1	EXEMPT AND APPORTIONED LICENSE PLATE
2	AMENDMENTS
3	2018 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Don L. Ipson
6	House Sponsor:
7 8	LONG TITLE
9	General Description:
10	This bill amends provisions related to annual registration requirements for vehicles with
11	exempt and apportioned license plates.
12	Highlighted Provisions:
13	This bill:
14	removes the requirement for a vehicle with an "EX" or "UHP" license plate to
15	annually renew registration;
16	 allows certain exempt plates to remain valid as long as the vehicle is registered and
17	in service by the owning entity;
18	 amends provisions requiring certain decals for exempt and apportioned license
19	plates; and
20	 makes technical changes.
21	Money Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	This bill provides a special effective date.
25	Utah Code Sections Affected:
26	AMENDS:
27	41-1a-216, as last amended by Laws of Utah 2012, Chapter 397

S.B. 80

28	41-1a-221, as last amended by Laws of Utah 2015, Chapter 412
29	41-1a-301, as last amended by Laws of Utah 2017, Chapter 24
30	41-1a-402, as last amended by Laws of Utah 2016, Chapter 102
31	41-1a-407, as last amended by Laws of Utah 2008, Chapter 382
32	
33	Be it enacted by the Legislature of the state of Utah:
34	Section 1. Section 41-1a-216 is amended to read:
35	41-1a-216. Renewal of registration.
36	(1) The division may receive applications for registration renewal and issue new
37	registration cards at any time prior to the expiration of the registration, subject to the
38	availability of renewal materials.
39	(2) (a) Except as provided in Subsections (2)(c) and (3), the new registration shall
40	retain the same expiration month as recorded on the original registration even if the registration
41	has expired.
42	(b) Except as provided in Subsection (2)(c), the year of registration expiration shall be
43	changed to reflect the renewed registration period.
44	(c) If the application for renewal of registration is for a six-month registration period
45	under Section 41-1a-215.5, the new registration shall be for a six-month registration period that
46	begins with the first day of the calendar month following the last day of the expiration month
47	of the previous registration period as recorded on the original registration even if the
48	registration has expired.
49	(3) Subsection (2) does not apply if the owner can verify to the satisfaction of the
50	division that the vehicle registration was not renewed prior to its expiration due to the fact that
51	the vehicle was in storage, inoperable, or otherwise out of service.
52	(4) If the registration renewal application is an application generated by the division
53	through its automated system, the owner need not surrender the last registration card or
54	duplicate.
55	(5) A vehicle with an "EX" or "UHP" license plate, owned by an entity described in
56	Section <u>41-1a-407</u> , is exempt from registration renewal requirements.
57	Section 2. Section 41-1a-221 is amended to read:
58	41-1a-221. Registration of vehicles of political subdivisions or state Expiration

59	of registration Certification of information Failure to comply.
60	(1) (a) An entity referred to in Subsection 41-1a-407(1) shall register [by June 30 of
61	each year] each vehicle that it owns, operates, or leases.
62	(b) This section does not apply to unmarked vehicles referred to in Section $41-1a-407[$;
63	which shall be registered by the expiration date on the registration card].
64	[(2) (a) The entity shall apply to the division to renew registration pursuant to Section
65	41-1a-217.]
66	[(b) The division shall renew registration pursuant to Section 41-1a-216.]
67	[(3)] (2) A registration card and license plate issued to an entity under this section <u>or</u>
68	Subsection 41-1a-407(1) are in full force and effect until[:] the vehicle is no longer owned or
69	operated by that entity.
70	[(a) the registration expires;]
71	[(b) the vehicle is no longer owned or operated by that entity; or]
72	[(c) the division takes action as provided in Subsection (6).]
73	$\left[\frac{(4)}{(3)}\right]$ (a) If the owner of a vehicle subject to the provisions of this section transfers
74	or assigns title or interest in the vehicle, the registration of that vehicle expires.
75	(b) The transferor shall remove the license plates and within 20 days from the date of
76	transfer <u>:</u>
77	(i) destroy the license plates; or
78	(ii) forward [them] the license plates to the division to be destroyed.
79	[(5) Each entity shall:]
80	[(a) account to the division annually for all "EX" license plates issued to it; and]
81	[(b) certify to the division that the information is correct.]
82	[(6) If an entity fails to comply with this section, the division may:]
83	[(a) refuse to renew the registration of its vehicles;]
84	[(b) refuse to issue it additional license plates;]
85	[(c) suspend all its vehicle registrations; and]
86	[(d) recall license plates issued to an entity refusing to comply with this section.]
87	$\left[\frac{(7)}{(4)}\right]$ A violation of this section is an infraction.
88	Section 3. Section 41-1a-301 is amended to read:
80	41 to 201 Apportioned registration and licensing of interstate vehicles

89 41-1a-301. Apportioned registration and licensing of interstate vehicles.

S.B. 80

90	(1) For purposes of this section, "registrant" means an owner or operator of one or
91	more commercial vehicles operating in two or more jurisdictions applying for apportioned
92	registration and licensing of a commercial vehicle.
93	(2) (a) An owner or operator of a fleet of commercial vehicles based in this state and
94	operating in two or more jurisdictions may register commercial vehicles for operation under the
95	International Registration Plan or the Uniform Vehicle Registration Proration and Reciprocity
96	Agreement by filing an application with the division.
97	(b) The application shall include information that identifies the vehicle owner, the
98	vehicle, the miles traveled in each jurisdiction, and other information pertinent to the
99	registration of apportioned vehicles.
100	(c) The division may not grant apportioned registration for vehicles operated
101	exclusively in this state.
102	(3) (a) If no operations were conducted during the preceding year, in computing fees
103	due:
104	(i) the application shall contain a statement of the proposed operations; and
105	(ii) the division shall determine fees based on average per vehicle distance
106	requirements under the International Registration Plan.
107	(b) At renewal, the registrant shall use the actual mileage from the preceding year in
108	computing fees due each jurisdiction.
109	(4) The division shall determine the registration fee for apportioned vehicles as
110	follows:
111	(a) divide the in-jurisdiction miles by the total miles generated during the preceding
112	year;
113	(b) total the fees for each vehicle based on the fees prescribed in Section 41-1a-1206;
114	and
115	(c) multiply the sum obtained under Subsection (4)(b) by the quotient obtained under
116	Subsection (4)(a).
117	(5) The registrant may list trailers or semitrailers of apportioned fleets separately as
118	"trailer fleets" on the application, with the fees paid according to the total distance those trailers
119	were towed in all jurisdictions during the preceding year mileage reporting period.
120	(6) (a) (i) When the registrant has paid the proper fees and cleared the property tax or

121	in lieu fee under Section 41-1a-206 or 41-1a-207, the division shall issue a registration card[,
122	annual decal, and where necessary,] and license plate[,] for each unit listed on the application.
123	(ii) The owner or operator shall carry an original registration in each vehicle at all
124	times.
125	(b) The owner or operator may carry original registration cards for trailers or
126	semitrailers in the power unit.
127	(c) (i) In lieu of a permanent registration card or license plate, the division may issue
128	one temporary permit authorizing operation of new or unlicensed vehicles until the permanent
129	registration is completed.
130	(ii) Once a temporary permit is issued:
131	(A) neither the registrant nor the division may cancel the registration process; and
132	(B) the division shall complete registration and the registrant shall pay the fees and any
133	property tax or in lieu fee due for the vehicle for which the permit was issued.
134	(iii) The division may not issue temporary permits for renewals.
135	(d) (i) The division shall issue one distinctive license plate for apportioned vehicles.
136	(ii) The owner or operator shall display the plate on the front of an apportioned truck
137	tractor or power unit or on the rear of any other apportioned vehicle.
138	(iii) (A) The division shall issue distinctive decals or a distinctive license plate
139	displaying the word "apportioned" [and the month and year of expiration] or the abbreviation
140	<u>"APP"</u> for each apportioned vehicle.
141	(B) A registrant of an apportioned vehicle is not required to display month or year
142	decals.
143	(iv) At the request of a registrant of an apportioned vehicle, the division may issue a
144	second license plate, for a total of two, to display on both the front and rear of the apportioned
145	vehicle.
146	(e) The division shall charge a nonrefundable administrative fee, determined by the
147	commission pursuant to Section 63J-1-504, for each temporary permit, registration, or both.
148	(7) Vehicles that are apportionally registered are fully registered for intrastate and
149	interstate movements, providing the registrant has secured proper interstate and intrastate
150	authority.
151	(8) (a) The division shall register vehicles added to an apportioned fleet after the

S.B. 80

152	beginning of the registration year by applying the quotient under Subsection (4)(a) for the
153	original application to the fees due for the remainder of the registration year.
154	(b) (i) The owner shall maintain and submit complete annual mileage for each vehicle
155	in each jurisdiction, showing all miles operated by the lessor and lessee.
156	(ii) The fiscal mileage reporting period begins July 1, and continues through June 30 of
157	the year immediately preceding the calendar year in which the registration year begins.
158	(c) (i) An owner-operator, who is a lessor, may register the vehicle in the name of the
159	owner-operator.
160	(ii) The identification plates and registration card shall be the property of the lessor and
161	may reflect both the owner-operator's name and that of the carrier as lessee.
162	(iii) The division shall allocate the fees according to the operational records of the
163	owner-operator.
164	(d) (i) At the option of the lessor, the lessee may register a leased vehicle.
165	(ii) If a lessee is the registrant of a leased vehicle, both the lessor's and lessee's name
166	shall appear on the registration.
167	(iii) The division shall allocate the fees according to the records of the carrier.
168	(9) (a) When the division has accepted an application for apportioned registration, the
169	registrant shall preserve the records on which the application is based for a period of three
170	years after the close of the registration year.
171	(b) Upon request for audit as to accuracy of computations, payments, and assessments
172	for deficiencies, or allowances for credits, the registrant shall provide the records to the
173	division.
174	(c) The division may not make an assessment for deficiency or claim for credit for any
175	period for which records are no longer required.
176	(d) The division may assess interest in the amount prescribed by Section 59-1-402
177	from the date due until paid on deficiencies found due after audit.
178	(e) Registrants with deficiencies are subject to the penalties under Section 59-1-401.
179	(f) The division may enter into agreements with other International Registration Plan
180	jurisdictions for joint audits.
181	(10) (a) Except as provided in Subsection (10)(b), the division shall deposit all state
182	fees collected under this section in the Transportation Fund.

183	(b) The commission may use the following fees as a dedicated credit to cover the costs		
184	of electronic credentialing as provided in Section 41-1a-303:		
185	(i) \$5 of each temporary registration permit fee paid under Subsection (13)(a)(i) for a		
186	single unit; and		
187	(ii) \$10 of each temporary registration permit fee paid under Subsection (13)(a)(ii) for		
188	multiple units.		
189	(11) If registration is for less than a full year, the division shall assess fees for		
190	apportioned registration according	g to Section 41-1a-1207.	
191	(a) (i) If the registrant is r	eplacing a vehicle for one withdrawn from	the fleet and the
192	new vehicle is of the same weight category as the replaced vehicle, the registrant shall file a		
193	supplemental application.		
194	(ii) If the registrant is replacing a vehicle for one withdrawn from the fleet and the new		
195	vehicle is heavier than the replaced vehicle, the division shall assess additional registration		
196	fees.		
197	(iii) If the registrant is replacing a vehicle for one withdrawn from the fleet, the		
198	division shall issue a new registration card.		
199	(b) If a vehicle is withdrawn from an apportioned fleet during the period for which it is		
200	registered, the registrant shall not	ify the division and surrender the registratio	n card and license
201	plate of the withdrawn vehicle.		
202	(12) (a) An out-of-state ca	arrier with an apportionally registered vehic	le who has not
203	presented a certificate of property	tax or in lieu fee as required by Section 41	-1a-206 or
204	41-1a-207, shall pay, at the time of	of registration, a proportional part of an equa	alized highway
205	use tax computed as follows:		
206	(i) Multiply the number o	f vehicles or combination vehicles registere	ed in each weight
207	class by the equivalent tax figure	from the following tables:	
208	Vehicle or Combination		
	Registered Weight	Age of Vehicle	Equivalent Tax
209	12,000 pounds or less	12 or more years	\$10
210	12,000 pounds or less	9 or more years but less than 12 years	\$50
211	12,000 pounds or less	6 or more years but less than 9 years	\$80

212	12,000 pounds or less	3 or more years	but less than 6 years	\$110
213	12,000 pounds or less	Less than 3 year	°S	\$150
214	Vahiala		Eminalant	
214		or Combination red Weight	Equivalent Tax	
215	C C	C		
215		18,000 pounds	\$150	
216	18,001 - 3	34,000 pounds	200	
217	34,001 - 4	48,000 pounds	300	
218	48,001 - 0	64,000 pounds	450	
219	64,001 pc	ounds and over	600	
220	(ii) Multiply the equival	ent tax value for the	e total fleet determined unde	er Subsection
221				
222	registration year.			
223	(b) For registration described in Subsection (12)(a), the division shall assess fees as			
224	provided in Section 41-1a-1207.			
225	(13) (a) Commercial vehicles meeting the registration requirements of another			
226	jurisdiction may, as an alternative to full or apportioned registration, secure a temporary			
227	registration permit for a period not to exceed 96 hours or until they leave the state, whichever is			
228	less, for a fee of:			
229	(i) \$25 for a single unit; and			
230	(ii) \$50 for multiple unit	ts.		
231	(b) A state temporary pe	ermit or registration	fee is not required from nor	nresident owners
232	or operators of vehicles or comb		having a gross laden weight	of 26,000
233	pounds or less for each single ur			
234	(14) The division may not register a park model recreational vehicle under this section.			
235	(15) A violation of this section is an infraction.			
236	Section 4. Section 41-1a-402 is amended to read:			
237	41-1a-402. Required c		-	
238	(1) Each license plate sh	1		
239	(a) the registration number assigned to the vehicle for which it is issued;			
240	(b) the name of the state	e; and		

241	(c) <u>unless exempted by Section 41-1a-301 or 41-1a-407</u> , a registration decal showing
242	the date of expiration displayed in accordance with Subsection (6).
243	(2) If registration is extended by affixing a registration decal to the license plate, the
244	expiration date of the decal governs the expiration date of the license plate.
245	(3) Except as provided in Subsection (4), each original license plate that is not one of
246	the special group license plates issued under Section 41-1a-418 shall be:
247	(a) a statehood centennial license plate with the same color, design, and slogan as the
248	plates issued in conjunction with the statehood centennial;
249	(b) a Ski Utah license plate; or
250	(c) an In God We Trust license plate.
251	(4) Beginning on the date that the division determines the existing inventories of
252	statehood centennial license plates and Ski Utah license plates are exhausted, each license plate
253	that is not one of the special group license plates issued under Section 41-1a-418 shall:
254	(a) (i) display the "Life Elevated" slogan; and
255	(ii) have a color and design approved by the 57th Legislature in the 2007 General
256	Session that features:
257	(A) a skier with the "Greatest Snow on Earth" slogan; or
258	(B) Delicate Arch; [or]
259	(b) be an In God We Trust license plate[.]; or
260	(c) beginning on the date that the division determines the existing inventories of decals
261	for an apportioned vehicle described in Section 41-1a-301 are exhausted, be a distinctive
262	license plate displaying the word "apportioned" or the abbreviation "APP."
263	(5) (a) Except as provided under Subsection 41-1a-215(2) and Section 41-1a-216,
264	license plates shall be renewed annually.
265	(b) (i) The division shall issue the vehicle owner a month decal and a year decal upon
266	the vehicle's first registration with the division.
267	(ii) The division shall issue the vehicle owner only a year decal upon subsequent
268	renewals of registration to validate registration renewal.
269	(6) The decals issued in accordance with Subsection (5) shall be applied as follows:
270	(a) for license plates issued beginning in 1974 through 1985, decals displayed on
271	license plates with black lettering on a white background shall be applied to the lower left-hand

S.B. 80

272 corner of the rear of the license plate vehicles; 273 (b) decals displayed on statehood centennial license plates and on Ski Utah license 274 plates issued in accordance with Subsection (3) shall be applied to the upper left-hand corner of 275 the rear license plate; 276 (c) decals displayed on special group license plates issued in accordance with Section 277 41-1a-418 shall be applied to the upper right-hand corner of the license plate unless there is a 278 plate indentation on the upper left-hand corner of the license plate; 279 (d) decals displayed on license plates with the "Life Elevated" slogan issued in 280 accordance with Subsection (4) shall be applied in the upper left-hand corner for the month 281 decal and the upper right-hand corner for the year decal; 282 (e) decals displayed on license plates with the "In God We Trust" slogan issued in 283 accordance with Subsection (4)(b) shall be applied in the upper right-hand corner of the rear 284 license plate unless there is a plate indentation on the upper left-hand corner of the license 285 plate; 286 (f) decals issued for truck tractors shall be applied to the front license plate in the 287 position described in Subsection (6)(a), (b), or (d);] 288 $\left[\frac{g}{2}\right]$ (f) decals issued for motorcycles shall be applied to the upper corner of the license 289 plate opposite the word "Utah"; and 290 $\left[\frac{\text{(h)}}{\text{(g)}}\right]$ (g) decals displayed on license plates issued under Section 41-1a-416 shall be 291 applied as appropriate for the year of the plate. 292 (7) (a) The month decal issued in accordance with Subsection (5) shall be displayed on 293 the license plate in the left position. 294 (b) The year decal issued in accordance with Subsection (5) shall be displayed on the 295 license plate in the right position. 296 (8) The current year decal issued in accordance with Subsection (5) shall be placed 297 over the previous year decal. 298 (9) If a license plate, month decal, or year decal is lost or destroyed, a replacement shall 299 be issued upon application and payment of the fees required under Section 41-1a-1211 or 300 41-1a-1212. 301 (10) A violation of this section is an infraction. 302 Section 5. Section **41-1a-407** is amended to read:

303	41-1a-407. Plates issued to political subdivisions or state Use of "EX" letters
304	Confidential information.
305	(1) Except as provided in Subsection (2), each municipality, board of education, school
306	district, state institution of learning, county, other governmental division, subdivision, or
307	district, and the state shall:
308	(a) place a license plate displaying the letters, "EX" on every vehicle owned and
309	operated by it or leased for its exclusive use; and
310	(b) display an identification mark designating the vehicle as the property of the entity
311	in a conspicuous place on both sides of the vehicle.
312	(2) The entity need not display the "EX" license plate or the identification mark
313	required by Subsection (1) if:
314	(a) the vehicle is in the direct service of the governor, lieutenant governor, attorney
315	general, state auditor, or state treasurer of Utah;
316	(b) the vehicle is used in official investigative work where secrecy is essential;
317	(c) the vehicle is used in an organized Utah Highway Patrol operation that is:
318	(i) conducted within a county of the first or second class as defined under Section
319	17-50-501, unless no more than one unmarked vehicle is used for the operation;
320	(ii) approved by the Commissioner of Public Safety;
321	(iii) of a duration of 14 consecutive days or less; and
322	(iv) targeted toward careless driving, aggressive driving, and accidents involving:
323	(A) violations of Title 41, Chapter 6a, Part 5, Driving Under the Influence and
324	Reckless Driving;
325	(B) speeding violations for exceeding the posted speed limit by 21 or more miles per
326	hour;
327	(C) speeding violations in a reduced speed school zone under Section 41-6a-604;
328	(D) violations of Section 41-6a-1002 related to pedestrian crosswalks; or
329	(E) violations of Section 41-6a-702 related to lane restrictions;
330	(d) the vehicle is provided to an official of the entity as part of a compensation package
331	allowing unlimited personal use of that vehicle;
332	(e) the personal security of the occupants of the vehicle would be jeopardized if the
333	"EX" license plate were in place; or

S.B. 80

334	(f) the vehicle is used in routine enforcement on a state highway with four or more
335	lanes involving:
336	(i) violations of Section 41-6a-701 related to operating a vehicle on the right side of a
337	roadway;
338	(ii) violations of Section 41-6a-702 related to left lane restrictions;
339	(iii) violations of Section 41-6a-704 related to overtaking and passing vehicles
340	proceeding in the same direction;
341	(iv) violations of Section 41-6a-711 related to following a vehicle at a safe distance;
342	and
343	(v) violations of Section $41-6a-804$ related to turning and changing lanes.
344	(3) Plates issued to Utah Highway Patrol vehicles may bear the capital letters "UHP," a
345	beehive logo, and the call number of the trooper to whom the vehicle is issued.
346	(4) (a) The commission shall issue "EX" and "UHP" plates.
347	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
348	commission shall make rules establishing the procedure for application for and distribution of
349	the plates.
350	(5) For a vehicle that qualifies for "EX" or "UHP" license plates, the entity is not
351	required to display [an annual registration decal] the month or year registration decals
352	described in Section <u>41-1a-402</u> .
353	(6) (a) Information shall be confidential for vehicles that are not required to display the
354	"EX" license plate or the identification mark under Subsections (2)(a), (b), (d), and (e).
355	(b) (i) If a law enforcement officer's identity must be kept secret, the law enforcement
356	officer's agency head may request in writing that the division remove the license plate
357	information of the officer's personal vehicles from all public access files and place it in a
358	confidential file until the assignment is completed.
359	(ii) The agency head shall notify the division when the assignment is completed.
360	(7) A peace officer engaged in an organized operation under Subsection (2)(c) shall be
361	in a uniform clearly identifying the law enforcement agency the peace officer is representing
362	during the operation.
363	Section 6. Effective date.
364	If approved by two-thirds of all the members elected to each house, this bill takes effect

- 365 upon approval by the governor, or the day following the constitutional time limit of Utah
- 366 <u>Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,</u>
- 367 the date of veto override, except that the changes to Section <u>41-1a-301</u> in this bill take effect on
- 368 January 1, 2019.

Legislative Review Note Office of Legislative Research and General Counsel