1 AN ACT relating to the private motor vehicle rentals and making an appropriation 2 therefor.

- 3 Be it enacted by the General Assembly of the Commonwealth of Kentucky:
- 4 → Section 1. KRS 281.010 is amended to read as follows:
- 5 As used in this chapter:
- 6 (1) "Automobile utility trailer" means any trailer or semitrailer designed for use with and towed behind a passenger motor vehicle;
- 8 (2) "Automobile utility trailer certificate" means a certificate authorizing a person to 9 engage in the business of automobile utility trailer lessor;
- 10 (3) "Automobile utility trailer lessor" means any person operating under an automobile
  11 utility trailer certificate who is engaged in the business of leasing or renting
  12 automobile utility trailers, but shall not include the agents of such persons;
- 13 (4) "Broker" means a person selected by the cabinet through a request for proposal
  14 process to coordinate human service transportation delivery within a specific
  15 delivery area. A broker may also provide transportation services within the specific
  16 delivery area for which the broker is under contract with the cabinet;
- 17 (5) "Bus" means a motor vehicle operating under a bus certificate transporting
  18 passengers for hire between points over regular routes;
- 19 (6) "Bus certificate" means a certificate granting authority for the operation of one (1) 20 or more buses;
- 21 (7) "Cabinet" means the Kentucky Transportation Cabinet;
- 22 (8) "Certificate" means a certificate of compliance issued under this chapter to motor carriers;
- 24 (9) "Charter bus" means a motor vehicle operating under a charter bus certificate 25 providing for-hire intrastate transportation of a group of persons who, pursuant to a 26 common purpose under a single contract at a fixed charge for the motor vehicle, 27 have acquired the exclusive use of the motor vehicle to travel together under an

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1 itinerary either specified in advance or modified after having left the place of origin;

- 2 (10) "Charter bus certificate" means a certificate granting authority for the operation of
- one (1) or more charter buses;
- 4 (11) "Commissioner" means the commissioner of the Department of Vehicle Regulation;
- 5 (12) "CTAC" means the Coordinated Transportation Advisory Committee created in
- 6 KRS 281.870;
- 7 (13) "Department" means the Department of Vehicle Regulation;
- 8 (14) "Delivery area" means one (1) or more regions established by the cabinet in
- 9 administrative regulations promulgated under KRS Chapter 13A for the purpose of
- providing human service transportation delivery in that region;
- 11 (15) "Disabled persons vehicle carrier" means a motor carrier for hire, transporting
- passengers including the general public who require transportation in disabled
- persons vehicles;
- 14 (16) "Disabled persons vehicle" means a motor vehicle operating under a disabled
- persons vehicle certificate especially equipped for the transportation of passengers
- with disabilities in accordance with 49 C.F.R. pt. 38, and is designed or constructed
- with not more than fifteen (15) regular seats. It shall not mean an ambulance as
- defined in KRS 311A.010. It shall not mean a motor vehicle equipped with a
- 19 stretcher;
- 20 (17) "Disabled persons vehicle certificate" means a certificate granting authority for the
- operation of one (1) or more disabled persons vehicles transporting passengers for
- 22 hire;
- 23 (18) "Driveaway" means the transporting and delivering of motor vehicles, except
- semitrailers and trailers, whether destined to be used in either a private or for-hire
- capacity, under their own power or by means of a full mount method, saddle mount
- 26 method, the tow bar method, or any combination of them over the highways of this
- state from any point of origin to any point of destination for hire. "Driveaway" does

1 not include the transportation of such vehicles by the full mount method on trailers

- 2 or semitrailers;
- 3 (19) "Driveaway certificate" means a certificate granting authority for the operation of
- one (1) or more motor carrier vehicles operating as a driveaway;
- 5 (20) "Driver" means the person physically operating the motor vehicle;
- 6 (21) "Group policy" means an insurance policy issued pursuant to Section 4 of this
- 7 *Act*.
- 8 (22) "Highway" means all public roads, highways, streets, and ways in this state, whether
- 9 within a municipality or outside of a municipality;
- 10 (23)<del>[(22)]</del> "Household goods" has the same meaning as in 49 C.F.R. sec. 375.103;
- 11 (24)[(23)] "Household goods carrier" has the same meaning as "household goods motor
- 12 carrier" in 49 C.F.R. sec. 375.103;
- 13 (25)[(24)] "Household goods certificate" means a certificate granting authority for the
- operation of one (1) or more household goods vehicles;
- 15 (26)[(25)] "Human service transportation delivery" means the provision of transportation
- services to any person that is an eligible recipient in one (1) of the following state
- programs:
- 18 (a) Nonemergency medical transportation under KRS Chapter 205;
- 19 (b) Mental health, intellectual disabilities, or comprehensive care under KRS
- 20 Chapter 202A, 202B, 210, or 645;
- 21 (c) Work programs for public assistance recipients under KRS Chapter 205;
- 22 (d) Adult services under KRS Chapter 205, 209, 216, or 273;
- 23 (e) Vocational rehabilitation under KRS Chapter 151B or 157; or
- 24 (f) Blind industries or rehabilitation under KRS Chapter 151B or 163;
- 25 (27)<del>[(26)]</del> "Interstate commerce" has the same meaning as in 49 C.F.R. sec. 390.5;
- 26 (28)<del>[(27)]</del> "Intrastate commerce" has the same meaning as in 49 C.F.R. sec. 390.5;
- 27 (29)[(28)] "Limousine" means a motor vehicle operating under a limousine certificate

that is designed or constructed with not more than fifteen (15) regular seats;

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2	(30)[(29)] "Limousine certificate" means a certificate granting authority for the operation
3	of one (1) or more limousines transporting passengers for hire;
4	(31)[(30)] "Mobile application" means an application or a computer program designed to
5	run on a smartphone, tablet computer, or other mobile device that is used by a TNC
6	to connect drivers with potential passengers;
7	(32)[(31)] "Motor carrier" means any person in either a private or for-hire capacity who
8	owns, controls, operates, manages, or leases, except persons leasing to authorized
9	motor carriers, any motor vehicle for the transportation of passengers or property
10	upon any highway, and any person who engages in the business of automobile
11	utility trailer lessor, driveaway, or U-Drive-It;
12	(33)[(32)] "Motor carrier vehicle" means a motor vehicle used by a motor carrier to
13	transport passengers or property;
14	(34)[(33)] "Motor carrier vehicle license" means a license issued by the department for a
15	motor carrier vehicle authorized to operate under a certificate;
16	(35)[(34)] "Motor carrier license plate" means a license plate issued by the department to
17	a motor carrier authorized to operate under a certificate other than a household
18	goods, property, TNC, or U-Drive-It certificate;
19	(36)[(35)] "Motor vehicle" means any motor-propelled vehicle used for the
20	transportation of passengers or property on a public highway, including any such
21	vehicle operated as a unit in combination with other vehicles;
22	(37)[(36)] "Passenger" means an individual or group of people;
23	(38)[(37)] "Permit" means a temporary permit of compliance issued under this chapter
24	for a specified period not to exceed ten (10) days, and for a specific vehicle, to any
25	motor carrier, including one who is a nonresident of the Commonwealth, who
26	operates a motor vehicle and is not entitled to an exemption from the payment of
27	fees imposed under KRS 186.050 because of the terms of a reciprocal agreement

1	between the Commonwealth and the state in which the vehicle is licensed;
2	(39)[(38)] "Person" means any individual, firm, partnership, corporation, company,
3	association, or joint stock association, and includes any trustee, assignee, or
4	personal representative thereof;
5	(40)[(39)] "Platoon" means a group of two (2) individual commercial motor vehicles
6	traveling in a unified manner at electronically coordinated speeds at following
7	distances that are closer than would ordinarily be allowed under KRS
8	189.340(8)(b);
9	(41) [(40)] "Prearranged ride" means the period of time that begins when a transportation
10	network company driver accepts a requested ride through a digital network or
11	mobile application, continues while the driver transports the rider in a personal
12	vehicle, and ends when the transportation network company services end;
13	(42) "Private motor vehicle" or "PMV" means a motor vehicle as defined in KRS
14	<u>186.010 that:</u>
15	(a) Has a gross weight rating of ten thousand (10,000) pounds or less;
16	(b) Is not used for commercial purposes, including the for-hire delivery or
17	transportation of goods, materials, or persons;
18	(c) Is owned and registered in the Commonwealth to an individual and which
19	is required to be under a personal automobile liability insurance policy
20	insuring a single individual or individuals residing in the same household,
21	as the named insured; and
22	(d) Is not a motorcycle, moped, autocycle, or any vehicle with fewer than four
23	(4) wheels;
24	(43) "Private vehicle rental" or "PVR" means the use of private motor vehicles by
25	persons other than the vehicles' registered owners, in connection with a private
26	vehicle rental program;
27	(44) "Private vehicle rental program" or "PVRP" is any means, digital or otherwise,

1	by which a private vehicle rental is facilitated by a private vehicle rental program
2	provider;
3	(45) "Private vehicle rental program provider" or "program provider" means the
4	corporation, sole proprietorship or other entity or person operating under a
5	private vehicle rental program provider certificate that is responsible for
6	operating, facilitating or administering vehicle rental transactions through a
7	private vehicle rental program;
8	(46) "Private vehicle rental owner" or "PVR owner" means the registered owner of a
9	private motor vehicle available for rent through a private vehicle rental program;
10	(47) "Private vehicle renter" or "renter" means a person, other than the private
11	vehicle rental owner, who rents the owner's vehicle through a private vehicle
12	rental program;
13	(48) "Program rental period" or "rental period" means the period of time when a
14	renter takes possession and control of a PMV available for private vehicle rental,
15	includes the time when the PMV is under the control of the program provider,
16	and continues until the following conditions are met:
17	(a) The PMV is:
18	1. Retrieved by the PVR owner or owner's designee;
19	2. Returned to a location agreed upon by the PVR owner and the renter;
20	<u>or</u>
21	3. Returned to a location designated by the program provider; and
22	(b) One (1) of the following occurs:
23	1. The time period established through the program expires;
24	2. The renter verifiably communicates to the program provider or PVR
25	owner that he or she deems the rental period terminated; or
26	3. The PVR owner or the program provider takes possession and control
27	of the PMV;

1	(49)[(41)] "Pre-trip acceptance liability policy" means the transportation network
2	company liability insurance coverage for incidents involving the driver for a period
3	of time when a driver is logged into a transportation network company's digital
4	network or mobile application but is not engaged in a prearranged ride;
5	(50)[(42)] "Property" means general or specific commodities, including hazardous and
6	nonhazardous materials;
7	(51)[(43)] "Property certificate" means a certificate granting authority for the
8	transportation of property, other than household goods, not exempt under KRS
9	281.605;
10	(52)[(44)] "Regular route" means the scheduled transportation of passengers between
11	designated points over designated routes under time schedules that provide a
12	regularity of services;
13	(53)[(45)] "Regular seat" means a seat ordinarily and customarily used by one (1)
14	passenger and, in determining such seating capacity, the manufacturer's rating may
15	be considered;
16	(54)[(46)] "Street hail" means a request for service made by a potential passenger using
17	hand gestures or verbal statement;
18	(55)[(47)] "Subcontractor" means a person who has signed a contract with a broker to
19	provide human service transportation delivery within a specific delivery area and
20	who meets human service transportation delivery requirements, including proper
21	operating authority;
22	(56)[(48)] "Tariff" means the listing of compensation received by a motor carrier for
23	household goods that includes the manner in which and the amount of fares an
24	authorized motor carrier may charge;
25	(57)[(49)] "Taxicab" means a motor vehicle operating under a taxicab certificate that is
26	designed or constructed with not more than eight (8) regular seats and may be
27	equipped with a taximeter;

1	(58)[(50)] "Taxicab certificate" means a certificate granting authority for the operation of
2	one (1) or more taxicabs transporting passengers for hire;
3	(59)[(51)] "Taximeter" means an instrument or device approved by the department that
4	automatically calculates and plainly indicates the charge to a passenger for hire who
5	is being charged on the basis of mileage;
6	(60)[(52)] "Transportation network company" or "TNC" means a person or entity that
7	connects passengers through its digital network or mobile application to its drivers
8	for the provision of transportation network company services;
9	(61)[(53)] "Transportation network company certificate" or "TNC certificate" means a
10	certificate granting the authority for the operation of one (1) or more transportation
11	network company vehicles transporting passengers for hire;
12	(62)[(54)] "Transportation network company driver" or "TNC driver" means an
13	individual who operates a motor vehicle that is owned or leased by the individual,
14	or a motor vehicle for which the driver is an insured driver and has the permission
15	of the owner or lessee of the motor vehicle, and used to provide transportation
16	network company services;
17	(63)[(55)] "Transportation network company service" or "TNC service" means a
18	prearranged passenger transportation service offered or provided through the use of
19	a transportation network company mobile application or digital network to connect
20	potential passengers with transportation network company drivers;
21	(64)[(56)] "Transportation network company vehicle" or "TNC vehicle" means a
22	privately owned or leased motor vehicle, designed or constructed with not more
23	than eight (8) regular seats, operating under a transportation network company
24	certificate;
25	(65)[(57)] "U-Drive-It" means any person operating under a U-Drive-It certificate who
26	leases or rents a motor vehicle for consideration to be used for the transportation of
27	persons or property, but for which no driver is furnished, and the use of which

1	motor vehicle is not for the transportation of persons or property for hire by the
2	lessee or rentee and includes a private vehicle rental program provider; [ and]
3	(66)[(58)] "U-Drive-It certificate" means a certificate granting authority for the operation
4	of one (1) or more U-Drive-Its; and
5	(67) "Vehicle rental transaction" means the transfer of possession of a motor vehicle,
6	for a consideration, without the transfer of ownership of the motor vehicle.
7	→ SECTION 2. A NEW SECTION OF KRS CHAPTER 281 IS CREATED TO
8	READ AS FOLLOWS:
9	(1) Vehicle rental transactions facilitated by private vehicle rental program providers
10	shall be subject to all statutory and regulatory obligations for motor vehicle rental
11	operating under a U-Drive-It certificate. Transactions facilitated by a program
12	provider may be subject to fees set forth in Section 9 of this Act and shall be
13	subject to the tax set forth in Section 10 of this Act.
14	(2) A private motor vehicle insured by its registered owner pursuant to Subtitle 39 of
15	KRS Chapter 304 shall be classified as a U-Drive-It, but shall not be classified as
16	a for-hire vehicle, permissive use vehicle, taxicab or livery solely because its
17	registered owner allows it to be used for private vehicle rental, as long as all of
18	the following circumstances apply:
19	(a) The private vehicle rental is compliant with a private vehicle rental program
20	as provided for in this chapter;
21	(b) The PVR owner, or program provider, does not knowingly place the vehicle,
22	or allow the vehicle to be placed, into use as a commercial vehicle, or as a
23	vehicle for hire by a private vehicle renter, while the vehicle is utilized for
24	private vehicle rental; and
25	(c) The number of private motor vehicles a single individual, or multiple
26	individuals residing in the same household, has enrolled in any private
27	vehicle rental program, or combination of private vehicle rental programs,

1	aoes not exceed four (4).
2	(3) An insurer may cancel or refuse coverage to an owner solely due to the number
3	of vehicles enrolled in private vehicle rental, if the number of vehicles enrolled in
4	any private rental program, or combination of programs, either by the insured, or
5	in combination with other household residents, exceeds four (4).
6	(4) A program provider shall, for each vehicle of which it facilitates the rental, do all
7	of the following:
8	(a) During the rental period for a vehicle engaged in private vehicle rental,
9	procure group insurance coverage for each vehicle and authorized driver of
10	any such vehicle. The policy shall, at a minimum, provide for each vehicle:
11	1. Coverage at least equal to the minimum financial responsibility
12	requirements for personal passenger motor vehicles of the state in
13	which the vehicle is registered; and
14	2. Coverage including comprehensive and collision protection, as further
15	described in subsections (4) and (5) of Section 4 of this Act;
16	(b) Provide the registered owner of the vehicle engaged in private vehicle rental
17	with suitable proof of compliance with the insurance requirements of this
18	section, a copy of which shall be maintained in the vehicle by the owner
19	during any time when the vehicle is operated by a renter, or person other
20	than the owner, pursuant to a private vehicle rental program;
21	(c) Not permit the vehicle to be operated for commercial use or as a vehicle for
22	hire by a renter while engaged in private vehicle rental;
23	(d) Provide each renter, for each rental transaction under the program, at the
24	time of each rental:
25	1. Access to an insurance identification card; or other documentation,
26	able to be carried in the vehicle at all times during the rental period,
27	that proves the insurance coverage referred to in paragraph (a) of this

1		subsection is in full force and effect; and
2		2. The means, via a toll free number, e-mail address, or such other form
3		of communication with a law enforcement police officer, a
4		representative of the department of motor vehicles or other officer of
5		the state in which the vehicle is registered or any political subdivision
6		thereof, to confirm in real time that insurance coverage provided for
7		in paragraph (1) of this subdivision is in effect;
8	<u>(e)</u>	Require that every vehicle made available for private vehicle rental comply
9		with the minimum financial responsibility requirements of the state in
10		which the vehicle is registered;
11	<u>(f)</u>	Require that every vehicle used in a program is a private motor vehicle;
12	<u>(g)</u>	Facilitate the installation, operation, and maintenance of its own signage
13		and computer hardware and software to the extent necessary for the vehicle
14		to be used in the program;
15	<u>(h)</u>	Indemnify and hold harmless the PVR owner for the cost of damage or theft
16		of equipment installed by the program provider under paragraph (g) of this
17		subsection for any damage caused to the vehicle by the installation,
18		operation or maintenance of such equipment;
19	<u>(i)</u>	Collect, maintain and make available, to any government agency as
20		required by law, at the cost of the program, the PVR owner's primary motor
21		vehicle insurer; the renter's primary motor vehicle insurer or provider of
22		umbrella or excess coverage; and the following information pertaining to
23		incidents that occurred during any rental period:
24		1. Verifiable records of the rental period for each vehicle, and, to the
25		extent electronic equipment for monitoring the following information
26		is installed in the vehicle, verifiable electronic records of the time,
27		initial and final locations of the vehicle, and, to the extent mileage is

1	collected, miles driven; and
2	2. In instances where an insurance claim has been filed with a group
3	insurer, any and all information relevant to the claim, including
4	payments by the program provider concerning accidents, damages and
5	<u>injuries;</u>
6	(j) Ensure that the PVR owner and renter are given notice prior to the first use
7	or operation of a private motor vehicle pursuant to enrollment in a private
8	vehicle rental program, that:
9	1. During the rental period, the PVR owner's insurer may exclude any
10	and all coverage afforded to its policy and a PVR owner's insurer
11	shall have the right to notify an insured that it shall have no duty to
12	defend or indemnify any person or organization for liability for any
13	loss that occurs during the rental period; and
14	2. The group policy and physical damage coverage contract may not
15	provide coverage outside of the rental period; and
16	(k) Comply with all statutory and regulatory obligations for motor vehicle
17	rentals facilitated under a U-Drive-It certificate.
18	→SECTION 3. A NEW SECTION OF SUBTITLE 20 OF KRS CHAPTER 304-
19	20 IS CREATED TO READ AS FOLLOWS:
20	(1) As used in this section and Section 4 of this Act, "private motor vehicle" or
21	"PMV," "vehicle rental transaction, " "private vehicle rental" or "PVR,"
22	"private vehicle rental program" or "PVRP," "private vehicle rental program
23	provider" or "program provider," "private vehicle rental owner" or "PVR
24	owner," "private vehicle renter" or "renter," "program rental period" or "rental
25	period," and "group policy" shall have the same meaning as in Section 1 of this
26	Act.
27	(2) In the event of a loss or injury that occurs during the rental period or while the

1		private motor vehicle is otherwise under the control of a private vehicle rental
2		program provider, the program provider shall be deemed the owner of the vehicle,
3		and shall be subject to any potential liability under a respondeat superior theory
4		and such other statutes that may impose liability upon the owner of a private
5		passenger motor vehicle solely based on such ownership as if the program
6		provider were the registered owner of the vehicle. The program provider shall
7		retain any liability irrespective of a lapse in the group policy or any insurance
8		policy under which the program is insured, or whether the liability is covered
9		under the group policy or any insurance policy under which the program is
10		insured.
11	<u>(3)</u>	A program provider's group policy shall provide coverage during the rental
12		period for an PVR owner's private motor vehicle.
13	<u>(4)</u>	The insurer or insurers providing group policy to the private vehicle rental
14		program pursuant to subsections (1) and (4) of Section 4 of this Act shall assume
15		liability for a claim in which a dispute exists regarding who was in control of the
16		vehicle when the loss occurred giving rise to the claim, and the owner's private
17		motor vehicle insurer shall indemnify the private vehicle rental program's group
18		policy insurer or insurers, to the extent of its obligation under the applicable
19		insurance policy, if it is determined that the vehicle's owner was in control of the
20		vehicle at the time of the loss. The program shall notify the PVR owner's insurer
21		of any such dispute within ten (10) business days of becoming aware that such a
22		dispute exists.
23	<u>(5)</u>	In the event that the owner of the vehicle or its insurer is named as a defendant
24		in a civil action for a loss or injury that occurs during any time within the rental
25		period, or otherwise under the control of a private vehicle rental program, the
26		program's group policy insurer under subsection (1) of Section 4 of this Act shall
27		have the duty to defend and indemnify the vehicle's owner and the owner's

1		insurer, subject to the provisions of subsection (4) of this section.
2	<u>(6)</u>	While a private motor vehicle is used by a person other than its owner, pursuant
3		to private vehicle rental facilitated through a private vehicle rental program, all
4		of the following shall apply:
5		(a) The insurer of that vehicle may exclude any and all coverage for liability,
6		uninsured, underinsured, collision and comprehensive benefits and first-
7		party benefits that may otherwise be afforded pursuant to its policy; and
8		(b) The primary insurer, and any excess insurers of the owner of the private
9		motor vehicle used in a private vehicle rental program shall have the right
10		to notify the insured that it has no duty to defend or indemnify any person
11		or organization for liability for any loss that occurs during the rental period
12		of the vehicle in a private vehicle rental program.
13	<u>(7)</u>	Except as provided for in paragraphs (a) to (c) of this subsection, an owner's
14		motor vehicle insurance policy shall not be cancelled, voided, terminated,
15		rescinded, or non-renewed solely on the basis that the private motor vehicle has
16		been made available for private vehicle rental pursuant to a private vehicle rental
17		program that is in compliance with the provisions of this section. Provided,
18		however that:
19		(a) This subsection shall not pertain to cancellations in accordance with KRS
20		<u>304.20-040;</u>
21		(b) An insurer may refuse to enroll a vehicle in a usage-based insurance
22		program, where the usage-based insurance program continually monitors
23		usage electronically to determine acceleration, braking, miles driven and
24		other indicia of driving behavior, if that vehicle is used in a private vehicle
25		rental program; and
26		(c) An insurer may cancel or not renew a policy that insures a vehicle used in
27		the private vehicle rental program if that vehicle is enrolled in such a usage-

1	based insurance program. If a policy is cancelled or not renewed under this
2	paragraph, the insurer shall immediately offer the insured a new policy
3	with the same coverages and pre-existing rates, but without enrollment in
4	the usage-based insurance program.
5	→SECTION 4. A NEW SECTION OF SUBTITLE 20 OF KRS CHAPTER 304-
6	20 IS CREATED TO READ AS FOLLOWS:
7	(1) An authorized insurer may issue a group policy for property and casualty
8	insurance to a private vehicle rental program provider to insure the private
9	vehicle rental program, and the renters, authorized drivers and occupants of the
10	private motor vehicle, as well as the program provider, its agents, employees,
11	directors, officers and assigns. A group policy issued under this subsection shall:
12	(a) Provide first party coverage for liability, property, comprehensive, collision,
13	uninsured motorist, and underinsured motorist coverage for the private
14	motor vehicle and its authorized operators and occupants for claims
15	resulting from the use or operation of that vehicle during the rental period;
16	(b) With respect to the owner of the private motor vehicle, be deemed secondary
17	coverage to any other insurance coverage available;
18	(c) With respect to any renter, authorized or permissive operator, and
19	occupants of the private motor vehicle, be deemed secondary to any other
20	insurance coverage available;
21	(d) Provide coverage, without prior notice to the insurer, for all private vehicle
22	rentals during the rental period; and
23	(e) Include a provision that the vehicles' renters, authorized or permissive
24	operators, and occupants are included as insureds under the policy to the
25	same extent that they would be insureds under a private passenger motor
26	vehicle policy issued pursuant to Subtitle 39 of this chapter.
27	(2) An insurer issuing an insurance policy under subsection (1) of this section shall:

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1		(a) Comply with the provisions Subtitle 39 of this chapter;
2		(b) Notwithstanding Subtitle 13 of this chapter, file rates and any supplemental
3		materials for the policy with the Department of Insurance on a file and use
4		basis; and
5		(c) Issue the policy identifying the private vehicle rental program and program
6		provider as the named insureds.
7	<u>(3)</u>	A program provider may contractually assume the risk of physical damage loss to
8		private motor vehicles during the time that the vehicles are in the custody of the
9		private vehicle renter or private vehicle rental program provider; and
10		(a) Such assumption of risk of physical damage loss to the vehicle shall not be
11		deemed to be insurance; and
12		(b) A program provider may offer optional vehicle protection.
13	<u>(4)</u>	An authorized insurer may issue a group policy of physical damage insurance to
14		a private vehicle rental program and to the owners of vehicles participating in
15		that program to insure against physical damage to private motor vehicles while
16		the vehicles are in the custody of the private vehicle rental program or private
17		vehicle renter. Any policy issued under this subsection shall provide secondary
18		collision coverage, comprehensive coverage, or both to the vehicle while it is in
19		the custody of the private vehicle rental program or a private vehicle renter.
20	<u>(5)</u>	If a group policy issued under subsection (4) of this section is placed with an
21		eligible nonadmitted insurer under Subtitle 10 of this chapter, compliance with
22		the surplus line statutes and regulations of this state shall be performed with
23		respect to the group as a whole and not with respect to individual group members.
24	<u>(6)</u>	When an insurer issues a group policy under subsection (4) of this section, the
25		policy shall:
26		(a) Identify the private vehicle rental program as the named insured;
2.7		(b) Provide secondary coverage, without prior notice to the insurer, for all

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1		private motor vehicles during the rental period;
2		(c) Include a provision that claims will be adjusted pursuant to KRS 304.12-
3		<u>230; and</u>
4		(d) Provide physical damage coverage for damage to the owner's vehicle
5		incurred during the rental period at a level no less than that of third party
6		physical damage coverage.
7	<u>(7)</u>	A group policy issued under subsections (4) of this section shall only be issued in
8		accordance with the provisions of this section.
9		→ SECTION 5. A NEW SECTION OF SUBTITLE 9 OF KRS CHAPTER 304-39
10	IS C	REATED TO READ AS FOLLOWS:
11	<u>(1)</u>	As used in this section, "private motor vehicle" or "PMV," "vehicle rental
12		transaction," "private vehicle rental" or "PVR," "private vehicle rental
13		program" or "PVRP," "private vehicle rental program provider" or "program
14		provider," "private vehicle rental owner" or "PVR owner," "private vehicle
15		renter" or "renter," "program rental period" or "rental period," and "group
16		policy" shall have the same meaning as in Section 1 of this Act.
17	<u>(2)</u>	For a private motor vehicle that is used in connection with a private vehicle
18		rental program, the insurance requirements set forth in in this subtitle shall be
19		met by a group insurance policy issued pursuant to Section 4 of this Act to a
20		program provider for the private vehicle renters and authorized or permissive
21		drivers of that program for any time that the private motor vehicle is being used
22		in connection with the private vehicle rental program.
23	<u>(3)</u>	In the case of financial security procured by a program provider of a private
24		vehicle rental program as set forth in Section 4 of this Act, the program provider
25		shall provide the commissioner with proof of financial security in the form of a
26		group insurance policy covering itself and the owners of all private motor
2.7		vehicles registered in this state that participate in the program as insured group

1		members, covering those vehicles while they are being used in conjunction with			
2		<u>that</u>	that program. The proof shall not be used in connection with the registration of		
3		<u>the</u>	the vehicles and no such vehicle shall be registered unless the owner of the		
4		<u>vehi</u>	cle se	parately complies with the requirements of this subtitle.	
5		<b>→</b> S	ection	6. KRS 281.630 is amended to read as follows:	
6	(1)	A p	erson	shall not act as a motor carrier without first obtaining a certificate from	
7		the o	depart	ment.	
8	(2)	A c	ertific	ate for the intrastate transportation of passengers or property, including	
9		hous	sehold	goods, shall be issued to any qualified applicant authorizing operation	
10		cove	ered b	by the application, if it is found that the applicant conforms to the	
11		prov	isions	s of this chapter and the requirements of the administrative regulations	
12		pror	nulgat	red in accordance with this section.	
13	(3)	(a)	The	department shall issue the following certificates:	
14			1.	Taxicab certificate;	
15			2.	Limousine certificate;	
16			3.	Disabled persons vehicle certificate;	
17			4.	Transportation network company certificate;	
18			5.	Household goods certificate;	
19			6.	Charter bus certificate;	
20			7.	Bus certificate;	
21			8.	U-Drive-It certificate;	
22			9.	Property certificate;	
23			10.	Driveaway certificate; and	
24			11.	Automobile utility trailer certificate.	
25		(b)	App	lication for a certificate shall be made in such form as the department may	
26			requ	ire. The department shall receive an application fee of two hundred fifty	
27			dolla	ars (\$250) for all applications, except that the department shall receive an	

1			appl	lication fee of twenty-five dollars (\$25) for a property certificate.
2		(c)	Befo	ore the department may issue a certificate, an applicant shall:
3			1.	Pay the application fee established under paragraph (b) of this
4				subsection;
5			2.	For entities other than TNCs, file a motor carrier vehicle license
6				application for each motor carrier vehicle as required by KRS 281.631.
7				The applicant shall file at least one (1) motor carrier vehicle license
8				application before being eligible for a certificate;
9			3.	For TNCs, file a TNC authority application with the department
10				pursuant to administrative regulations promulgated by the department;
11			4.	File with the department one (1) or more approved indemnifying bonds
12				or insurance policies as required by KRS 281.655;
13			5.	For taxicab, limousine, disabled persons vehicle, TNC, household
14				goods, charter bus, and bus certificates, obtain and retain for a period of
15				at least three (3) years, a nationwide criminal background check, in
16				compliance with KRS 281.6301, of each owner, official, employee,
17				independent contractor, or agent operating a passenger vehicle or
18				household goods vehicle or entering a private residence or storage
19				facility for the purpose of providing or facilitating the transportation of
20				household goods;
21			6.	For household goods certificates, file with the department a current
22				tariff; and
23			7.	For a bus certificate, file with the department authorization from a city
24				as required by KRS 281.635.
25	(4)	(a)	Eve	ry certificate shall be renewed annually. Application for renewal shall be
26			in sı	uch form as the department may require.

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(b) A certificate not renewed within one (1) calendar year after the date for its

renewal shall become null and void.

(c) The department shall not renew any certificate if it has been revoked or, if suspended, during the period of any suspension. A certificate shall not be considered revoked or suspended when an appeal of the revocation or suspension is pending in a court of competent jurisdiction.

- (d) For the renewal of an intrastate certificate, the department shall receive a fee of two hundred fifty dollars (\$250), except for an application for renewal of a property certificate, for which the department shall receive a fee of twenty-five dollars (\$25).
- (e) Before the department may renew a certificate, the certificate holder shall:
  - 1. Pay the renewal fee established under paragraph (d) of this subsection;
  - 2. For the entities other than TNCs, file a motor carrier vehicle license application or renewal for each motor carrier vehicle as required by KRS 281.631. The certificate holder shall file at least one (1) motor carrier vehicle license application or renewal before being eligible for renewal;
  - 3. For TNCs, file a TNC authority application with the department pursuant to administrative regulations promulgated by the department;
  - 4. File with the department one (1) or more approved indemnifying bonds or insurance policies as required by KRS 281.655;
  - 5. Every three (3) years, for taxicab, limousine, disabled persons vehicle, TNC, household goods, charter bus, and bus certificates, obtain and retain for a period of at least three (3) years, a nationwide criminal background check in compliance with KRS 281.6301, of each owner, official, employee, independent contractor, or agent operating a passenger vehicle or entering a private residence or storage facility for the purpose of providing or facilitating the transportation of household goods. However, within the three (3) year period:

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1			a. If a new owner, official, employee, independent contractor, or
2			agent joins the certificate holder and performs the aforementioned
3			duties; or
4			b. If the certificate holder has knowledge that a current owner,
5			official, employee, independent contractor, or agent who performs
6			the aforementioned duties has been convicted of or pled guilty to
7			any of the offenses listed in KRS 281.6301(2);
8			then the certificate holder shall obtain and retain for a period of at least
9			three (3) years, a nationwide criminal background check for that owner,
10			official, employee, independent contractor, or agent; and
11			6. For household goods certificates, have on file with the department a
12			current tariff.
13	(5)	(a)	A motor carrier operating under a household goods certificate shall, at all
14			times the certificate is in effect, maintain on file with the department a current
15			tariff.
16		(b)	Except for a household goods certificate holder that has had only an out-of-
17			state address on file with the department prior to January 1, 2015, all
18			certificate holders shall maintain on file with the department an address within
19			the Commonwealth. The certificate holder shall keep open for public
20			inspection at that address such information as the department may require.
21		(c)	The certificate holder shall not charge, demand, collect, or receive a greater,
22			less, or different compensation for the transportation of household goods or
23			for any service in connection therewith, than the tariff filed with the
24			department and in effect at the time would require. A certificate holder shall
25			not make or give any unreasonable preference or advantage to any person, or
26			subject any person to any unreasonable discrimination.
27	(6)	Асе	ertificate shall not be transferred unless the transfer involves either the change of

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1		the	legal name of the existing certificate holder or the incorporation of a sole
2		prop	prietor certificate holder.
3	(7)	A ce	ertificate authorizing a person to act as an automobile utility trailer lessor shall
4		also	authorize the agents of the person to act on his or her behalf during the period
5		of th	neir agency.
6	(8)	A m	notor carrier vehicle shall not be operated after the expiration of the certificate
7		unde	er which it is operated.
8	(9)	A pe	erson shall not knowingly employ the services of a motor carrier not authorized
9		to pe	erform such services.
10	(10)	If th	e department, after a hearing held upon its own motion or upon complaint, finds
11		any	existing rate unjustly discriminatory, or finds the services rendered or facilities
12		emp	loyed by any motor carrier to be unsafe, inadequate, inconvenient, or in
13		viola	ation of law or of the administrative regulations of the department, it may by
14		final	order do any or all of the following:
15		(a)	Require the certificate holder to follow any rate or time schedule in effect at
16			the time of service;
17		(b)	Require the certificate holder to issue a refund to the complainant;
18		(c)	Require the certificate holder to pay the fine set out in KRS 281.990 to the
19			department; and
20		(d)	Determine the reasonable, safe, adequate, and convenient service to be
21			thereafter furnished.
22	(11)	Hear	rings conducted under authority of this section shall be conducted in the same
23		man	ner as provided in KRS 281.640.
24	(12)	<u>(a)</u>	The department shall have the power to promulgate administrative regulations
25			as it may deem necessary to carry out the provisions of this section.
26		<u>(b)</u>	The department shall promulgate administrative regulations to carry out the
27			provisions of this section regarding U-Drive-Its, including private vehicle

## <u>rental program providers.</u>

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2 → Section 7. KRS 281.655 is amended to read as follows:

- (1) Before any certificate will be issued or renewed, the applicant or holder of the certificate shall file or shall have on file with the department one (1) or more approved indemnifying bonds or insurance policies issued by some surety company or insurance carrier authorized to transact business within the Commonwealth of Kentucky. The term of each bond or policy shall be continuous and shall remain in full force until canceled under proper notice. Each bond or policy shall have attached thereto the state insurance endorsement. All bonds or policies required under this section shall be issued in the name of the holder of the certificate. In lieu of the bonds or policies, the department, under appropriate regulations, may require the filing of one (1) or more approved certificates of insurance, the terms of which shall be continuous and shall remain in force and effect until canceled under proper notice.
- 15 (2) Except for a private vehicle rental program provider, the bonds or policies 16 required of a U-Drive-It or automobile utility trailer lessor shall provide public 17 liability and property damage coverage when operated either by the lessee or lessor 18 thereof or agents, servants, or employees of either.
- 19 (3) All bonds or policies shall provide blanket coverage for all equipment operated 20 pursuant to the certificate or permit.
- 21 (4) Except for a private vehicle rental program providers as addressed under
  22 subsection (13) of this section, the types and minimum amounts of insurance to be
  23 carried on each vehicle shall be as follows:
- 24 MOTOR VEHICLES FOR THE TRANSPORTATION OF PERSONS,
- 25 INCLUDING U-DRIVE-ITS <u>WHICH ARE NOT PRIVATE VEHICLE RENTAL</u>

## 26 **PROGRAM PROVIDERS**

Death of Total Liability

1				or Injury	for Death	
2				to Any One	of or Injury	Property
3		Capacity		Person	to Persons	Damage
4		7 regular seats	\$100,000.00	\$300,000.00	\$50,000.00	
5		8 or more regular seats	\$100,000.00	\$600,000.00	\$50,000.00	
6		MOTOR VEHICLES FOR THE	TRANSPORT	ATION OF PROP	ERTY,	
7		INCLUDING U-DRIVE-ITS W	HICH ARE NO	OT PRIVATE VEI	HICLE RENTAL	
8		<b>PROGRAM PROVIDERS</b> AND	O AUTOMOBII	LE UTILITY		
9		TRAILERS				
10				Death of	Total Liability	
11				or Injury	for Death	
12				to Any One	of or Injury	Property
13		Gross Weight	Person	to Persons	Damage	
14		18,000 lbs. or less	\$100,000.00	\$300,000.00	\$50,000.00	
15		More than 18,000 lbs.	\$100,000.00	\$600,000.00	\$50,000.00	
16	(5)	Any person, firm, or corporation	operating or ca	ausing to be operate	ed any vehicle for	
17		the transportation of petroleum	or petroleum p	roducts in bulk in	amounts less than	
18		ten thousand (10,000) pounds sl	nall have the fo	llowing types and	minimum amount	
19		of insurance carried on each veh	icle:			
20			Death of	Total Liability		
21			or Injury	for Death		
22			to Any One	of or Injury to	Property	
23			Person	Persons	Damage	
24			\$100,000.00	\$300,000.00	\$50,000.00	
25	(6)	Any person, firm, or corporation	operating or ca	ausing to be operate	ed any vehicle for	
26		the transportation of hazardou	is material as	defined in KRS	174.405, except	
27			. 1 11 .	. 1 .1 .	1 1 (10 000)	

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petroleum or petroleum products in bulk in amounts less than ten thousand (10,000)

(8)

(7)

pounds, shall have on each vehicle single limits liability insurance coverage of not less than one million dollars (\$1,000,000) for all damages whether arising out of bodily injury or damage to property as a result of any one (1) accident or occurrence.

Before any household goods certificate shall be issued or renewed, the applicant or certificate holder shall file or have on file with the department an approved insurance policy or bond compensating shippers or consignees for loss or damage to property belonging to shippers or consignees and coming into possession of the carrier in connection with its transportation service in the amounts required by 49 C.F.R. sec. 387.303(c) for interstate household goods motor carriers. The policy or bond shall have attached thereto the Kentucky cargo policy endorsement and shall be issued by some insurance or surety company authorized to transact business within the Commonwealth of Kentucky. The term of the bond or policy shall be continuous and shall remain in full force until canceled under proper notice. In lieu of the bond or policy, the department, under appropriate regulations, may require the filing of an approved certificate of insurance, the term of which shall be continuous and shall remain in force and effect until canceled under proper notice.

No insurance company or insurance carrier issuing any policy filed with the department, and no surety or obligor on any bond or contract filed with the department, shall be relieved from liability under the policy, bond, or contract until after the expiration of thirty (30) days' notice to the department of an intention to cancel the policy, bond, or contract. A prior cancellation may be allowed in cases where one (1) policy, bond, or contract is substituted for another policy, bond, or contract if the substituted policy, bond, or contract is of force and effect at a time prior to the expiration of thirty (30) days' notice to the department of an intention to cancel the policy, bond, or contract for which the additional policy, bond, or contract is being substituted. The acceptance of any notice of an intention to cancel

any policy, bond, or contract or the cancellation of any policy, bond, or contract by
the department, unless under the circumstances set forth, shall not relieve the
insurance company, insurance carrier, surety, or obligor of any liability that accrued
prior to the effective date of the cancellation.

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- (9) Upon the cancellation of any bond or insurance policy required by this section, all operating rights granted by the certificate for which the bond or policy was filed, shall immediately cease, and the department may immediately require the cessation of all operations conducted under authority of the certificate, and may require the immediate surrender of all certificates, licenses, and other evidence of a right to act as a motor carrier.
  - (10) The department may exempt in whole or in part from the requirements of this section any person who applies for the exemption and shows to the satisfaction of the department that, by reason of the financial ability of the person applying, there is due assurance of the payment of all damages for which he or she may become liable as a result of the operation of any vehicle owned by him or her or operated under authority of his or her certificate.
  - (11) The provisions of this section notwithstanding, the Secretary of Transportation may adopt, incorporate by reference, or set forth in its entirety the provisions of Title 49, United States Code of Federal Regulations, Part 387, relating to the levels of financial responsibility for motor carriers, in effect as of June 24, 2015, or as amended after that date, with respect to any motor carrier operating in Kentucky.
  - (12) The cabinet shall promulgate administrative regulations to set standards for pre-trip acceptance liability policies and prearranged ride liability insurance policies for transportation network company vehicles. The minimum amount of insurance for pre-trip acceptance liability policies shall be fifty thousand dollars (\$50,000) for death and personal injury to one (1) person, one hundred thousand dollars (\$100,000) for death and personal injury resulting from one (1) incident, and

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1		twenty-five thousand dollars (\$25,000) for property damage. The minimum amount
2		of insurance for prearranged ride liability policies shall be the same as for motor
3		vehicles for the transportation of persons under subsection (4) of this section. Pre-
4		trip acceptance liability policies and prearranged ride liability policies may be
5		issued by an eligible surplus lines insurer.
6	<u>(13)</u>	For private vehicle rental program providers, the insurance requirements of this
7		section shall be satisfied by obtaining insurance coverage under Sections 3 and 4
8		of this Act.
9		→SECTION 8. A NEW SECTION OF KRS CHAPTER 281 IS CREATED TO
10	REA	D AS FOLLOWS:
11	<u>(1)</u>	Any notice or disclosure required to be provided, delivered, posted, or otherwise
12		made available by a U-Drive-It, including a private vehicle rental program
13		provider, as defined in Section 1 of this Act, shall also be deemed timely and
14		effectively made where such notice or disclosure is:
15		(a) Provided or delivered electronically at or before the time required; or
16		(b) Included in a member or master agreement in effect at the time of rental.
17	<u>(2)</u>	For the purposes of this section, a "member or master agreement" shall include
18		but not be limited to any service offered by a company that permits customers to
19		bypass a retail service location and obtain a product or service directly:
20		(a) Where the U-Drive-It does not require the renter to execute a rental
21		agreement at the time of rental; or
22		(b) Where the renter does not receive the rental terms and conditions at the
23		time of rental.
24	<u>(3)</u>	Electronic or written acceptance shall hereby be deemed a valid form of
25		acceptance of any such notice or disclosure, and acceptance shall remain
26		effective until such time as any such acceptance is affirmatively withdrawn by the
27		renter. Notices and disclosures made pursuant to this section shall be exempt

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1		from any placement or stylistic display requirements, including but not limited to		
2		location, font size, typeset, or other specifically-stated description; provided the		
3		disclosures are generally consistent in appearance with the entirety of the		
4		communication in which it is contained.		
5	<u>(4)</u>	In the event a U-Drive-It, including a private vehicle rental program provider,		
6		facilitates rentals via digital, electronic, or other means that allow customers to		
7		obtain possession of a vehicle without in person contact with an agent or		
8		employee of the U-Drive-It, or where the renter does not execute a rental contract		
9		at the time of rental, the U-Drive-It shall be deemed to have met all obligations to		
10		physically inspect and compare a renter's driver license when the provider:		
11		(a) At the time a renter enrolls, or any time thereafter, in a membership		
12		program, master agreement, or other means of establishing use of the U-		
13		Drive-It's services, requires verification that the renter is a licensed driver;		
14		<u>or</u>		
15		(b) Prior to the renter taking possession of the rental vehicle, the U-Drive-It		
16		requires documentation that verifies the renter's identity.		
17		→ Section 9. KRS 68.200 is amended to read as follows:		
18	(1)	As used in this section, unless the context clearly indicates otherwise:		
19		(a) Motor vehicle means "vehicle" as defined in KRS 186.010(8)(a);		
20		(b) Retailer means "retailer" as defined in KRS 139.010; [and]		
21		(c) Gross rental charge means "gross rental charge" as defined in KRS		
22		138.462(4) <u>: and</u>		
23		(d) "Private vehicle rentals" and "private vehicle rental program providers"		
24		shall have the same meaning as in Section 1 of this Act.		
25	(2)	A county containing a designated city, consolidated local government, or urban-		
26		county government may levy a license fee on the rental of motor vehicles by a U-		
27		Drive-It, including private vehicle rentals facilitated by private vehicle rental		

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1		program providers, which shall not exceed three percent (3%) of the gross rental		
2		charges from rental agreements for periods of thirty (30) days or less. The license		
3		fee shall apply to retailers who receive more than seventy-five percent (75%) of		
4		their gross revenues generated in the county from gross rental charges. Any license		
5		fee levied pursuant to this subsection shall be collected by the retailer from the		
6		renters of the motor vehicles.		
7	(3)	Revenues from rental of motor vehicles shall not be included in the gross rental		
8		charges on which the license fee is based if:		
9		(a) The declared gross weight of the motor vehicle exceeds eleven thousand		
10		(11,000) pounds; or		
11		(b) The rental is part of the services provided by a funeral director for a funeral;		
12		or		
13		(c) The rental is exempted from the state sales and use tax pursuant to KRS		
14		139.470.		
15	(4)	A fiscal court or the legislative body of an urban-county government shall provide		
16		for collection of the license fee in the ordinance by which the license fee is levied.		
17		The revenues shall be deposited in an account to be known as the motor vehicle		
18		license fee account. The revenues may be shared among local governments pursuant		
19		to KRS 65.245.		
20	(5)	The county shall use the proceeds of the license fee for economic development		
21		activities. It shall distribute semiannually, by June 30 and December 31, all		
22		revenues not shared pursuant to KRS 65.245, to one (1) or more of the following		
23		entities if it has established, or contracted with, the entity for the purposes of		
24		economic development and is satisfied that the entity is promoting satisfactorily the		
25		county's economic development activities:		
26		(a) A riverport authority established by the county pursuant to KRS 65.520; or		

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(b) An industrial development authority established by the county pursuant to

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1	KRS	154.50-316; or

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2 (c) A nonprofit corporation as defined in KRS 273.161(4) which has been organized for the purpose of promoting economic development.

- The entity shall make a written request for funds from the motor vehicle license fee account by May 31 and November 30, respectively.
- 6 (6) (a) As used in this section, "designated city" means a city on the registry
  7 maintained by the Department for Local Government under this subsection.
  - (b) On or before January 1, 2015, the Department for Local Government shall create and maintain a registry of cities that, as of August 1, 2014, were classified as cities of the first, second, and third class. The Department for Local Government shall make the information included on the registry available to the public by publishing it on its Web site.
    - → Section 10. KRS 138.463 is amended to read as follows:
- 14 (1) A holder of a certificate as required under KRS 281.630 to operate as a U-Drive-It
  15 as defined in KRS 281.010 may pay the usage tax as provided in KRS 138.460 or,
  16 subject to the provisions of this section, may pay a usage tax of six percent (6%)
  17 levied upon the amount of the gross rental or lease charges paid by a customer or
  18 lessee renting or leasing a motor vehicle from such holder of the certificate.
- 19 (2) The provisions of KRS 138.462 and this section shall apply to all rental and leasehold contracts entered into after March 9, 1990.
- A holder of a certificate shall pay the usage tax as provided in KRS 138.460 unless
  he shows to the satisfaction of the cabinet that he is regularly engaged in the renting
  or leasing of motor vehicles to retail customers as a part of an established business.
  The issuance of a U-Drive-It certificate under the provisions of KRS Chapter 281
  shall create a rebuttable presumption that the holder of a certificate is regularly
  engaged in renting or leasing. Persons first engaging in the renting or leasing of
  motor vehicles to retail customers shall, in addition to obtaining a certificate

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required under KRS 281.630, demonstrate to the satisfaction of the cabinet that they are prepared to qualify under the standards set forth in this subsection.

- (4) In the event the holder of such certificate qualifies under subsection (3) of this section and elects to pay the usage tax by the alternate method as provided in subsection (1) of this section, or is required by subsection (8) of this section to pay by the alternate method, he shall pay the fee imposed by KRS 281.631(3) and in addition shall pay the monthly tax authorized by subsection (1) of this section.
- (5) The tax authorized by subsection (1) of this section shall be the direct obligation of the holder of the certificate but it may be charged to and collected from the customer in addition to the rental or lease charges. The tax due shall be remitted to the cabinet each month on forms and pursuant to regulations promulgated by the cabinet.
  - (6) (a) As soon as practicable after each return is received, the cabinet shall examine and audit it. If the amount of tax computed by the cabinet is greater than the amount returned by the taxpayer, the excess shall be assessed by the cabinet within four (4) years from the date the return was filed, except as provided in paragraph (c) of this subsection, and except that in the case of a failure to file a return or of a fraudulent return the excess may be assessed at any time. A notice of such assessment shall be mailed to the taxpayer. The time[herein] provided under this paragraph may be extended by agreement between the taxpayer and the cabinet.
    - (b) For the purpose of paragraphs (a) and (c) of this subsection, a return filed before the last day prescribed by law for the filing thereof shall be considered as filed on *the*[such] last day.
    - (c) Notwithstanding the four (4) year time limitation of paragraph (a) of this subsection, in the case of a return where the tax computed by the cabinet is greater by twenty-five percent (25%) or more than the amount returned by the

1		taxpayer, the excess shall be assessed by the cabinet within six (6) years from
2		the date the return was filed.
3	(7)	Failure of the holder of the certificate to remit the taxes applicable to the rental
4		charges as provided <u>under this section</u> [herein] shall be sufficient cause for the
5		Department of Vehicle Regulation to void the certificate issued to such holder and
6		the usage tax on each of the motor vehicles which had been registered by the holder
7		under the certificate shall be due and payable on the retail price of each such motor
8		vehicle when it was first purchased by the holder.
9	(8)	Notwithstanding the provisions of KRS 138.460 and subsection (1) of this section, a
10		holder of a certificate operating a fleet of rental passenger cars[ which has been
11		registered pursuant to an allocation formula approved by the cabinetl, including a

- holder of a certificate operating a fleet of rental passenger cars[which has been registered pursuant to an allocation formula approved by the cabinet], including a private vehicle rental provider as defined by Section 1 of this Act, shall pay the tax by the method provided in this section. The provisions of this section shall apply to all vehicles rented by the holder in this state.
- (9) The usage tax reported and paid on every rental or lease of a vehicle registered pursuant to this section shall be based on the fair market rental or lease value of the vehicle. Fair market rental or lease value shall be based on standards established by administrative regulation promulgated by the cabinet. The cabinet may remove a vehicle from the U-Drive-It program without a hearing if it is determined by the cabinet that no taxes have been remitted on that vehicle during the registration period. However, the tax reported and paid to the Transportation Cabinet shall not be less than the amount due based on the actual terms of a rental or lease agreement. The burden of proving that the consideration charged by the holder satisfies this subsection is on the holder.
- 25 → Section 11. The following KRS section is repealed:
- 26 186.630 Renting a motor vehicle to another.