Second Regular Session Seventy-first General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 18-1042.01 Jery Payne x2157

HOUSE BILL 18-1299

HOUSE SPONSORSHIP

Bridges and Neville P.,

SENATE SPONSORSHIP

Scott and Zenzinger,

House Committees

Senate Committees

Transportation & Energy Appropriations

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A BILL FOR AN ACT CONCERNING ELECTRONIC DOCUMENTS RELATED TO THE OWNERSHIP OF A VEHICLE THAT IS REGULATED BY THE DEPARTMENT OF REVENUE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill creates a framework for the department of revenue to establish electronic processing for issuing certificates of title, filing or releasing liens, or registering vehicles, subject to the department HOUSE 3rd Reading Unamended April 25, 2018

HOUSE Amended 2nd Reading April 24, 2018 promulgating rules:

- ! Vendors are authorized to electronically register vehicles;
- ! County clerks continue to receive registration fees;
- ! The department may maintain titling information electronically and may produce paper titles only upon request of a party;
- ! The department may accept electronic signatures;
- ! Notarization requirements are eliminated;
- ! The vender may order, manage, and distribute license plate inventory to a client;
- ! The vendor may access, print, and distribute the registration information to a client on demand;
- ! The vendor is an agent of the department, so the vendor must collect and remit taxes and fees; and
- ! The vendor may perform these services only for business entities.

The department's approval of a third-party provider to register a vehicle, file or release liens, or issue any type of certificate of title must be evidenced by an agreement between the department and the third-party provider. The vendor may charge a fee. A vendor is authorized to give the department gifts, grants, and donations to implement electronic transactions.

Current law prohibits denying legal effect or enforceability of an electronic document to issue a certificate of title. The bill expands this provision to cover vehicle registration, clarifies that this includes electronic signatures, and clarifies that this applies to a court of law.

Currently, tow carriers, insurers, and salvage pools use an electronic system to access department records to ascertain the motor vehicle's owner and lienholder. The bill allows motor vehicle dealers and other businesses approved by the department to use the same system to determine a motor vehicle's owner and lienholder for purposes authorized by current law.

Current law requires a manufacturer's certificate of origin to issue a certificate of title for a vehicle. The bill allows a motor vehicle rental company to obtain title without a manufacturer's certificate of origin if the business:

- Presents an electronic manufacturer's statement of origin to the department within 90 days after being issued a certificate of title; and
- ! Submits a signed affidavit attesting that the motor vehicle is new and has not been issued a certificate of title and that the business is entitled to be issued a certificate of title for the motor vehicle.

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1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 42-1-102, amend
3	(24); and add (90.5) and (102.8) as follows:
4	42-1-102. Definitions. As used in articles 1 to 4 of this title 42,
5	unless the context otherwise requires:
6	(24) "Department" means the department of revenue of this state
7	acting directly or through its A duly authorized officers and agents
8	OFFICER, AGENT, OR THIRD-PARTY PROVIDER.
9	(90.5) (a) "SIGNATURE" MEANS EITHER A WRITTEN SIGNATURE OR
10	AN ELECTRONIC SIGNATURE.
11	(b) "ELECTRONIC SIGNATURE" HAS THE SAME MEANING AS SET
12	FORTH IN SECTION 24-71-101.
13	(102.8) "Third-party provider" means an electronic
14	VEHICLE OR SPECIAL MOBILE MACHINERY REGISTRATION, LIEN, OR TITLING
15	SERVICE PROVIDER THAT IS APPROVED BY THE DEPARTMENT TO PERFORM
16	THE REGISTRATION, LIEN, AND TITLING FUNCTIONS SET FORTH IN ARTICLES
17	1 to 6 of this title 42.
18	SECTION 2. In Colorado Revised Statutes, 42-1-206, amend
19	(1)(b)(I) introductory portion, (1)(b)(I)(B), and (5) as follows:
20	42-1-206. Records open to inspection - furnishing of copies -
21	rules. (1) (b) (I) For purposes of subsections (1) to (3) and (5) of this
22	section, "law" shall mean MEANS the federal "Driver's Privacy Protection
23	Act of 1994", 18 U.S.C. sec. 2721 et seq., the federal "Fair Credit
24	Reporting Act", 15 U.S.C. sec. 1681 et seq., part 2 of article 72 of title 24,
25	C.R.S., PART 21 OF ARTICLE 30 OF TITLE 24, and this section. The
26	department shall prepare a requester release form and make such THE
2.7	form available to the department's authorized agents. The form shall

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1	MUST include the following:
2	(B) A warning that any person using motor vehicle or driver
3	records, or obtaining, reselling, or transferring the same THESE RECORDS,
4	for purposes prohibited by law may be subject to civil OR CRIMINAL
5	penalties under federal and state law; and
6	(5) Any A person who willfully and knowingly obtains, resells,
7	transfers, or uses information in violation of law:
8	(a) shall be Is liable to any injured party for treble damages,
9	reasonable attorney fees, and costs;
10	(b) Is subject to being denied access to the records by the
11	DEPARTMENT. THE DEPARTMENT MAY TEMPORARILY OR PERMANENTLY
12	DENY ACCESS TO OR PLACE RESTRICTIONS ON THE ACCESS OF A PERSON
13	WHO VIOLATES THIS SUBSECTION (5).
14	SECTION 3. In Colorado Revised Statutes, 42-1-210, amend
15	(1)(a)(II) as follows:
16	42-1-210. Authorized agents - legislative declaration - fee.
17	(1) (a) (II) An authorized agent may appoint and employ such motor
18	vehicle registration and license clerks as are actually necessary in the
19	issuance of motor vehicle licenses and may retain for the purpose of
20	defraying such THESE expenses, including mailing, a sum equal to four
21	dollars per paid motor vehicle registration and registration requiring a
22	license plate or plates; individual temporary registration number plates;
23	or a validation tab, sticker, decal, or certificate as provided in sections
24	42-3-201 and 42-3-203. This fee of four dollars applies to every
25	registration of a motor vehicle except motor vehicles that are specifically
26	exempted from payment of any registration fee by article 3 of this title 42,
2.7	and is required in addition to the annual registration fee prescribed by law

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1	for a motor vehicle. The fee of four dollars, When collected by the
2	department shall be credited COLLECTS THE FEE, THE DEPARTMENT SHALL
3	TRANSFER THE FEE TO THE STATE TREASURER, WHO SHALL CREDIT IT to the
4	same fund as registration fees collected by the department COLORADO
5	DRIVES VEHICLE SERVICES ACCOUNT CREATED IN SECTION 42-1-211;
6	EXCEPT THAT, IF THE FEE IS COLLECTED BY A THIRD-PARTY PROVIDER, THE
7	DEPARTMENT SHALL TRANSMIT THE FEE TO THE AUTHORIZED AGENT
8	WHERE THE VEHICLE OR SPECIAL MOBILE MACHINERY IS REGISTERED.
9	Authorized agents serve under this part 2 without additional remuneration
10	or fees, except as otherwise provided in articles 1 to 6 of this title 42.
11	SECTION 4. In Colorado Revised Statutes, add with amended
12	and relocated provisions 42-1-233 as follows:
13	42-1-233. [Formerly 42-3-113.5] Electronic vehicle registration
14	and titling - electronic transmission of vehicle lien information -
1415	and titling - electronic transmission of vehicle lien information - authority - rules - cash fund - gifts, grants, and donations. (1) (a) The
15	authority - rules - cash fund - gifts, grants, and donations. (1) (a) The
15 16	authority - rules - cash fund - gifts, grants, and donations. (1) (a) The department may establish a system to allow the electronic transmission of
15 16 17	authority - rules - cash fund - gifts, grants, and donations. (1) (a) The department may establish a system to allow the electronic transmission of registration, lien, and titling information for motor or VEHICLES,
15 16 17 18	authority - rules - cash fund - gifts, grants, and donations. (1) (a) The department may establish a system to allow the electronic transmission of registration, lien, and titling information for motor or VEHICLES, off-highway vehicles, OR SPECIAL MOBILE MACHINERY. EXCEPT AS
15 16 17 18 19	authority - rules - cash fund - gifts, grants, and donations. (1) (a) The department may establish a system to allow the electronic transmission of registration, lien, and titling information for motor or VEHICLES, off-highway vehicles, OR SPECIAL MOBILE MACHINERY. EXCEPT AS PROVIDED IN SUBSECTION (3) OF THIS SECTION, the department may adopt
15 16 17 18 19 20	authority - rules - cash fund - gifts, grants, and donations. (1) (a) The department may establish a system to allow the electronic transmission of registration, lien, and titling information for motor or VEHICLES, off-highway vehicles, OR SPECIAL MOBILE MACHINERY. EXCEPT AS PROVIDED IN SUBSECTION (3) OF THIS SECTION, the department may adopt rules necessary for the implementation of this section, If the department
15 16 17 18 19 20 21	authority - rules - cash fund - gifts, grants, and donations. (1) (a) The department may establish a system to allow the electronic transmission of registration, lien, and titling information for motor or VEHICLES, off-highway vehicles, OR SPECIAL MOBILE MACHINERY. EXCEPT AS PROVIDED IN SUBSECTION (3) OF THIS SECTION, the department may adopt rules necessary for the implementation of this section, If the department promulgates a rule requiring lien and title documents to be filed
15 16 17 18 19 20 21 22	authority - rules - cash fund - gifts, grants, and donations. (1) (a) The department may establish a system to allow the electronic transmission of registration, lien, and titling information for motor or VEHICLES, off-highway vehicles, OR SPECIAL MOBILE MACHINERY. EXCEPT AS PROVIDED IN SUBSECTION (3) OF THIS SECTION, the department may adopt rules necessary for the implementation of this section, If the department promulgates a rule requiring lien and title documents to be filed electronically, a financial institution with less than fifty transactions per
15 16 17 18 19 20 21 22 23	authority - rules - cash fund - gifts, grants, and donations. (1) (a) The department may establish a system to allow the electronic transmission of registration, lien, and titling information for motor or VEHICLES, off-highway vehicles, OR SPECIAL MOBILE MACHINERY. EXCEPT AS PROVIDED IN SUBSECTION (3) OF THIS SECTION, the department may adopt rules necessary for the implementation of this section, If the department promulgates a rule requiring lien and title documents to be filed electronically, a financial institution with less than fifty transactions per year need not file electronically. INCLUDING RULES TO ALLOW THE

(II) ACCEPT ELECTRONIC SIGNATURES ON ANY DOCUMENTS,

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1	INCLUDING TITLE TRANSFERS, ODOMETER DISCLOSURES, AND POWERS OF
2	ATTORNEY, REQUIRED TO ISSUE A CERTIFICATE OF TITLE TO A NEW OWNER;
3	(III) Eliminate any notarization requirements for
4	DOCUMENT SIGNATURES;
5	(IV) ALLOW ALL PARTIES TO ELECTRONICALLY FILE AND RELEASE
6	LIEN INFORMATION;
7	(V) AUTHORIZE APPROVED THIRD-PARTY PROVIDERS TO:
8	(A) ELECTRONICALLY PROCESS REGISTRATION, LIEN, AND TITLING
9	INFORMATION AND TRANSMIT THE INFORMATION TO THE DEPARTMENT AS
10	AUTHORIZED BY THE DEPARTMENT;
11	(B) Order, manage, and distribute the department's
12	LICENSE PLATE INVENTORY TO A CLIENT; AND
13	(C) Access, print, and distribute the department's
14	REGISTRATION INFORMATION TO A CLIENT ON DEMAND.
15	(b) THE DEPARTMENT'S APPROVAL OF A THIRD-PARTY PROVIDER
16	TO REGISTER A VEHICLE OR SPECIAL MOBILE MACHINERY, FILE OR RELEASE
17	LIENS, OR ISSUE ANY TYPE OF CERTIFICATE OF TITLE MUST BE EVIDENCED
18	BY AN AGREEMENT BETWEEN THE DEPARTMENT AND THE THIRD-PARTY
19	PROVIDER.
20	(c) IN REGISTERING A VEHICLE OR SPECIAL MOBILE MACHINERY,
21	FILING OR RELEASING LIENS, OR ISSUING ANY TYPE OF CERTIFICATE OF
22	TITLE, THE THIRD-PARTY PROVIDER IS ACTING AS AN AGENT OF THE
23	DEPARTMENT. THE THIRD-PARTY PROVIDER SHALL COLLECT AND REMIT TO
24	THE DEPARTMENT ALL TAXES AND FEES IMPOSED BY LAW TO ISSUE ANY
25	TYPE OF CERTIFICATE OF TITLE, FILE OR RELEASE A LIEN, OR TO REGISTER
26	THE VEHICLE OR SPECIAL MOBILE MACHINERY.
7	(d) A THIRD-DARTY DROWINED MAY CHARGE ITS CLIENTS A FEE FOR

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1	EACH ELECTRONIC REGISTRATION TRANSACTION, LIEN TRANSACTION, OR
2	TITLING TRANSACTION. THE CLIENT MAY CHARGE A CONSUMER THE FEE
3	THE CLIENT PAID TO THE THIRD-PARTY PROVIDER IF THE FEE CHARGED TO
4	THE CONSUMER DOES NOT EXCEED THE FEE CHARGED TO THE CLIENT.
5	(e) THE DEPARTMENT SHALL ENSURE THAT THE ADDRESSES OF
6	PROGRAM PARTICIPANTS UNDER PART 21 OF ARTICLE 30 OF TITLE 24 ARE
7	NOT RELEASED TO THIRD-PARTY PROVIDERS OR THE CLIENTS OF
8	THIRD-PARTY PROVIDERS.
9	(2) (a) The department is authorized to seek and accept gifts.
10	grants, or donations from private or public sources, INCLUDING FROM
11	THIRD-PARTY PROVIDERS, for the purposes of this section; except that the
12	department may not accept a gift, grant, or donation that is subject to
13	conditions that are inconsistent with this section or any other law of the
14	state. The department shall ensure that any funds contributed to the
15	department for the implementation of the system for the electronic
16	transmission of registration, lien, and titling information for motor and
17	VEHICLES, off-highway vehicles, AND SPECIAL MOBILE MACHINERY are
18	tracked separately and used only for the implementation of the system.
19	(b) Repealed.
20	(c) No vendor who responds to a request for proposal from the
21	department concerning a system for the electronic transmission of
22	registration, lien, and titling information for motor or off-highway
23	vehicles may contribute a gift, grant, or donation for the purposes of this
24	section.
25	(3) (a) THE DEPARTMENT NEED NOT PROMULGATE RULES, UNDER
26	SUBSECTION (1) OF THIS SECTION, THAT IMPLEMENT ELECTRONIC
27	TRANSACTIONS UNTIL THE DEPARTMENT RECEIVES ADEQUATE GIFTS.

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1	GRANTS, OR DONATIONS TO IMPLEMENT THE PROMULGATED RULES. THE
2	DEPARTMENT MAY, UPON RECEIVING ADEQUATE GIFTS, GRANTS, OR
3	DONATIONS, PHASE-IN IMPLEMENTATION OF THIS SECTION AS
4	REASONABLE. THE DEPARTMENT SHALL NOT USE MONEY FROM THE
5	GENERAL FUND TO IMPLEMENT THIS SECTION.
6	(b) This subsection (3) does not affect any rules
7	PROMULGATED, OR APPROPRIATIONS MADE, BEFORE JULY 1, 2019.
8	SECTION 5. Repeal of provisions being relocated in this act.
9	In Colorado Revised Statutes, repeal 42-3-113.5.
10	SECTION 6. In Colorado Revised Statutes, add with amended
11	and relocated provisions 42-1-234 as follows:
12	42-1-234. [Formerly 42-6-102 (5)(b)] Electronic records,
13	documents, and signatures. A record covered by this article ARTICLE 3
14	or 6 of this title 42 , including a certificate of title, a document
15	NECESSARY TO ISSUE A CERTIFICATE OF TITLE, OR A SIGNATURE ON THE
16	RECORD OR DOCUMENT, may not be denied legal effect, validity, or
17	enforceability solely because it is in the form of an electronic record,
18	DOCUMENT, OR SIGNATURE. Except as otherwise provided in this article
19	ARTICLE 3 OR 6 OF THIS TITLE 42, if a rule of law requires a record to be
20	in writing or provides consequences if it is not, an electronic record
21	satisfies that rule of law. This section applies to and in a court of
22	LAW.
23	SECTION 7. In Colorado Revised Statutes, 42-6-102, amend (3);
24	repeal (5)(b); and add (5.5) as follows:
25	42-6-102. Definitions. As used in this part 1, unless the context
26	otherwise requires:
27	(3) "Department" means the department of revenue ACTING

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1	DIRECTLY OR THROUGH A DULY AUTHORIZED OFFICER, AGENT, OR
2	THIRD-PARTY PROVIDER.
3	(5) (b) A record covered by this article may not be denied legal
4	effect, validity, or enforceability solely because it is in the form of an
5	electronic record. Except as otherwise provided in this article, if a rule of
6	law requires a record to be in writing or provides consequences if it is not,
7	an electronic record satisfies that rule of law.
8	(5.5) "ELECTRONIC SIGNATURE" HAS THE SAME MEANING AS SET
9	FORTH IN SECTION 24-71-101.
10	SECTION 8. In Colorado Revised Statutes, 42-6-110, amend
11	(1.7) as follows:
12	42-6-110. Certificate of title - transfer - department of records
13	- rules. (1.7) (a) The department shall allow an insurer, as defined in
14	section 10-1-102 and that is regulated under title 10, or a salvage pool that
15	is licensed as a used motor vehicle dealer, A MOTOR VEHICLE DEALER
16	${\tt LICENSEDUNDERARTICLe20OFTITLe44, AUSEDMOTORVEHICLeDEALER}$
17	LICENSED UNDER ARTICLE $20\mathrm{OF}$ TITLE $44,\mathrm{OR}$ ANY PERSON APPROVED BY
18	THE DEPARTMENT to use the electronic systems created in section
19	42-4-2103 (3)(c)(III) to access owner and lienholder information of a
20	motor vehicle in the department's records if: the motor vehicle is:
21	(I) The MOTOR VEHICLE IS subject of an insurance claim being
22	processed by the insurer; or
23	(II) THE MOTOR VEHICLE IS possessed by a salvage pool;
24	(III) THE ACCESS IS RELATED TO A MOTOR VEHICLE TRANSACTION
25	WITH A MOTOR VEHICLE DEALER OR USED MOTOR VEHICLE DEALER; OR
26	(IV) The access is authorized by section $24-72-204$ (7).
27	(b) The department shall ensure that the information available to

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1	the insurer, or the salvage pool, A MOTOR VEHICLE DEALER, A USED
2	MOTOR VEHICLE DEALER, OR A PERSON APPROVED BY THE DEPARTMENT
3	is correct and is limited to the information needed to verify and contact
4	the owner and lienholder of the motor vehicle.
5	(c) The department may charge the insurer, or the salvage pool,
6	A MOTOR VEHICLE DEALER, A USED MOTOR VEHICLE DEALER, OR A PERSON
7	APPROVED BY THE DEPARTMENT a fee in an amount not to exceed the
8	lesser of five dollars or the direct and indirect costs of implementing this
9	subsection (1.7). The department shall deposit the fee in the special
10	purpose account created in section 42-1-211.
11	(d) The department may promulgate rules establishing
12	STANDARDS FOR VERIFYING:
13	(I) THE IDENTITY OF THE PERSON ACCESSING THE RECORDS; AND
14	(II) That the access is authorized by section $24-72-204$ (7).
15	(e) IN ALLOWING ACCESS TO THE ELECTRONIC SYSTEM UNDER THIS
16	SUBSECTION (1.7) , THE DEPARTMENT SHALL ENSURE THAT THE ADDRESSES
17	OF PROGRAM PARTICIPANTS UNDER PART 21 OF ARTICLE 30 OF TITLE 24
18	ARE NOT RELEASED.
19	SECTION 9. In Colorado Revised Statutes, 42-6-110.5, amend
20	(2)(a) introductory portion, (2)(b), (3) introductory portion, and (4); and
21	repeal (1)(a)(V) as follows:
22	42-6-110.5. Certificates of title - arrangements for transfer of
23	title upon death - beneficiary designation forms - definitions.
24	(1) (a) On and after August 10, 2016, the division shall make available
25	a beneficiary designation form that allows the owner or joint owners of
26	a vehicle to arrange for the transfer of the vehicle's title to a named
27	beneficiary upon the death of the owner or upon the death of all joint

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1	owners of the vehicle. At a minimum, the form must include fields for the
2	following information:
3	(V) The signature and seal of a registered notary.
4	(2) (a) Upon the death of the owner, or of the last surviving joint
5	owner, of a vehicle for which a beneficiary designation form has been
6	properly executed, and notarized, as described in subsection (1)(a) of this
7	section, the beneficiary shall present the form to the division and request
8	a new title of ownership of the vehicle in the beneficiary's name. The
9	form must be accompanied by:
10	(b) Upon the presentation of a properly executed and notarized
11	beneficiary designation form and accompanying documents, as described
12	in subsection (2)(a) of this section, the division, subject to any security
13	interest, shall issue a new certificate of title to the beneficiary. For the
14	purposes of this subsection (2)(b), the division may rely on a death
15	certificate, record, or report that constitutes prima facie evidence of death.
16	(3) During the lifetime of the owner of a vehicle for which a
17	beneficiary designation form has been properly executed and notarized,
18	or before the death of the last surviving joint owner of such a vehicle:
19	(4) Upon the death of the owner or upon the death of the last
20	surviving joint owner of a vehicle for which a beneficiary designation
21	form has been properly executed, and notarized, the interest of the
22	beneficiary in the vehicle is subject to any contract of sale, assignment,
23	or ownership or security interest to which the owner or joint owners of
24	the vehicle were subject during their lifetime.
25	SECTION 10. In Colorado Revised Statutes, 42-6-113, add (4)
26	as follows:

42-6-113. New vehicles - bill of sale - certificate of title - rental

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1	businesses - rules. (4) NOTWITHSTANDING SUBSECTION (3) OF THIS
2	SECTION, THE DEPARTMENT MAY, UPON PRESENTATION OF A
3	MANUFACTURER'S INVOICE, ISSUE A BUSINESS THAT RENTS MOTOR
4	VEHICLES OR SPECIAL MOBILE MACHINERY A CERTIFICATE OF TITLE FOR A
5	NEW MOTOR VEHICLE OR SPECIAL MOBILE MACHINERY IF THE BUSINESS
6	SUBMITS A SIGNED AFFIDAVIT OR A TITLE APPLICATION ATTESTING THAT
7	THE MOTOR VEHICLE OR SPECIAL MOBILE MACHINERY IS NEW AND HAS NOT
8	BEEN ISSUED A CERTIFICATE OF TITLE AND THAT THE BUSINESS IS ENTITLED
9	TO BE ISSUED A CERTIFICATE OF TITLE FOR THE MOTOR VEHICLE OR
10	SPECIAL MOBILE MACHINERY. UPON REQUEST OF THE DEPARTMENT, THE
11	BUSINESS SHALL MAKE AVAILABLE A SCANNED IMAGE OF THE FRONT OF
12	THE MANUFACTURER'S CERTIFICATE OF ORIGIN FOR UP TO ONE PERCENT OF
13	THE REGISTERED VEHICLES OF THE BUSINESS FOR ANY GIVEN MONTH.
14	SECTION 11. In Colorado Revised Statutes, 42-6-115, amend
15	(3)(b)(I) as follows:
16	42-6-115. Furnishing bond for certificates. (3) (b) (I) If a
17	vehicle is twenty-five years old or older, the applicant has had a certified
18	vehicle identification number inspection performed on the vehicle, and
19	the applicant presents a notarized bill of sale within twenty-four months
20	after the sale with the title application, the applicant need not furnish
21	surety under this subsection (3). To be excepted from the surety
22	requirement, an applicant must submit an affidavit to the department that
23	is sworn to under penalty of perjury and that states that the required
24	documents submitted are true and correct.
25	SECTION 12. In Colorado Revised Statutes, amend 42-6-134 as
26	follows:
27	42-6-134. Where application for certificates of title made.

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1	Except as otherwise provided in this part 1, a person shall apply for
2	recording of a certificate of title upon the sale or transfer of a motor or
3	off-highway vehicle with the authorized agent of the county where the
4	vehicle will be registered and licensed for operation. IF THE CERTIFICATE
5	OF TITLE APPLICATION IS MADE THROUGH A THIRD-PARTY PROVIDER, THE
6	APPLICANT NEED NOT BE PHYSICALLY PRESENT IN THE COUNTY WHERE THE
7	VEHICLE WILL BE REGISTERED IF THE THIRD-PARTY PROVIDER APPLIES FOR
8	A CERTIFICATE OF TITLE IN THE COUNTY WHERE THE VEHICLE WILL BE
9	REGISTERED.
10	SECTION 13. In Colorado Revised Statutes, 42-6-137, amend
11	(1)(a) and (2) as follows:
12	42-6-137. Fees. (1) (a) Upon filing with the authorized agent an
13	application for a certificate of title, the applicant shall pay to the agent a
14	fee of seven dollars and twenty cents, which shall be in addition to the
15	fees for the registration of such motor vehicle. IF THE ADDITIONAL FEE OF
16	SEVEN DOLLARS AND TWENTY CENTS IS COLLECTED BY A THIRD-PARTY
17	PROVIDER, AS DEFINED IN SECTION 42-1-102, THE PROVIDER SHALL
18	COLLECT AND REMIT THE FEE TO THE DEPARTMENT, WHO SHALL TRANSMIT
19	THE FEE TO THE AUTHORIZED AGENT.
20	(2) Upon the receipt by an authorized agent of a mortgage for
21	filing under section 42-6-121, 42-6-125, or 42-6-129, the filer shall pay
22	the authorized agent the fees that are imposed by law for the filing of like
23	instruments in the office of the county clerk and recorder and, in addition,
24	a fee of seven dollars and twenty cents for the issuance or recording of
25	the certificate of title and the notation of the existence of the mortgage.
26	IF THE ADDITIONAL FEE OF SEVEN DOLLARS AND TWENTY CENTS IS
27	COLLECTED BY A THIRD-PARTY PROVIDER, AS DEFINED IN SECTION

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1	42-1-102, THE PROVIDER SHALL COLLECT AND REMIT THE FEE TO THE
2	DEPARTMENT, WHO SHALL TRANSMIT THE FEE TO THE AUTHORIZED AGENT.
3	SECTION 14. Appropriation. (1) For the 2018-19 state fiscal
4	year, \$1,187,502 is appropriated to the department of revenue. This
5	appropriation is from gifts, grants, and donations deposited in the
6	Colorado DRIVES vehicle services account in the highway users tax fund
7	created in section 42-1-211 (2)(b)(I), C.R.S. To implement this act, the
8	department may use this appropriation as follows:
9	(a) \$100,312 for use by the division of motor vehicles for personal
10	services related to vehicle services, which amount is based on an
11	assumption that the division will require an additional 1.7 FTE;
12	(b) \$9,140 for use by the division of motor vehicles for operating
13	expenses related to vehicle services;
14	(c) \$72,546 for use by the executive director's office for personal
15	services, which amount is based on an assumption that the office will
16	require an additional 1.4 FTE;
17	(d) \$7,914 for use by the executive director's office for operating
18	expenses;
19	(e) \$981,000 for use by the division of motor vehicles for
20	DRIVES maintenance and support; and
21	(f) \$16,590 for the purchase of information technology services.
22	(2) For the 2018-19 state fiscal year, \$16,590 is appropriated to
23	the office of the governor for use by the office of information technology.
24	This appropriation is from reappropriated funds received from the
25	department of revenue under subsection (1)(f) of this section. To
26	implement this act, the office may use this appropriation to provide
27	information technology services for the department of revenue.

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1	SECTION 15. Act subject to petition - effective date. This act
2	takes effect July 1, 2019; except that, if a referendum petition is filed
3	pursuant to section 1 (3) of article V of the state constitution against this
4	act or an item, section, or part of this act within the ninety-day period
5	after final adjournment of the general assembly, then the act, item,
6	section, or part will not take effect unless approved by the people at the
7	general election to be held in November 2018 and, in such case, will take
8	effect on July 1, 2019, or on the date of the official declaration of the vote
9	thereon by the governor, whichever is later.

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