IN THE SENATE

SENATE BILL NO. 1389

BY JUDICIARY AND RULES COMMITTEE

AN ACT

- RELATING TO VEHICLES AND RULES OF THE ROAD; AMENDING SECTION 49-113, IDAHO 2 CODE, TO REVISE DEFINITIONS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING 3 4 SECTION 49-114, IDAHO CODE, TO REVISE DEFINITIONS; AMENDING SECTION 49-115, IDAHO CODE, TO REMOVE A DEFINITION; AMENDING SECTION 49-123, 5 IDAHO CODE, TO DEFINE "LOW-SPEED VEHICLE," TO DEFINE "MEDIUM-SPEED 6 ELECTRIC VEHICLE" AND TO DELETE A DEFINITION; AMENDING SECTION 49-402, 7 IDAHO CODE, TO PROVIDE FOR AN ANNUAL REGISTRATION FEE FOR CERTAIN 8 VEHICLES AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 49-663, 9 IDAHO CODE, TO PROVIDE FOR THE RESTRICTED USE OF LOW-SPEED VEHICLES; 10 AMENDING CHAPTER 6, TITLE 49, IDAHO CODE, BY THE ADDITION OF A NEW 11 SECTION 49-663A, IDAHO CODE, TO PROVIDE FOR THE RESTRICTED USE OF 12 MEDIUM-SPEED ELECTRIC VEHICLES; AND AMENDING SECTION 67-7122, IDAHO 13 CODE, TO PROVIDE A CORRECT CODE REFERENCE. 14
- 15 Be It Enacted by the Legislature of the State of Idaho:

SECTION 1. That Section 49-113, Idaho Code, be, and the same is hereby amended to read as follows:

49-113. DEFINITIONS -- L. (1) "Laned highway" means a highway which is
 divided into two (2) or more clearly marked lanes for vehicular traffic.

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(2) "Lane of travel." (See "Traffic lane", " section 49-121, Idaho Code)
 (3) "Legal owner" means any person notated as "lienholder" of a vehicle, the notation appearing on the title records of the department and on

23 the respective certificate of title.

(4) "License" or "license to operate a motor vehicle" means any
driver's license or any other license or permit to operate a motor vehicle
issued under, or granted by, the laws of this state, including:

(a) Any temporary license or instruction permit;

(b) Any nonresident's operating privilege;

(c) Any special permit issued by the department.

30 (5) "Licensing authority" as used in chapter $20_{\underline{L}}$ of this title <u>49</u>, with 31 reference to Idaho, means the department.

(6) "Lien" or "encumbrance" means every security interest in any
 vehicle other than security interests in vehicles held in inventory for
 sale.

35 (7) "Lienholder" means a person holding a security interest in a36 vehicle.

(8) "Light weight" or "unladen weight" means the scale weight of avehicle equipped for operation, but without any cargo on it.

(9) "Limit line" or "stop line" means a solid white line extending
across a highway indicating the point behind which vehicles are required
to stop, which must conform to the manual and specifications adopted by the
board pursuant to section 49-201, Idaho Code.

(10) "Local authorities" means every county, highway district,
 municipal and other local board or body having authority to enact
 regulations, resolution and/or ordinances relating to traffic on the
 highways, public rights-of-way and streets under their jurisdiction under
 the constitution and laws of this state.

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(11) "Low-speed vehicle." (See "Vehicle," section 49-123, Idaho Code)

7 SECTION 2. That Section 49-114, Idaho Code, be, and the same is hereby 8 amended to read as follows:

9 49-114. DEFINITIONS -- M. (1) "Major component part" means a rear
 10 clip, cowl, frame or inner structure forward of the cowl, body, cab, front
 11 end assembly, front clip or such other part which is critical to the safety of
 12 the vehicle.

(2) "Manifest" means a form used for identifying the quantity,
composition, origin, routing, waste or material identification code
and destination of hazardous material or hazardous waste during any
transportation within, through, or to any destination in this state.

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(3) "Manufactured home." (See section 39-4105, Idaho Code)

(4) "Manufacturer" means every person engaged in the business of
constructing or assembling vehicles of a type required to be registered at
an established place of business in this state. The term, for purposes of
sections 49-1613 through 49-1615, 49-1617, 49-1622 and 49-1623, Idaho Code,
shall include a distributor and other factory representatives.

(5) "Manufacturer's year designation" means the model year designated
by the vehicle manufacturer, and not the year in which the vehicle is, in
fact, manufactured.

(6) "Maximum gross weight" means the scale weight of a vehicle,
equipped for operation, to which shall be added the maximum load to be
carried as declared by the owner in making application for registration.
When a vehicle against which a registration fee is assessed is a combination
of vehicles, the term "maximum gross weight" means the combined maximum
gross weights of all vehicles in the combination.

32 (7) <u>"Medium-speed electric vehicle." (See "Vehicle," section 49-123,</u>
 33 <u>Idaho Code)</u>

34 (8) "Metal tire." (See "Tires," section 49-121, Idaho Code)

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(8<u>9</u>) "Mileage" means actual distance that a vehicle has traveled. (910) "Moped" means a limited-speed motor-driven cycle having:

Both motorized and pedal propulsion that is not capable of 37 (a) propelling the vehicle at a speed in excess of thirty (30) miles per 38 hour on level ground, whether two (2) or three (3) wheels are in contact 39 with the ground during operation. If an internal combustion engine is 40 used, the displacement shall not exceed fifty (50) cubic centimeters 41 and the moped shall have a power drive system that functions directly or 42 automatically without clutching or shifting by the operator after the 43 drive system is engaged; or 44

(b) Two (2) wheels or three (3) wheels with no pedals, which is powered
solely by electrical energy, has an automatic transmission, a motor
which produces less than two (2) gross brake horsepower, is capable of
propelling the device at a maximum speed of not more than thirty (30)
miles per hour on level ground and as originally manufactured, meets

federal motor vehicle safety standards for motor-driven cycles. A moped is not required to be titled and no motorcycle endorsement is required for its operator.

(101) "Motorbike" means a vehicle as defined in section 67-7101, Idaho
Code. Such vehicle shall be titled and may be approved for motorcycle
registration pursuant to section 49-402, Idaho Code, upon certification by
the owner of the installation and use of conversion components that make the
motorbike compliant with federal motor vehicle safety standards.

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9 (1<u>+2</u>) "Motorcycle" means every motor vehicle having a seat or saddle 10 for the use of the rider and designed to travel on not more than three (3) 11 wheels in contact with the ground that meets the federal motor vehicle safety 12 standards as originally designed, and includes a converted motorbike, but 13 does not include a motor-driven cycle, a motorbike, a tractor or a moped.

(123) "Motor carrier" means an individual, partnership, corporation or
 other legal entity engaged in the transportation by motor vehicle of persons
 or property in the furtherance of a business or for hire.

(134) "Motor-driven cycle" means a cycle with a motor that produces five (5) brake horsepower or less as originally manufactured that meets federal motor vehicle safety standards as originally designed, and does not include mopeds. Such vehicle shall be titled and a motorcycle endorsement is required for its operation.

(145) "Motor home" means a vehicular unit designed to provide temporary 22 living quarters, built into an integral part or permanently attached 23 to a self-propelled motor vehicle chassis. The vehicle must contain 24 permanently installed independent life support systems which meet the 25 National Fire Protection Association (NFPA) 1192 Standard on Recreational 26 27 Vehicles, and provide at least four (4) of the following facilities: cooking, refrigeration or icebox, self-contained toilet, heating and/or air 28 conditioning, a potable water supply system, including a faucet and sink, 29 separate 110-125 volt electrical power supply and/or LP-gas supply. 30

(1<u>56</u>) "Motorized wheelchair" means a motor vehicle with a speed not in
 excess of eight (8) miles per hour, designed for and used by a handicapped
 person.

34 (1<u>67</u>) "Motor number." (See "Identifying number," section 49-110, Idaho
 35 Code)

(178) "Motor vehicle." (See "Vehicle," section 49-123, Idaho Code)

(189) "Motor vehicle liability policy" means an owner's or operator's
 policy of liability insurance, certified as provided in section 49-1210,
 Idaho Code, as proof of financial responsibility, and issued by an insurance
 carrier duly authorized to transact business in this state, to or for the
 benefit of the person named therein as insured.

(1920) "Motor vehicle record" means any record that pertains to a motor
 vehicle registration, motor vehicle title or identification documents or
 other similar credentials issued by the department or other state or local
 agency.

46 SECTION 3. That Section 49-115, Idaho Code, be, and the same is hereby 47 amended to read as follows:

49-115. DEFINITIONS -- N. (1) "National network" means highways
 49 available to vehicles authorized by the provisions of the federal surface

transportation assistance act of 1982 as amended, and listed in 23 CFR part 658, appendix A.

3 (2) "Neighborhood electric vehicle." (See "Vehicle," section 49-123, 4 Idaho Code)

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6 Code) 7 (43) "Nonresident" means every person who is not a resident of this

(3) "Noncommercial vehicle." (See "Vehicle," section 49-123, Idaho

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state.

9 (54) "Nonresident's operating privilege" means the privilege 10 conferred upon a nonresident by the laws of this state pertaining to the 11 operation by that person of a motor vehicle, or the use of a vehicle owned by 12 that person, in this state.

13 SECTION 4. That Section 49-123, Idaho Code, be, and the same is hereby 14 amended to read as follows:

15 49-123. DEFINITIONS -- V. (1) "Variable load suspension axle" means an axle or axles designed to support a part of the vehicle and load and which can be regulated to vary the amount of load supported by such an axle or axles and which can be deployed or lifted by the operator of the vehicle. See also section 49-117, Idaho Code.

(a) "Fully raised" means that the variable load suspension axle is in
 an elevated position preventing the tires on such axle from having any
 contact with the roadway.

(b) "Fully deployed" means that the variable load suspension axle is
supporting a portion of the weight of the loaded vehicle as controlled
by the preset pressure regulator valve.

26 (2) "Vehicle" means:

(a) General. Every device in, upon, or by which any person or property
is or may be transported or drawn upon a highway, excepting devices used
exclusively upon stationary rails or tracks.

Authorized emergency vehicle. Vehicles operated by any fire (b) 30 31 department or law enforcement agency of the state of Idaho or any political subdivision of the state, ambulances, vehicles belonging 32 to personnel of voluntary fire departments while in performance 33 of official duties only, vehicles belonging to, or operated by EMS 34 personnel certified or otherwise recognized by the EMS bureau of the 35 Idaho department of health and welfare while in the performance of 36 emergency medical services, sheriff's search and rescue vehicles 37 which are under the immediate supervision of the county sheriff, 38 wreckers which are engaged in motor vehicle recovery operations and 39 are blocking part or all of one (1) or more lanes of traffic, other 40 emergency vehicles designated by the director of the Idaho state police 41 or vehicles authorized by the Idaho transportation board and used in the 42 43 enforcement of laws specified in section 40-510, Idaho Code, pertaining to vehicles of ten thousand (10,000) pounds or greater. 44

(c) Commercial vehicle or commercial motor vehicle. For the purposes
of chapters 3 and 9 of this title, driver's licenses and vehicle
equipment, a motor vehicle or combination of motor vehicles designed or
used to transport passengers or property if the motor vehicle:

(i) Has a manufacturer's gross combination weight rating (GCWR) in excess of twenty-six thousand (26,000) pounds inclusive of a towed unit with a manufacturer's gross vehicle weight rating (GVWR) of more than ten thousand (10,000) pounds; or

- (ii) Has a manufacturer's gross vehicle weight rating (GVWR) in excess of twenty-six thousand (26,000) pounds; or
- 7 (iii) Is designed to transport sixteen (16) or more people, 8 including the driver; or

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- (iv) Is of any size and is used in the transportation of materials found to be hazardous for the purposes of the hazardous material transportation act and which require the motor vehicle to be placarded under the hazardous materials regulations (49 CFR part 172, subpart F).
- For the purposes of chapter 4, title 49, Idaho Code, motor vehicle 14 registration, a vehicle or combination of vehicles of a type used or 15 maintained for the transportation of persons for hire, compensation or 16 17 profit, or the transportation of property for the owner of the vehicle, or for hire, compensation, or profit, and shall include fixed load 18 specially constructed vehicles exceeding the limits imposed by chapter 19 10, title 49, Idaho Code, and including drilling rigs, construction, 20 drilling and wrecker cranes, log jammers, log loaders, and similar 21 22 vehicles which are normally operated in an overweight or oversize condition or both, but shall not include those vehicles registered 23 pursuant to sections 49-402 and 49-402A, Idaho Code, or exempted by 24 section 49-426, Idaho Code. A motor vehicle used in a ridesharing 25 26 arrangement that has a seating capacity for not more than fifteen (15) persons, including the driver, shall not be a "commercial vehicle" 27 28 under the provisions of this title relating to equipment requirements, rules of the road, or registration. 29
- Farm vehicle. A vehicle or combination of vehicles owned by a 30 (d) farmer or rancher, which are operated over public highways, and used 31 exclusively to transport unprocessed agricultural, dairy or livestock 32 33 products raised, owned and grown by the owner of the vehicle to market or place of storage; and shall include the transportation by the farmer or 34 35 rancher of any equipment, supplies or products purchased by that farmer or rancher for his own use, and used in the farming or ranching operation 36 or used by a farmer partly in transporting agricultural products or 37 38 livestock from the farm of another farmer that were originally grown or raised on the farm, or when used partly in transporting agricultural 39 supplies, equipment, materials or livestock to the farm of another 40 farmer for use or consumption on the farm but not transported for hire, 41 and shall not include vehicles of husbandry or vehicles registered 42 43 pursuant to sections 49-402 and 49-402A, Idaho Code.
- (e) Foreign vehicle. Every vehicle of a type required to be registered
 under the provisions of this title brought into this state from another
 state, territory or country other than in the ordinary course of
 business by or through a manufacturer or dealer and not registered in
 this state.
- (f) Glider kit vehicle. Every large truck manufactured from a kitmanufactured by a manufacturer of large trucks which consists of a

frame, cab complete with wiring, instruments, fenders and hood and front axles and wheels. The "glider kit" is made into a complete assembly by the addition of the engine, transmission, rear axles, wheels and tires.

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Low-speed vehicle (LSV). A self-propelled, four-wheeled motor 5 (q) vehicle that conforms to the definition and requirements for low-speed 6 vehicles as adopted in the federal motor vehicle safety standards for 7 low-speed vehicles provided for in 49 CFR part 571.500, and that has a 8 maximum speed of twenty-five (25) miles per hour. A low-speed vehicle 9 shall be titled, registered and insured according to law as provided 10 respectively in chapters 4, 5 and 12, title 49, Idaho Code, and shall 11 only be operated by a licensed driver. Operation of a low-speed vehicle 12 on a highway shall be allowed as provided in section 49-663, Idaho Code. 13

(h) Medium-speed electric vehicle (MSEV). Medium-speed electric 14 vehicle means a self-propelled, electrically-powered, four-wheeled 15 motor vehicle, equipped with a roll cage or crush-proof body design, 16 whose speed attainable in one (1) mile is more than thirty (30) miles 17 per hour but not more than thirty-five (35) miles per hour and otherwise 18 meets or exceeds the federal regulations set forth in 49 CFR part 19 571.500. A medium-speed electric vehicle shall be titled, registered 20 and insured according to law as provided respectively in chapters 4, 5 21 22 and 12, title 49, Idaho Code, and shall only be operated by a licensed driver. Operation of a medium-speed electric vehicle shall be allowed 23 as provided in section 49-663A, Idaho Code. 24

(i) Motor vehicle. Every vehicle which is self-propelled, and for the
 purpose of titling and registration meets federal motor vehicle safety
 standards as defined in section 49-107, Idaho Code. Motor vehicle does
 not include vehicles moved solely by human power, electric personal
 assistive mobility devices and motorized wheelchairs or other such
 vehicles that are specifically exempt from titling or registration
 requirements under title 49, Idaho Code.

(hj) Multipurpose passenger vehicle (MPV). For the purposes of section
 49-966, Idaho Code, a motor vehicle designed to carry ten (10) or fewer
 persons which is constructed either on a truck chassis or with special
 features for occasional off-road operation.

Neighborhood electric vehicle (NEV). 36 (i) -A self-propelled, electrically powered, four wheeled motor vehicle which is emission 37 free and conforms to the definition and requirements for low-speed 38 vehicles as adopted in the federal motor vehicle safety standards for 39 low-speed vehicles under federal regulations at 49 CFR part 571. An NEV 40 shall be titled, registered and insured according to law as provided 41 respectively in chapters 4, 5 and 12, title 49, Idaho Code, and shall 42 43 only be operated by a licensed driver. Operation of an NEV on a highway shall be allowed as provided in section 49-663, Idaho Code. 44

(jk) Noncommercial vehicle. For the purposes of chapter 4, title
49, Idaho Code, motor vehicle registration, a noncommercial vehicle
47 shall not include those vehicles required to be registered under
48 sections 49-402 and 49-402A, Idaho Code, and means all other vehicles
49 or combinations of vehicles which are not commercial vehicles or farm
50 vehicles, but shall include motor homes. A noncommercial vehicle shall

include those vehicles having a combined gross weight not in excess
of sixty thousand (60,000) pounds and not held out for hire, used for
purposes related to private use and not used in the furtherance of a
business or occupation for compensation or profit or for transporting
goods for other than the owner.

6 (<u>k1</u>) Passenger car. For the purposes of section 49-966, Idaho Code, a
 7 motor vehicle, except a multipurpose passenger vehicle, motorcycle or
 8 trailer, designed to carry ten (10) or fewer persons.

9 (<u>+m</u>) Rebuilt salvage vehicle. Every vehicle that has been rebuilt
 10 or repaired using like make and model parts and visually appears
 11 as a vehicle that was originally constructed under a distinctive
 12 manufacturer. This includes a salvage vehicle which is damaged to the
 13 extent that a "rebuilt salvage" brand is required to be added to the
 14 title.

(mn) Reconstructed vehicles. Vehicles which have been reconstructed
 by the use of a kit designed to be used to construct an exact replica
 of a vehicle which was previously constructed under a distinctive name,
 make, model or type by a generally recognized manufacturer of vehicles.
 A glider kit vehicle is not a reconstructed vehicle.

(no) Replica vehicle. A vehicle made to replicate any passenger car
 or truck previously manufactured, using metal, fiberglass or other
 composite materials. Replica vehicles must look like the original
 vehicle being replicated but may use a more modern drive train. At a
 minimum, replica vehicles shall meet the same federal motor vehicle
 safety and emission standards in effect for the year and type of vehicle
 being replicated.

(op) Salvage vehicle. Any vehicle for which a salvage certificate, 27 28 salvage bill of sale or other documentation showing evidence that the vehicle has been declared salvage or which has been damaged to the 29 extent that the owner, or an insurer, or other person acting on behalf 30 of the owner, determines that the cost of parts and labor minus the 31 salvage value makes it uneconomical to repair or rebuild. 32 When an 33 insurance company has paid money or has made other monetary settlement as compensation for a total loss of any vehicle, such vehicle shall be 34 35 considered to be a salvage vehicle.

(pq) Specially constructed vehicle. Every vehicle of a type required
 to be registered not originally constructed under a distinctive name,
 make, model or type by a generally recognized manufacturer of vehicles
 and not materially altered from its original construction and cannot be
 visually identified as a vehicle produced by a particular manufacturer.
 This includes:

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(i) A vehicle that has been structurally modified so that it does not have the same appearance as a similar vehicle from the same manufacturer; or

45 (ii) A vehicle that has been constructed entirely from homemade46 parts and materials not obtained from other vehicles; or

47 (iii) A vehicle that has been constructed by using major component
48 parts from one (1) or more manufactured vehicles and cannot be
49 identified as a specific make or model; or

(iv) A vehicle constructed by the use of a custom kit that cannot be visually identified as a specific make or model. All specially constructed vehicles of a type required to be registered shall be certified by the owner to meet all applicable federal motor vehicle safety standards in effect at the time construction is completed, and all requirements of chapter 9, title 49, Idaho Code.

(<u>qr</u>) Specialty off-highway vehicle. A specialty off-highway vehicle as defined in section 67-7101, Idaho Code.

10 (qs) Total loss vehicle. Every vehicle that is deemed to be uneconomical to repair. A total loss shall occur when an insurance 11 company or any other person pays or makes other monetary settlement to 12 the owner when it is deemed to be uneconomical to repair the damaged 13 14 vehicle. The compensation for total loss as defined herein shall not include payments by an insurer or other person for medical care, bodily 15 injury, vehicle rental or for anything other than the amount paid for 16 17 the actual damage to the vehicle.

18 (3) "Vehicle identification number." (See "Identifying number," 19 section 49-110, Idaho Code)

(4) "Vehicle salesman" means any person who, for a salary, commission
or compensation of any kind, is employed either directly or indirectly,
or regularly or occasionally by any dealer to sell, purchase or exchange,
or to negotiate for the sale, purchase or exchange of vehicles. (See also
"full-time salesman," section 49-107, Idaho Code, and "part-time salesman,"
section 49-117, Idaho Code)

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(5) "Vessel." (See section 67-7003, Idaho Code)

(6) "Veteran." (See section 65-502, Idaho Code)

(7) "Violation" means a conviction of a misdemeanor charge involving a
 moving traffic violation, or an admission or judicial determination of the
 commission of an infraction involving a moving traffic infraction, except
 bicycle infractions.

32 SECTION 5. That Section 49-402, Idaho Code, be, and the same is hereby 33 amended to read as follows:

49-402. ANNUAL REGISTRATION. (1) The annual fee for operating each pickup truck, each <u>neighborhood electric vehicle</u> <u>low-speed vehicle, each</u> <u>medium-speed electric vehicle</u> and each other motor vehicle having a maximum gross weight not in excess of eight thousand (8,000) pounds and that complies with the federal motor vehicle safety standards as defined in section 49-107, Idaho Code, shall be:

40	Vehicles one (1) and two (2) years old \$48.00
41	Vehicles three (3) and four (4) years old
42	Vehicles five (5) and six (6) years old
43	Vehicles seven (7) and eight (8) years old
44	Vehicles over eight (8) years old \$24.00
45	There shall be twelve (12) registration periods, starting in January
46	for holders of validation registration stickers numbered 1, and proceeding
47	consecutively through December for holders of validation registration
48	stickers numbered 12, each of which shall start on the first day of a calendar
49	month and end on the last day of the twelfth month from the first day of the

beginning month. Registration periods shall expire midnight on the last day of the registration period in the year designated by the validation registration sticker. The numeral digit on the validation registration stickers shall, as does the registration card, fix the registration period under the staggered plate system of Idaho for the purpose of reregistration and notice of expiration.

A vehicle that has once been registered for any of the above designated 7 periods shall, upon reregistration, be registered for the period bearing 8 the same number, and the registration card shall show and be the exclusive 9 10 proof of the expiration date of registration and licensing. Vehicles may be initially registered for less than a twelve (12) month period, or for 11 more than a twelve (12) month period, and the fee prorated on a monthly basis 12 if the fractional registration tends to fulfill the purpose of the monthly 13 14 series registration system.

(2) For all school buses operated either by a nonprofit, nonpublic
school or operated pursuant to a service contract with a school district
for transporting children to or from school or in connection with school
approved activities, the annual fee shall be twenty-four dollars (\$24.00).

(3) For all motorcycles and motor-driven cycles which comply with the
 federal motor vehicle safety standards, operated upon the public highways
 the annual fee shall be nine dollars (\$9.00).

(4) For operation of an all-terrain vehicle, utility type vehicle or 22 motorbike, excluding a motorbike with an engine displacement of fifty (50) 23 cubic centimeters or less, on city, county or highway district roads or 24 highways open to such use, a restricted vehicle license plate fee pursuant 25 to section 49-450, Idaho Code, shall be paid. In addition, the registration 26 27 fee specified in section 67-7122, Idaho Code, shall be paid as provided in section 67-7122, Idaho Code. The registration and restricted vehicle 28 license plate exemption provided in section 49-426(2), Idaho Code, applies 29 to all-terrain vehicles, utility type vehicles, motorbikes and motorcycles 30 used for the purposes described in subsection (2) of section 49-426, Idaho 31 Nonresidents shall be allowed to purchase a restricted vehicle 32 Code. 33 license plate and sticker for an all-terrain vehicle, utility type vehicle or motorbike. 34

(5) For all motor homes the fee shall be as specified in subsection (1)
of this section and shall be in addition to the fees provided for in section
49-445, Idaho Code.

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(6) Registration fees shall not be subject to refund.

(7) A financial institution or repossession service contracted to a 39 financial institution repossessing vehicles under the terms of a security 40 agreement shall move the vehicle from the place of repossession to the 41 financial institution's place of business on a repossession plate. 42 The 43 repossession plate shall also be used for demonstrating the vehicle to a prospective purchaser for a period not to exceed ninety-six (96) hours. The 44 registration fees for repossession plates shall be as required in subsection 45 (1) of this section for a vehicle one (1) and two (2) years old. All other 46 47 fees required under chapter 4, title 49, Idaho Code, shall be in addition to 48 the registration fee. The repossession plate shall be issued on an annual basis by the department. 49

A wrecker or towing business engaged in the process of towing 1 (8) motorized vehicles, which have been wrecked, abandoned, salvaged or may be 2 disabled, may apply for a wrecker plate to be displayed on those vehicles 3 being towed, provided the power unit is properly registered under this 4 chapter. The registration fees for wrecker plates shall be as required in 5 subsection (1) of this section for a vehicle one (1) and two (2) years old. 6 All other fees required under chapter 4, title 49, Idaho Code, shall be in 7 addition to the registration fee. The wrecker plate shall be issued on an 8 9 annual basis by the department.

10 (9) In addition to the annual registration fee in this section, there shall be an initial program fee of twenty-five dollars (\$25.00) and an 11 annual program fee of fifteen dollars (\$15.00) for all special license plate 12 programs for those license plates issued pursuant to sections 49-404A, 13 14 49-407, 49-408, 49-409, 49-414, 49-416, 49-418 and 49-418D, Idaho Code. For special plates issued pursuant to sections 49-406 and 49-406A, Idaho Code, 15 there shall be an initial program fee of twenty-five dollars (\$25.00) but 16 there shall be no annual renewal fee. For special plates issued pursuant 17 to sections 49-415C, 49-415D, 49-415E, 49-416A, 49-416B, 49-416C, 49-416D, 18 49-416E, 49-417, 49-417A, 49-417B, 49-417C, 49-417D, 49-417E, 49-418A, 19 49-418B, 49-418C, 49-418E, 49-419, 49-419A, 49-419B, 49-419C, 49-419D, 20 49-420, 49-420A, 49-420B, 49-420C, 49-420D, 49-420E, 49-420G, and 49-420H 21 and 49-4201, Idaho Code, there shall be an initial program fee of thirty-five 22 dollars (\$35.00) and an annual program fee of twenty-five dollars (\$25.00). 23 The fees contained in this subsection shall be applicable to all new special 24 plate programs. The initial program fee and the annual program fee shall 25 be deposited in the state highway account and shall be used to fund the 26 27 cost of administration of special license plate programs, unless otherwise 28 specified by law.

(910) Any vehicle that does not meet federal motor vehicle safety
 standards shall not be registered and shall not be permitted to operate
 on public highways of the state, as defined in section 40-117, Idaho Code,
 unless otherwise specifically authorized.

33 SECTION 6. That Section 49-663, Idaho Code, be, and the same is hereby34 amended to read as follows:

49-663. RESTRICTED USE OF NEIGHBORHOOD ELECTRIC LOW-SPEED VEHICLES ON
 HIGHWAYS. (1) It is unlawful to operate a neighborhood electric low-speed
 vehicle on any highway with a posted speed limit of over thirtytwenty-five
 (32) miles per hour.

39 (2) It is unlawful for a person operating a neighborhood electric
 40 <u>low-speed</u> vehicle to cross any highway with a posted speed limit greater than
 41 fortythirty-five (435) miles per hour.

SECTION 7. That Chapter 6, Title 49, Idaho Code, be, and the same is
hereby amended by the addition thereto of a <u>NEW SECTION</u>, to be known and
designated as Section 49-663A, Idaho Code, and to read as follows:

49-663A. RESTRICTED USE OF MEDIUM-SPEED ELECTRIC VEHICLES ON
46 HIGHWAYS. (1) It is unlawful to operate a medium-speed electric vehicle on

1 any highway with a posted speed limit of over thirty-five (35) miles per 2 hour.

3 (2) It is unlawful for a person operating a medium-speed electric
4 vehicle to cross any highway with a posted speed limit greater than
5 forty-five (45) miles per hour.

6 SECTION 8. That Section 67-7122, Idaho Code, be, and the same is hereby 7 amended to read as follows:

REQUIREMENTS -- REGISTRATION -- PROCEDURE. (1) On or before 8 67-7122. January 1 of each year, the owner of any all-terrain vehicle, motorbike, 9 specialty off-highway vehicle or utility type vehicle as defined in section 10 67-7101, Idaho Code, or any motorcycle as defined in section 49-114, 11 Idaho Code, used off public highways, on highways located on state lands 12 or federal lands which are not part of the highway system of the state of 13 14 Idaho or on highways as prescribed in section 49-426(3) and (4), Idaho 15 Code, but excluding those vehicles used exclusively on private land for agricultural use or used exclusively for snow removal purposes as provided 16 in section 49-426(2), Idaho Code, shall register that vehicle at any 17 vendor authorized by the department. Effective January 1, 2010, a fee of 18 19 twelve dollars (\$12.00) shall be charged for each registration, which fee includes a one dollar and fifty cent (\$1.50) fee to be retained by the vendor 20 and the remainder of which shall be remitted to the department together 21 with a duplicate copy of the application form, noting the number of the 22 registration sticker issued. 23

(2) At the time of sale from any dealer, each motorbike, all-terrain
vehicle or utility type vehicle sold to an Idaho resident, but excluding
those vehicles to be used exclusively on private land for agricultural use or
used exclusively for snow removal purposes as provided in section 49-426(2),
Idaho Code, must be registered.

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(a) Application blanks and registration stickers shall be supplied by the department and the registration sticker shall be issued to the person making application for registration.

All registration stickers which are issued shall be in force 32 (b) through December 31 of the issued year. All registration stickers 33 shall be renewed by the owner of the all-terrain vehicle, motorbike, 34 specialty off-highway vehicle or utility type vehicle in the same 35 manner provided for in the initial securing of the same or with any 36 vendor authorized by the department. A vendor issuing a renewal 37 registration sticker shall retain a one dollar and fifty cent (\$1.50) 38 vendor fee and remit the remainder of the twelve dollar (\$12.00) renewal 39 registration sticker fee to the department together with a duplicate 40 copy of the application form, noting the number of the registration 41 sticker issued. 42

(c) The issued registration sticker shall be placed upon the restricted
vehicle license plate of the all-terrain vehicle, motorbike or
utility type vehicle, or upon the right fork of a vehicle registered
pursuant to section 49-402(3), Idaho Code, or of a motorbike if used
exclusively off-highway, or upon the rear fender of an all-terrain
vehicle, specialty off-highway vehicle or utility type vehicle if used
exclusively off-highway. The placement shall be made in such a manner

that it is completely visible, does not cover the license plate numbers or letters, if licensed, and shall be kept in a legible condition at all times.

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(3) For operation of a motorbike that meets the requirements specified 4 in section 49-114 (10), Idaho Code, on the public highways, the vehicle 5 shall also be registered pursuant to the provisions of section 49-402(3), 6 Idaho Code. A motorbike that meets the requirements specified in section 7 49-114(10), Idaho Code, and that is registered pursuant to section 8 49-402(3), Idaho Code, shall not be required to obtain a restricted license 9 10 plate pursuant to section 49-402(4), Idaho Code. A motorbike, all-terrain vehicle, specialty off-highway vehicle or utility type vehicle operated 11 exclusively off-highway or on highways located on state lands or federal 12 lands which are not part of the highway system of the state of Idaho and that 13 14 meet the registration requirements specified in this section shall not be required to obtain a restricted vehicle license plate pursuant to section 15 49-402(4), Idaho Code. 16

(4) Nonresidents shall be allowed to purchase a restricted vehicle
license plate pursuant to section 49-402(4), Idaho Code, and/or a sticker
for an all-terrain vehicle, motorbike or utility type vehicle.