Session of 2002

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HOUSE BILL No. 2942

By Representative DiVita

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AN ACT concerning drivers' licenses; relating to the reinstatement of
suspended drivers' licenses; amending K.S.A. 40-3104 and repealing
the existing section.

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

14 Section 1. K.S.A. 40-3104 is hereby amended to read as follows: 40-153104. (a) Every owner shall provide motor vehicle liability insurance cov-16 erage in accordance with the provisions of this act for every motor vehicle 17owned by such person, unless such motor vehicle: (1) Is included under 18 an approved self-insurance plan as provided in subsection (f); (2) is used 19 as a driver training motor vehicle, as defined in K.S.A. 72-5015, and 20 amendments thereto, in an approved driver training course by a school 21 district or an accredited nonpublic school under an agreement with a 22 motor vehicle dealer, and such motor vehicle liability insurance coverage 23is provided by the school district or accredited nonpublic school; (3) is 24included under a qualified plan of self-insurance approved by an agency 25of the state in which such motor vehicle is registered and the form pre-26 scribed in subsection (b) of K.S.A. 40-3106, and amendments thereto, 27has been filed; or (4) is expressly exempted from the provisions of this 28act.

(b) An owner of an uninsured motor vehicle shall not permit the
operation thereof upon a highway or upon property open to use by the
public, unless such motor vehicle is expressly exempted from the provisions of this act.

(c) No person shall knowingly drive an uninsured motor vehicle upon
a highway or upon property open to use by the public, unless such motor
vehicle is expressly exempted from the provisions of this act.

36 (d) Any person operating a motor vehicle upon a highway or upon 37 property open to use by the public shall display, upon demand, evidence 38 of financial security to a law enforcement officer. The law enforcement 39 officer shall issue a citation to any person who fails to display evidence of 40 financial security upon such demand. The law enforcement officer shall 41 attach a copy of the insurance verification form prescribed by the secre-42 financial security upon such demand. The law enforcement officer shall 43 attach a copy of the insurance verification form prescribed by the secre-44 attach a copy of the insurance verification form prescribed by the secre-45 attach acceleration form prescribed by the secre-46 attach acceleration form prescribed by the secre-47 attach acceleration form prescribed by the secre-48 attach acceleration form prescribed by the secre-49 attach acceleration form prescribed by the secre-40 attach acceleration form prescribed by

42 tary of revenue to the copy of the citation forwarded to the court.

43 No citation shall be issued to any person for failure to provide proof of

financial security when evidence of financial security meeting the stan-1 2 dards of subsection (e) is displayed upon demand of a law enforcement 3 officer. Whenever the authenticity of such evidence is questionable, the law enforcement officer may initiate the preparation of the insurance 4 verification form prescribed by the secretary of revenue by recording 5information from the evidence of financial security displayed. The officer 6 7 shall immediately forward the form to the department of revenue, and 8 the department shall proceed with verification in the manner prescribed 9 in the following paragraph. Upon return of a form indicating that insur-10 ance was not in force on the date indicated on the form, the department 11 shall immediately forward a copy of the form to the law enforcement 12 officer initiating preparation of the form.

13 (e) Unless the insurance company subsequently submits an insurance 14verification form indicating that insurance was not in force, no person 15charged with violating subsections (b), (c) or (d) shall be convicted if such 16 person produces in court, within 10 days of the date of arrest or of issuance of the citation, evidence of financial security for the motor vehicle 1718 operated, which was valid at the time of arrest or of issuance of the ci-19 tation. For the purpose of this subsection, evidence of financial security 20 shall be provided by a policy of motor vehicle liability insurance, an iden-21tification card or certificate of insurance issued to the policyholder by the 22 insurer which provides the name of the insurer, the policy number and 23 the effective and expiration dates of the policy, or a certificate of self-24insurance signed by the commissioner of insurance. Upon the production 25in court of evidence of financial security, the court shall record the in-26 formation displayed thereon on the insurance verification form prescribed 27 by the secretary of revenue, immediately forward such form to the department of revenue, and stay any further proceedings on the matter 28pending a request from the prosecuting attorney that the matter be set 29 30 for trial. Upon receipt of such form the department shall mail the form 31 to the named insurance company for verification that insurance was in 32 force on the date indicated on the form. It shall be the duty of insurance 33 companies to notify the department within 30 calendar days of the receipt 34 of such forms of any insurance that was not in force on the date specified. 35 Upon return of any form to the department indicating that insurance was 36 not in force on such date, the department shall immediately forward a 37 copy of such form to the office of the prosecuting attorney or the city clerk of the municipality in which such prosecution is pending when the 38 39 prosecuting attorney is not ascertainable. Receipt of any completed form 40indicating that insurance was not in effect on the date specified shall be 41 prima facie evidence of failure to provide proof of financial security and 42 violation of this section. A request that the matter be set for trial shall be 43 made immediately following the receipt by the prosecuting attorney of a

copy of the form from the department of revenue indicating that insur-1 ance was not in force. Any charge of violating subsection (b), (c) or (d) 2 3 shall be dismissed if no request for a trial setting has been made within 60 days of the date evidence of financial security was produced in court. 4 (f) Any person in whose name more than 25 motor vehicles are reg-56 istered in Kansas may qualify as a self-insurer by obtaining a certificate 7 of self-insurance from the commissioner of insurance. The certificate of self-insurance issued by the commissioner shall cover such owned vehi-8 9 cles and those vehicles, registered in Kansas, leased to such person if the 10 lease agreement requires that motor vehicle liability insurance on the 11 vehicles be provided by the lessee. Upon application of any such person, 12 the commissioner of insurance may issue a certificate of self-insurance, 13 if the commissioner is satisfied that such person is possessed and will 14 continue to be possessed of ability to pay any liability imposed by law 15against such person arising out of the ownership, operation, maintenance 16 or use of any motor vehicle described in this subsection. A self-insurer 17shall provide liability coverage subject to the provisions of subsection (e) 18 of K.S.A. 40-3107, and amendments thereto, arising out of the ownership, 19 operation, maintenance or use of a self-insured motor vehicle in those 20 instances where the lessee or the rental driver, if not the lessee, does not 21have a motor vehicle liability insurance policy or insurance coverage pur-22 suant to a motor vehicle liability insurance policy or certificate of insur-23ance or such insurance policy for such leased or rented vehicle. Such 24liability coverage shall be provided to any person operating a self-insured 25motor vehicle with the expressed or implied consent of the self-insurer. 26 Upon notice and a hearing in accordance with the provisions of the

27 Kansas administrative procedure act, the commissioner of insurance may 28cancel a certificate of self-insurance upon reasonable grounds. Failure to 29 provide liability coverage or personal injury protection benefits required 30 by K.S.A. 40-3107 and 40-3109, and amendments thereto, or pay any 31 liability imposed by law arising out of the ownership, operation, mainte-32 nance or use of a motor vehicle registered in such self-insurer's name, or 33 to otherwise comply with the requirements of this subsection shall con-34 stitute reasonable grounds for the cancellation of a certificate of self-35 insurance. Reasonable grounds shall not exist unless such objectionable 36 activity occurs with such frequency as to indicate a general business 37 practice.

Self-insureds shall investigate claims in a reasonably prompt manner,
 handle such claims in a reasonable manner based on available information
 and effectuate prompt, fair and equitable settlement of claims in which

41 liability has become reasonably clear.

42 As used in this subsection, "liability imposed by law" means the stated 43 limits of liability as provided under subsection (e) of K.S.A. 40-3107, and 1 amendments thereto.

Nothing in this subsection shall preclude a self-insurer from pursuingall rights of subrogation against another person or persons.

4 (g) (1) Any person violating any provision of this section shall be 5 guilty of a class B misdemeanor and shall be subject to a fine of not less 6 than \$300 nor more than \$1,000 or confinement in the county jail for a 7 term of not more than six months, or both such fine and confinement.

8 (2) Any person convicted of violating any provision of this section 9 within three years of any such prior conviction shall be guilty of a class A 10 misdemeanor and shall be subject to a fine of not less than \$800 nor more 11 than \$2,500.

(h) In addition to any other penalties provided by this act for failure
to have or maintain financial security in effect, the director, upon receipt
of a report required by K.S.A. 8-1607 or 8-1611, and amendments
thereto, or a denial of such insurance by the insurance company listed on
the form prescribed by the secretary of revenue pursuant to subsection
(d) of this section, shall, upon notice and hearing as provided by K.S.A.
40-3118, and amendments thereto:

19 (1) Suspend:

20 (A) The license of each driver in any manner involved in the accident;

(B) the license of the owner of each motor vehicle involved in such accident, unless the vehicle was stolen at the time of the accident, proof of which must be established by the owner of the motor vehicle. Theft by a member of the vehicle owner's immediate family under the age of 18 years shall not constitute a stolen vehicle for the purposes of this section;

(C) if the driver is a nonresident, the privilege of operating a motorvehicle within this state; or

(D) if such owner is a nonresident, the privilege of such owner to
operate or permit the operation within this state of any motor vehicle
owned by such owner; and

(2) revoke the registration of all vehicles owned by the owner of eachmotor vehicle involved in such accident.

(i) The suspension or revocation requirements in subsection (h) shallnot apply:

(1) To the driver or owner if the owner had in effect at the time of
the accident an automobile liability policy as required by K.S.A. 40-3107,
and amendments thereto, with respect to the vehicle involved in the
accident;

40 (2) to the driver, if not the owner of the vehicle involved in the ac-41 cident, if there was in effect at the time of the accident an automobile

42 liability policy with respect to such driver's driving of vehicles not owned

43 by such driver;

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(3) to any self-insurer as defined by subsection (u) of K.S.A. 40-3103,
 and amendments thereto;

3 (4) to the driver or owner of any vehicle involved in the accident
4 which was exempt from the provisions of this act pursuant to K.S.A. 405 3105, and amendments thereto;

(5) to the owner of a vehicle described in subsection (a)(2).

7 (j) (1) For the purposes of provisions (1) and (2) of subsection (i) of 8 this section, the director may require verification by an owner's or driver's 9 insurance company or agent thereof that there was in effect at the time 10 of the accident an automobile liability policy as required in this act.

(2) Subject to the provisions of paragraph (3), any suspension or revocation effected hereunder shall remain in effect until satisfactory proof
of financial security has been filed with the director as required by subsection (d) of K.S.A. 40-3118, and amendments thereto, and such person
has: (A) Been released from liability or is a party to an action to determine
liability pursuant to which the court temporarily stays such suspension
pending final disposition of such action, has;

(B) entered into an agreement for the payment of damages, or has;
 19 or

(C) been finally adjudicated not to be liable in respect to such accident and evidence of any such fact has been filed with the director and
has paid the. A reinstatement fee *shall be paid as* herein prescribed.

(3) Any person whose driver's license has been suspended pursuant
to this section may apply to the director for reinstatement of such person's
suspended driver's license if such person has:

26 (A) Paid all damages pursuant to an agreement entered into under
 27 clause (B) of paragraph (2) of this subsection;

(B) paid all damages pursuant to clause (A) of paragraph (2) of this
subsection and been unable to obtain a release from further liability from
the injured party; or

(C) incurred a hardship due to loss of employment resulting from the
 suspension of such person's driver's license.

(4) Any request for reinstatement under this section shall be subject
 to a hearing in accordance with the Kansas administrative procedure act.

Such reinstatement fee shall be \$100 except that if the registration of a motor vehicle of any owner is revoked within one year following a prior revocation of the registration of a motor vehicle of such owner under the provisions of this act such fee shall be \$300.

(k) The provisions of this section shall not apply to motor carriers of
 property or passengers regulated by the corporation commission of the
 state of Kansas.

(l) The provisions of subsection (d) shall not apply to vehicle dealers,as defined in K.S.A. 8-2401, and amendments thereto, for vehicles being

1 offered for sale by such dealers.

- 2 Sec. 2. K.S.A. 40-3104 is hereby repealed.
- 3 Sec. 3. This act shall take effect and be in force from and after its
- 4 publication in the statute book.

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