hazardous material, shall procure the appropriate vehicle group designation and both an $N$ and $H$ vehicle indorsement, which shall be designated by the code letter X on the person's operator's or chauffeur's license.
(e) A person, before operating a vehicle that is designed to transport 16 or more passengers including the driver but is not a school bus shall procure the appropriate vehicle group designation and a $P$ vehicle indorsement under this act. An applicant for a $P$ vehicle indorsement shall take the driving skills test in a vehicle designed to transport 16 or more passengers including the driver.
(f) A person who does not currently possess a $P$ indorsement, before operating a school bus designed to transport 16 or more passengers, including the driver, shall procure the appropriate vehicle group designation, pass the knowledge tests for the $P$ and $S$ indorsements, and procure the $P$ and $S$ vehicle indorsements under this act. An applicant for an $S$ vehicle indorsement shall take a driving skills test in a school bus designed to transport 16 or more passengers, including the driver, that represents the same type of vehicle that the applicant intends to operate as a school bus.
(g) A person who currently possesses a $P$ indorsement, before operating a school bus designed to transport 16 or more passengers, including the driver, shall procure the appropriate
vehicle group designation, pass the knowledge test for an $S$ indorsement, and procure an $S$ vehicle indorsement under this act. An applicant for an $S$ vehicle indorsement shall take a driving skills test in a school bus designed to transport 16 or more passengers, including the driver, that represents the same type of vehicle that the applicant intends to operate as a school bus.
(6) An applicant for an indorsement shall take the knowledge and driving skills tests described and required under 49 CFR part 383.
(7) The holder of an unexpired operator's or chauffeur's license may be issued a vehicle group designation and indorsement valid for the remainder of the license upon meeting the qualifications of section 312 f and payment of the original vehicle group designation fee of $\$ 25.00$ and an indorsement fee of $\$ 5.00$ per indorsement, and a corrected license fee of $\$ 18.00$. A person required to procure an $F$ vehicle indorsement under subsection (9) shall pay an indorsement fee of $\$ 5.00$.
(8) Except as otherwise provided in subsections (9) and (10), this section does not apply to a driver or operator of a vehicle under all of the following conditions:
(a) The vehicle is controlled and operated by a farmer or an employee or family member of the farmer.
(b) The vehicle is used to transport agricultural products, farm machinery, farm supplies, or a combination of these items, to or from a farm.
(c) The vehicle is not used in the operation of a common or contract motor carrier.
(d) The vehicle is operated within 150 miles of the farm.
(9) A person, before driving or operating a combination of vehicles having a gross vehicle weight rating of 26,001 pounds or more on the power unit that is used as described in subsection (8) (a) to (d), shall obtain an $F$ vehicle indorsement. The $F$ vehicle indorsement shall be issued upon successful completion of a knowledge test only.
(10) A person, before driving or operating a single vehicle truck having a gross vehicle weight rating of 26,001 pounds or more or a combination of vehicles having a gross vehicle weight rating of 26,001 pounds or more on the power unit that is used as described in subsection (8) (a) to (d) for carrying hazardous materials on which a placard is required under 49 CFR parts 100 to 199, shall successfully complete both a knowledge test and a driving skills test. Upon successful completion of the knowledge test and driving skills test, the person shall be issued the appropriate vehicle group designation and any vehicle indorsement necessary under this act.
(11) This section does not apply to a police officer operating an authorized emergency vehicle or to a firefighter operating an authorized emergency vehicle who has met the driver training standards published under the firefighters training council act of 1966, 1966 PA 291, MCL 29.361 to 29.377.
(12) This section does not apply to a person operating a vehicle used exclusively to transport personal possessions or family members for nonbusiness purposes.
(13) The-EXCEPT AS PROVIDED IN SUBSECTION (16), THE money
collected under subsection (7) for a vehicle group designation or indorsement shall be deposited in the state treasury to the credit of the general fund. The secretary of state shall refund out of the fees collected to each county or municipality acting as an examining officer or examining bureau $\$ 3.00$ for each applicant examined for a first designation or indorsement to an operator's or chauffeur's license and $\$ 1.50$ for each renewal designation or indorsement to an operator's or chauffeur's license, whose application is not denied, on the condition that the money refunded shall be paid to the county or local treasurer and is appropriated to the county, municipality, or officer or bureau receiving that money for the purpose of carrying out this act.
(14) Notwithstanding any other provision of this section, a person operating a vehicle described in subsections (8) and (9) is subject to the provisions of sections 303 and 319b.
(15) This state shall comply with the requirements of the American association of motor vehicle administrators' AAMVAnet, incorporated's "Commercial Driver License Information System (CDLIS) State Procedures Manual" that the secretary of state determines are required for implementing and enforcing federal law.
(16) FOR EACH CORRECTED LICENSE FEE COLLECTED UNDER SUBSECTION (7), THE SECRETARY OF STATE SHALL COLLECT A FEE OF \$2.00 THAT SHALL BE CREDITED TO THE TRAFFIC LAW ENFORCEMENT AND SAFETY FUND CREATED IN SECTION 819A AND USED TO REGULATE HIGHWAY SAFETY.

Sec. 801. (1) The secretary of state shall collect the following taxes at the time of registering a vehicle, which shall exempt the vehicle from all other state and local taxation, except the fees and taxes provided by law to be paid-IMPOSED by certain carriers operating motor vehicles and trailers under the motor carrier act, 1933 PA 254, MCL 475.1 to 479.43; the-taxes imposed by the motor carrier fuel tax act, 1980 PA 119, MCL 207.211 to 207.234; and except as otherwise provided by this act: (a) For a motor vehicle, including a motor home, except as otherwise provided, and a pickup truck or van that weighs not more than 8,000 pounds OR LESS, except as otherwise provided, according to the following schedule of empty weights:


On October 1, 1983, and October 1, 1984, the SECRETARY OF STATE SHALL ANNUALLY REVISE THE tax assessed under this subdivision shall be annually revised-for the registrations expiring on the appropriate October 1 or after that date by multiplying the tax assessed in the preceding fiscal year times the personal income of Michigan for the preceding calendar year divided by the personal income of Michigan for the calendar year that preceded that calendar year. In performing the calculations under this subdivision, the secretary of state shall use the spring preliminary report of the United States department of commerce or its successor agency. A van that is owned by an individual who uses a wheelchair or by an individual who transports a member of his or her household who uses a wheelchair and for which registration plates are issued under section 803d shall be assessed at the rate of $50 \%$ of the tax provided for in this subdivision.
(b) For a trailer coach attached to a motor vehicle, the tax shall be assessed as provided in subdivision (l). A trailer coach THAT IS not SUBJECT TO TAXATION under 1959 PA 243, MCL 125.1035 to 125.1043, and-while located on land otherwise assessable as real property under the general property tax act, 1893 PA 206, MCL 211.1 to 211.155, if the trailer coach is used as a place of habitation, and whether or not permanently affixed to the soil, is not exempt from real property taxes IF THE TRAILER COACH IS USED AS A PLACE OF HABITATION, WHETHER OR NOT IT IS PERMANENTLY

## AFFIXED TO THE SOIL.

(c) For a road tractor, modified agricultural vehicle, truck, or truck tractor owned by a farmer and used exclusively in connection with a farming operation, including a farmer hauling livestock or farm equipment for other farmers for remuneration in kind or in labor, but not for money, or used for the transportation of the farmer and the farmer's family, and not used for hire, 74 cents per 100 pounds of empty weight of the road tractor, truck, or truck tractor, IF THE VEHICLE IS DESIGNATED BY PROPER SIGNS SHOWING THE ENTITY OR ORGANIZATION OPERATING THE VEHICLE. If the road tractor, modified agricultural vehicle, truck, or truck tractor owned by a farmer is also used for a nonfarming operation, the farmer is subject to the highest registration tax applicable to the nonfarm use of the vehicle but is not subject to more than 1 tax rate under this act.
(d) For a road tractor, truck, or truck tractor owned by a wood harvester and used exclusively in connection with the wood harvesting operations or a truck used exclusively to haul milk from the farm to the first point of delivery, 74 cents per 100 pounds of empty weight of the road tractor, truck, or truck tractor, IF THE VEHICLE IS DESIGNATED BY PROPER SIGNS SHOWING THE ENTITY OR ORGANIZATION OPERATING THE VEHICLE. A registration secured by payment of the tax prescribed in this subdivision continues in full force and effect until the regular expiration date of the registration. As used in this subdivision:
(i) "Wood harvester" includes the-MEANS A person or persons hauling and transporting raw materials in the form produced at
the harvest site or hauling and transporting wood harvesting equipment. Wood harvester does not include a person or persons whose primary activity is tree-trimming or landscaping.
(ii) "Wood harvesting equipment" includes-MEANS all of the following:
(A) A vehicle that directly harvests logs or timber, including, but not limited to, a processor or a feller buncher.
(B) A vehicle that directly processes harvested logs or timber, including, but not limited to, a slasher, delimber, processor, chipper, or saw table.
(C) A vehicle that directly processes harvested logs or timber, including, but not limited to, a forwarder, grapple skidder, or cable skidder.
(D) A vehicle that directly loads harvested logs or timber, including, but not limited to, a knuckle-boom loader, front-end loader, or forklift.
(E) A bulldozer or road grader being transported to a wood harvesting site specifically for the purpose of building or maintaining harvest site roads.
(iii) "Wood harvesting operations" does not include the transportation of processed lumber, Christmas trees, or processed firewood for a profit-making venture. (e) For a hearse or ambulance used exclusively by a licensed funcral director in the general conduct of the licensee's funeral business, including a hearse or ambulance whose owner is engaged in the business of leasing or renting the hearse or ambulance to others, $\$ 1.17$ per 100 pounds of the empty weight of the hearse ox
ambulance.
(E) (f)-For a vehicle owned and operated by this state, a state institution, a municipality, OR a privately incorporated, nonprofit volunteer fire department, or a nompublic, nomprofit college or university, $\$ 5.00$ per plate, IF THE VEHICLE IS DESIGNATED BY PROPER SIGNS SHOWING THE ENTITY OR ORGANIZATION OPERATING THE VEHICLE. A registration plate issued under this subdivision expires on June 30 of the year in which new registration plates are reissued for all vehicles by the secretary of state.
(g) For a bus including a station wagon, carryall, or similarly constructed vehicle owned and operated by a nomprofit parents' tranpportation corporation used for school purposes, parochial school or society, church Sunday school, or any other grammar school, or by a nomprofit youth organization or nomprofit rehabilitation facility; or a motor vehicle owned and operated by a senior citizen centex, $\$ 10.00$, if the bus, station wagon, earryall, or similarly constructed vehicle or motor vehicle is designated by proper signs showing the organization operating the vehicle.
(h) For a vehicle owned by a nomprofit organization and used
to transport equipment for providing dialysis treatment to
ehildren at camp; for a vehicle owned by the civil air patrol, as
oxganized undex 36 USC 40301 to 40307 , $\$ 10.00$ per plate, if the
vehicle is designated by a proper sign showing the civil aix
patrol's name; for a vehicle owned and operated by a nonprofit
veterans center; for a vehicle owned and operated by a nonprofit

1 recycling center or a federally recognized nonprofit conservation
2 organization; for a motor vehicle having a truck chassis and a
3 locomotive or ship's body that is owned by a nomprofit veterans
4 organization and used exclusively in parades and civic events; ox
5 for an emergency support vehicle used exclusively for emergencies
6 and owned and operated by a federally recognized nomprofit
7 eharitable organization, $\$ 10.00$ per plate.

8

9 bona fide ecclesiastical or charitable corporation, or red cross,
10 girl scout, or boy scout organization, 65 cents per 100 pounds of
11 the empty weight of the truck.
(j) For each truck, weighing 8,000 pounds or less, and not used to tow a vehicle, for each privately owned truck used to tow a trailer for recreational purposes only and not involved in a profit making venture, and for each vehicle designed and used to

16 tow a mobile home ox a trailex coach, except as provided in
17 subdivision (b), \$38.00 or an amount computed according to the
18 following schedule of empty weights, whichever is greater:

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If the tax required under subdivision (p) for a vehicle of

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the same model year with the same list price as the vehicle for
which registration is sought under this subdivision is more than
the tax provided under the preceding provisions of this
subdivision for an identical vehicle, the tax required under this
subdivision is not less than the tax required under subdivision
(p) for a vehicle of the same model year with the same list
price.
(F) EXCEPT AS PROVIDED IN SUBPARAGRAPH ( \(x\) ), FOR EACH OF THE FOLLOWING VEHICLES, \(\$ 10.00\) PER PLATE:
(i) A BUS INCLUDING A STATION WAGON, CARRYALL, OR SIMILARLY CONSTRUCTED VEHICLE, IF THE VEHICLE IS DESIGNATED BY PROPER SIGNS SHOWING THE ORGANIZATION OPERATING THE VEHICLE AND THE VEHICLE IS OWNED AND OPERATED BY 1 OF THE FOLLOWING:
(A) A NONPROFIT PARENTS' TRANSPORTATION CORPORATION USED FOR SCHOOL PURPOSES, PAROCHIAL SCHOOL OR SOCIETY, CHURCH SUNDAY SCHOOL, OR ANY OTHER GRAMMAR SCHOOL, OR BY A NONPROFIT YOUTH ORGANIZATION OR NONPROFIT REHABILITATION FACILITY.
(B) A SENIOR CITIZEN CENTER.
(ii) A VEHICLE OWNED BY A NONPROFIT ORGANIZATION AND USED TO TRANSPORT EQUIPMENT FOR PROVIDING DIALYSIS TREATMENT TO CHILDREN AT CAMP.
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(iii) A VEHICLE OWNED BY THE CIVIL AIR PATROL, AS ORGANIZED UNDER 36 USC 40301 TO 40307, IF THE VEHICLE IS DESIGNATED BY A PROPER SIGN SHOWING THE CIVIL AIR PATROL'S NAME.
(iv) A VEHICLE OWNED AND OPERATED BY A NONPROFIT VETERANS CENTER.
(v) A VEHICLE OWNED AND OPERATED BY A NONPROFIT RECYCLING

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## CENTER OR A FEDERALLY RECOGNIZED NONPROFIT CONSERVATION

 ORGANIZATION.(vi) A MOTOR VEHICLE HAVING A TRUCK CHASSIS AND A LOCOMOTIVE OR SHIP'S BODY THAT IS OWNED BY A NONPROFIT VETERANS ORGANIZATION AND USED EXCLUSIVELY IN PARADES AND CIVIC EVENTS.
(vii) AN EMERGENCY SUPPORT VEHICLE USED EXCLUSIVELY FOR

EMERGENCIES <<OR TRANSPORTATION OF PATIENTS OR MEDICAL EQUIPMENT>> AND OWNED AND OPERATED BY A FEDERALLY RECOGNIZED NONPROFIT CHARITABLE ORGANIZATION.
(viii) A STATE INSTITUTION.
(ix) A NONPUBLIC, NONPROFIT COLLEGE OR UNIVERSITY.
(x) FOR EACH TRUCK OR SIMILARLY PURPOSED VEHICLE OWNED AND OPERATED FREE OF CHARGE BY A BONA FIDE ECCLESIASTICAL OR CHARITABLE CORPORATION, OR RED CROSS, GIRL SCOUT, OR BOY SCOUT ORGANIZATION, 65 CENTS PER 100 POUNDS OF THE EMPTY WEIGHT OF THE TRUCK.
(G) ( $(k)$ For each-A truck weighing 8,000 pounds or less towing a trailer or any other combination of vehicles and for each-A truck weighing 8,001 pounds or more, road tractor or truck tractor, except as provided in subdivision (j)-according to the following schedule of elected gross weights:

| Elected gross weight | Tax |
| :---: | :---: |
| 0 to 24,000 pounds | 491.00 |
| 24,001 to 26,000 pounds | 558.00 |
| 26,001 to 28,000 pounds | 558.00 |
| 28,001 to 32,000 pounds | 649.00 |
| 32,001 to 36,000 pounds | 744.00 |
| 36,001 to 42,000 pounds | 874.00 |

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| 42,001 to 48,000 pounds | 1,005.00 |
| :---: | :---: |
| 48,001 to 54,000 pounds. | 1,135.00 |
| 54,001 to 60,000 pounds | 1,268.00 |
| 60,001 to 66,000 pounds | 1,398.00 |
| 66,001 to 72,000 pounds | 1,529.00 |
| 72,001 to 80,000 pounds | 1,660.00 |
| 80,001 to 90,000 pounds | 1,793.00 |
| 90,001 to 100,000 pounds | 2,002.00 |
| 100,001 to 115,000 pounds. | 2,223.00 |
| 115,001 to 130,000 pounds. | 2,448.00 |
| 130,001 to 145,000 pounds. | 2,670.00 |
| 145,001 to 160,000 pounds. | 2,894.00 |
| over 160,000 pounds. | 3,117.00 |

For each commercial vehicle registered under this subdivision, $\$ 15.00$ shall be deposited in a truck safety fund to be expended for the purposes prescribed-AS PROVIDED in section 25 of 1951 PA 51, MCL 247.675.

If a truck TRACTOR or road tractor without trailer is leased from an individual owner-operator, the lessee, whether person, AN INDIVIDUAL, firm, or corporation, shall pay to the ownex operator $60 \%$ of the tax prescribed in this subdivision for $\mathbf{T O}$ THE OWNER-OPERATOR OF the truck tractor or road tractor at the rate of $1 / 12$ for each month of the lease or arrangement in addition to the compensation the owner-operator is entitled to for the rental of his or her equipment.
(H) (H)-For each pole trailer, semitrailer, trailer coach, << >> or trailer, the tax shall be assessed according to the following

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1 schedule of empty weights:

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3

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2 3 registrations expiring on the appropriate october 1 or after that

4 date by multiplying the tax assessed in the preceding fiscal yeax 5 times the personal income of Michigan for the preceding calendar

6 year divided by the personal income of Michigan for the calendax
7 year that preceded that calendar year. In performing the
8 ealculations under this subdivision, the secretary of state shall
9 use the spring preliminary report of the United states department

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12
On October 1, 1983, and October 1, 1984, the tax assessed under this subdivision shall be annually revised for the of commerce or its successor agency. Beginning January 1, 1984, the registration tax for each motorcycle is increased by $\$ 3.00$. The $\$ 3.00$ increase is not part of the tax assessed under this subdivision for the purpose of the annual october 1 revisions but is in addition to the tax assessed as a result of the annual October 1 revisions. Beginning January 1, 1984, $\$ 3.00$ of each motorcycle fee shall be placed in a motorcycle safety fund in the state treasury and shall be used only for funding the motorcycle safety education program as provided for under sections $312 b$ and $811 a$. (o) For each truck weighing 8,001 pounds or more, road tractor, or truck tractor used exclusively as a moving van ox part of a moving van in transporting household furniture and household effects or the equipment or those engaged in conducting earnivals, at the rate of $80 \%$ of the schedule of elected gross weights in subdivision ( $k$ ) as modified by the operation of that subdivision.

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(I) (p) After September 30, 1983, each-EACH motor vehicle of the 1984 or a subsequent model year as shown on the application required under section 217 that has not been previously subject to the tax rates of this section and that is of the motor vehicle category otherwise subject to the tax schedule described in subdivision (a), and each low-speed vehicle according to the following schedule based upon registration periods of 12 months:
$\ll(i)$ Except as otherwise provided in this subdivision, for>> the first registration that is not a transfer registration undex section $809 \ll \quad \gg$ and for the first

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1 registration after a transfer registration under section 809, <<AND, BEGINNING ON JANUARY 1, 2016, FOR EACH SUBSEQUENT REGISTRATION OF A VEHICLE THAT WAS NOT REGISTERED UNDER THIS SUBSECTION BEFORE JANUARY 1, 2016,>>

| List Price |  | Tax |
| :---: | :---: | :---: |
| \$ 0 - \$ 6,000.00 | \$ | 30.00 |
| More than \$ 6,000.00-\$ 7,000.00 | \$ | 33.00 |
| More than \$ 7,000.00-\$ 8,000.00. | \$ | 38.00 |
| More than \$ 8,000.00-\$ 9,000.00 | \$ | 43.00 |
| More than \$ 9,000.00-\$ 10,000.00 | \$ | 48.00 |
| More than \$ 10,000.00-\$ 11,000.00 | \$ | 53.00 |
| More than \$ 11,000.00-\$ 12,000.00 | \$ | 58.00 |
| More than \$ 12,000.00-\$ 13,000.00 | \$ | 63.00 |
| More than \$ 13,000.00-\$ 14,000.00 | \$ | 68.00 |
| More than \$ 14,000.00-\$ 15,000.00 | \$ | 73.00 |
| More than \$ 15,000.00-\$ 16,000.00. | \$ | 78.00 |
| More than \$ 16,000.00-\$ 17,000.00. | \$ | 83.00 |
| More than \$ 17,000.00-\$ 18,000.00. | \$ | 88.00 |
| More than \$ 18,000.00-\$ 19,000.00 | \$ | 93.00 |
| More than \$ 19,000.00-\$ $20,000.00$ | \$ | 98.00 |
| More than \$ $20,000.00-\$ 21,000.00$ | \$ | 103.00 |
| More than \$ $21,000.00-\$ 22,000.00$ | \$ | 108.00 |
| More than \$ $22,000.00-\$ 23,000.00$ | \$ | 113.00 |
| More than \$ $23,000.00-\$ 24,000.00$. | \$ | 118.00 |
| More than \$ $24,000.00-\$ 25,000.00$. | \$ | 123.00 |
| More than \$ $25,000.00-\$ 26,000.00$. | \$ | 128.00 |
| More than \$ $26,000.00-\$ 27,000.00$. | \$ | 133.00 |
| More than \$ $27,000.00-\$ 28,000.00$. | \$ | 138.00 |
| More than \$ $28,000.00-\$ 29,000.00$. | \$ | 143.00 |
| More than \$ $29,000.00-\$ 30,000.00$ | \$ | 148.00 |

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tax provided for in this subdivision.
(q) Fox a wreckex, \$200.00.

A PASSENGER MOTOR VEHICLE THAT HAS BEEN MODIFIED WITH A PERMANENTLY INSTALLED WHEELCHAIR LIFT MECHANISM AND THAT IS OWNED BY AN INDIVIDUAL WHO USES A WHEELCHAIR OR BY AN INDIVIDUAL WHO TRANSPORTS A MEMBER OF HIS OR HER HOUSEHOLD WHO USES A WHEELCHAIR AND FOR WHICH REGISTRATION PLATES ARE ISSUED UNDER SECTION 803D SHALL BE ASSESSED AT THE RATE OF 50\% OF THE TAX PROVIDED FOR IN THIS SUBDIVISION.
(J) FOR A WRECKER OR COMMERCIAL VEHICLE NOT OTHERWISE SUBJECT TO TAX UNDER THIS SECTION, ACCORDING TO THE FOLLOWING GROSS VEHICLE WEIGHT RATING AS SPECIFIED BY THE MANUFACTURER:

| EMPTY WEIGHTS | TAX |
| :---: | :---: |
| 0 TO 26,000 POUNDS | \$ 400.00 |
| OVER 26,000 POUNDS | 590.00 |

(K) (x) When the secretary of state computes a tax under this act, a computation that does not result in a whole dollar figure shall be rounded to the next lower whole dollar when the computation results in a figure ending in 50 cents or less and shall be rounded to the next higher whole dollar when the computation results in a figure ending in 51 cents or more, unless specific taxes are specified. , and the-THE secretary of state may accept the manufacturer's shipping weight of the vehicle fully equipped for the use for which the registration application is made. If the weight OF THE VEHICLE is not
correctly stated or is not satisfactory, the secretary of state shall determine the actual weight. Fach application-AN APPLICANT for registration of a vehicle under subdivisions (j) and (m) SUBDIVISION (A) shall have attached-ATTACH A SCALE WEIGHT RECEIPT OF THE VEHICLE FULLY EQUIPPED AS OF THE TIME THE APPLICATION IS MADE to the application. a scale weight receipt of the vehicle fully equipped as of the time the application is made. The scale weight receipt is not necessary if there is presented-THE

APPLICANT PRESENTS with the application a registration receipt of the previous year that shows on its face the weight of the motor vehicle as registered with the secretary of state and that is accompanied by a statement of the applicant that there has not been a structural change in the motor vehicle that has increased the weight and that the previous registered weight is the true weight.
(2) A manufacturer is not exempted under this act-EXEMPT from paying ad valorem taxes on vehicles in stock or bond UNDER THIS ACT, except on the specified number of motor vehicles registered. A dealer is exempt from paying ad valorem taxes on vehicles in stock or bond.
(3) Until October 1, 2015, the-THE tax for a vehicle with an empty weight over 10,000 pounds imposed under subsection (1)(a) and the taxes imposed under subsection (1)(c), (d), (c), (f), (i), (j), (m), (o), and (p)-(1) (B) TO (J), SECTION 801E, SECTION 802(6), SECTION 803, AND SECTION 803A are each increased as follows:
(a) A regulatory fee of $\$ 2.25-\$ 1.00$ that shall be credited
to the traffic law enforcement and safety fund created in section 819a and used to regulate highway safety.
(b) A-BY A fee of $\$ 5.75-\$ 9.00$ that shall be credited to the transportation administration collection fund created in section 810b.
(4) If a tax required to be paid under this section is not received by the secretary of state on or before the expiration date of the registration plate, the secretary of state shall collect a late fee of $\$ 10.00$ for each registration renewed after the expiration date. An application for a renewal of a registration using the regular mail and postmarked before the expiration date of that registration shall not be assessed a late fee. THE SECRETARY OF STATE SHALL NOT ASSESS A LATE FEE FOR AN APPLICATION FOR A RENEWAL OF A REGISTRATION UNDER SECTION 802(10) OR (11) UNDER THIS SUBSECTION. The late fee collected under this subsection shall be deposited into the genexal-MICHIGAN TRANSPORTATION fund CREATED IN SECTION 10 OF 1951 PA 51, MCL 247.660.
(5) In addition to the registration taxes under this section, the secretary of state shall collect taxes charged under section $801 j$ and credit revenues to a regional transit authority created under the regional transit authority act, 2012 PA 387, MCL 124.541 TO 124.558, minus necessary collection expenses as provided in section 9 of article IX of the state constitution of 1963. Necessary collection expenses incurred by the secretary of state under this subsection shall be based upon an established cost allocation methodology.
(6) This section does not apply to a historic vehicle.
(7) As used in this section:
(a) "Gross proceeds" means that term as defined in section 1 of the general sales tax act, 1933 PA 167, MCL 205.51, and includes the value of the motor vehicle used as part payment of the purchase price as that value is agreed to by the parties to the sale, as evidenced by the signed agreement executed under section 251.
(b) "List price" means the manufacturer's suggested base list price, as published by the secretary of state, or the manufacturer's suggested retail price as shown on the label required to be affixed to the vehicle under 15 USC 1232, if the secxetary of state has not at the time of the sale of the vehicle published a manufacturer's suggested retail price for that vehicle, or the purchase price of the vehicle if the manufacturer's suggested base list price OR THE MANUFACTURER'S SUGGESTED RETAIL PRICE is unavailable. from the sources described in this subdivision.
(c) "Purchase price" means the gross proceeds received by the seller in consideration of the sale of the motor vehicle being registered.

Sec. 801b. (1) If a person, through error either on his or her own part or that of the secretary of state, pays the specific tax required by section 801 or 802 more than once on the same equipment, the secretary of state, upon application and satisfactory proof, shall refund the amount paid in error. A claim shall be filed within 1 year after the date of payment and
verified by the secretary of state before a refund is made. If an application for a dealer license provider in-UNDER section 248 is withdrawn by the applicant or the applicant's heir, before issuance of the dealer license, the SECRETARY OF STATE MAY REFUND THE fees that accompanied the application under sections 803, 803a, and 807 may be refunded by the secretary of state-upon application and satisfactory proof.
(2) If a person's license to drive a motor vehicle is revoked, suspended, or denied for medical or physical reasons, the person may return the registration plates and obtain a refund on the plates prorated on a monthly basis for the time period remaining in the registration year from the date the plates are returned. However, the refund shall not exceed the original registration fee.
(3) Upon the death of a spouse, the surviving spouse may return registration plates and obtain a refund on the plates prorated on a monthly basis for the time period remaining in the registration year from the date the plates are returned. However, the refund shall not exceed the original registration fee.
(4) The owner of a registered vehicle who transfers or assigns title or interest in that registered vehicle before placing upon the registered vehicle the registration plates or tabs issued for that registered vehicle may obtain a refund in full from the secretary of state for the registration plates or tabs. Registration-THE OWNER SHALL RETURN THE REGISTRATION plates , -or tabs issued for 1978 and thereafter shall be returned by the ewner within 30 days following the date of transfer or
assignment.
(5) The owner of a vehicle registered pursuant to-UNDER section 801d(2) who transfers or assigns title or interest in the vehicle may obtain a refund on the registration for each unused, whole registration period remaining on the registration from the date the plates are returned and the application for a refund is made.
(6) In the case of an original application for registration plates issued under section $217 a$ or $803 b$, the secretary of state shall issue a refund prorated on a monthly basis from the date of application for the time period remaining in the previously issued registration, if an application for the refund is made and satisfactory proof is presented to the secretary of state. $A$ refund-THE SECRETARY OF STATE shall not be made-MAKE A REFUND if the amount due is less than \$5.00.
(7) In the case of an original application for the registration plates bearing the letters "SEN" or "REP", the secretary of state shall issue a refund prorated on a monthly basis from the date of application for the time period remaining in the previously issued registration.
(8) In the case of an original application and issuance of an international registration plan registration plate under section 8019 , the secretary of state shall make a refund as a credit prorated on a monthly basis from the date of application for the months remaining for the previously issued registration on the same vehicle, if an application for the refund as a credit is made and satisfactory proof of eligibility is presented to the
secretary of state. A refund as a credit shall not exceed the total amount of the Michigan apportioned fees assessed for the plates issued under section 801 g nor AND SHALL NOT be made if the amount due is less than $\$ 5.00$. For the purpose of AS USED IN this subsection, a month shall mean-MEANS 30 consecutive days and a partial month shall be-IS considered as-a whole month.

Sec. 801e. (1) When a moped required to be registered under this act is sold by a retailer to a general purchaser, the RETAILER SHALL OBTAIN THE certificate of registration shall be ebtained-in the name of the purchaser. by the retailer. In other cases, the PURCHASER SHALL OBTAIN THE certificate of registration. shall be obtained by the purchaser. The application shall be signed by the purchaser of the moped and shall be accompanied by a fee of $\$ 15.00$. $\$ 25.00$. Upon receipt of the application in approved form, the secretary of state shall enter the application upon-IN the secretary of state's records and issue to the applicant a certificate of registration containing the decal for the moped, the name and address of the owner, and other information the secretary of state considers necessary. A moped shall-IS not required to be insured in the manner specified for motor vehicles under chapter 31 of Act No. 218 of the Public Acts-THE INSURANCE CODE of 1956, as amended, being sections-1956 PA 218, MCL 500.3101 to 500.3179. of the Michigan Compiled Laws. The certificate of registration shall be pocket size, shall accompany the vehicle, shall be legible, and shall be made available for inspection upon demand by a law enforcement officer.
(2) A-THE SECRETARY OF STATE SHALL ISSUE A decal indicating that the certificate of registration is in full force and effect. shall be issued. A-THE SECRETARY OF STATE SHALL NOT ISSUE A registration certificate and decal shall not be issued-earlier than 90 days preceding-BEFORE the commencement date of the new registration period. Display of the decal shall be as prescribed by rule promulgated by the secretary of state.
(3) A retailer or manufacturer of mopeds, upon application to the secretary of state upon forms provided by the secretary of state, may obtain ecrtificates-A CERTIFICATE of registration for use in the testing or demonstrating of a moped upon payment of $\$ 10.00$ for each of the first 2 registration certificates. Additional-THE SECRETARY OF STATE MAY ISSUE ADDITIONAL certificates may be issued at a cost of $\$ 5.00$ each, and-WHICH MAY ONLY BE used by the applicant only in the FOR testing or demonstrating of mopeds-A MOPED by temporary placement of the registration on the moped being tested or demonstrated. A certificate issued puxsuant to-UNDER this subsection may be used on only 1 moped at any given time.
(4) A moped registration shall be-Is valid for a 3-year period which-THAT begins on May 1 and expires on April 30 of the third registration year. For purposes of this subsection, a registration year begins on May 1 and ends on April 30.
(5) THE SECRETARY OF STATE SHALL COLLECT A FEE OF \$25.00 AT THE TIME OF REGISTERING A MOTORCYCLE.
(6) OF EACH REGISTRATION FEE COLLECTED UNDER SUBSECTION (5), \$5.00 SHALL BE PLACED IN A MOTORCYCLE SAFETY FUND IN THE STATE

## TREASURY AND SHALL BE USED ONLY TO FUND THE MOTORCYCLE SAFETY EDUCATION PROGRAM UNDER SECTIONS 312B AND 811A.

Sec. 801g. (1) Notwithstanding section 801(1)(j) ox 801(1)(k), 801(1)(G), for a truck, truck tractor, or road tractor engaged in interstate commerce, for which a registration fee otherwise would be provided in section $801(1)(j)$ or $801(1)(\not)$, 801(1)(G), the fee may be apportioned under the international registration plan according to the miles traveled in this state in relation to the total miles traveled by the vehicle, if the apportionment is permitted by a reciprocal compact, agreement, or other arrangement entered into by the Michigan highway reciprocity board.
(2) For the purposes of this section, "international registration plan" means a method of licensing trucks and bus fleets proportionally among 2 or more member jurisdictions and includes an apportioned fee that is determined according to the fleet's percentage of miles generated in the various jurisdictions. Upon payment of the apportioned fee there shall be issued 1 registration plate and 1 cab card for each vehicle with the cab card indicating the jurisdictions in which the unit is registered and the registered weight for each jurisdiction.
(3) If the apportionment is permitted, and if at the time of purchase a person elects to have the fees apportioned and the registration is valid for at least 12 months, the annual international registration plan plates may be purchased by paying any out of state portion and $1 / 2$ the amount apportioned for Michigan fees and an extra $\$ 10.00$ service fee per vehicle upon
purchase and the balance within 180 days before the date of expiration. THE SECRETARY OF STATE SHALL DEPOSIT THE EXTRA SERVICE FEE COLLECTED UNDER THIS SUBSECTION INTO THE TRANSPORTATION ADMINISTRATION COLLECTION FUND CREATED IN SECTION 810B. The secretary of state shall notify a person who has elected to use the installment option of this subsection informing the person of the amount due and of the penalties that shall be-imposed if payment is not received within 180 days before the date of expiration. If a person is once late on paying the balance, THE SECRETARY OF STATE SHALL ASSESS AND COLLECT a penalty of $25 \%$ of the outstanding balance shall be assessed and collected in addition to the fee. If a person is twice late in paying the balance within a 2 -year period, then THE SECRETARY OF STATE SHALL ASSESS AND COLLECT a penalty of $25 \%$ of the outstanding balance shall be assessed and collected-in addition to the fee, and the person is ineligible to elect the apportionment payment plan for the next 2 registration years following the year of the delinquency. The secretary of state shall suspend the registration of any vehicle for which the registration fee is not paid in full and transmit a statement of the delinquent balance, including the penalty, to the department of treasury for collection.
(4) If a person surrenders a registration plate purchased under section $801(1)(j)$ ox $801(1)( \})-801(1)(G)$ for a registration under this section for the same vehicle, the apportioned fee for the exchange registration shall bear the same relationship to the fee required under this section for a 12 -month registration as
the length of time the exchange registration bears to 12 months. Partial months shall be considered as whole months in the calculation of the required fee and in the determination of the length of time between the application for a registration and the last day of the month of expiration. The calculation shall include any refund as a credit provided for in section 801b(8). The SECRETARY OF STATE SHALL ROUND OFF THE fee required for the registration shall be rounded off to whole dollars as provided in section 801.
(5) If a person does not surrender a registration plate purchased under section $801(1)(j)$ or $801(1)(k)-801(1)(G)$ for $a$ registration under this section, the apportioned fee shall be determined as provided for in this section except the apportioned fee for a registration purchased shall bear the same relationship to the fee required under this section for a 12 -month registration as the length of time the registration bears to 12 months. Partial months shall be considered as whole months in the calculation of the required fee and in the determination of the length of time between the application for a registration and the last day of the month of expiration. The SECRETARY OF STATE SHALL ROUND OFF THE fee required for this registration shall be rounded eff to whole dollars as provided in section 801. Fees-THE SECRETARY OF STATE SHALL NOT PRORATE FEES under this subsection shall not be prorated-for less than 6 months.
(6) Upon proper application for registration of a vehicle under this section, the secretary of state may issue a temporary registration which shall be-THAT IS valid for not more than 45
days from the date of issuance.
(7) The secretary of state may designate an owner or registrant having a fleet of motor vehicles currently registered under this section to act as an agent for the secretary of state for the purpose of issuing to himself or herself a temporary registration. Upon issuance of a temporary registration an agent shall make proper application for an international registration plan registration to the secretary of state within 5 days after issuance of the temporary registration.
(8) An owner issued a temporary registration under this section is liable for the fees provided in this section.
(9) If the owner of a vehicle for which a temporary registration is issued under this section fails to pay the registration fee as required in this section, the secretary of state shall suspend the registrations of all vehicles registered by that owner under this section. The registrations shall remain suspended until the fee is paid.

Sec. 801j. (1) In addition to the required vehicle registration fee under section $801(1)(\mathrm{p}), 801(1)(I)$, a regional transit authority created under the regional transit authority act, 2012 PA 387, MCL 124.541 TO 124.558, may charge an additional fee on vehicle registrations issued to residents of a public transit region of not more than $\$ 1.20$ for each $\$ 1,000.00$ or fraction of $\$ 1,000.00$ of the vehicle's list price as used in calculating the fee under section $801(1)(\mathrm{p}) .801(1)(1)$. The authority may charge the additional fee only upon the approval of a majority of the electors in a public transit region voting on
the fee at an election held on a regular date as provided in section 641 of the Michigan election law, 1954 PA 116, MCL 168.641.
(2) In addition to any other requirements imposed by law, the ballot question proposing authorization of the fee under subsection (1) shall specify how the proceeds of the fee shall be expended.
(3) The fee collected under this section shall only be used by the regional transit authority for comprehensive transportation purposes as defined by section 9 of article IX of the state constitution of 1963.
(4) A proposal for a fee under this section shall not be placed on the ballot under subsection (1) unless the proposal is adopted by a resolution of the board of directors of the regional transit authority and certified by the board of directors not later than 70 days before the election to the county clerk of each county within the public transit region for inclusion on the ballot.
(5) If a majority of voters in a public transit region approve a fee under subsection (1), no later than 1 year after voter approval, the secretary of state shall collect the fee on all vehicles registered to residents of the public transit region under section $801(1)(\mathrm{p})-801(1)(I)$ and shall credit the fee collected to the regional transit authority, minus necessary collection expenses as provided in section 9 of article IX of the state constitution of 1963. Necessary collection expenses incurred by the secretary of state under this subsection shall be
based upon an established cost allocation methodology.
Sec. 802. (1) For a special registration issued as provided for in-UNDER section 226(8), there-THE REGISTRANT shall be paid PAY 1/2 the tax imposed under section 801 and in addition a service fee of $\$ 10.00$.
(2) For all commercial vehicles registered after August 31 for the period expiring the last day of February, THE SECRETARY OF STATE SHALL COLLECT a tax of $1 / 2$ the rate otherwise imposed under this act. shall be collected.-This subsection does not apply to vehicles registered by manufacturers or dealers under sections 244 to 247.
(3) For each special registration as provided fox in-ISSUED UNDER section 226 (9), THE SECRETARY OF STATE SHALL COLLECT a service fee of $\$ 10.00$. shall be collected.
(4) For temporary registration plates or markers as provided for in section 226a(1), THE SECRETARY OF STATE SHALL COLLECT a service fee of $\$ 5.00$ for each group of 5 of those temporary registration plates or markers. shall be collected.
(5) For a temporary registration as provided in section 226b, the fee shall be-Is either of the following:
(a) For a 30 -day temporary registration, $1 / 10$ of the tax prescribed under section 801 or $\$ 20.00$, whichever is greater, and an additional $\$ 10.00$ service fee.
(b) For a 60-day temporary registration, 1/5 of the tax prescribed under section 801 or $\$ 40.00$, whichever is greater, and an additional $\$ 10.00$ service fee.
(6) For registration plates as provided for in section

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226a(5) -OR (6), and (7),-THE SECRETARY OF STATE SHALL COLLECT a
service fee of $40.00-$50.00 for 2 registration plates and $20.00
$25.00 for each additional registration plate. shall be
eollected.
(7) For special registrations issued for special mobile equipment as provided in section \(216(\mathrm{~d})\), THE SECRETARY OF STATE SHALL COLLECT a service fee of \(\$ 15.00\) each for the first 3 special registrations , mand \(\$ 5.00\) for each special registration issued in excess of the first 3. shall be collected.
(8) The secretary of state, upon request, may issue a registration valid for 3 months for use on a vehicle with an elected gross weight of 24,000 pounds or greater on the payment of \(1 / 4\) the tax provided in section \(801(1)(\mathrm{k})-801(1)(G)\) and in addition-a service fee of \(\$ 10.00\).
(9) Upon application to the secretary of state, an owner of a truck, truck tractor, or road tractor that is used exclusively for the purpose of gratuitously transporting farm crops or livestock bedding between the field where produced and the place of storage, feed from on-farm storage to an on-farm feeding site, or fertilizer, seed, or spray material from the farm location to the field may obtain a special registration. The service fee for each special registration issued under this subsection shall be IS \(\$ 20.00\). The special registration shall be-IS valid for a period of up to 12 months and shall expire EXPIRES on December 31. As used in this subsection:
(a) "Feed" means hay or silage.
(b) "Livestock bedding" means straw, sawdust, or sand.
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(10) The secretary of state, upon request, may issue a special registration valid for 3 or more months for a road tractor, truck, or truck tractor owned by a farmer, if the motor vehicle is used exclusively in connection with the farmer's farming operations or for the transportation of the farmer and the farmer's family and not used for hire, AND IF THE MOTOR VEHICLE IS DESIGNATED BY PROPER SIGNS SHOWING THE ORGANIZATION OPERATING THE MOTOR VEHICLE. The fee for the registration shall be-IS $1 / 10$ of the tax provided in section $801(1)(c)$ times the number of months for which the special registration is requested and, in addition, a service fee of $\$ 10.00$. No-THE SECRETARY OF STATE SHALL NOT ISSUE A special registration shall be iswed-for a motor vehicle for which the tax under section $801(1)(c)$ would be less than \$50.00.
(11) The secretary of state, upon request, may issue a registration valid for 3 months or more for use on a vehicle with an elected gross weight of 24,000 pounds or greater. The fee for the registration shall be-IS $1 / 12$ of the tax provided in section $801(1)(k), 801(1)(G)$, times the number of months for which the special registration is requested and $\overline{\text { in }}$ addition, $a$ service fee of $\$ 10.00$.
(12) The SECRETARY OF STATE SHALL DEPOSIT THE service fees collected under subsections (1), (3), (4), (5), (6), (7), (8), (9), (10), and (11) shall be deposited-in the transportation administration collection fund created in section 810b. through Qctober 1, 2015.

Sec. 803. (1) The-EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION
(2), THE secretary of state shall charge a $\$ 10.00$ fee for each special plate issued under section 244 . The secretary of state shall determine the number of special plates reasonably needed by a manufacturer, transporter, or dealer.
(2) THE SECRETARY OF STATE SHALL CHARGE A \$100.00 FEE FOR THE FIRST 5 SPECIAL PLATES ISSUED TO A DEALER OR A TRANSPORTER UNDER SECTION 244. FOR A SIXTH AND EACH ADDITIONAL SPECIAL PLATE ISSUED TO A DEALER OR A TRANSPORTER UNDER SECTION 244, THE SECRETARY OF STATE SHALL CHARGE A \$10.00 FEE.

Sec. 803a. (1) The secretary of state may issue to the owner of an historic vehicle an historic vehicle registration plate which shall bear THAT BEARS the inscription "historical vehicle Michigan" and the registration number.
(2) THE OWNER OF AN HISTORIC VEHICLE MAY USE AN AUTHENTIC MICHIGAN REGISTRATION PLATE OF THE SAME YEAR AS THE MODEL YEAR IN WHICH THE VEHICLE WAS MANUFACTURED INSTEAD OF AN HISTORIC VEHICLE REGISTRATION PLATE ISSUED UNDER SUBSECTION (1) BY PRESENTING THE AUTHENTIC PLATE NUMBER AND YEAR TO THE SECRETARY OF STATE AT THE TIME OF REGISTRATION. THE OWNER OF AN HISTORIC VEHICLE MAY PURCHASE AN AUTHENTIC MICHIGAN REGISTRATION PLATE FROM ANOTHER PERSON AND RESTORE THE PLATE TO ITS AUTHENTIC CONDITION FOR USE UNDER THIS SECTION. AN AUTHENTICALLY RESTORED PLATE IS CONSIDERED AN AUTHENTIC MICHIGAN REGISTRATION PLATE.
(3) (2)-The owner of an historic vehicle applying for an historic vehicle registration plate or a registration tab OR APPLYING TO USE AN AUTHENTIC MICHIGAN REGISTRATION PLATE under this section shall pay a fee of $\$ 30.00, \$ 100.00$, shall certify
that the vehicle for which the registration is requested is owned and operated solely as an historic vehicle, and shall certify that the vehicle has been inspected and found safe to operate on the highways of this state. The registration certificate need not specify the weight of the historic vehicle. The registration issued under this section-SUBSECTION (1) is transferable to another historic vehicle upon completion of the application for transfer and payment of the fee in the mannex described in UNDER section 809. A REGISTRATION ISSUED UNDER SUBSECTION (2) IS NOT TRANSFERABLE TO ANOTHER HISTORIC VEHICLE.
(4) (3) A registration issued under this section shall expire-SUBSECTION (1) EXPIRES on April 15 in the tenth year following the date of issuance of the registration.
(5) A REGISTRATION ISSUED UNDER SUBSECTION (2) REMAINS VALID UNTIL THE REGISTRANT EITHER SELLS, TRANSFERS, OR SCRAPS THE VEHICLE OR MODIFIES THE VEHICLE IN THE MANNER THAT REQUIRES THE ISSUANCE OF A NEW CERTIFICATE OF TITLE FOR THE VEHICLE UNDER THIS ACT.
(6) (4) The secretary of state may revoke a registration issued under this section, for cause shown and after a hearing, for failure of the applicant to comply with this section, for use of the vehicle for which the registration was issued for purposes other than those enumerated in section $20 a$, or because the vehicle is not safe to operate on the highways of this state.

Sec. 803b. (1) The secretary of state may issue 1 personalized vehicle registration plate that shall be used on the passenger motor vehicle, pick-up truck, motorcycle, van, motor
home, hearse, bus, trailer coach, or trailer for which the plate is issued instead of a standard plate. Personalized-EXCEPT AS PROVIDED IN SUBSECTION (2), PERSONALIZED plates shall bear letters and numbers as the secretary of state prescribes. The secretary of state shall not issue a letter combination that might carry a connotation offensive to good taste and decency. The personalized plates shall be made of the same material as standard plates. Personalized plates shall not be a duplication of another registration plate.
(2) THE SECRETARY OF STATE MAY ISSUE A PERSONALIZED VEHICLE REGISTRATION PLATE INSCRIBED WITH THE OFFICIAL AMATEUR RADIO CALL LETTERS OF THE APPLICANT AS ASSIGNED BY THE FEDERAL COMMUNICATIONS COMMISSION TO AN APPLICANT WHO HOLDS AN UNEXPIRED TECHNICIAN, GENERAL, CONDITIONAL, ADVANCED, OR EXTRA CLASS AMATEUR RADIO LICENSE ISSUED BY THE FEDERAL COMMUNICATIONS COMMISSION. AN APPLICANT FOR A PERSONALIZED VEHICLE REGISTRATION PLATE UNDER THIS SUBSECTION SHALL PROVE TO THE SATISFACTION OF THE SECRETARY OF STATE THAT HE OR SHE HOLDS AN UNEXPIRED AMATEUR RADIO LICENSE.
(3) (2) -An application for a personalized registration plate shall be submitted to the secretary of state under section 217 . Application-THE APPLICANT for an original personalized registration plate shall be accompanied-ACCOMPANY THE APPLICATION with payment of a service fee of $\$ 8.00$ for the first month and of $\$ 2.00$ per month for each additional month of the registration period in addition to the regular vehicle registration fee. A-THE APPLICANT MAY OBTAIN A second duplicate registration plate may be
ebtained by requesting that option on the application and paying an additional service fee of $\$ 5.00$. The SECRETARY OF STATE SHALL DEPOSIT THE original and duplicate service fees shall be deposited-in the transportation administration collection fund created in section 810b. through October 1, 2015. Application-THE APPLICANT for the A renewal of a personalized registration plate shall be accompanied-ACCOMPANY THE APPLICATION with payment of a service fee of $\$ 15.00$ in addition to the regular vehicle registration fee. The SECRETARY OF STATE SHALL CREDIT THE service fee shall be exedited to the Michigan transportation fund established under, and shall be allocated as prescribed under, section 10 of 1951 PA 51, MCL 247.660. The amount allocated to the state trunk line fund established under section 11 of 1951 PA 51, MCL 247.661, shall be used by the state transportation department for littex pickup and cleanup on state roads and rights of way.
(4) (3)-The expiration date for a personalized registration plate shall be as prescribed under section 226 . Upon the issuance or renewal of a personalized registration plate, the secretary of state may issue a tab or tabs designating the month and year of expiration. Upon the renewal of a personalized registration plate, the secretary of state shall issue a new tab or tabs for the rear plate designating the next expiration date of the plate. Upon renewal, the secretary of state shall not issue the owner a new exact duplicate of the expired plate unless the plate is illegible and the owner pays the service fee and registration fee for an original personalized registration plate.
(5) (4)-The sequence of letters or numbers or combination of letters and numbers on a personalized plate shall not be given to a different person in a subsequent year unless the person to whom the plate was issued does not reapply before the expiration date of the plate.
(6) (5) An applicant who applies-for a registration plate under section 217d, 803e, 803f, 803j, 803k, 803l, 803n, or 8030 is eligible to request, and the secretary of state may issue, the registration plate with a sequence of letters and numbers otherwise authorized under this section.
(7) (6) The secretary of state may issue a temporary permit to a person who has submitted an application and the proper fees for a personalized registration plate if the applicant's vehicle registration may expire prior to receipt of EXPIRES BEFORE THE APPLICANT RECEIVES his or her personalized registration plate. The temporary registration shall be valid for not more than 60 days after the date of issuance. The SECRETARY OF STATE SHALL ISSUE THE temporary permit shall be issued-without a fee.

Sec. 803e. (1) A person who has been a prisoner of war or a person whose spouse has been a prisoner of war may make application-APPLY to the secretary of state for a special registration plate that shall be-inscribed with special identification numbers preceded by the letters "EX-POW" and shall have-the words "ex-prisoner of war" inscribed-beneath the registration number.
(2) A person who was a member of the armed services during World War I may make application to the secretary of state for a
special registration plate, that shall be inscribed with special identification numbers preceded by the letters "WWI" and shall have the words "World War I veteran" inscribed beneath the registration number.
(3) A person who was a member of the armed services during 1941, stationed at a United States military or naval establishment at Pearl Harbor in the Hawaiian islands, and who survived the attack by Japan on Pearl Harbor on December 7, 1941 may make application APPLY to the secretary of state for a special registration plate, that shall be inscribed with special identification numbers and shall have-the words "Pearl Harbor survivor" inscribed-beneath the registration number.
(4) A person who is a recipient of the purple heart medal may make application APPLY to the secretary of state for a special registration plate that shall be-inscribed with special identification numbers and shall have-the words "combat wounded veteran" inscribed-beneath the registration number. In addition, the special registration plate described under IN this subsection shall be inscribed with a vignette of the official purple heart medal.
(5) A PERSON WHO IS A RECIPIENT OF THE CONGRESSIONAL MEDAL OF HONOR MAY APPLY TO THE SECRETARY OF STATE FOR A SPECIAL REGISTRATION PLATE INSCRIBED WITH SPECIAL IDENTIFICATION NUMBERS AND THE WORDS "CONGRESSIONAL MEDAL OF HONOR" BENEATH THE REGISTRATION NUMBER.
(6) (5)-Application for a special registration plate shall be on a form prescribed by the secretary of state, and shall be
accompanied by any proof of the applicant having been a prisoner of war, World War I veteran, Pearl Harbor survivor, recipient of the purple heart medal, OR RECIPIENT OF THE CONGRESSIONAL MEDAL OF HONOR that the secretary of state may require. REQUIRES. Application for a "Gold Star Family" special registration plate described in subsection (9)(10) shall be on a form prescribed by the secretary of state and shall be accompanied by any proof of the applicant having been a gold star family member that the secretary of state may require. The application for a special registration plate shall also be accompanied with payment of a $\$ 5.00$ service fee.
(7) (6)-Upon proper application and payment of the $\$ 5.00$ service fee, the secretary of state shall issue 1 or more special registration plates for each applicant for use on a passenger vehicle. A person who is disabled who makes application for a special registration plate under this section and who makes payment of the $\$ 5.00$ service fee shall be issued a tab for persons with disabilities as provided in section 803 f for his or her special registration plate. The secretary of state shall require the same proof that the applicant is a disabled person as is required for issuance of a permanent windshield placard under section 675. One person in any household is entitled to 1 special registration plate issued under subsection (1) that is exempt from payment of the tax provided in section 801. The SECRETARY OF STATE SHALL ASSESS THE person who is issued an additional special registration plate under subsection (1) shall be assessed-the applicable tax provided for in section 801. A person WHO IS
section shall be-IS January 31. The fee for the special registration shall correspond with the registration fees provided in section $801(a)$ or (q)-UNDER SECTION $801(1)(A)$ OR (I).

Sec. 806. (1) Until October 1, 2015, a-A fee of $\$ 10.00$ shall accompany each application for a certificate of title required by this act or for a duplicate of a certificate of title. An additional fee of $\$ 5.00$ shall accompany an application if the applicant requests that the application be given special expeditious treatment. A-THE SECRETARY OF STATE SHALL COLLECT A $\$ 3.00$ service fee, shall be collected, in addition to the other fees collected under this subsection, for each title issued and shall be deposited-DEPOSIT THE SERVICE FEE in the transportation administration collection fund created under section 810b. through Octobex 1, 2015.-The SECRETARY OF STATE SHALL DEPOSIT THE $\$ 5.00$ expeditious treatment fee collected on and after October 1, 2004 through Octobex 1, 2015 shall be deposited-into the transportation administration collection fund created under section 810b.
(2) A fee of $\$ 10.00-\$ 100.00$ shall accompany an application for a special identifying number as provided in section 230. THE SECRETARY OF STATE SHALL DEPOSIT A FEE COLLECTED UNDER THIS SUBSECTION INTO THE TRANSPORTATION ADMINISTRATION COLLECTION FUND CREATED UNDER SECTION 810B.
(3) In addition to paying the fees required by subsection (1), until December 31, 2015, each person who applies for a certificate of title, a salvage vehicle certificate of title, or a scrap certificate of title under this act shall pay a tire
disposal surcharge of $\$ 1.50$ for each certificate of title or duplicate of a certificate of title that person receives. The secretary of state shall deposit money received under this subsection into the scrap tire regulatory fund created in section 16908 of the natural resources and environmental protection act, 1994 PA 451, MCL 324.16908.

Sec. 807. (1) Except as provided in subsection (2), an applicant shall include with an application for a license under section 248 one of the following fees:

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Full year's license
$ 75.00
Half year's license (after June 30)................ 37.50
Multiple year license
75.00
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per year.
(2) An applicant shall include with an application for a used or secondhand vehicle parts dealer, an automotive recycler, or foreign salvage vehicle dealer license 1 of the following fees:

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Full year's license
$ 160.00
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Half year's license (after June 30)................. 80.00
Multiple year license................................ 160.00
per year.
(3) THE SECRETARY OF STATE SHALL DEPOSIT THE FEES COLLECTED UNDER THIS SECTION IN THE TRANSPORTATION ADMINISTRATION COLLECTION FUND CREATED IN SECTION 810B.

Sec. 809. (1) An application for transfer of registration
from a MOTOR vehicle subject to section $801(1)(a)-801$ to another MOTOR vehicle subject to that section shall be accompanied by a fee of $\$ 8.00$. In addition to the fee of $\$ 8.00$, if the $12-M O N T H$ registration is transferred from a passengex vehicle to a motor home and if the registration-fee for the motor home-VEHICLE TO WHICH THE REGISTRATION IS TRANSFERRED, FOR THE REMAINDER OF THE 12-MONTH REGISTRATION PERIOD, is greater than the fee paid upon registration of $\mathbf{1 2 - M O N T H}$ REGISTRATION FEE FOR the vehicle from which the registration was removed,-THE REGISTRATION IS BEING TRANSFERRED FROM, then THE APPLICANT SHALL PAY the difference in fee shall be paid by the applicant.-THE REGISTRATION FEES. If the REGISTRATION fee FOR THE VEHICLE THE REGISTRATION IS BEING TRANSFERRED TO is less than that paid for the registration FEE of the vehicle from which the plates were-PLATE WAS removed, the SECRETARY OF STATE SHALL NOT REFUND THE difference shall not be refunded.-IN REGISTRATION FEES. The fees required by this subsection shall be considered to-include all fees or charges imposed by this act for the transfer of registration, except those which-FEES THAT may be assessed under section 234. (2) An application for a transfor of registration, other than a transfer described in subsection (1), shall be accompanied by a fec of $\$ 8.00$. In addition to the fee of $\$ 8.00$, if the registration plates are transferred to another vehicle, as provided in section 233, and if the registration plate fee for a 12 month registration for the vehicle to which the registration is transferred is greater than the registration plate fee paid upon registration of the vehicle from which the registration was

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removed, then the difference shall be paid by the applicant for
the new registration. If the fee is less than that paid fox
registration of the vehicle from which the registration was
removed, the difference shall not be refunded.
(2) (3) A THE SECRETARY OF STATE SHALL DEPOSIT A transfer of registration fee collected under this section on and after October 1, 2004 through october 1, 2015 shall be deposited into the transportation administration collection fund created under section \(810 b\).
Sec. 811. (1) An application for an original operator's or an original or renewal chauffeur's license as provided in sections 307 and 312 and an application for an original minor's restricted license as provided in section 312 shall be accompanied by the following fees:
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| Operator's license................ | $\$ 25.00$ |
| :--- | :--- | ---: |
| Chauffeur's license............... | 35.00 |
| Minor's restricted license......... | 25.00 |

The renewal fee for an operator's license renewed under this section is $\$ 18.00$. However, if an operator's license is expired at the time of the renewal, the fee is the same as the original fee. , except as provided in subsection (4). The date of an application for a renewal of an operator's license under this section that is delivered to the secretary of state by regulax mail is the postmark date in determining the fee to be assessed.
(2) The-EXCEPT AS PROVIDED IN SUBSECTION (4), THE secretary of state shall deposit the money received and collected under
subsection (1) in the state treasury to the credit of the general fund. The secretary of state shall refund out of the fees collected to each county or municipality acting as an examining officer or examining bureau $\$ 2.50$ for each applicant examined for an original license, $\$ 1.00$ for each applicant examined for an original chauffeur's license, and $\$ 1.00$ for every other applicant examined, if the application is not denied and the money refunded is paid to the county or local treasurer and is appropriated to the county, municipality, or officer or bureau receiving the money for the purpose of carrying out this act. The state treasurer shall deposit the sum of $\$ 4.00$ in the traffic law enforcement and safety fund created in section $819 a$ for each person examined for an original license, a renewal operator's license, an original chauffeur's license, or a renewal chauffeur's license, except that the sum deposited for each 2year operator's or 2 -year chauffeur's license shall be \$2.00.
(3) Notwithstanding sections 306 and 308 , THE SECRETARY OF STATE SHALL NOT ISSUE an operator's license shall not be issued to a person under 18 years of age unless that person successfully passes a driver education course and examination given by a school licensed under the driver education and training schools act, 1974 PA 369, MCL 256.601 to 256.612. A person who has been a holder of a motor vehicle operator's license issued by any other state, territory, or possession of the United states, or any other sovereignty for 1 year immediately before application for an operator's license under this act is not required to comply with this subsection. Restricted-THE SECRETARY OF STATE MAY ISSUE

RESTRICTED licenses may be issued pursuant to-UNDER section 312 without compliance with this subsection.
(4) A person who is on active military service at the time his or her operator's license expires shall be charged the renewal rate for renewing his or her operator's license undex this section if all of the following apply:
(a) He or she applies for renewal within 30 days of returning to this state from active duty.
(b) He or she held a valid, unexpired operator's license from this state immediately prior to leaving this state fox active military service. (c) He or she presents such documentation as the secretary of state requires to establish eligibility under this mubsection.
(4) THE SECRETARY OF STATE SHALL DEPOSIT \$7.00 FROM EACH RENEWAL FEE FOR AN OPERATOR'S LICENSE COLLECTED UNDER SUBSECTION (1) INTO THE TRAFFIC LAW ENFORCEMENT AND SAFETY FUND CREATED IN SECTION 819A AND USED TO REGULATE HIGHWAY SAFETY.

Sec. 812. (1) Except as otherwise provided in subsection (2), for each duplicate license as provided in section 313, and for each correction of a license, a person may apply for renewal of the license and pay the renewal fee prescribed in this act or the person may, at his or her option and upon payment of the fee prescribed in this section, apply for a duplicate license which THAT expires on the same date as the license which-THAT was lost, destroyed, mutilated, or became illegible. The secretary of state may check the applicant's driving record through the national driver register and the commercial driver license information
system before issuing a license under this section. The fee for a duplicate chauffeur's license is $\$ 18.00$. The fee for a duplicate operator's license is $\$ 9.00$. A-THE SECRETARY OF STATE SHALL NOT CHARGE A renewal fee shall not be charged-for a change of address, a correction required to correct a department error, or , beginning January 1, 2007, to add or remove a heart insignia described in section 310 .
(2) Except with regard to-FOR a person who is less than 21 years of age or a person with a license containing a hazardous material indorsement, for each duplicate license as provided in section 313, and for each correction of a license, a person shall apply for renewal of the license and pay the renewal fee prescribed in this act if the license was due to expire within the next 12 months. Except as otherwise provided in this act, a license renewed under this subsection shall be renewed for the combined period of the time remaining on the license before its renewal and the 4-year renewal period.
(3) FOR EACH DUPLICATE CHAUFFEUR'S LICENSE ISSUED UNDER SUBSECTION (1), THE SECRETARY OF STATE SHALL COLLECT A FEE OF \$2.00 THAT SHALL BE CREDITED TO THE TRAFFIC LAW ENFORCEMENT AND SAFETY FUND CREATED IN SECTION 819A AND USED TO REGULATE HIGHWAY SAFETY. FOR EACH CORRECTED LICENSE ISSUED UNDER SECTION 312E, THE SECRETARY OF STATE SHALL COLLECT A FEE OF \$2.00 AND CREDIT THAT FEE TO THE TRAFFIC LAW ENFORCEMENT AND SAFETY FUND CREATED IN SECTION 819A AS PROVIDED IN SECTION 312E(16).
(4) FOR EACH DUPLICATE OPERATOR'S LICENSE ISSUED UNDER SUBSECTION (1), THE SECRETARY OF STATE SHALL COLLECT A FEE OF

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$1.00 THAT SHALL BE CREDITED TO THE TRAFFIC LAW ENFORCEMENT AND
SAFETY FUND CREATED IN SECTION 819A AND USED TO REGULATE HIGHWAY
SAFETY.
Enacting section 1. Sections 217a, 217d, and 803p of the Michigan vehicle code, 1949 PA 300, MCL 257.217a, 257.217d, and 257.803p, are repealed.
Enacting section 2. This amendatory act takes effect January 1, 2015
Enacting section 3. The department shall implement the changes made by the amendatory act that added this enacting section no later than January 1, 2016.
Enacting section 4. There is appropriated to the secretary of state the sum of \(\$ 4,000,000.00\) for the purpose of completing the programming necessary to implement the changes made by the amendatory act that added this enacting section.
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