As Amended by Senate Committee

Session of 2014

HOUSE BILL No. 2728

By Committee on Taxation

2-18

AN ACT concerning motor vehicles; relating to salvage—title titles; permits, number of copies; acquisitions; amending K.S.A. 2013 Supp. 8-198 and repealing the existing section.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 2013 Supp. 8-198 is hereby amended to read as follows: 8-198. (a) A nonhighway or salvage vehicle shall not be required to be registered in this state, as provided in K.S.A. 8-135, and amendments thereto, but nothing in this section shall be construed as abrogating, limiting or otherwise affecting the provisions of K.S.A. 8-142, and amendments thereto, which make it unlawful for any person to operate or knowingly permit the operation in this state of a vehicle required to be registered in this state.

(b) Upon the sale or transfer of any nonhighway vehicle or salvage vehicle, the purchaser thereof shall obtain a nonhighway certificate of title or salvage title, whichever is applicable, in the following manner:

(1) If the transferor is a vehicle dealer, as defined in K.S.A. 8-2401, and amendments thereto, and a certificate of title has not been issued for such vehicle under this section or under the provisions of K.S.A. 8-135, and amendments thereto, such transferor shall make application for and assign a nonhighway certificate of title or a salvage title, whichever is applicable, to the purchaser of such nonhighway vehicle or salvage vehicle in the same manner and under the same conditions prescribed by K.S.A. 8-135, and amendments thereto, for the application for and assignment of a certificate of title thereunder. Upon the assignment thereof, the purchaser shall make application for a new nonhighway certificate of title or salvage title, as provided in subsection (c) or (d).

(2) Except as provided in subsection (b) of K.S.A. 8-199, and amendments thereto, if a certificate of title has been issued for any such vehicle under the provisions of K.S.A. 8-135, and amendments thereto, the owner of such nonhighway vehicle or salvage vehicle may surrender such certificate of title to the division of vehicles and make application to the division for a nonhighway certificate of title or salvage title, whichever is applicable, or the owner may obtain from the county treasurer's office a form prescribed by the division of vehicles and, upon proper execution thereof, may assign the nonhighway certificate of title, salvage title or the
regular certificate of title with such form attached to the purchaser of the nonhighway vehicle or salvage vehicle. Upon receipt of the nonhighway certificate of title, salvage title or the regular certificate of title with such form attached, the purchaser shall make application for a new nonhighway certificate of title or salvage title, whichever is applicable, as provided in subsection (c) or (d).

(3) If the transferor is not a vehicle dealer, as defined in K.S.A. 8-2401, and amendments thereto, and a certificate of title has not been issued for the vehicle under this section or a certificate of title was not required under K.S.A. 8-135, and amendments thereto, the transferor shall make application to the division for a nonhighway certificate of title or salvage title, whichever is applicable, as provided in this section, except that in addition thereto, the division shall require a bill of sale or such transferor's affidavit, with at least one other corroborating affidavit, that such transferor is the owner of such nonhighway vehicle or salvage vehicle. If the division is satisfied that the transferor is the owner, the division shall issue a nonhighway certificate of title or salvage title, whichever is applicable, for such vehicle, and the transferor shall assign the same to the purchaser, who shall make application for a new nonhighway certificate of title or salvage title, whichever is applicable, as provided in subsection (c) or (d).

(c) Every purchaser of a nonhighway vehicle, whether assigned a nonhighway certificate of title or a regular certificate of title with the form specified in paragraph (2) of subsection (b) attached, shall make application to the county treasurer of the county in which such person resides for a new nonhighway certificate of title in the same manner and under the same conditions as for an application for a certificate of title under K.S.A. 8-135, and amendments thereto. Such application shall be in the form prescribed by the director of vehicles and shall contain substantially the same provisions as required for an application under subsection (c)(1) of K.S.A. 8-135, and amendments thereto. In addition, such application shall provide a place for the applicant to certify that the vehicle for which the application for a nonhighway certificate of title is made is a nonhighway vehicle and other provisions the director deems necessary. Each application for a nonhighway certificate of title shall be accompanied by a fee of $10, and if the application is not made to the county treasurer within the time prescribed by K.S.A. 8-135, and amendments thereto, for making application for a certificate of title thereunder, an additional fee of $2.

(d) (1) Except as otherwise provided by this section, the owner of a vehicle that meets the definition of a salvage vehicle shall apply for a salvage title before the ownership of the motor vehicle is transferred. In no event shall such application be made more than 60 days after the vehicle is
determined to be a salvage vehicle.

(2) Every insurance company, which pursuant to a damage settlement, acquires ownership of a vehicle that has incurred damage requiring the vehicle to be designated a salvage vehicle, shall apply for a salvage title within 60 days after the title is assigned and delivered by the owner to the insurance company, with all liens released. In the event that an insurance company is unable to obtain voluntary assignment of the title after 30 days from the date the vehicle owner enters into an oral or written damage settlement agreement where the owner agrees to transfer the title, the insurance company may submit an application on a form prescribed by the division for a salvage title. The form shall be accompanied by an affidavit from the insurance company stating that: (A) The insurance company is unable to obtain a transfer of the title from the owner following an oral or written acceptance of an offer of damage settlement; (B) there is evidence of the damage settlement; (C) that there are no existing liens on the vehicle or all liens on the vehicle have been released; (D) the insurance company has physical possession of the vehicle; and (E) the insurance company has provided the owner, at the owner's last known address, 30 days' prior notice of such intent to transfer and the owner has not delivered a written objection to the insurance company.

(3) Every insurance company which makes a damage settlement for a vehicle that has incurred damage requiring such vehicle to be designated a salvage vehicle, but does not acquire ownership of the vehicle, shall notify the vehicle owner of the owner's obligation to apply for a salvage title for the motor vehicle, and shall notify the division of this fact in accordance with procedures established by the division. The vehicle owner shall apply for a salvage title within 60 days after being notified by the insurance company.

(4) The lessee of any vehicle which incurs damage requiring the vehicle to be designated a salvage vehicle shall notify the lessor of this fact within 30 days of the determination that the vehicle is a salvage vehicle.

(5) The lessor of any motor vehicle which has incurred damage requiring the vehicle to be titled as a salvage vehicle, shall apply for a salvage title within 60 days after being notified of this fact by the lessee.

(6) Every person acquiring ownership of a motor vehicle that meets the definition of a salvage vehicle, for which a salvage title has not been issued, shall apply for the required document prior to any further transfer of such vehicle, but in no event, more than 60 days after ownership is acquired.

(7) Every purchaser of a salvage vehicle, whether assigned a salvage title or a regular certificate of title with the form specified in paragraph (2) of subsection (b) attached, shall make application to the county treasurer
of the county in which such person resides for a new salvage title, in the
same manner and under the same condition as for an application for a
certificate of title under K.S.A. 8-135, and amendments thereto. Such
application shall be in the form prescribed by the director of vehicles and
shall contain substantially the same provisions as required for an
application under subsection (e)(1) of K.S.A. 8-135, and amendments
thereto. In addition, such application shall provide a place for the applicant
to certify that the vehicle for which the application for salvage title is made
is a salvage vehicle, and other provisions the director deems necessary.
Each application for a salvage title shall be accompanied by a fee of $10
and if the application is not made to the county treasurer within the time
prescribed by K.S.A. 8-135, and amendments thereto, for making
application for a certificate of title thereunder, an additional fee of $2.

(8) Failure to apply for a salvage title as provided by this subsection
shall be a class C nonperson misdemeanor.

(e) A nonhighway certificate of title or salvage title shall be in form
and color as prescribed by the director of vehicles. A nonhighway
certificate of title or salvage title shall indicate clearly and distinctly on its
face that it is issued for a nonhighway vehicle or salvage vehicle,
whichever is applicable. A nonhighway certificate of title or salvage title
shall contain substantially the same information as required on a certificate
of title issued under K.S.A. 8-135, and amendments thereto, and other
information the director deems necessary.

(f) (1) A nonhighway certificate of title or salvage title may be
transferred in the same manner and under the same conditions as
prescribed by K.S.A. 8-135, and amendments thereto, for the transfer of a
certificate of title, except as otherwise provided in this section. A
nonhighway certificate of title or salvage title may be assigned and
transferred only while the vehicle remains a nonhighway vehicle or
salvage vehicle.

(2) Upon transfer or sale of a nonhighway vehicle in a condition
which will allow the registration of such vehicle, the owner shall assign
the nonhighway certificate of title to the purchaser, and the purchaser shall
obtain a certificate of title and register such vehicle as provided in K.S.A.
8-135, and amendments thereto. No regular certificate of title shall be
issued for a vehicle for which there has been issued a nonhighway
certificate of title until there has been compliance with K.S.A. 8-116a, and
amendments thereto.

(3) (A) Upon transfer or sale of a salvage vehicle which has been
rebuilt or restored or is otherwise in a condition which will allow the
registration of such vehicle, the owner shall assign the salvage title to the
purchaser, and the purchaser shall obtain a rebuilt salvage title and register
such vehicle as provided in K.S.A. 8-135, and amendments thereto. No
rebuilt salvage title shall be issued for a vehicle for which there has been
issued a salvage title until there has been compliance with K.S.A. 8-116a,
and amendments thereto, and the notice required in paragraph (3)(B) of
this subsection has been attached to such vehicle.

(B) As part of the inspection for a rebuilt salvage title conducted
under K.S.A. 8-116a, and amendments thereto, the Kansas highway patrol
shall attach a notice affixed to the left door frame of the rebuilt salvage
vehicle indicating the vehicle identification number of such vehicle and
that such vehicle is a rebuilt salvage vehicle. In addition to any fee allowed
under K.S.A. 8-116a, and amendments thereto, a fee of $5 shall be
collected from the owner of such vehicle requesting the inspection for the
notice required under this paragraph. All moneys received under this
paragraph shall be remitted in accordance with subsection (e) of K.S.A. 8-
116a, and amendments thereto.

(C) Failure to apply for a rebuilt salvage title as provided by this
paragraph shall be a class C nonperson misdemeanor.

(g) The owner of a salvage vehicle which has been issued a salvage
title and has been assembled, reconstructed, reconstituted or restored or
otherwise placed in an operable condition may make application to the
county treasurer for a permit to operate such vehicle on the highways of
this state over the most direct route from the place such salvage vehicle is
located to a specified location named on the permit and to return to the
original location. No such permit shall be issued for any vehicle unless the
owner has motor vehicle liability insurance coverage or an approved self-
insurance plan under K.S.A. 40-3104, and amendments thereto. Such
permit shall be on a form furnished by the director of vehicles and shall
state the date the vehicle is to be taken to the other location, the name of
the insurer, as defined in K.S.A. 40-3103, and amendments thereto, and the
policy number or a statement that the vehicle is included in a self-
insurance plan approved by the commissioner of insurance, a statement
attesting to the correctness of the information concerning financial
security, the vehicle identification number and a description of the vehicle.
Such permit shall be signed by the owner of the vehicle. Permits issued
under this subsection (g) shall be prepared in triplicate. One copy The
permit shall be carried in the vehicle for which it is issued and shall be
displayed so that it is visible from the rear of the vehicle. The second copy
shall be retained by the county treasurer, and the third copy shall be
forwarded by the county treasurer to the division of vehicles. The fee for
such permit shall be $1 which shall be retained by the county treasurer,
who shall annually forward 25% of all such fees collected to the division
of vehicles to reimburse the division for administrative expenses, and shall
deposit the remainder in a special fund for expenses of issuing such
permits.
(h) A nonhighway vehicle or salvage vehicle for which a nonhighway certificate of title or salvage title has been issued pursuant to this section shall not be deemed a motor vehicle for the purposes of K.S.A. 40-3101 to 40-3121, inclusive, and amendments thereto, except when such vehicle is being operated pursuant to subsection (g). Any person who knowingly makes a false statement concerning financial security in obtaining a permit pursuant to subsection (g), or who fails to obtain a permit when required by law to do so is guilty of a class C misdemeanor.

(i) Any person who, on July 1, 1996, is the owner of an all-terrain vehicle, as defined in K.S.A. 8-126, and amendments thereto, shall not be required to file an application for a nonhighway certificate of title under the provisions of this section for such all-terrain vehicle, unless the person transfers an interest in such all-terrain vehicle.

(j) Any person who, on July 1, 2006, is the owner of a work-site utility vehicle, as defined in K.S.A. 8-126, and amendments thereto, shall not be required to file an application for a nonhighway certificate of title under the provisions of this section for such work-site utility vehicle, unless the person transfers an interest in such work-site utility vehicle.

Sec. 2. K.S.A. 2013 Supp. 8-198 is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its publication in the statute book.