

Norman K Thurston proposes the following substitute bill:

Vintage Vehicle Amendments

2026 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Norman K Thurston

Senate Sponsor:

LONG TITLE

General Description:

This bill creates a classic vehicle designation for older vehicles, replacing the vintage vehicle designation.

Highlighted Provisions:

This bill:

- ▶ defines terms;
- ▶ removes emissions testing requirements for some vehicles;
- ▶ removes the vintage vehicle designation;
- ▶ creates the classic vehicle designation; and
- ▶ makes technical changes.

Money Appropriated in this Bill:

This bill appropriates \$36,400 in transfers to unrestricted funds for fiscal year 2027, all of which is from the various sources as detailed in this bill.

Other Special Clauses:

This bill provides a special effective date.

Utah Code Sections Affected:

AMENDS:

41-1a-102 (Effective 10/01/26), as last amended by Laws of Utah 2025, Chapter 285

41-1a-201 (Effective 10/01/26), as last amended by Laws of Utah 2024, Chapter 459

41-1a-202 (Effective 10/01/26), as last amended by Laws of Utah 2025, Chapter 294

41-1a-226 (Effective 10/01/26), as last amended by Laws of Utah 2023, Chapters 22, 33 and 532

41-1a-416 (Effective 10/01/26), as last amended by Laws of Utah 2024, Chapter 251

41-1a-418 (Effective 10/01/26), as last amended by Laws of Utah 2025, Chapter 247

41-1a-514 (Effective 10/01/26), as last amended by Laws of Utah 2009, Chapter 171

29 **41-1a-1201 (Effective 10/01/26) (Partially Repealed 07/01/29)**, as last amended by Laws
30 of Utah 2025, Chapter 279
31 **41-1a-1206 (Effective 10/01/26)**, as last amended by Laws of Utah 2025, Chapters 215,
32 279
33 **41-1a-1603 (Effective 10/01/26)**, as last amended by Laws of Utah 2025, Chapter 247
34 **41-6a-102 (Effective 10/01/26) (Partially Repealed 07/01/27)**, as last amended by Laws
35 of Utah 2025, Chapters 220, 471
36 **41-6a-605 (Effective 10/01/26)**, as last amended by Laws of Utah 2015, Chapter 412
37 **41-6a-1507 (Effective 10/01/26)**, as last amended by Laws of Utah 2009, Chapter 171
38 **41-6a-1633 (Effective 10/01/26)**, as last amended by Laws of Utah 2015, Chapters 412,
39 454
40 **41-6a-1642 (Effective 10/01/26)**, as last amended by Laws of Utah 2025, First Special
41 Session, Chapter 5
42 **41-27-101 (Effective 10/01/26)**, as enacted by Laws of Utah 2024, Chapter 459
43 **63I-1-241 (Effective 10/01/26)**, as last amended by Laws of Utah 2025, Chapter 277
44 **72-1-213.2 (Effective 10/01/26)**, as last amended by Laws of Utah 2023, Chapters 22,
45 490

46 ENACTS:

47 **41-28-101 (Effective 10/01/26)**, Utah Code Annotated 1953
48 **41-28-102 (Effective 10/01/26)**, Utah Code Annotated 1953
49 **41-28-103 (Effective 10/01/26)**, Utah Code Annotated 1953
50 **41-28-104 (Effective 10/01/26)**, Utah Code Annotated 1953
51 **41-28-105 (Effective 10/01/26)**, Utah Code Annotated 1953

52 REPEALS:

53 **41-21-1 (Effective 10/01/26)**, as last amended by Laws of Utah 2025, Chapter 247
54 **41-21-3 (Effective 10/01/26)**, as last amended by Laws of Utah 1992, Chapter 1
55 **41-21-4 (Effective 10/01/26)**, as last amended by Laws of Utah 1992, Chapter 1
56 **41-21-5 (Effective 10/01/26)**, as enacted by Laws of Utah 1971, Chapter 93
57 **41-21-6 (Effective 10/01/26)**, as enacted by Laws of Utah 1993, Chapter 221

59 *Be it enacted by the Legislature of the state of Utah:*

60 Section 1. Section **41-1a-102** is amended to read:

61 **41-1a-102 (Effective 10/01/26). Definitions.**

62 As used in this chapter:

63 (1) "Actual miles" means the actual distance a vehicle has traveled while in operation.

64 (2) "Actual weight" means the actual unladen weight of a vehicle or combination of

65 vehicles as operated and certified to by a weighmaster.

66 (3) "All-terrain type I vehicle" means the same as that term is defined in Section 41-22-2.

67 (4) "All-terrain type II vehicle" means the same as that term is defined in Section 41-22-2.

68 (5) "All-terrain type III vehicle" means the same as that term is defined in Section 41-22-2.

69 (6) "Alternative fuel vehicle" means:

70 (a) an electric motor vehicle;

71 (b) a hybrid electric motor vehicle;

72 (c) a plug-in hybrid electric motor vehicle; or

73 (d) a motor vehicle powered exclusively by a fuel other than:

74 (i) motor fuel;

75 (ii) diesel fuel;

76 (iii) natural gas; or

77 (iv) propane.

78 (7) "Amateur radio operator" means a person licensed by the Federal Communications

79 Commission to engage in private and experimental two-way radio operation on the

80 amateur band radio frequencies.

81 (8) "Autocycle" means the same as that term is defined in Section 53-3-102.

82 (9) "Automated driving system" means the same as that term is defined in Section

83 41-26-102.1.

84 (10) "Branded title" means a title certificate that is labeled:

85 (a) rebuilt and restored to operation;

86 (b) flooded and restored to operation; or

87 (c) not restored to operation.

88 (11) "Camper" means a structure designed, used, and maintained primarily to be mounted

89 on or affixed to a motor vehicle that contains a floor and is designed to provide a mobile

90 dwelling, sleeping place, commercial space, or facilities for human habitation or for

91 camping.

92 (12) "Certificate of title" means a document issued by a jurisdiction to establish a record of

93 ownership between an identified owner and the described vehicle, vessel, or outboard

94 motor.

95 (13) "Certified scale weigh ticket" means a weigh ticket that has been issued by a

96 weighmaster.

97 (14) "Classic vehicle" means the same as that term is defined in Section 41-28-101.

98 [14) (15) "Commercial vehicle" means a motor vehicle, trailer, or semitrailer used or
99 maintained for the transportation of persons or property that operates:

100 (a) as a carrier for hire, compensation, or profit; or

101 (b) as a carrier to transport the vehicle owner's goods or property in furtherance of the
102 owner's commercial enterprise.

103 [15) (16) "Commission" means the State Tax Commission.

104 [16) (17) "Consumer price index" means the same as that term is defined in Section
105 59-13-102.

106 [17) (18) "Dealer" means a person engaged or licensed to engage in the business of
107 buying, selling, or exchanging new or used vehicles, vessels, or outboard motors either
108 outright or on conditional sale, bailment, lease, chattel mortgage, or otherwise or who
109 has an established place of business for the sale, lease, trade, or display of vehicles,
110 vessels, or outboard motors.

111 [18) (19) "Diesel fuel" means the same as that term is defined in Section 59-13-102.

112 [19) (20) "Division" means the Motor Vehicle Division of the commission, created in
113 Section 41-1a-106.

114 [20) (21) "Dynamic driving task" means the same as that term is defined in Section
115 41-26-102.1.

116 [21) (22) "Electric motor vehicle" means a motor vehicle that is powered solely by an
117 electric motor drawing current from a rechargeable energy storage system.

118 [22) (23) "Essential parts" means the integral and body parts of a vehicle of a type required
119 to be registered in this state, the removal, alteration, or substitution of which would tend
120 to conceal the identity of the vehicle or substantially alter the vehicle's appearance,
121 model, type, or mode of operation.

122 [23) (24) "Farm tractor" means a motor vehicle designed and used primarily as a farm
123 implement for drawing plows, mowing machines, and other implements of husbandry.

124 [24) (25)(a) "Farm truck" means a truck used by the owner or operator of a farm solely
125 for the owner's or operator's own use in the transportation of:

- 126 (i) farm products, including livestock and its products, poultry and its products, and
127 floricultural and horticultural products;
- 128 (ii) farm supplies, including tile, fence, and any other thing or commodity used in
129 agricultural, floricultural, horticultural, livestock, and poultry production; and
- 130 (iii) livestock, poultry, and other animals and things used for breeding, feeding, or

131 other purposes connected with the operation of a farm.

132 (b) "Farm truck" does not include the operation of trucks by commercial processors of
133 agricultural products.

134 [(25)] (26) "Fleet" means:

135 (a) one or more commercial vehicles; or

136 (b) for purposes of Section 41-1a-215, one or more personal vehicles.

137 [(26)] (27) "Foreign vehicle" means a vehicle of a type required to be registered, brought
138 into this state from another state, territory, or country other than in the ordinary course
139 of business by or through a manufacturer or dealer, and not registered in this state.

140 [(27)] (28) "Gross laden weight" means the actual weight of a vehicle or combination of
141 vehicles, equipped for operation, to which shall be added the maximum load to be
142 carried.

143 [(28)] (29) "Highway" or "street" means the entire width between property lines of every
144 way or place of whatever nature when any part of it is open to the public, as a matter of
145 right, for purposes of vehicular traffic.

146 [(29)] (30) "Hybrid electric motor vehicle" means a motor vehicle that draws propulsion
147 energy from onboard sources of stored energy that are both:

148 (a) an internal combustion engine or heat engine using consumable fuel; and

149 (b) a rechargeable energy storage system where energy for the storage system comes
150 solely from sources onboard the vehicle.

151 [(30)] (31)(a) "Identification number" means the identifying number assigned by the
152 manufacturer or by the division for the purpose of identifying the vehicle, vessel, or
153 outboard motor.

154 (b) "Identification number" includes a vehicle identification number, state assigned
155 identification number, hull identification number, and motor serial number.

156 [(31)] (32) "Implement of husbandry" means a vehicle designed or adapted and used
157 exclusively for an agricultural operation and only incidentally operated or moved upon
158 the highways.

159 [(32)] (33)(a) "In-state miles" means the total number of miles operated in this state
160 during the preceding year by fleet power units.

161 (b) If a fleet is composed entirely of trailers or semitrailers, "in-state miles" means the
162 total number of miles that those vehicles were towed on Utah highways during the
163 preceding year.

164 [(33)] (34) "Interstate vehicle" means a commercial vehicle operated in more than one state,

165 province, territory, or possession of the United States or foreign country.

166 [(34)] (35) "Jurisdiction" means a state, district, province, political subdivision, territory, or
167 possession of the United States or any foreign country.

168 [(35)] (36) "Lienholder" means a person with a security interest in particular property.

169 [(36)] (37) "Manufactured home" means a transportable factory built housing unit
170 constructed on or after June 15, 1976, according to the Federal Home Construction and
171 Safety Standards Act of 1974 (HUD Code), in one or more sections, which, in the
172 traveling mode, is eight body feet or more in width or 40 body feet or more in length, or
173 when erected on site, is 400 or more square feet, and which is built on a permanent
174 chassis and designed to be used as a dwelling with or without a permanent foundation
175 when connected to the required utilities, and includes the plumbing, heating,
176 air-conditioning, and electrical systems.

177 [(37)] (38) "Manufacturer" means a person engaged in the business of constructing,
178 manufacturing, assembling, producing, or importing new or unused vehicles, vessels, or
179 outboard motors for the purpose of sale or trade.

180 [(38)] (39) "Military vehicle" means a vehicle of any size or weight that was manufactured
181 for use by armed forces and that is maintained in a condition that represents the vehicle's
182 military design and markings regardless of current ownership or use.

183 [(39)] (40) "Mobile home" means a transportable factory built housing unit built prior to
184 June 15, 1976, in accordance with a state mobile home code which existed prior to the
185 Federal Manufactured Housing and Safety Standards Act (HUD Code).

186 [(40)] (41) "Motor fuel" means the same as that term is defined in Section 59-13-102.

187 [(41)] (42)(a) "Motor vehicle" means a self-propelled vehicle intended primarily for use
188 and operation on the highways.

189 (b) "Motor vehicle" includes a roadable aircraft and a street-legal all-terrain vehicle.

190 (c) "Motor vehicle" does not include:

191 (i) an off-highway vehicle; or

192 (ii) a motor assisted scooter as defined in Section 41-6a-102.

193 [(42)] (43) "Motorboat" means the same as that term is defined in Section 73-18c-102.

194 [(43)] (44) "Motorcycle" means:

195 (a) a motor vehicle having a saddle for the use of the rider and designed to travel on not
196 more than three wheels in contact with the ground; or

197 (b) an autocycle.

198 [(44)] (45) "Natural gas" means a fuel of which the primary constituent is methane.

199 [45] (46)(a) "Nonresident" means a person who is not a resident of this state as defined
200 by Section 41-1a-202, and who does not engage in intrastate business within this
201 state and does not operate in that business any motor vehicle, trailer, or semitrailer
202 within this state.

203 (b) A person who engages in intrastate business within this state and operates in that
204 business any motor vehicle, trailer, or semitrailer in this state or who, even though
205 engaging in interstate commerce, maintains a vehicle in this state as the home station
206 of that vehicle is considered a resident of this state, [insofar as that vehicle is
207 concerned in administering this chapter] for purposes of administering this chapter.

208 [46] (47) "Odometer" means a device for measuring and recording the actual distance a
209 vehicle travels while in operation, but does not include any auxiliary odometer designed
210 to be periodically reset.

211 [47] (48) "Off-highway implement of husbandry" means the same as that term is defined
212 in Section 41-22-2.

213 [48] (49) "Off-highway vehicle" means the same as that term is defined in Section 41-22-2.

214 [49] (50)(a) "Operate" means:

- 215 (i) to navigate a vessel; or
- 216 (ii) collectively, the activities performed in order to perform the entire dynamic
217 driving task for a given motor vehicle by:
 - 218 (A) a human driver as defined in Section 41-26-102.1; or
 - 219 (B) an engaged automated driving system.

220 (b) "Operate" includes testing of an automated driving system.

221 [50] (51) "Original issue license plate" means a license plate that is of a format and type
222 issued by the state in the same year as the model year of a vehicle that is a model year
223 1973 or older.

224 [51] (52) "Outboard motor" means a detachable self-contained propulsion unit, excluding
225 fuel supply, used to propel a vessel.

226 [52] (53)(a) "Owner" means a person, other than a lienholder, holding title to a vehicle,
227 vessel, or outboard motor whether or not the vehicle, vessel, or outboard motor is
228 subject to a security interest.

229 (b) If a vehicle is the subject of an agreement for the conditional sale or installment sale
230 or mortgage of the vehicle with the right of purchase upon performance of the
231 conditions stated in the agreement and with an immediate right of possession vested
232 in the conditional vendee or mortgagor, or if the vehicle is the subject of a security

233 agreement, then the conditional vendee, mortgagor, or debtor is considered the owner
234 for the purposes of this chapter.

235 (c) If a vehicle is the subject of an agreement to lease, the lessor is considered the owner
236 until the lessee exercises the lessee's option to purchase the vehicle.

237 [(53)] (54) "Park model recreational vehicle" means a unit that:

238 (a) is designed and marketed as temporary living quarters for recreational, camping,
239 travel, or seasonal use;
240 (b) is not permanently affixed to real property for use as a permanent dwelling;
241 (c) requires a special highway movement permit for transit; and
242 (d) is built on a single chassis mounted on wheels with a gross trailer area not exceeding
243 400 square feet in the setup mode.

244 [(54)] (55) "Personal vehicle" means a vehicle that is not a commercial vehicle.

245 [(55)] (56) "Personalized license plate" means a license plate that has displayed on it a
246 combination of letters, numbers, or both as requested by the owner of the vehicle and
247 assigned to the vehicle by the division.

248 [(56)] (57)(a) "Pickup truck" means a two-axle motor vehicle with motive power
249 manufactured, remanufactured, or materially altered to provide an open cargo area.

250 (b) "Pickup truck" includes a motor vehicle with the open cargo area covered with a
251 camper, camper shell, tarp, removable top, or similar structure.

252 [(57)] (58) "Plug-in hybrid electric motor vehicle" means a hybrid electric motor vehicle
253 that has the capability to charge the battery or batteries used for vehicle propulsion from
254 an off-vehicle electric source, such that the off-vehicle source cannot be connected to the
255 vehicle while the vehicle is in motion.

256 [(58)] (59) "Pneumatic tire" means a tire in which compressed air is designed to support the
257 load.

258 [(59)] (60) "Preceding year" means a period of 12 consecutive months fixed by the division
259 that is within 16 months immediately preceding the commencement of the registration or
260 license year in which proportional registration is sought. The division in fixing the
261 period shall conform it to the terms, conditions, and requirements of any applicable
262 agreement or arrangement for the proportional registration of vehicles.

263 [(60)] (61) "Public garage" means a building or other place where vehicles or vessels are
264 kept and stored and where a charge is made for the storage and keeping of vehicles and
265 vessels.

266 [(61)] (62) "Receipt of surrender of ownership documents" means the receipt of surrender of

267 ownership documents described in Section 41-1a-503.

268 [62] (63) "Reconstructed vehicle" means a vehicle of a type required to be registered in
269 this state that is materially altered from its original construction by the removal,
270 addition, or substitution of essential parts, new or used.

271 [63] (64) "Recreational vehicle" means the same as that term is defined in Section
272 13-14-102.

273 [64] (65) "Registration" means a document issued by a jurisdiction that allows operation of
274 a vehicle or vessel on the highways or waters of this state for the time period for which
275 the registration is valid and that is evidence of compliance with the registration
276 requirements of the jurisdiction.

277 [65] (66) "Registration decal" means the decal issued by the division that is evidence of
278 compliance with the division's registration requirements.

279 [66] (67)(a) "Registration year" means a 12 consecutive month period commencing
280 with the completion of the applicable registration criteria.

281 (b) For administration of a multistate agreement for proportional registration the division
282 may prescribe a different 12-month period.

283 [67] (68) "Repair or replacement" means the restoration of vehicles, vessels, or outboard
284 motors to a sound working condition by substituting any inoperative part of the vehicle,
285 vessel, or outboard motor, or by correcting the inoperative part.

286 [(68) "Replica vehicle" means:]

287 [(a) a street rod that meets the requirements under Subsection 41-21-1(3)(a)(i)(B); or]
288 [(b) a custom vehicle that meets the requirements under Subsection
289 41-6a-1507(1)(a)(i)(B).]

290 (69) "Restored-modified vehicle" means a motor vehicle that has been restored and
291 modified with modern parts and technology, including emission control technology and
292 an on-board diagnostic system.

293 (70) "Road tractor" means a motor vehicle designed and used for drawing other vehicles
294 and constructed so it does not carry any load either independently or any part of the
295 weight of a vehicle or load that is drawn.

296 (71) "Roadable aircraft" means the same as that term is defined in Section 72-10-102.

297 (72) "Sailboat" means the same as that term is defined in Section 73-18-2.

298 (73) "Security interest" means an interest that is reserved or created by a security agreement
299 to secure the payment or performance of an obligation and that is valid against third
300 parties.

301 (74) "Semitrailer" means the same as the term "trailer."

302 (75) "Special group license plate" means a type of license plate designed for a particular
303 group of people or a license plate authorized and issued by the division in accordance
304 with Section 41-1a-418 or Part 16, Sponsored Special Group License Plates.

305 (76)(a) "Special interest vehicle" means a vehicle used for general transportation
306 purposes and that is:

307 (i) 20 years or older from the current year; or

308 (ii) a make or model of motor vehicle recognized by the division director as having
309 unique interest or historic value.

310 (b) In making a determination under Subsection (76)(a), the division director shall give
311 special consideration to:

312 (i) a make of motor vehicle that is no longer manufactured;

313 (ii) a make or model of motor vehicle produced in limited or token quantities;

314 (iii) a make or model of motor vehicle produced as an experimental vehicle or one
315 designed exclusively for educational purposes or museum display; or

316 (iv) a motor vehicle of any age or make that has not been substantially altered or
317 modified from original specifications of the manufacturer and because of its
318 significance is being collected, preserved, restored, maintained, or operated by a
319 collector or hobbyist as a leisure pursuit.

320 (77)(a) "Special mobile equipment" means a vehicle:

321 (i) not designed or used primarily for the transportation of persons or property;

322 (ii) not designed to operate in traffic; and

323 (iii) only incidentally operated or moved over the highways.

324 (b) "Special mobile equipment" includes:

325 (i) farm tractors;

326 (ii) off-road motorized construction or maintenance equipment including backhoes,
327 bulldozers, compactors, graders, loaders, road rollers, tractors, and trenchers; and

328 (iii) ditch-digging apparatus.

329 (c) "Special mobile equipment" does not include a commercial vehicle as defined under
330 Section 72-9-102.

331 (78) "Specially constructed vehicle" means a vehicle of a type required to be registered in
332 this state, not originally constructed under a distinctive name, make, model, or type by a
333 generally recognized manufacturer of vehicles, and not materially altered from its
334 original construction.

335 (79)(a) "Standard license plate" means a license plate for general issue described in
336 Subsection 41-1a-402(1).

337 (b) "Standard license plate" includes a license plate for general issue that the division
338 issues before January 1, 2024.

339 (80) "State impound yard" means a yard for the storage of a vehicle, vessel, or outboard
340 motor that meets the requirements of rules made by the commission as described in
341 Subsection 41-1a-1101(7).

342 (81) "Street-legal all-terrain vehicle" or "street-legal ATV" means the same as that term is
343 defined in Section 41-6a-102.

344 (82) "Symbol decal" means the decal that is designed to represent a special group and
345 displayed on a special group license plate.

346 (83) "Title" means the right to or ownership of a vehicle, vessel, or outboard motor.

347 (84)(a) "Total fleet miles" means the total number of miles operated in all jurisdictions
348 during the preceding year by power units.

349 (b) If fleets are composed entirely of trailers or semitrailers, "total fleet miles" means the
350 number of miles that those vehicles were towed on the highways of all jurisdictions
351 during the preceding year.

352 (85) "Tow truck motor carrier" means the same as that term is defined in Section 72-9-102.

353 (86) "Tow truck operator" means the same as that term is defined in Section 72-9-102.

354 (87) "Trailer" means a vehicle:

355 (a) without motive power; and

356 (b) designed for:

357 (i) carrying persons or property; and

358 (ii) being drawn by a motor vehicle.

359 (88) "Transferee" means a person to whom the ownership of property is conveyed by sale,
360 gift, or any other means except by the creation of a security interest.

361 (89) "Transferor" means a person who transfers the person's ownership in property by sale,
362 gift, or any other means except by creation of a security interest.

363 (90) "Travel trailer," "camping trailer," or "fifth wheel trailer" means a portable vehicle
364 without motive power, designed as a temporary dwelling for travel, recreational, or
365 vacation use that does not require a special highway movement permit when drawn by a
366 self-propelled motor vehicle.

367 (91) "Truck tractor" means a motor vehicle designed and used primarily for drawing other
368 vehicles and not constructed to carry a load other than a part of the weight of the vehicle

369 and load that is drawn.

370 (92) "Vehicle" includes a motor vehicle, trailer, semitrailer, off-highway vehicle, camper, park model recreational vehicle, manufactured home, and mobile home.

372 (93) "Vessel" means the same as that term is defined in Section 73-18-2.

373 [~~(94) "Vintage vehicle"~~ means the same as that term is defined in Section 41-21-1.]

374 [~~(95)~~ (94) "Waters of this state" means the same as that term is defined in Section 73-18-2.

375 [~~(96)~~ (95) "Weighmaster" means a person, association of persons, or corporation permitted
376 to weigh vehicles under this chapter.

377 Section 2. Section **41-1a-201** is amended to read:

41-1a-201 (Effective 10/01/26). Function of registration -- Registration required

-- Penalty.

380 (1) Unless exempted, a person or automated driving system may not operate and an owner
381 may not engage an automated driving system, give another person permission to engage
382 an automated driving system, or give another person permission to operate a motor
383 vehicle, combination of vehicles, trailer, semitrailer, [~~vintage vehicle,~~] classic vehicle,
384 restored-modified vehicle, off-highway vehicle, vessel, or park model recreational
385 vehicle in this state unless it has been registered in accordance with this chapter, Chapter
386 22, Off-highway Vehicles, Chapter 27, Novel Vehicle Registration, or Title 73, Chapter
387 18, State Boating Act.

388 (2) Subject to Subsection 53-8-209(3), a violation of this section is an infraction.

389 (3)(a) [~~In the event that~~] If materials are temporarily unavailable for registration items
390 required under Section 41-1a-402, the commission may delay initial vehicle
391 registration or renewal of vehicle registrations.

392 (b) In a circumstance described in Subsection (3)(a), a person does not violate
393 Subsection (1) for failure to register a vehicle during a delay period described in
394 Subsection (3)(a).

395 Section 3. Section **41-1a-202** is amended to read:

41-1a-202 (Effective 10/01/26). Definitions -- Vehicles exempt from registration

-- Registration of vehicles after establishing residency.

398 (1) As used in this section:

399 (a) "Designated agent" means the same as that term is defined in Section 41-12a-803.

400 (b) "Domicile" means the place:

401 (i) where an individual has a fixed permanent home and principal establishment;
402 (ii) to which the individual if absent, intends to return; and

(iii) in which the individual and his family voluntarily reside, not for a special or temporary purpose, but with the intention of making a permanent home.

(c)(i) "Resident" means any of the following:

(A) an individual who:

(I) has established a domicile in this state;

(II) regardless of domicile, remains in this state for an aggregate period of six months or more during any calendar year;

(III) engages in a trade, profession, or occupation in this state or who accepts employment in other than seasonal work in this state and who does not commute into the state;

(IV) declares himself to be a resident of this state for the purpose of obtaining a driver license or motor vehicle registration; or

(V) declares himself a resident of Utah to obtain privileges not ordinarily extended to nonresidents, including going to school, or placing children in school without paying nonresident tuition or fees; or

(B) any individual, partnership, limited liability company, firm, corporation, association, or other entity that:

(I) maintains a main office, branch office, or warehouse facility in this state and that bases and operates a motor vehicle in this state; or

(II) operates a motor vehicle in intrastate transportation for other than seasonal work.

(ii) "Resident" does not include any of the following:

(A) a member of the military temporarily stationed in Utah;

(B) an out-of-state student, as classified by the institution of higher education, enrolled with the equivalent of seven or more quarter hours, regardless of whether the student engages in a trade, profession, or occupation in this state accepts employment in this state; and

(C) an individual domiciled in another state or a foreign country that:

(I) is engaged in public, charitable, educational, or religious services for a government agency or an organization that qualifies for tax-exempt status under Internal Revenue Code Section 501(c)(3);

(II) is not compensated for services rendered other than expense reimbursements; and

(III) is temporarily in Utah for a period not to exceed 24 months.

(iii) Notwithstanding Subsections (1)(c)(i) and (ii), "resident" includes the owner of a vehicle equipped with an automated driving system as defined in Section 41-26-102.1 if the vehicle is physically present in the state for more than 30 consecutive days in a calendar year.

(2)(a) Registration under this chapter is not required for any:

- (i) vehicle registered in another state and owned by a nonresident of the state or operating under a temporary registration permit issued by the division or a dealer authorized by this chapter, driven or moved upon a highway in conformance with the provisions of this chapter relating to manufacturers, transporters, dealers, lien holders, or interstate vehicles;

(ii) vehicle driven or moved upon a highway only for the purpose of crossing the highway from one property to another;

(iii) implement of husbandry, whether of a type otherwise subject to registration or not, that is only incidentally operated or moved upon a highway;

(iv) special mobile equipment;

(v) vehicle owned or leased by the federal government;

(vi) motor vehicle not designed, used, or maintained for the transportation of passengers for hire or for the transportation of property if the motor vehicle

registered in another state and is owned and operated by a nonresident of this state.

) vehicle or combination of vehicles designed, used, or maintained for the transportation of persons for hire or for the transportation of property if the vehicle or combination of vehicles is registered in another state and is owned and operated by a nonresident of this state and if the vehicle or combination of vehicles has a gross laden weight of 26,000 pounds or less;

(viii) trailer of 750 pounds or less unladen weight and not designed, used, and maintained for hire for the transportation of property or person;

(ix) single-axle trailer unless that trailer is:

(A) a commercial vehicle;

(B) a trailer designed, used, and maintained for hire for the transportation of property or person; or

(C) a travel trailer, camping trailer, or fifth wheel trailer of 750 pounds or more laden weight;

(x) manufactured home or mobile home;

(xi) off-highway vehicle currently registered under Section 41-22-3 if the

471 off-highway vehicle is:

472 (A) being towed;

473 (B) operated on a street or highway designated as open to off-highway vehicle
474 use; or

475 (C) operated in the manner prescribed in Subsections 41-22-10.3(1) through (3);

476 (xii) off-highway implement of husbandry operated in the manner prescribed in
477 Subsections 41-22-5.5(3) through (5);

478 (xiii) modular and prebuilt homes conforming to the uniform building code and
479 presently regulated by the United States Department of Housing and Urban
480 Development that are not constructed on a permanent chassis;

481 (xiv) electric assisted bicycle defined under Section 41-6a-102;

482 (xv) motor assisted scooter defined under Section 41-6a-102; or

483 (xvi) electric personal assistive mobility device defined under Section 41-6a-102.

484 (b) For purposes of an implement of husbandry as described in Subsection (2)(a)(iii),
485 incidental operation on a highway includes operation that is:

486 (i) transportation of raw agricultural materials or other agricultural related operations;
487 and

488 (ii) limited to 100 miles round trip on a highway.

489 (3)(a) Unless otherwise exempted under Subsection (2), registration under this chapter is
490 required for any motor vehicle, combination of vehicles, trailer, semitrailer, ~~vintage~~
491 ~~vehicle,~~ classic vehicle, or restored-modified vehicle within 60 days of the owner
492 establishing residency in this state.

493 (b)(i) The commission may contract with a designated agent described in Chapter
494 12a, Part 8, Uninsured Motorist Identification Database Program, to determine the
495 address for which a contract for owner's or operator's security pertaining to a
496 certain vehicle or vessel is tied.

497 (ii) If the information provided by the designated agent under Subsection (3)(b)(i)
498 indicates that the owner of a vehicle or vessel is a resident of this state, the
499 commission may investigate to ensure compliance with this chapter, Chapter 22,
500 Off-highway Vehicles, Title 59, Chapter 12, Sales and Use Tax Act, and Title 73,
501 Chapter 18, State Boating Act.

502 (c) If the commission's investigation described in Subsection (3)(b)(ii) determines that
503 the owner of the vehicle or vessel is not in compliance with this chapter, Chapter 22,
504 Off-highway Vehicles, Title 59, Chapter 12, Sales and Use Tax Act, or Title 73,

505 Chapter 18, State Boating Act, the commission:

506 (i) may impose a penalty on the owner of the vehicle or vessel of \$150; and

507 (ii) shall provide notice of noncompliance to the owner of the vehicle or vessel and
508 allow 60 days after the date on which the notice was issued for the owner of the
509 vehicle or vessel to comply with the provisions identified in the commission's
510 investigation described in Subsection (3)(b)(ii).

511 (d) If the owner of a vehicle or vessel fails to comply as directed within the time period
512 described in Subsection (3)(c), the commission created in Section 41-3-104 may
513 impose on the owner of the vehicle or vessel a penalty equal to the greater of:
514 (i) if the commission finds there was an underpayment of tax under Title 59, Chapter
515 12, Sales and Use Tax Act, a penalty as provided in Subsection 59-1-401(7); or
516 (ii) \$500.

517 (e) Upon making a record of the commission's actions, and upon reasonable cause
518 shown, the commission may waive, reduce, or compromise any penalty imposed
519 under Subsection (3)(c) or (3)(d).

520 (f)(i) The commission shall deposit money from a penalty under Subsections (3)(c)(i)
521 and (3)(d)(ii) for failure to properly register or title a vehicle or vessel pursuant to
522 this chapter, Chapter 22, Off-highway Vehicles, or Title 73, Chapter 18, State
523 Boating Act, into the Uninsured Motorist Identification Restricted Account
524 created in Section 41-12a-806.
525 (ii) The commission shall deposit money from a penalty under this Subsection
526 (3)(d)(i) for failure to pay a sales and use tax under Title 59, Chapter 12, Sales and
527 Use Tax Act, into the General Fund.

528 (4) A motor vehicle that is registered under Section 41-3-306 is exempt from the
529 registration requirements of this part for the time period that the registration under
530 Section 41-3-306 is valid.

531 (5) A vehicle that has been issued a nonrepairable certificate may not be registered under
532 this chapter.

533 Section 4. Section **41-1a-226** is amended to read:

534 **41-1a-226 (Effective 10/01/26). Classic vehicle -- Signed statement --**

535 **Restored-modified vehicle -- Registration.**

536 (1) The owner of a [vintage] classic vehicle who applies for registration under this part shall
537 provide a signed statement that the [vintage] classic vehicle[:] is safe to operate on the
538 highways of this state as described in Section 41-28-103.

539 [(a) is owned and operated for the purposes described in Section 41-21-1; and]
540 [(b) is safe to operate on the highways of this state as described in Section 41-21-4.]

541 [(2) For a vintage vehicle with a model year of 1982 or older, the signed statement
542 described in Subsection (1) and in Subsection 41-6a-1642(15) is in lieu of an emissions
543 inspection, from which a vintage vehicle is exempt under Subsection 41-6a-1642(4).]

544 [(3) Before registration of a vintage vehicle that has a model year of 1983 or newer, an
545 owner shall:]

546 [(a) obtain a certificate of emissions inspection as provided in Section 41-6a-1642; or]
547 [(b) provide proof of vehicle insurance coverage for the vintage vehicle that is a type
548 specific to a vehicle collector.]

549 [(4)] (2)(a) If an owner of a restored-modified vehicle who applies for registration that
550 wishes to have the notation on the registration certificate as described in Subsection [(4)(b)] (2)(b), the owner may provide a signed statement that the vehicle:

552 (i) meets the definition of a restored-modified vehicle, and has modern technology,
553 including emission control technology and an on-board diagnostic system; and
554 (ii) is safe to operate on the highways of this state.

555 (b) If a vehicle qualifies as a restored-modified vehicle, the division shall notate the
556 registration certificate indicating that the vehicle is a restored-modified vehicle.

557 (c) An owner of a restored-modified vehicle may elect to remove the restored-modified
558 notation on the registration certificate at the time of a subsequent registration.

559 Section 5. Section **41-1a-416** is amended to read:

560 **41-1a-416 (Effective 10/01/26). Original issue license plates -- Alternative
561 stickers -- Rulemaking.**

562 (1) The owner of a motor vehicle that is a model year 1973 or older may apply to the
563 division for permission to display an original issue license plate.

564 (2) An owner described in Subsection (1) shall:

565 (a) complete an application on a form provided by the division;
566 (b) supply and submit to the division for approval the original issue license plate that the
567 owner intends to display on the motor vehicle; and
568 (c) pay the fees prescribed in Sections 41-1a-1206 and 41-1a-1211.

569 (3) Before approving an application described in this section, the division shall determine
570 that the original issue license plate:

571 (a) is of a format and type issued by the state for use on a motor vehicle;
572 (b) has numbers and characters that are unique and do not conflict with existing license

plate series in this state;

- (c) is legible, durable, and otherwise in a condition that serves the purposes of this chapter; and
- (d) is from the same year of issue as the model year of the motor vehicle on which the original issue license plate is to be displayed.

- (a) Except as provided in this section, the owner of a motor vehicle displaying an original issue license plate approved under this section is not exempt from any requirement described in this chapter.
- (b) An original issue license plate approved under this section is exempt from:
 - (i) the provisions of Section 41-1a-401 regarding reflectorization; and
 - (ii) Section 41-1a-403.
- (c) Notwithstanding Subsection (4)(a), if a motor vehicle displaying an original issue license plate is also a [vintage-] classic vehicle as defined in Section [41-21-1] 41-28-1 01, the motor vehicle qualifies for the same exemptions as a [vintage-] classic vehicle.

Section 6. Section **41-1a-418** is amended to read:

41-1a-418 (Effective 10/01/26). Authorized special group license plates.

- (1) In accordance with this chapter, the division shall issue to an eligible applicant a special group license plate in one of the following categories:
 - (a) a disability special group license plate issued in accordance with Section 41-1a-420;
 - (b) a special group license plate issued for a[.] farm truck; or
 - (c) a sponsored special group plate, described in Section 41-1a-1602.
 - [(i) vintage vehicle;]
 - [(ii) farm truck; or]
 - [(iii) special group license plate described in Section 41-1a-1602.]
- (2) The division may not issue a new type of special group license plate or symbol decal unless the division receives:
 - (a) a private donation for the start-up fee established under Section 63J-1-504 for the production and administrative costs of providing the new special group license plate or symbol decal; or
 - (b) a legislative appropriation for the start-up fee described in Subsection (2)(a).
- (3) Notwithstanding other provisions of this chapter, the division may not require a contribution as defined in Section 41-1a-1601 for a special group license plate described

607 in Subsection (1)(a)[, (1)(b)(i), or (1)(b)(ii).] or (1)(b).

608 Section 7. Section **41-1a-514** is amended to read:

609 **41-1a-514 (Effective 10/01/26). Certificate of title -- Contents.**

610 (1) As used in this section:

611 (a) "Replica Vehicle" means a custom vehicle that meets the requirements described in
612 Subsection 41-6a-1507(1)(a)(B).

613 (2)(a) The division, upon approving an application for a certificate of title, shall issue a
614 certificate of title.

615 (b) The face of [the] a certificate of title shall include:

616 [(a)] (i) the date issued;

617 [(b)] (ii) the name and address of the owner;

618 [(c)] (iii) a description of the vehicle, vessel, or outboard motor titled, including the
619 year, make, and identification number;

620 [(d)] (iv) a statement of the owner's title and of one lien or encumbrance, if any, upon
621 the vehicle, vessel, or outboard motor;

622 [(e)] (v) any brand on the title; and

623 [(f)] (vi) an odometer statement, if applicable.

624 [(2)] (3) The certificate of title shall bear the seal of the division.

625 [(3)] (4) The certificate of title shall contain adequate space for:

626 (a) the assignment and warranty of title or interest by the owner;

627 (b) the release of interest by a recorded lien holder; and

628 (c) the notation of one lien or encumbrance, if any, existing at the time of transfer.

629 [(4)] (5) The model year that is listed on the certificate of title of a replica vehicle shall be
630 the model year that the body of the vehicle resembles.

631 [(5)] (6) The certificate of title of a replica vehicle shall indicate that the vehicle is a replica
632 vehicle.

633 Section 8. Section **41-1a-1201** is amended to read:

634 **41-1a-1201 (Effective 10/01/26) (Partially Repealed 07/01/29). Disposition of fees.**

635 (1) All fees received and collected under this part shall be transmitted daily to the state
636 treasurer.

637 (2) Except as provided in Subsections (3), (5), (6), (7), (8), and (9) and Sections 41-1a-1205,
638 41-1a-1220, 41-1a-1221, 41-1a-1222, 41-1a-1223, and 41-1a-1603, all fees collected
639 under this part shall be deposited into the Transportation Fund.

640 (3) Funds generated under Subsections 41-1a-1211(1)(b)(ii), (6)(b)(ii), (7), and (9), and

641 Section 41-1a-1212 shall be deposited into the License Plate Restricted Account created
642 in Section 41-1a-122.

643 (4)(a) Except as provided in Subsections (3) and (4)(b) and Section 41-1a-1205, the
644 expenses of the commission in enforcing and administering this part shall be
645 provided for by legislative appropriation from the revenues of the Transportation
646 Fund.

647 (b) Three dollars of the registration fees imposed under Subsections 41-1a-1206(2)(a)
648 and (b) for each vehicle registered for a six-month registration period under Section
649 41-1a-215.5 may be used by the commission to cover the costs incurred in enforcing
650 and administering this part.

651 [(e) ~~Fifty cents of the registration fee imposed under Subsection 41-1a-1206(1)(i) for
652 each vintage vehicle that has a model year of 1983 or newer may be used by the
653 commission to cover the costs incurred in enforcing and administering this part.~~]

654 (5)(a) The following portions of the registration fees imposed under Section 41-1a-1206
655 for each vehicle shall be deposited into the Transportation Investment Fund of 2005
656 created in Section 72-2-124:

657 (i) \$30 of the registration fees imposed under Subsections 41-1a-1206(1)(a), (1)(b),
658 (1)(f), (4), and (7);

659 (ii) \$21 of the registration fees imposed under Subsections 41-1a-1206(1)(c)(i) and
660 (1)(c)(ii);

661 (iii) \$2.50 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(ii);

662 (iv) \$23 of the registration fee imposed under Subsection 41-1a-1206(1)(d)(i);

663 (v) \$24.50 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(i);

664 (vi) \$1 of the registration fee imposed under Subsection 41-1a-1206(1)(d)(ii); and

665 (vii) \$17 of the registration fee imposed under Subsection [41-1a-1206(1)(j).]

666 41-1a-1206(1)(h).

667 (b) The following portions of the registration fees collected for each vehicle registered
668 for a six-month registration period under Section 41-1a-215.5 shall be deposited into
669 the Transportation Investment Fund of 2005 created in Section 72-2-124:
670 (i) \$23.25 of each registration fee collected under Subsection 41-1a-1206(2)(a)(i); and
671 (ii) \$23 of each registration fee collected under Subsection 41-1a-1206(2)(a)(ii).

672 (6)(a) Ninety-four cents of each registration fee imposed under Subsections
673 41-1a-1206(1)(a) and (b) for each vehicle shall be deposited into the Public Safety
674 Restricted Account created in Section 53-3-106.

675 (b) Seventy-one cents of each registration fee imposed under Subsections
676 41-1a-1206(2)(a) and (b) for each vehicle registered for a six-month registration
677 period under Section 41-1a-215.5 shall be deposited into the Public Safety Restricted
678 Account created in Section 53-3-106.

679 (7)(a) One dollar of each registration fee imposed under Subsections 41-1a-1206(1)(a)
680 and (b) for each vehicle shall be deposited into the Motor Vehicle Safety Impact
681 Restricted Account created in Section 53-8-214.

682 (b) One dollar of each registration fee imposed under Subsections 41-1a-1206(2)(a) and
683 (b) for each vehicle registered for a six-month registration period under Section
684 41-1a-215.5 shall be deposited into the Motor Vehicle Safety Impact Restricted
685 Account created in Section 53-8-214.

686 (8) Fifty cents of each registration fee imposed under Subsection 41-1a-1206(1)(a) for each
687 motorcycle shall be deposited into the Brain and Spinal Cord Injury Fund created in
688 Section 26B-1-318.

689 (9)(a) Beginning on January 1, 2024, subject to Subsection (9)(b), \$2 of each registration
690 fee imposed under Section 41-1a-1206 shall be deposited into the Rural
691 Transportation Infrastructure Fund created in Section 72-2-133.

692 (b) Beginning on January 1, 2025, and each January 1 thereafter, the amount described
693 in Subsection (9)(a) shall be annually adjusted by taking the amount deposited the
694 previous year and adding an amount equal to the greater of:
695 (i) an amount calculated by multiplying the amount deposited by the previous year by
696 the actual percentage change during the previous fiscal year in the Consumer Price
697 Index; and
698 (ii) 0.

699 (c) The amounts calculated as described in Subsection (9)(b) shall be rounded up to the
700 nearest 1 cent.

701 (10) For a vehicle registered for a 24-month period as provided in Section 41-1a-215.5, the
702 deposits under this section are double the amounts due for a 12-month registration of the
703 same vehicle.

704 Section 9. Section **41-1a-1206** is amended to read:

705 **41-1a-1206 (Effective 10/01/26). Registration fees -- Fees by gross laden weight.**

706 (1) Except as provided in Subsections (2) and (3), at the time application is made for
707 registration or renewal of registration of a vehicle or combination of vehicles under this
708 chapter, a registration fee shall be paid to the division as follows:

709 (a) \$46.00 for each motorcycle;

710 (b) \$44 for each motor vehicle of 14,000 pounds or less gross laden weight, excluding

711 motorcycles;

712 (c) unless the semitrailer or trailer is exempt from registration under Section 41-1a-202

713 or is registered under Section 41-1a-301:

714 (i) \$31 for each trailer or semitrailer over 750 pounds gross unladen weight; or

715 (ii) \$28.50 for each commercial trailer or commercial semitrailer of 750 pounds or

716 less gross unladen weight;

717 (d)(i) \$53 for each farm truck over 14,000 pounds, but not exceeding 16,000 pounds

718 gross laden weight; plus

719 (ii) \$9 for each 2,000 pounds over 16,000 pounds gross laden weight;

720 (e)(i) \$69.50 for each motor vehicle or combination of motor vehicles, excluding

721 farm trucks, over 14,000 pounds, but not exceeding 16,000 pounds gross laden

722 weight; plus

723 (ii) \$19 for each 2,000 pounds over 16,000 pounds gross laden weight;

724 (f)(i) \$69.50 for each park model recreational vehicle over 14,000 pounds, but not

725 exceeding 16,000 pounds gross laden weight; plus

726 (ii) \$19 for each 2,000 pounds over 16,000 pounds gross laden weight;

727 ~~[(g) \$45 for each vintage vehicle that has a model year of 1983 or newer;]~~

728 ~~[(h)]~~ (g) in addition to the fee described in Subsection (1)(b):

729 (i) an amount equal to the road usage charge cap described in Section 72-1-213.1 for:

730 (A) each electric motor vehicle; and

731 (B) Each motor vehicle not described in this Subsection ~~[(h)]~~ (1)(g) that is

732 fueled exclusively by a source other than motor fuel, diesel fuel, natural gas, or

733 propane;

734 (ii) \$21.75 for each hybrid electric motor vehicle; and

735 (iii) \$56.50 for each plug-in hybrid electric motor vehicle; and

736 ~~[(i) in addition to the fee described in Subsection (1)(g), for a vintage vehicle that has a~~

737 ~~model year of 1983 or newer, 50 cents; and]~~

738 ~~[(j)]~~ (h) \$28.50 for each roadable aircraft.

739 (2)(a) At the time application is made for registration or renewal of registration of a

740 vehicle under this chapter for a six-month registration period under Section

741 41-1a-215.5, a registration fee shall be paid to the division as follows:

742 (i) \$34.50 for each motorcycle; and

- (ii) \$33.50 for each motor vehicle of 14,000 pounds or less gross laden weight, excluding motorcycles.
- (b) In addition to the fee described in Subsection (2)(a)(ii), for registration or renewal of registration of a vehicle under this chapter for a six-month registration period under Section 41-1a-215.5 a registration fee shall be paid to the division as follows:
 - (i) an amount equal to the road usage charge cap described in Section 72-1-213.1 for:
 - (A) each electric motor vehicle; and
 - (B) each motor vehicle not described in this Subsection (2)(b) that is fueled exclusively by a source other than motor fuel, diesel fuel, natural gas, or propane;
 - (ii) \$16.50 for each hybrid electric motor vehicle; and
 - (iii) \$43.50 for each plug-in hybrid electric motor vehicle.
- (a) Beginning on January 1, 2024, at the time of registration:
 - (i) in addition to the amounts described in Subsections (1)(a), (1)(b), (1)(c)(i), (1)(c)(ii), (1)(d)(i), (1)(e)(i), (1)(f)(i), (1)(g), [(1)(h)], (4)(a), and [(-7),] (9), the individual shall also pay an additional \$7 as part of the registration fee; and
 - (ii) in addition to the amounts described in Subsection (2)(a), the individual shall also pay an additional \$5 as part of the registration fee.
- (b)(i) Beginning on January 1, 2019, the commission shall, on January 1, annually adjust the registration fees described in Subsections (1)(a), (1)(b), (1)(c)(i), (1)(c)(ii), (1)(d)(i), (1)(e)(i), (1)(f)(i), [(1)(g), (1)(j),] (1)(h), (2)(a), (3)(a), (4)(a), and [(-7),] (9), by taking the registration fee rate for the previous year and adding an amount equal to the greater of:
 - (A) an amount calculated by multiplying the registration fee of the previous year by the actual percentage change during the previous fiscal year in the Consumer Price Index; and
 - (B) 0.
- (ii) Beginning on January 1, 2024, the commission shall, on January 1, annually adjust the registration fees described in Subsections [(1)(h)(ii),] (1)(g)(ii) and (iii) and (2)(b)(ii) and (iii) by taking the registration fee rate for the previous year and adding an amount equal to the greater of:
 - (A) an amount calculated by multiplying the registration fee of the previous year by the actual percentage change during the previous fiscal year in the Consumer Price Index; and

777 (B) 0.

778 (c) The amounts calculated as described in Subsection (3)(b) shall be rounded up to the
779 nearest 25 cents.

780 (4)(a) The initial registration fee for a ~~vintage vehicle that has a model year of 1982 or~~
781 ~~older~~] classic vehicle is \$40.

782 (b) A ~~vintage vehicle that has a model year of 1982 or older~~] classic vehicle is exempt
783 from the renewal of registration fees under Subsection (1).

784 [(e)] (5) A vehicle with a Purple Heart special group license plate issued on or before
785 December 31, 2023, or issued in accordance with Part 16, Sponsored Special Group
786 License Plates, is exempt from the registration fees under Subsection (1).

787 [(d)] (6) A camper is exempt from the registration fees under Subsection (1).

788 [(5)] (7) If a motor vehicle is operated in combination with a semitrailer or trailer, each
789 motor vehicle shall register for the total gross laden weight of all units of the
790 combination if the total gross laden weight of the combination exceeds 14,000 pounds.

791 [(6)] (8)(a) Registration fee categories under this section are based on the gross laden
792 weight declared in the licensee's application for registration.

793 (b) Gross laden weight shall be computed in units of 2,000 pounds.

794 (c) A fractional part of 2,000 pounds is a full unit.

795 [(7)] (9) The owner of a trailer described in Section 41-1a-228 may, as an alternative to
796 registering under Subsection (1)(c), apply for and obtain a special registration and
797 license plate, as provided in Section 41-1a-228, for a fee of \$130.

798 [(8)] (10) For a vehicle registered for a 24-month period as provided in Section 41-1a-215.5,
799 the fee amounts are double the amounts due for a 12-month registration of the same
800 vehicle.

801 [(9)] (11) Except as provided in Section 41-6a-1642, a truck may not be registered as a farm
802 truck unless:

803 (a) the truck meets the definition of a farm truck under Section 41-1a-102; and

804 (b)(i) the truck has a gross vehicle weight rating of more than 14,000 pounds; or

805 (ii) the truck has a gross vehicle weight rating of 14,000 pounds or less and the owner
806 submits to the division a certificate of emissions inspection or a waiver in
807 compliance with Section 41-6a-1642.

808 [(10)] (12) A violation of Subsection (9) is an infraction that shall be punished by a fine of
809 not less than \$200.

810 [(11)] (13) A motor vehicle registered as a street-legal all-terrain vehicle is:

811 (a) subject to the registration and other fees described in Section 41-22-9; and
812 (b) not required to pay an additional registration fee under this section.

813 ~~[42]~~ (14) Trucks used exclusively to pump cement, bore wells, or perform crane services
814 with a crane lift capacity of five or more tons, are exempt from 50% of the amount of
815 the fees required for those vehicles under this section.

816 Section 10. Section **41-1a-1603** is amended to read:

817 **41-1a-1603 (Effective 10/01/26). Application requirements -- Fees --**

818 **Contributions -- Rulemaking.**

819 (1) An applicant for a sponsored special group license plate shall submit to the division:
820 (a) in a form and manner that the division prescribes, a complete application;
821 (b) payment of the fee for the issuance of the sponsored special group license plate
822 established under Subsection (4)(a)(i);
823 (c) the required contribution for the sponsored special group license plate, unless the
824 applicant previously paid the required contribution as part of a preorder application
825 described in Subsection (3); and
826 (d) if the sponsoring organization elects to require verification as described in Section
827 41-1a-1604, a verification form obtained from the sponsoring organization.

828 (2) An applicant who owns a vehicle with the sponsoring organization's sponsored special
829 group license plate shall submit to the division the required contribution to renew the
830 sponsored special group license plate.

831 (3)(a) An applicant who wishes to obtain a new type of sponsored special group license
832 plate may preorder the new type of sponsored special group license plate by:
833 (i) submitting to the sponsoring organization associated with the new type of
834 sponsored special group license plate a complete preorder form created by the
835 division; and
836 (ii) making the required contribution to the sponsoring organization.

837 (b) After the division approves the sponsoring organization's request for the new type of
838 sponsored special group license plate under Section 41-1a-1604, an applicant who
839 submitted a preorder in accordance with Subsection (3)(a) may apply for the
840 sponsored special group license plate in accordance with Subsection (1).

841 (4)(a) The division shall, in accordance with Section 63J-1-504, establish:
842 (i) the fee to charge an applicant for the division's costs of issuing or renewing a
843 sponsored special group license plate or symbol decal;
844 (ii) the fee to charge a sponsoring organization for the division's costs of designing

845 and administering a new type of sponsored special group license plate, in
846 accordance with Subsection 41-1a-1604(2)(c); and

847 (iii) subject to Subsections (4)(b) and (6), in an amount equal to at least \$25, the
848 minimum annual contribution amount an applicant is required to make to obtain or
849 renew the sponsoring organization's sponsored special group license plate.

850 (b) A fee paid in accordance with Subsection (4)(a)(i) shall be deposited into the License
851 Plate Restricted Account created in Section 41-1a-122.

852 (c) A sponsoring organization may establish a required contribution amount for the
853 sponsoring organization's sponsored special group license plate that is greater than
854 the amount established by the division under Subsection (4)(a)(ii).

855 (5) An applicant's contribution is a voluntary contribution for funding the sponsoring
856 organization's activities and not a motor vehicle registration fee.

857 (6) Beginning on July 1, 2025, an applicant's voluntary contribution described in
858 Subsection (4)(a)(iii) for the historical support special group license plate described in
859 Section 41-1a-419 is \$25 which the division shall allocate as follows:

860 (a) \$2 to the Utah State Historical Society as the sponsoring organization; and

861 (b) \$23 into the Transportation Investment Fund of 2005, created in Section 72-2-124.

862 (7) For a fiscal year beginning on July 1, 2025, only, the division shall transfer into the
863 General Fund \$3,500,000 from the Sponsored Special Group License Plate Fund created
864 in Section 41-1a-1610 from funds generated by the historical support special group
865 license plate.

866 (8) The division shall provide notice indicating the allocation of the voluntary contributions
867 described in Subsection (6) for the historical support special group license plate as
868 follows:

869 (a) on or before July 1, 2025, on the division website; and

870 (b) beginning on July 1, 2025, and until June 30, 2026, in any email notification of a
871 registrant's pending vehicle registration expiration described in Section 41-1a-203.

872 [(9) An applicant for a historical support special group license plate for a vehicle that is a
873 vintage vehicle is not required to make the voluntary contribution to obtain the historical
874 support special group license plate.]

875 [(10)] (9) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
876 the commission may make rules to establish and administer the sponsored special group
877 license plate program.

878 Section 11. Section **41-6a-102** is amended to read:

41-6a-102 (Effective 10/01/26) (Partially Repealed 07/01/27). Definitions.

As used in this chapter:

(1) "Alley" means a street or highway intended to provide access to the rear or side of lots or buildings in urban districts and not intended for through vehicular traffic.

(2) "All-terrain type I vehicle" means the same as that term is defined in Section 41-22-2.

(3) "All-terrain type II vehicle" means the same as that term is defined in Section 41-22-2.

(4) "All-terrain type III vehicle" means the same as that term is defined in Section 41-22-2.

(5) "Authorized emergency vehicle" includes:

(a) a fire department vehicle;

(b) a police vehicle;

(c) an ambulance; and

(d) other publicly or privately owned vehicles as designated by the commissioner of the Department of Public Safety.

(6) "Autocycle" means the same as that term is defined in Section 53-3-102.

(7)(a) "Bicycle" means a wheeled vehicle:

(i) propelled by human power by feet or hands acting upon pedals or cranks;

(ii) with a seat or saddle designed for the use of the operator;

(iii) designed to be operated on the ground; and

(iv) whose wheels are not less than 14 inches in diameter.

(b) "Bicycle" includes an electric assisted bicycle.

(c) "Bicycle" does not include scooters and similar devices.

(8)(a) "Bicycle lane" means a portion of a highway that has been designated by a highway authority through striping, signage, pavement markings, or barriers for the preferential or exclusive use of bicycle, electric assisted bicycle, and motor assisted scooter traffic.

(b) "Bicycle lane" does not include shared lanes intended for both motor vehicle and bicycle travel.

(9)(a) "Bus" means a motor vehicle:

(i) designed for carrying more than 15 passengers and used for the transportation of persons; or

(ii) designed and used for the transportation of persons for compensation.

(b) "Bus" does not include a taxicab.

(10)(a) "Circular intersection" means an intersection that has an island, generally circular in design, located in the center of the intersection where traffic passes to the

913 right of the island.

914 (b) "Circular intersection" includes:

915 (i) roundabouts;

916 (ii) rotaries; and

917 (iii) traffic circles.

918 (11) "Class 1 electric assisted bicycle" means an electric assisted bicycle equipped with a
919 motor or electronics that:

920 (a) provides assistance only when the rider is pedaling; and

921 (b) ceases to provide assistance when the bicycle reaches the speed of 20 miles per hour.

922 (12) "Class 2 electric assisted bicycle" means an electric assisted bicycle equipped with a
923 motor or electronics that:

924 (a) may be used exclusively to propel the bicycle; and

925 (b) is not capable of providing assistance when the bicycle reaches the speed of 20 miles
926 per hour.

927 (13) "Class 3 electric assisted bicycle" means an electric assisted bicycle equipped with a
928 motor or electronics that:

929 (a) provides assistance only when the rider is pedaling;

930 (b) ceases to provide assistance when the bicycle reaches the speed of 28 miles per hour;
931 and

932 (c) is equipped with a speedometer.

933 (14) "Commissioner" means the commissioner of the Department of Public Safety.

934 (15) "Controlled-access highway" means a highway, street, or roadway:

935 (a) designed primarily for through traffic; and

936 (b) to or from which owners or occupants of abutting lands and other persons have no
937 legal right of access, except at points as determined by the highway authority having
938 jurisdiction over the highway, street, or roadway.

939 (16) "Crosswalk" means:

940 (a) that part of a roadway at an intersection included within the connections of the lateral
941 lines of the sidewalks on opposite sides of the highway measured from:

942 (i)(A) the curbs; or

943 (B) in the absence of curbs, from the edges of the traversable roadway; and

944 (ii) in the absence of a sidewalk on one side of the roadway, that part of a roadway
945 included within the extension of the lateral lines of the existing sidewalk at right
946 angles to the centerline; or

947 (b) any portion of a roadway at an intersection or elsewhere distinctly indicated for
948 pedestrian crossing by lines or other markings on the surface.

949 (17) "Department" means the Department of Public Safety.

950 (18) "Direct supervision" means oversight at a distance within which:

951 (a) visual contact is maintained; and

952 (b) advice and assistance can be given and received.

953 (19) "Divided highway" means a highway divided into two or more roadways by:

954 (a) an unpaved intervening space;

955 (b) a physical barrier; or

956 (c) a clearly indicated dividing section constructed to impede vehicular traffic.

957 (20) "Echelon formation" means the operation of two or more snowplows arranged
958 side-by-side or diagonally across multiple lanes of traffic of a multi-lane highway to
959 clear snow from two or more lanes at once.

960 (21)(a) "Electric assisted bicycle" means a bicycle with an electric motor that:

961 (i) has a power output of not more than 750 watts;

962 (ii) has fully operable pedals;

963 (iii) has permanently affixed cranks that were installed at the time of the original
964 manufacture;

965 (iv) is fully operable as a bicycle without the use of the electric motor; and

966 (v) is one of the following:

967 (A) a class 1 electric assisted bicycle;

968 (B) a class 2 electric assisted bicycle;

969 (C) a class 3 electric assisted bicycle; or

970 (D) a programmable electric assisted bicycle.

971 (b) "Electric assisted bicycle" does not include:

972 (i) a moped;

973 (ii) a motor assisted scooter;

974 (iii) a motorcycle;

975 (iv) a motor-driven cycle; or

976 (v) any other vehicle with less than four wheels that is designed, manufactured,
977 intended, or advertised by the seller to have any of the following capabilities or
978 features, or that is modifiable or is modified to have any of the following
979 capabilities or features:

980 (A) has the ability to attain the speed of 20 miles per hour or greater on motor

981 power alone;

982 (B) is equipped with a continuous rated motor power of 750 watts or greater;

983 (C) is equipped with foot pegs for the operator at the time of manufacture, or
984 requires installation of a pedal kit to have operable pedals; or

985 (D) if equipped with multiple operating modes and a throttle, has one or more
986 modes that exceed 20 miles per hour on motor power alone.

987 (22)(a) "Electric personal assistive mobility device" means a self-balancing device with:

988 (i) two nontandem wheels in contact with the ground;

989 (ii) a system capable of steering and stopping the unit under typical operating
990 conditions;

991 (iii) an electric propulsion system with average power of one horsepower or 750
992 watts;

993 (iv) a maximum speed capacity on a paved, level surface of 12.5 miles per hour; and

994 (v) a deck design for a person to stand while operating the device.

995 (b) "Electric personal assistive mobility device" does not include a wheelchair.

996 (23) "Electric unicycle" means a self-balancing personal transportation device that:

997 (a) has a single wheel;

998 (b) is powered by an electric motor that utilizes gyroscopes and accelerometers to
999 stabilize the rider; and

1000 (c) is designed for the operator to face in the direction of travel while operating the
1001 device.

1002 (24) "Explosives" means a chemical compound or mechanical mixture commonly used or
1003 intended for the purpose of producing an explosion and that contains any oxidizing and
1004 combustive units or other ingredients in proportions, quantities, or packing so that an
1005 ignition by fire, friction, concussion, percussion, or detonator of any part of the
1006 compound or mixture may cause a sudden generation of highly heated gases, and the
1007 resultant gaseous pressures are capable of producing destructive effects on contiguous
1008 objects or of causing death or serious bodily injury.

1009 (25) "Farm tractor" means a motor vehicle designed and used primarily as a farm
1010 implement, for drawing plows, mowing machines, and other implements of husbandry.

1011 (26) "Flammable liquid" means a liquid that has a flashpoint of 100 degrees F. or less, as
1012 determined by a Tagliabue or equivalent closed-cup test device.

1013 (27) "Freeway" means a controlled-access highway that is part of the interstate system as
1014 defined in Section 72-1-102.

1015 (28)(a) "Golf cart" means a device that:

- 1016 (i) is designed for transportation by players on a golf course;
- 1017 (ii) has not less than three wheels in contact with the ground;
- 1018 (iii) has an unladen weight of less than 1,800 pounds;
- 1019 (iv) is designed to operate at low speeds; and
- 1020 (v) is designed to carry not more than six persons including the driver.

1021 (b) "Golf cart" does not include:

- 1022 (i) a low-speed vehicle or an off-highway vehicle;
- 1023 (ii) a motorized wheelchair;
- 1024 (iii) an electric personal assistive mobility device;
- 1025 (iv) an electric assisted bicycle;
- 1026 (v) a motor assisted scooter;
- 1027 (vi) a personal delivery device, as defined in Section 41-6a-1119; or
- 1028 (vii) a mobile carrier, as defined in Section 41-6a-1120.

1029 (29) "Gore area" means the area delineated by two solid white lines that is between a
1030 continuing lane of a through roadway and a lane used to enter or exit the continuing lane
1031 including similar areas between merging or splitting highways.

1032 (30) "Gross weight" means the weight of a vehicle without a load plus the weight of any
1033 load on the vehicle.

1034 (31) "Hi-rail vehicle" means a roadway maintenance vehicle that is:

- 1035 (a) manufactured to meet Federal Motor Vehicle Safety Standards; and
- 1036 (b) equipped with retractable flanged wheels that allow the vehicle to travel on a
1037 highway or railroad tracks.

1038 (32) "Highway" means the entire width between property lines of every way or place of any
1039 nature when any part of it is open to the use of the public as a matter of right for
1040 vehicular travel.

1041 (33) "Highway authority" means the same as that term is defined in Section 72-1-102.

1042 (34) "Interdicted person" means the same as that term is defined in Section 32B-1-102.

1043 (35)(a) "Intersection" means the area embraced within the prolongation or connection of
1044 the lateral curb lines, or, if none, then the lateral boundary lines of the roadways of
1045 two or more highways that join one another.

1046 (b) Where a highway includes two roadways 30 feet or more apart:

- 1047 (i) every crossing of each roadway of the divided highway by an intersecting
1048 highway is a separate intersection; and

1049 (ii) if the intersecting highway also includes two roadways 30 feet or more apart, then
1050 every crossing of two roadways of the highways is a separate intersection.

1051 (c) "Intersection" does not include the junction of an alley with a street or highway.

1052 (36) "Island" means an area between traffic lanes or at an intersection for control of vehicle
1053 movements or for pedestrian refuge designated by:

1054 (a) pavement markings, which may include an area designated by two solid yellow lines
1055 surrounding the perimeter of the area;
1056 (b) channelizing devices;
1057 (c) curbs;
1058 (d) pavement edges; or
1059 (e) other devices.

1060 (37)(a) "Lane filtering" means, when operating a motorcycle other than an autocycle, the
1061 act of overtaking and passing another vehicle that is stopped in the same direction of
1062 travel in the same lane.

1063 (b) "Lane filtering" does not include lane splitting.

1064 (38)(a) "Lane splitting" means, when operating a motorcycle other than an autocycle, the
1065 act of riding a motorcycle between clearly marked lanes for traffic traveling in the
1066 same direction of travel while traffic is in motion.

1067 (b) "Lane splitting" does not include lane filtering.

1068 (39) "Law enforcement agency" means the same as that term is as defined in Section
1069 53-1-102.

1070 (40) "Limited access highway" means a highway:

1071 (a) that is designated specifically for through traffic; and
1072 (b) over, from, or to which neither owners nor occupants of abutting lands nor other
1073 persons have any right or easement, or have only a limited right or easement of
1074 access, light, air, or view.

1075 (41) "Local highway authority" means the legislative, executive, or governing body of a
1076 county, municipal, or other local board or body having authority to enact laws relating to
1077 traffic under the constitution and laws of the state.

1078 (42)(a) "Low-speed vehicle" means a four wheeled motor vehicle that:

1079 (i) is designed to be operated at speeds of not more than 25 miles per hour; and
1080 (ii) has a capacity of not more than six passengers, including a conventional driver or
1081 fallback-ready user if on board the vehicle, as those terms are defined in Section
1082 41-26-102.1.

1083 (b) "Low-speed vehicle" does not include a golfcart or an off-highway vehicle.

1084 (43) "Metal tire" means a tire, the surface of which in contact with the highway is wholly or
1085 partly of metal or other hard nonresilient material.

1086 (44)(a) "Mini-motorcycle" means a motorcycle or motor-driven cycle that has a seat or
1087 saddle that is less than 24 inches from the ground as measured on a level surface with
1088 properly inflated tires.

1089 (b) "Mini-motorcycle" does not include a moped or a motor assisted scooter.

1090 (c) "Mini-motorcycle" does not include a motorcycle that is:

1091 (i) designed for off-highway use; and

1092 (ii) registered as an off-highway vehicle under Section 41-22-3.

1093 (45) "Mobile home" means:

1094 (a) a trailer or semitrailer that is:

1095 (i) designed, constructed, and equipped as a dwelling place, living abode, or sleeping
1096 place either permanently or temporarily; and

1097 (ii) equipped for use as a conveyance on streets and highways; or

1098 (b) a trailer or a semitrailer whose chassis and exterior shell is designed and constructed
1099 for use as a mobile home, as defined in Subsection (45)(a), but that is instead used
1100 permanently or temporarily for:

1101 (i) the advertising, sale, display, or promotion of merchandise or services; or

1102 (ii) any other commercial purpose except the transportation of property for hire or the
1103 transportation of property for distribution by a private carrier.

1104 (46) "Mobility disability" means the inability of a person to use one or more of the person's
1105 extremities or difficulty with motor skills, that may include limitations with walking,
1106 grasping, or lifting an object, caused by a neuro-muscular, orthopedic, or other condition.

1107 (47)(a) "Moped" means a motor-driven cycle having:

1108 (i) pedals to permit propulsion by human power; and

1109 (ii) a motor that:

1110 (A) produces not more than two brake horsepower; and

1111 (B) is not capable of propelling the cycle at a speed in excess of 30 miles per hour
1112 on level ground.

1113 (b) If an internal combustion engine is used, the displacement may not exceed 50 cubic
1114 centimeters and the moped shall have a power drive system that functions directly or
1115 automatically without clutching or shifting by the operator after the drive system is
1116 engaged.

1117 (c) "Moped" does not include:

1118 (i) an electric assisted bicycle; or

1119 (ii) a motor assisted scooter.

1120 (48)(a) "Motor assisted scooter" means a self-propelled device with:

1121 (i) at least two wheels in contact with the ground;

1122 (ii) a braking system capable of stopping the unit under typical operating conditions;

1123 (iii) an electric motor not exceeding 2,000 watts;

1124 (iv) either:

1125 (A) handlebars and a deck design for a person to stand while operating the device;

1126 or

1127 (B) handlebars and a seat designed for a person to sit, straddle, or stand while

1128 operating the device;

1129 (v) a design for the ability to be propelled by human power alone; and

1130 (vi) a maximum speed of 20 miles per hour on a paved level surface.

1131 (b) "Motor assisted scooter" does not include:

1132 (i) an electric assisted bicycle; or

1133 (ii) a motor-driven cycle.

1134 (49)(a) "Motor vehicle" means a vehicle that is self-propelled and a vehicle that is

1135 propelled by electric power obtained from overhead trolley wires, but not operated

1136 upon rails.

1137 (b) "Motor vehicle" does not include:

1138 (i) vehicles moved solely by human power;

1139 (ii) motorized wheelchairs;

1140 (iii) an electric personal assistive mobility device;

1141 (iv) an electric assisted bicycle;

1142 (v) a motor assisted scooter;

1143 (vi) a personal delivery device, as defined in Section 41-6a-1119; or

1144 (vii) a mobile carrier, as defined in Section 41-6a-1120.

1145 (50) "Motorcycle" means:

1146 (a) a motor vehicle, other than a tractor, having a seat or saddle for the use of the rider

1147 and designed to travel with not more than three wheels in contact with the ground; or

1148 (b) an autocycle.

1149 (51)(a) "Motor-driven cycle" means a motorcycle, moped, and a motorized bicycle

1150 having:

1151 (i) an engine with less than 150 cubic centimeters displacement; or
1152 (ii) a motor that produces not more than five horsepower.

1153 (b) "Motor-driven cycle" does not include:
1154 (i) an electric personal assistive mobility device;
1155 (ii) a motor assisted scooter; or
1156 (iii) an electric assisted bicycle.

1157 (52) "OBD-II" means the on-board diagnostic system in a motor vehicle used for emissions
1158 testing as required by 42 U.S.C. Sec. 7521(m)(1).

1159 [~~(52)~~] (53) "Off-highway implement of husbandry" means the same as that term is defined
1160 under Section 41-22-2.

1161 [~~(53)~~] (54) "Off-highway motorcycle" means the same as that term is defined in Section
1162 41-22-2.

1163 [~~(54)~~] (55) "Off-highway vehicle" means the same as that term is defined under Section
1164 41-22-2.

1165 [~~(55)~~] (56) "Operate" means the same as that term is defined in Section 41-1a-102.

1166 [~~(56)~~] (57) "Operator" means:

1167 (a) a human driver, as defined in Section 41-26-102.1, that operates a vehicle; or
1168 (b) an automated driving system, as defined in Section 41-26-102.1, that operates a
1169 vehicle.

1170 [~~(57)~~] (58) "Other on-track equipment" means a railroad car, hi-rail vehicle, rolling stock, or
1171 other device operated, alone or coupled with another device, on stationary rails.

1172 [~~(58)~~] (59)(a) "Park" or "parking" means the standing of a vehicle, whether the vehicle is
1173 occupied or not.

1174 (b) "Park" or "parking" does not include:
1175 (i) the standing of a vehicle temporarily for the purpose of and while actually
1176 engaged in loading or unloading property or passengers; or
1177 (ii) a motor vehicle with an engaged automated driving system that has achieved a
1178 minimal risk condition, as those terms are defined in Section 41-26-102.1.

1179 [~~(59)~~] (60) "Peace officer" means a peace officer authorized under Title 53, Chapter 13,
1180 Peace Officer Classifications, to direct or regulate traffic or to make arrests for
1181 violations of traffic laws.

1182 [~~(60)~~] (61) "Pedestrian" means a person traveling:
1183 (a) on foot; or
1184 (b) in a wheelchair.

1185 [61] (62) "Pedestrian traffic-control signal" means a traffic-control signal used to regulate
1186 pedestrians.

1187 [62] (63) "Person" means a natural person, firm, copartnership, association, corporation,
1188 business trust, estate, trust, partnership, limited liability company, association, joint
1189 venture, governmental agency, public corporation, or any other legal or commercial
1190 entity.

1191 [63] (64) "Pole trailer" means a vehicle without motive power:

1192 (a) designed to be drawn by another vehicle and attached to the towing vehicle by means
1193 of a reach, or pole, or by being boomed or otherwise secured to the towing vehicle;
1194 and

1195 (b) that is ordinarily used for transporting long or irregular shaped loads including poles,
1196 pipes, or structural members generally capable of sustaining themselves as beams
1197 between the supporting connections.

1198 [64] (65) "Private road or driveway" means every way or place in private ownership and
1199 used for vehicular travel by the owner and those having express or implied permission
1200 from the owner, but not by other persons.

1201 [65] (66) "Programmable electric assisted bicycle" means an electric assisted bicycle with
1202 capability to switch or be programmed to function as a class 1 electric assisted bicycle,
1203 class 2 electric assisted bicycle, or class 3 electric assisted bicycle, provided that the
1204 electric assisted bicycle fully conforms with the respective requirements of each class of
1205 electric assisted bicycle when operated in that mode.

1206 [66] (67) "Railroad" means a carrier of persons or property upon cars operated on
1207 stationary rails.

1208 [67] (68) "Railroad sign or signal" means a sign, signal, or device erected by authority of a
1209 public body or official or by a railroad and intended to give notice of the presence of
1210 railroad tracks or the approach of a railroad train.

1211 [68] (69) "Railroad train" means a locomotive propelled by any form of energy, coupled
1212 with or operated without cars, and operated upon rails.

1213 [69] (70) "Restored-modified vehicle" means the same as the term defined in Section
1214 41-1a-102.

1215 [70] (71) "Right-of-way" means the right of one vehicle or pedestrian to proceed in a
1216 lawful manner in preference to another vehicle or pedestrian approaching under
1217 circumstances of direction, speed, and proximity that give rise to danger of collision
1218 unless one grants precedence to the other.

1219 [§71] (72)(a) "Roadway" means that portion of highway improved, designed, or
1220 ordinarily used for vehicular travel.
1221 (b) "Roadway" does not include the sidewalk, berm, or shoulder, even though any of
1222 them are used by persons riding bicycles or other human-powered vehicles.
1223 (c) "Roadway" refers to any roadway separately but not to all roadways collectively, if a
1224 highway includes two or more separate roadways.

1225 [§72] (73) "Safety zone" means the area or space officially set apart within a roadway for
1226 the exclusive use of pedestrians and that is protected, marked, or indicated by adequate
1227 signs as to be plainly visible at all times while set apart as a safety zone.

1228 [§73] (74)(a) "School bus" means a motor vehicle that:
1229 (i) complies with the color and identification requirements of the most recent edition
1230 of "Minimum Standards for School Buses"; and
1231 (ii) is used to transport school children to or from school or school activities.
1232 (b) "School bus" does not include a vehicle operated by a common carrier in
1233 transportation of school children to or from school or school activities.

1234 [§74] (75) "Self-balancing electric skateboard" means a device similar to a skateboard that:
1235 (a) has a single wheel;
1236 (b) is powered by an electric motor; and
1237 (c) is designed for the operator to face perpendicular to the direction of travel while
1238 operating the device.

1239 [§75] (76)(a) "Semitrailer" means a vehicle with or without motive power:
1240 (i) designed for carrying persons or property and for being drawn by a motor vehicle;
1241 and
1242 (ii) constructed so that some part of its weight and that of its load rests on or is
1243 carried by another vehicle.
1244 (b) "Semitrailer" does not include a pole trailer.

1245 [§76] (77) "Shoulder area" means:
1246 (a) that area of the hard-surfaced highway separated from the roadway by a pavement
1247 edge line as established in the current approved "Manual on Uniform Traffic Control
1248 Devices"; or
1249 (b) that portion of the road contiguous to the roadway for accommodation of stopped
1250 vehicles, for emergency use, and for lateral support.

1251 [§77] (78) "Sidewalk" means that portion of a street between the curb lines, or the lateral
1252 lines of a roadway, and the adjacent property lines intended for the use of pedestrians.

1253 [({78})] (79)(a) "Soft-surface trail" means a marked trail surfaced with sand, rock, or dirt
1254 that is designated for the use of a bicycle.

1255 (b) "Soft-surface trail" does not mean a trail:

1256 (i) where the use of a motor vehicle or an electric assisted bicycle is prohibited by a
1257 federal law, regulation, or rule; or

1258 (ii) located in whole or in part on land granted to the state or a political subdivision
1259 subject to a conservation easement that prohibits the use of a motorized vehicle.

1260 [({79})] (80) "Solid rubber tire" means a tire of rubber or other resilient material that does not
1261 depend on compressed air for the support of the load.

1262 [({80})] (81) "Stand" or "standing" means the temporary halting of a vehicle, whether
1263 occupied or not, for the purpose of and while actually engaged in receiving or
1264 discharging passengers.

1265 [({81})] (82) "Stop" when required means complete cessation from movement.

1266 [({82})] (83) "Stop" or "stopping" when prohibited means any halting even momentarily of a
1267 vehicle, whether occupied or not, except when:

1268 (a) necessary to avoid conflict with other traffic; or

1269 (b) in compliance with the directions of a peace officer or traffic-control device.

1270 [({83})] (84) "Street-legal all-terrain vehicle" or "street-legal ATV" means an all-terrain type I
1271 vehicle, all-terrain type II vehicle, or all-terrain type III vehicle, or an off-highway
1272 motorcycle, that is modified to meet the requirements of Section 41-6a-1509 to operate
1273 on highways in the state in accordance with Section 41-6a-1509.

1274 [({84})] (85) "Street-legal novel vehicle" means a vehicle registered as a novel vehicle under
1275 Section 41-27-201 that is modified to meet the requirements of Section 41-6a-1509 to
1276 operate on highways in the state in accordance with Section 41-6a-1509.

1277 (86) "Tow truck motor carrier" means the same as that term is defined in Section 72-9-102.

1278 [({85})] (87) "Tow truck operator" means the same as that term is defined in Section 72-9-102.

1279 [({86})] (88) "Tow truck motor carrier" means the same as that term is defined in Section 72-9-102.]

1281 [({87})] (88) "Traffic" means pedestrians, bicyclists, ridden or herded animals, vehicles, and
1282 other conveyances either singly or together while using any highway for the purpose of
1283 travel.

1284 (89) "Traffic-control device" means a sign, signal, marking, or device not inconsistent with
1285 this chapter placed or erected by a highway authority for the purpose of regulating,
1286 warning, or guiding traffic.

1287 (90) "Traffic-control signal" means a device, whether manually, electrically, or
1288 mechanically operated, by which traffic is alternately directed to stop and permitted to
1289 proceed.

1290 [(88)] (91) "Traffic signal preemption device" means an instrument or mechanism designed,
1291 intended, or used to interfere with the operation or cycle of a traffic-control signal.

1292 [(89) "Traffic-control device" means a sign, signal, marking, or device not inconsistent
1293 with this chapter placed or erected by a highway authority for the purpose of regulating,
1294 warning, or guiding traffic.]

1295 [(90) "Traffic-control signal" means a device, whether manually, electrically, or
1296 mechanically operated, by which traffic is alternately directed to stop and permitted to
1297 proceed.]

1298 [(91)] (92)(a) "Trailer" means a vehicle with or without motive power designed for
1299 carrying persons or property and for being drawn by a motor vehicle and constructed
1300 so that no part of its weight rests upon the towing vehicle.

1301 (b) "Trailer" does not include a pole trailer.

1302 [(92)] (93) "Truck" means a motor vehicle designed, used, or maintained primarily for the
1303 transportation of property.

1304 [(93)] (94) "Truck tractor" means a motor vehicle:
1305 (a) designed and used primarily for drawing other vehicles; and
1306 (b) constructed to carry a part of the weight of the vehicle and load drawn by the truck
1307 tractor.

1308 [(94)] (95) "Two-way left turn lane" means a lane:
1309 (a) provided for vehicle operators making left turns in either direction;
1310 (b) that is not used for passing, overtaking, or through travel; and
1311 (c) that has been indicated by a lane traffic-control device that may include lane
1312 markings.

1313 [(95)] (96) "Urban district" means the territory contiguous to and including any street, in
1314 which structures devoted to business, industry, or dwelling houses are situated at
1315 intervals of less than 100 feet, for a distance of a quarter of a mile or more.

1316 [(96)] (97) "Vehicle" means a device in, on, or by which a person or property is or may be
1317 transported or drawn on a highway, except a mobile carrier, as defined in Section
1318 41-6a-1120, or a device used exclusively on stationary rails or tracks.

1319 [(97)] (98) "Wheelie" means a maneuver performed while operating a motorcycle whereby
1320 the front wheel of the motorcycle is raised off of the ground.

1321 Section 12. Section **41-6a-605** is amended to read:

1322 **41-6a-605 (Effective 10/01/26). Minimum speed regulations.**

1323 (1) [A person] An individual may not operate a motor vehicle at a speed so slow as to
1324 impede or block the normal and reasonable movement of traffic except when:
1325 (a) a reduced speed is necessary for safe operation;
1326 (b) upon a grade; or
1327 (c) in compliance with a traffic-control device.

1328 (2) Operating a motor vehicle on a limited access highway at less than the speed limit side
1329 by side with and at the same speed as a vehicle operated in the adjacent right lane is
1330 evidence of a violation of Subsection (1).

1331 (3)(a) If, based on an engineering and traffic investigation, a highway authority
1332 determines that slow speeds on any part of a highway under [its] the highway
1333 authority's jurisdiction consistently impede the normal and reasonable movement of
1334 traffic, the highway authority may post a minimum speed limit.

1335 (b) If a minimum speed limit is posted under this Subsection (3), [a person] an individual
1336 may not operate a vehicle at a speed below the posted minimum speed limit except:
1337 (i) when necessary for safe operation; or
1338 (ii) in accordance with Section 41-6a-205.

1339 (c) The minimum speed limit is effective when appropriate signs giving notice are
1340 erected along the highway or section of the highway.

1341 (4) An individual operating a classic vehicle as described in Section 41-28-102 is exempt
1342 from the requirements of this section.

1343 [(4)] (5) A violation of this section is an infraction.

1344 Section 13. Section **41-6a-1507** is amended to read:

1345 **41-6a-1507 (Effective 10/01/26). Custom vehicles -- Defined -- Compliance with**
1346 **all laws and standards -- Exceptions -- Revocation -- Signed statement required.**

1347 (1)(a) As used in this section, "custom vehicle" means a motor vehicle that:
1348 (i)[(A) is at least 25 years old and of a model year after 1948; or
1349 [(B)(I)] (A) [was manufactured to resemble a vehicle that is at least 25 years old
1350 and of a model year after 1948; and] is at least 25 years old and of a model year
1351 after 1948; or
1352 (B) was manufactured to resemble a vehicle that is at least 25 years old and of a
1353 model year after 1948 and has been altered from the manufacturer's original
1354 design or has a body constructed of non-original materials; and

|(H)(Aa) has been altered from the manufacturer's original design; or]

[**(Bb)** has a body constructed of non-original materials; and]

(ii) is primarily a collector's item that is used for:

(A) club activities;

(B) exhibitions;

(C) tours;

(D) parades;

(E) occasional transportation; and

(F) other similar uses.

(b) A custom vehicle does not include:

(i) a motor vehicle that is used for general, daily transportation;

(ii) a [vintage] classic vehicle as defined in Section [41-21-1] 41-28-101; or

(iii) a special interest vehicle as defined in Section 41-1a-102.

(2) Except as specified under this section, a custom vehicle shall meet all safety,

registration, insurance, fees, and taxes required under this title.

(3)(a) Except as provided in Subsection [(3)(b)] (3)(c), all safety equipment of a custom vehicle shall at least meet the safety standards applicable to the model year of the vehicle being replicated.

(b) Any replacement equipment shall comply with the design standards of the replacement equipment's manufacture.

[~~(b)~~] (c) A custom vehicle shall comply with current vehicle brake and stopping standards.

(4) A custom vehicle is exempt from motor vehicle emissions inspection and maintenance program requirements under Section 41-6a-1642.

(5) The tax commission may revoke or deny the registration of a custom vehicle for failure to comply with this section.

(6) The owner of a custom vehicle shall provide a signed statement certifying that the custom vehicle is owned and operated for the purposes enumerated in this section to the safety inspection station in order to qualify for the exceptions provided under this section.

Section 14. Section **41-6a-1633** is amended to read:

41-6a-1633 (Effective 10/01/26). Mudguards or flaps at rear wheels of trucks,

trailers, truck tractors, or altered motor vehicles -- Exemptions.

(1)(a) Except as provided in Subsection (2), when operated on a highway, the following

1389 vehicles shall be equipped with wheel covers, mudguards, flaps, or splash aprons
1390 behind the rearmost wheels to prevent, as far as practicable, the wheels from
1391 throwing dirt, water, or other materials on other vehicles:

1392 (i) a vehicle that has been altered:
1393 (A) from the original manufacturer's frame height; or
1394 (B) in any other manner so that the motor vehicle's wheels may throw dirt, water,
1395 or other materials on other vehicles;

1396 (ii) any truck with a gross vehicle weight rating of 10,500 pounds or more;

1397 (iii) any truck tractor; and

1398 (iv) any trailer or semitrailer with an unladen weight of 750 pounds or more.

1399 (b) The wheel covers, mudguards, flaps, or splash aprons shall:
1400 (i) be at least as wide as the tires they are protecting;
1401 (ii) be directly in line with the tires; and
1402 (iii) have a ground clearance of not more than 50% of the diameter of a rear-axle
1403 wheel, under any conditions of loading of the motor vehicle.

1404 (2) Wheel covers, mudguards, flaps, or splash aprons are not required:
1405 (a) if the motor vehicle, trailer, or semitrailer is designed and constructed so that the
1406 requirements of Subsection (1) are accomplished by means of fenders, body
1407 construction, or other means of enclosure;
1408 (b) on a vehicle operated or driven during fair weather on well-maintained,
1409 hard-surfaced roads if the motor vehicle:
1410 (i) was made in America prior to 1935;
1411 (ii) is registered as a [vintage-] classic vehicle; or
1412 (iii) is a custom vehicle as defined under Section 41-6a-1507; or
1413 (c) on a street-legal all-terrain vehicle.

1414 (3) Except as provided in Subsection (2)(b), rear wheels not covered at the top by fenders,
1415 bodies, or other parts of the vehicle shall be covered at the top by protective means
1416 extending rearward at least to the center line of the rearmost axle.

1417 (4) A violation of this section is an infraction.

1418 Section 15. Section **41-6a-1642** is amended to read:

1419 **41-6a-1642 (Effective 10/01/26). Emissions inspection -- County program.**

1420 (1) The legislative body of each county required under federal law to utilize a motor vehicle
1421 emissions inspection and maintenance program or in which an emissions inspection and
1422 maintenance program is necessary to attain or maintain any national ambient air quality

1423 standard shall require:

1424 (a) a certificate of emissions inspection, a waiver, or other evidence the motor vehicle is
1425 exempt from emissions inspection and maintenance program requirements be
1426 presented:
1427 (i) as a condition of registration or renewal of registration; and
1428 (ii) at other times as the county legislative body may require to enforce inspection
1429 requirements for individual motor vehicles, except that the county legislative body
1430 may not routinely require a certificate of emissions inspection, or waiver of the
1431 certificate, more often than required under Subsection (9); and
1432 (b) compliance with this section for a motor vehicle registered or principally operated in
1433 the county and owned by or being used by a department, division, instrumentality,
1434 agency, or employee of:
1435 (i) the federal government;
1436 (ii) the state and any of its agencies; or
1437 (iii) a political subdivision of the state, including school districts.

1438 (2)(a) A vehicle owner subject to Subsection (1) shall obtain a motor vehicle emissions
1439 inspection and maintenance program certificate of emissions inspection as described
1440 in Subsection (1), but the program may not deny vehicle registration based solely on
1441 the presence of a defeat device covered in the Volkswagen partial consent decrees or
1442 a United States Environmental Protection Agency-approved vehicle modification in
1443 the following vehicles:
1444 (i) a 2.0-liter diesel engine motor vehicle in which its lifetime nitrogen oxide
1445 emissions are mitigated in the state pursuant to a partial consent decree, including:
1446 (A) Volkswagen Jetta, model years 2009, 2010, 2011, 2012, 2013, 2014, and 2015;
1447 (B) Volkswagen Jetta Sportwagen, model years 2009, 2010, 2011, 2012, 2013,
1448 and 2014;
1449 (C) Volkswagen Golf, model years 2010, 2011, 2012, 2013, 2014, and 2015;
1450 (D) Volkswagen Golf Sportwagen, model year 2015;
1451 (E) Volkswagen Passat, model years 2012, 2013, 2014, and 2015;
1452 (F) Volkswagen Beetle, model years 2013, 2014, and 2015;
1453 (G) Volkswagen Beetle Convertible, model years 2013, 2014, and 2015; and
1454 (H) Audi A3, model years 2010, 2011, 2012, 2013, and 2015; and
1455 (ii) a 3.0-liter diesel engine motor vehicle in which its lifetime nitrogen oxide
1456 emissions are mitigated in the state to a settlement, including:

1457 (A) Volkswagen Touareg, model years 2009, 2010, 2011, 2012, 2013, 2014, 2015,
1458 and 2016;

1459 (B) Audi Q7, model years 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016;

1460 (C) Audi A6 Quattro, model years 2014, 2015, and 2016;

1461 (D) Audi A7 Quattro, model years 2014, 2015, and 2016;

1462 (E) Audi A8, model years 2014, 2015, and 2016;

1463 (F) Audi A8L, model years 2014, 2015, and 2016;

1464 (G) Audi Q5, model years 2014, 2015, and 2016; and

1465 (H) Porsche Cayenne Diesel, model years 2013, 2014, 2015, and 2016.

1466 (b)(i) An owner of a restored-modified vehicle subject to Subsection (1) shall obtain
1467 a motor vehicle emissions inspection and maintenance program certificate of
1468 emissions inspection as described in Subsection (1).

1469 (ii) A county emissions program may not refuse to perform an emissions inspection
1470 or indicate a failed emissions test of the vehicle based solely on a modification to
1471 the engine or component of the motor vehicle if:

1472 (A) the modification is not likely to result in the motor vehicle having increased
1473 emissions relative to the emissions of the motor vehicle before the
1474 modification; and

1475 (B) the motor vehicle modification is a change to an engine that is newer than the
1476 engine with which the motor vehicle was originally equipped, or the engine
1477 includes technology that increases the facility of the administration of an
1478 emissions test, such as an on-board diagnostics system.

1479 (iii) The first time an owner seeks to obtain an emissions inspection as a prerequisite
1480 to registration of a restored-modified vehicle:

1481 (A) the owner shall present the signed statement described in Subsection [
1482 ~~41-1a-226(4)~~ 41-1a-226(3); and

1483 (B) the county emissions program shall perform the emissions test.

1484 (iv) If a motor vehicle is registered as a restored-modified vehicle and the registration
1485 certificate is notated as described in Subsection ~~[41-1a-226(4)]~~ 41-1a-226(3), a
1486 county emissions program may not refuse to perform an emissions test based
1487 solely on the restored-modified status of the motor vehicle.

1488 (3)(a) The legislative body of a county identified in Subsection (1), in consultation with
1489 the Air Quality Board created under Section 19-1-106, shall make regulations or
1490 ordinances regarding:

1491 (i) emissions standards;
1492 (ii) test procedures;
1493 (iii) inspections stations;
1494 (iv) repair requirements and dollar limits for correction of deficiencies; and
1495 (v) certificates of emissions inspections.

1496 (b) In accordance with Subsection (3)(a), a county legislative body:
1497 (i) shall make regulations or ordinances to attain or maintain ambient air quality
1498 standards in the county, consistent with the state implementation plan and federal
1499 requirements;
1500 (ii) may allow for a phase-in of the program by geographical area; and
1501 (iii) shall comply with the analyzer design and certification requirements contained in
1502 the state implementation plan prepared under Title 19, Chapter 2, Air
1503 Conservation Act.

1504 (c) The county legislative body and the Air Quality Board shall give preference to an
1505 inspection and maintenance program that:
1506 (i) is decentralized, to the extent the decentralized program will attain and maintain
1507 ambient air quality standards and meet federal requirements;
1508 (ii) is the most cost effective means to achieve and maintain the maximum benefit
1509 with regard to ambient air quality standards and to meet federal air quality
1510 requirements as related to vehicle emissions; and
1511 (iii) provides a reasonable phase-out period for replacement of air pollution emission
1512 testing equipment made obsolete by the program.

1513 (d) The provisions of Subsection (3)(c)(iii) apply only to the extent the phase-out:
1514 (i) may be accomplished in accordance with applicable federal requirements; and
1515 (ii) does not otherwise interfere with the attainment and maintenance of ambient air
1516 quality standards.

1517 (4) The following vehicles are exempt from an emissions inspection program and the
1518 provisions of this section:
1519 (a) an implement of husbandry as defined in Section 41-1a-102;
1520 (b) a motor vehicle that:
1521 (i) meets the definition of a farm truck under Section 41-1a-102; and
1522 (ii) has a gross vehicle weight rating of [12,001] 14,001 pounds or more;
1523 (c)(i) a [vintage vehicle as defined in Section 41-21-1] vehicle with a model year of
1524 1995 or older; or

1525 [if the vintage vehicle has a model year of 1982 or older; or]

1526 [for a vintage vehicle that has a model year of 1983 or newer, if the owner

1527 provides proof of vehicle insurance that is a type specific to a vehicle collector;]

1528 (ii) a vehicle with a model year of 1996 or later, but earlier than 2008 that:

1529 (A) has a gross vehicle weight rating of 8,501 pounds or more; and

1530 (B) is powered by motor fuel or natural gas;

1531 (d) a custom vehicle as defined in Section 41-6a-1507;

1532 (e) a vehicle registered as a novel vehicle under Section 41-27-201;

1533 (f) to the extent allowed under the current federally approved state implementation plan,

1534 in accordance with the federal Clean Air Act, 42 U.S.C. Sec. 7401, et seq., a motor

1535 vehicle that is less than two years old on January 1 based on the age of the vehicle as

1536 determined by the model year identified by the manufacturer;

1537 (g) a pickup truck, as defined in Section 41-1a-102, with a gross vehicle weight rating of [

1538 12,000] 14,000 pounds or less, if the registered owner of the pickup truck provides a

1539 signed statement to the legislative body stating the truck is used:

1540 (i) by the owner or operator of a farm located on property that qualifies as land in

1541 agricultural use under Sections 59-2-502 and 59-2-503; and

1542 (ii) exclusively for the following purposes in operating the farm:

1543 (A) for the transportation of farm products, including livestock and its products,

1544 poultry and its products, floricultural and horticultural products; and

1545 (B) in the transportation of farm supplies, including tile, fence, and every other

1546 thing or commodity used in agricultural, floricultural, horticultural, livestock,

1547 and poultry production and maintenance;

1548 (h) a motorcycle as defined in Section 41-1a-102;

1549 (i) an electric motor vehicle as defined in Section 41-1a-102;

1550 [j) a motor vehicle with a model year of 1967 or older; and]

1551 [k)] (j) a roadable aircraft as defined in Section 72-10-102[.] ; and

1552 (k) a vehicle with a gross vehicle weight rating of 14,001 pounds or more.

1553 (5) The county shall issue to the registered owner who signs and submits a signed statement

1554 under Subsection (4)(g) a certificate of exemption from emissions inspection

1555 requirements for purposes of registering the exempt vehicle.

1556 (6) A legislative body of a county described in Subsection (1) may exempt from an

1557 emissions inspection program a diesel-powered motor vehicle with a:

1558 (a) gross vehicle weight rating of more than 14,000 pounds; or

1559 (b) model year of 1997 or older.

1560 (7) The legislative body of a county required under federal law to utilize a motor vehicle
1561 emissions inspection program shall require:

1562 (a) a computerized emissions inspection for a diesel-powered motor vehicle that has:

1563 (i) a model year of 2007 or newer;

1564 (ii) a gross vehicle weight rating of 14,000 pounds or less; and

1565 (iii) a model year that is five years old or older; and

1566 (b) a visual inspection of emissions equipment for a diesel-powered motor vehicle:

1567 (i) with a gross vehicle weight rating of 14,000 pounds or less;

1568 (ii) that has a model year of 1998 or newer; and

1569 (iii) that has a model year that is five years old or older.

1570 (8)(a) Subject to Subsection (8)(c), the legislative body of each county required under
1571 federal law to utilize a motor vehicle emissions inspection and maintenance program
1572 or in which an emissions inspection and maintenance program is necessary to attain
1573 or maintain any national ambient air quality standard may require each college or
1574 university located in a county subject to this section to require its students and
1575 employees who park a motor vehicle not registered in a county subject to this section
1576 to provide proof of compliance with an emissions inspection accepted by the county
1577 legislative body if the motor vehicle is parked on the college or university campus or
1578 property.

1579 (b) College or university parking areas that are metered or for which payment is required
1580 per use are not subject to the requirements of this Subsection (8).

1581 (c) The legislative body of a county shall make the reasons for implementing the
1582 provisions of this Subsection (8) part of the record at the time that the county
1583 legislative body takes its official action to implement the provisions of this
1584 Subsection (8).

1585 (9)(a) An emissions inspection station shall issue a certificate of emissions inspection for
1586 each motor vehicle that meets the inspection and maintenance program requirements
1587 established in regulations or ordinances made under Subsection (3).

1588 (b) The frequency of the emissions inspection shall be determined based on the age of
1589 the vehicle as determined by model year and shall be required annually subject to the
1590 provisions of Subsection (9)(c).

1591 (c)(i) To the extent allowed under the current federally approved state
1592 implementation plan, in accordance with the federal Clean Air Act, 42 U.S.C. Sec.

1593 7401 et seq., the legislative body of a county identified in Subsection (1) shall
1594 only require the emissions inspection every two years for each vehicle.

1595 (ii) The provisions of Subsection (9)(c)(i) apply only to a vehicle that is less than six
1596 years old on January 1.

1597 (iii) For a county required to implement a new vehicle emissions inspection and
1598 maintenance program on or after December 1, 2012, under Subsection (1), but for
1599 which no current federally approved state implementation plan exists, a vehicle
1600 shall be tested at a frequency determined by the county legislative body, in
1601 consultation with the Air Quality Board created under Section 19-1-106, that is
1602 necessary to comply with federal law or attain or maintain any national ambient
1603 air quality standard.

1604 (iv) If a county legislative body establishes or changes the frequency of a vehicle
1605 emissions inspection and maintenance program under Subsection (9)(c)(iii), the
1606 establishment or change shall take effect on January 1 if the State Tax
1607 Commission receives notice meeting the requirements of Subsection (9)(c)(v)
1608 from the county before October 1.

1609 (v) The notice described in Subsection (9)(c)(iv) shall:

1610 (A) state that the county will establish or change the frequency of the vehicle
1611 emissions inspection and maintenance program under this section;
1612 (B) include a copy of the ordinance establishing or changing the frequency; and
1613 (C) if the county establishes or changes the frequency under this section, state how
1614 frequently the emissions testing will be required.

1615 (d) If an emissions inspection is only required every two years for a vehicle under
1616 Subsection (9)(c), the inspection shall be required for the vehicle in:

1617 (i) odd-numbered years for vehicles with odd-numbered model years; or
1618 (ii) in even-numbered years for vehicles with even-numbered model years.

1619 (10)(a) Except as provided in Subsections (9)(b), (c), and (d), the emissions inspection
1620 required under this section may be made no more than two months before the
1621 renewal of registration.

1622 (b)(i) If the title of a used motor vehicle is being transferred, the owner may use an
1623 emissions inspection certificate issued for the motor vehicle during the previous
1624 11 months to satisfy the requirement under this section.

1625 (ii) If the transferor is a licensed and bonded used motor vehicle dealer, the owner
1626 may use an emissions inspection certificate issued for the motor vehicle in a

licensed and bonded motor vehicle dealer's name during the previous 11 months to satisfy the requirement under this section.

- (c) If the title of a leased vehicle is being transferred to the lessee of the vehicle, the lessee may use an emissions inspection certificate issued during the previous 11 months to satisfy the requirement under this section.
- (d) If the motor vehicle is part of a fleet of 101 or more vehicles, the owner may not use an emissions inspection made more than 11 months before the renewal of registration to satisfy the requirement under this section.
- (e) If the application for renewal of registration is for a six-month registration period under Section 41-1a-215.5, the owner may use an emissions inspection certificate issued during the previous eight months to satisfy the requirement under this section.

) (a) A county identified in Subsection (1) shall collect information about and monitor the program.

) (b) A county identified in Subsection (1) shall supply this information to the Transportation Interim Committee to identify program needs, including funding needs.

) If approved by the county legislative body, a county that had an established emissions inspection fee as of January 1, 2002, may increase the established fee that an emissions inspection station may charge by \$2.50 for each year that is exempted from emissions inspections under Subsection (9)(c) up to a \$7.50 increase.

) (a) Except as provided in Subsection 41-1a-1223(1)(c), a county identified in Subsection (1) may impose a local emissions compliance fee on each motor vehicle registration within the county in accordance with the procedures and requirements of Section 41-1a-1223.

) (b) A county that imposes a local emissions compliance fee may use revenues generated from the fee for the establishment and enforcement of an emissions inspection and maintenance program in accordance with the requirements of this section.

) (c) A county that imposes a local emissions compliance fee may use revenues generated from the fee to promote programs to maintain a local, state, or national ambient air quality standard.

) (a) If a county has reason to believe that a vehicle owner has provided an address as required in Section 41-1a-209 to register or attempt to register a motor vehicle in a county other than the county of the bona fide residence of the owner in order to avoid an emissions inspection required under this section, the county may investigate and

1661 gather evidence to determine whether the vehicle owner has used a false address or
1662 an address other than the vehicle owner's bona fide residence or place of business.
1663 (b) If a county conducts an investigation as described in Subsection (14)(a) and
1664 determines that the vehicle owner has used a false or improper address in an effort to
1665 avoid an emissions inspection as required in this section, the county may impose a
1666 civil penalty of \$1,000.

1667 [(15) A county legislative body described in Subsection (1) may exempt a motor vehicle
1668 from an emissions inspection if:]

1669 [(a) the motor vehicle is 30 years old or older;]
1670 [(b) the county determines that the motor vehicle was driven less than 1,500 miles
1671 during the preceding 12-month period; and]
1672 [(c) the owner provides to the county legislative body a statement signed by the owner
1673 that states the motor vehicle:]
1674 [(i) is primarily a collector's item used for:
1675 [(A) participation in club activities;]
1676 [(B) exhibitions;]
1677 [(C) tours; or]
1678 [(D) parades; or]
1679 [(ii) is only used for occasional transportation.]

1680 (15)(a) If a motor vehicle subject to an emissions inspection cannot be tested using
1681 OBD-II technology, the owner of the vehicle may present the vehicle to an
1682 authorized emissions inspection station for verification.

1683 (b) An emissions inspection station shall verify that the vehicle:
1684 (i) is not equipped with OBD-II technology or cannot communicate with OBD-II
1685 testing equipment; and
1686 (ii) is unable to be tested using OBD-II technology for reasons other than tampering,
1687 removal, or modification of emissions-related equipment.

1688 (16)(a) If an emissions inspection station verifies that the vehicle cannot be tested using
1689 OBD-II technology as described in Subsection (15), the emissions inspection station
1690 shall report to the county the vehicle identification number of the vehicle.

1691 (b) The county shall report the vehicle identification number to the division as a vehicle
1692 that cannot be tested for emissions.
1693 (c) The division shall maintain a record of each vehicle identification number reported
1694 under this Subsection (16).

1695 (17)(a) A motor vehicle is permanently exempt from an emissions inspection
1696 requirement described in this section if the division records the vehicle identification
1697 number of the vehicle as described in Subsection (16).
1698 (b) An exemption described in this Subsection (17) applies for the life of the vehicle and
1699 does not require renewal or re-verification.
1700 (c) The division may remove a vehicle from the record described in Subsection (16)(c)
1701 and the vehicle will not be exempt from emissions testing under Subsection (17)(a) if
1702 the division determines that the vehicle:
1703 (i) was fraudulently verified; or
1704 (ii) is equipped with compliant OBD-II technology after a verification as described in
1705 Subsection (15).

1706 Section 16. Section **41-27-101** is amended to read:

1707 **41-27-101 (Effective 10/01/26). Definitions.**

1708 As used in this chapter:

1709 (1) "Commission" means the State Tax Commission.
1710 (2) "Division" means the Motor Vehicle Division.
1711 (3) "Novel vehicle" means a vehicle:
1712 (a) that is not expressly exempt from registration; and
1713 (b)(i) that does not fit within a vehicle category;
1714 (ii) with unique characteristics that make it unclear whether the vehicle fits within a
1715 vehicle category; or
1716 (iii) that a reasonable person would not consider the vehicle to be clearly included in
1717 an existing vehicle category.
1718 (4) "Vehicle" means a motor vehicle, combination of vehicles, trailer, semitrailer, [vintage
1719 vehicle] classic vehicle, restored-modified vehicle, off-highway vehicle, vessel, or park
1720 model recreational vehicle.
1721 (5)(a) "Vehicle category" means a vehicle type:
1722 (i) that is defined in this title or Title 73, Chapter 18, State Boating Act; and
1723 (ii) for which registration is required under:
1724 (A) this chapter;
1725 (B) Chapter 1a, Motor Vehicle Act;
1726 (C) Chapter 22, Off-highway Vehicles; or
1727 (D) Title 73, Chapter 18, State Boating Act.
1728 (b) "Vehicle category" does not include a novel vehicle.

1729 (6) "VIN" means a vehicle identification number or a hull identification number.

1730 Section 17. Section **41-28-101** is enacted to read:

1731 **CHAPTER 28. Classic Vehicles**

1732 **41-28-101 (Effective 10/01/26). Definitions.**

1733 As used in this chapter:

1734 (1)(a) "Classic travel trailer" means a travel trailer, camping trailer, or fifth wheel trailer
1735 that is:

1736 (i) model year 1982 or older; and

1737 (ii) primarily a collector's item that is used for:

1738 (A) participation in club activities;

1739 (B) exhibitions;

1740 (C) tours;

1741 (D) parades;

1742 (E) occasional recreational or vacation use; or

1743 (F) other similar uses.

1744 (b) "Classic travel trailer" does not include a travel trailer, camping trailer, or fifth wheel
1745 trailer that is used for the general daily transportation of an individual or property.

1746 (2) "Classic vehicle" means:

1747 (a) a motor vehicle or motorcycle:

1748 (i) with a model year of 1982 or older; and

1749 (ii) that is driven fewer than 1,500 miles per calendar year; or

1750 (b) a classic travel trailer.

1751 (3) "Motorcycle" means the same as that term is defined in Section 41-1a-102.

1752 (4) "Motor vehicle" means the same as that term is defined in Section 41-1a-102.

1753 Section 18. Section **41-28-102** is enacted to read:

1754 **41-28-102 (Effective 10/01/26). Minimum speed inapplicable.**

1755 Minimum speed restrictions described in Section 41-6a-605 do not apply to a classic
1756 vehicle described in this chapter and properly registered under Chapter 1a, Motor Vehicle Act,
1757 while the individual operates a vehicle:

1758 (1)(a) to or from an assembly, convention, or other meeting where the vehicle and the
1759 vehicle's ownership are of primary interest; or

1760 (b) to, from, or during a local, state, or national tour held primarily for the exhibition and
1761 enjoyment of the vehicle by the vehicle's owner; and

1762 (2) in a manner that does not constitute a public nuisance or create a hazard to another

1763 motor vehicle or a person.

1764 Section 19. Section **41-28-103** is enacted to read:

1765 **41-28-103 (Effective 10/01/26). Minimum safety equipment inapplicable.**

1766 Minimum safety equipment standards described in Chapter 6a, Part 16, Vehicle
Equipment, do not apply to a classic vehicle properly registered under Chapter 1a, Motor
Vehicle Act, if:

1769 (1) the original equipment on the vehicle at the time of the vehicle's manufacture:

1770 (a) is in good operating condition; or

1771 (b) has been replaced by equal or more efficient equipment in good working order; and

1772 (2) an individual operates the vehicle in a manner that does not constitute a public nuisance
or create a hazard to another motor vehicle or person.

1774 Section 20. Section **41-28-104** is enacted to read:

1775 **41-28-104 (Effective 10/01/26). Operation on public highways.**

1776 An individual may operate a classic vehicle properly registered under Chapter 1a, Motor
Vehicle Act, on the streets and highways:

1778 (1)(a) to or from an assembly, convention, parade, or other meeting where the vehicle

1779 and the vehicle's ownership are of primary interest; or

1780 (b) to, from, or during a local, state, or national tour held primarily for the exhibition and
enjoyment of the vehicle by the vehicle's owner; and

1782 (2) if the individual operates the vehicle in a manner that does not constitute a public
nuisance or create a hazard to another motor vehicle or person.

1784 Section 21. Section **41-28-105** is enacted to read:

1785 **41-28-105 (Effective 10/01/26). Revocation of registration -- Powers of tax**
commission.

1787 The commission may revoke the registration of a classic vehicle if the owner of the
classic vehicle fails to comply with this chapter.

1789 Section 22. Section **63I-1-241** is amended to read:

1790 **63I-1-241 (Effective 10/01/26). Repeal dates: Title 41.**

1791 (1) Subsection 41-1a-1201(8), regarding the Brain and Spinal Cord Injury Fund, is repealed
July 1, 2029.

1793 (2) Subsection 41-6a-102(34), regarding lane filtering, is repealed July 1, 2027.

1794 (3) Subsection 41-6a-704(6), regarding lane filtering, is repealed July 1, 2027.

1795 (4) Subsection 41-6a-710(1)(c), regarding lane filtering, is repealed July 1, 2027.

1796 (5) Subsection 41-6a-1406(7)(b)(iii), regarding the Brain and Spinal Cord Injury Fund, is

1797 repealed July 1, 2029.

1798 (6) Subsection 41-22-2(1), regarding an advisory council addressing off-highway vehicle
1799 issues, is repealed July 1, 2027.

1800 (7) Subsection 41-22-10(1), regarding an advisory council addressing off-highway vehicle
1801 issues, is repealed July 1, 2027.

1802 (8) Subsection 41-22-8(3)(b), regarding the Brain and Spinal Cord Injury Fund, is repealed
1803 July 1, 2029.

1804 Section 23. Section **72-1-213.2** is amended to read:

1805 **72-1-213.2 (Effective 10/01/26). Road Usage Charge Program Special Revenue
1806 Fund -- Revenue.**

1807 (1) There is created an expendable special revenue fund within the Transportation Fund
1808 known as the "Road Usage Charge Program Special Revenue Fund."

1809 (2)(a) The fund shall be funded from the following sources:

1810 (i) revenue collected by the department under Section 72-1-213.1;

1811 (ii) appropriations made to the fund by the Legislature;

1812 (iii) contributions from other public and private sources for deposit into the fund;

1813 (iv) interest earnings on cash balances; and

1814 (v) money collected for repayments and interest on fund money.

1815 (b) If the revenue derived from the sources described in Subsection (2)(a) is insufficient
1816 to cover the costs of administering the road usage charge program, subject to
1817 Subsection 72-2-107(1), the department may transfer into the fund revenue deposited
1818 into the Transportation Fund from the fee described in Subsections [41-1a-1206(1)(h)-]
1819 41-1a-1206(1)(g) and (2)(b) in an amount sufficient to enable the department to
1820 administer the road usage charge program.

1821 (3)(a) Revenue generated by the road usage charge program and relevant penalties shall
1822 be deposited into the Road Usage Charge Program Special Revenue Fund.

1823 (b) Revenue in the Road Usage Charge Program Special Revenue Fund is nonlapsing.

1824 (4) The department may use revenue deposited into the Road Usage Charge Program
1825 Special Revenue Fund:

1826 (a) to cover the costs of administering the program; and

1827 (b) for the purposes described in Subsection (5).

1828 (5) If revenue collected by the department under Section 72-1-213.1 in a fiscal year is
1829 sufficient to cover all costs related to administering the road usage charge program in
1830 that fiscal year, the department shall deposit any excess revenue collected by the

1831 department under Section 72-1-213.1 from the Road Usage Charge Program Special
1832 Revenue Fund into the Transportation Fund for appropriation and apportionment in
1833 accordance with Section 72-2-107.

1834 **Section 24. Repealer.**

1835 This bill repeals:

1836 **Section 41-21-1, Definitions.**

1837 **Section 41-21-3, Minimum speed inapplicable.**

1838 **Section 41-21-4, Minimum safety equipment inapplicable.**

1839 **Section 41-21-5, Operation on public highways.**

1840 **Section 41-21-6, Revocation of registration -- Powers of tax commission.**

1841 **Section 25. FY 2027 Appropriations.**

1842 The following sums of money are appropriated for the fiscal year beginning July 1,
1843 2026, and ending June 30, 2027. These are additions to amounts previously appropriated for
1844 fiscal year 2027.

1845 **Subsection 25(a). Transfers to Unrestricted Funds**

1846 The Legislature authorizes the State Division of Finance to transfer the following
1847 amounts to the unrestricted General Fund, Income Tax Fund, or Uniform School Fund, as
1848 indicated, from the restricted funds or accounts indicated. Expenditures and outlays from the
1849 General Fund, Income Tax Fund, or Uniform School Fund must be authorized by an
1850 appropriation.

1851 **ITEM 1 To General Fund**

1852 From Transportation Investment Fund of 2005, One-time 36,400

1853 Schedule of Programs:

1854 General Fund, One-time

1854 36,400

1855 **Section 26. Effective Date.**

1856 This bill takes effect on October 1, 2026.