Session of 2008

HOUSE BILL No. 2867

By Representative Pottorff (By request)

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AN ACT amending the Kansas automobile injury reparations act; con-10cerning failure to maintain financial security; amending K.S.A. 2007 11 12 Supp. 8-1021 and 40-3104 and repealing the existing sections. 13 14Be it enacted by the Legislature of the State of Kansas: 15Section 1. K.S.A. 2007 Supp. 8-1021 is hereby amended to read as 16follows: 8-1021. If the owner of a motor vehicle which has been im-17pounded pursuant to K.S.A. 8-1567 or 40-3104 or K.S.A. 2007 Supp. 8-181022, and amendments thereto, refuses to pay any towing, impoundment, 19storage or other fees relating to the impoundment or immobilization of 20such vehicle or fails to take possession of such vehicle within 30 days 21following the date of the expiration of the impoundment period, such 22 vehicle shall be deemed abandoned and the vehicle may be disposed of 23 by the person having possession of such vehicle. If the person having 24 possession of such vehicle is a public agency, disposition of such vehicle 25shall be in compliance with the procedures for notice and public auction 26provided by paragraph (2) of subsection (a) of K.S.A. 8-1102, and amend-27 ments thereto. If the person having possession of such vehicle is not a 28public agency, disposition of such vehicle shall be in compliance with 29 K.S.A. 8-1103 through 8-1108, and amendments thereto. 30 Sec. 2. K.S.A. 2007 Supp. 40-3104 is hereby amended to read as 31follows: 40-3104. (a) Every owner shall provide motor vehicle liability 32 insurance coverage in accordance with the provisions of this act for every 33 motor vehicle owned by such person, unless such motor vehicle: (1) Is 34 included under an approved self-insurance plan as provided in subsection (f); (2) is used as a driver training motor vehicle, as defined in K.S.A. 72-35 36 5015, and amendments thereto, in an approved driver training course by a school district or an accredited nonpublic school under an agreement 37 38 with a motor vehicle dealer, and such motor vehicle liability insurance 39 coverage is provided by the school district or accredited nonpublic school; 40 (3) is included under a qualified plan of self-insurance approved by an 41agency of the state in which such motor vehicle is registered and the form 42prescribed in subsection (b) of K.S.A. 40-3106, and amendments thereto, 43 has been filed; or (4) is expressly exempted from the provisions of this 1 act.

2 (b) An owner of an uninsured motor vehicle shall not permit the 3 operation thereof upon a highway or upon property open to use by the 4 public, unless such motor vehicle is expressly exempted from the provi-5 sions of this act.

6 (c) No person shall knowingly drive an uninsured motor vehicle upon 7 a highway or upon property open to use by the public, unless such motor 8 vehicle is expressly exempted from the provisions of this act.

9 (d) Any person operating a motor vehicle upon a highway or upon 10 property open to use by the public shall display, upon demand, evidence 11 of financial security to a law enforcement officer. The law enforcement 12 officer shall issue a citation to any person who fails to display evidence of 13 financial security upon such demand. The law enforcement officer shall 14 attach a copy of the insurance verification form prescribed by the secre-15 tary of revenue to the copy of the citation forwarded to the court.

16No citation shall be issued to any person for failure to provide proof of financial security when evidence of financial security meeting the stan-17dards of subsection (e) is displayed upon demand of a law enforcement 18 19officer. Whenever the authenticity of such evidence is questionable, the 20law enforcement officer may initiate the preparation of the insurance 21verification form prescribed by the secretary of revenue by recording 22 information from the evidence of financial security displayed. The officer 23 shall immediately forward the form to the department of revenue, and the department shall proceed with verification in the manner prescribed 24 in the following paragraph. Upon return of a form indicating that insur-2526 ance was not in force on the date indicated on the form, the department 27shall immediately forward a copy of the form to the law enforcement 28officer initiating preparation of the form.

29 Unless the insurance company subsequently submits an insurance (e) 30 verification form indicating that insurance was not in force, no person charged with violating subsections (b), (c) or (d) shall be convicted if such 3132 person produces in court, within 10 days of the date of arrest or of issu-33 ance of the citation, evidence of financial security for the motor vehicle 34 operated, which was valid at the time of arrest or of issuance of the ci-35 tation. For the purpose of this subsection, evidence of financial security 36 shall be provided by a policy of motor vehicle liability insurance, an iden-37 tification card or certificate of insurance issued to the policyholder by the 38 insurer which provides the name of the insurer, the policy number and 39 the effective and expiration dates of the policy, or a certificate of self-40 insurance signed by the commissioner of insurance. Upon the production in court of evidence of financial security, the court shall record the in-4142formation displayed thereon on the insurance verification form prescribed 43 by the secretary of revenue, immediately forward such form to the deHB 2867

1 partment of revenue, and stay any further proceedings on the matter pending a request from the prosecuting attorney that the matter be set 2 3 for trial. Upon receipt of such form the department shall mail the form to the named insurance company for verification that insurance was in 4 force on the date indicated on the form. It shall be the duty of insurance $\mathbf{5}$ companies to notify the department within 30 calendar days of the receipt 6 7 of such forms of any insurance that was not in force on the date specified. 8 Upon return of any form to the department indicating that insurance was 9 not in force on such date, the department shall immediately forward a copy of such form to the office of the prosecuting attorney or the city 10 clerk of the municipality in which such prosecution is pending when the 11 12prosecuting attorney is not ascertainable. Receipt of any completed form 13 indicating that insurance was not in effect on the date specified shall be prima facie evidence of failure to provide proof of financial security and 1415 violation of this section. A request that the matter be set for trial shall be 16made immediately following the receipt by the prosecuting attorney of a copy of the form from the department of revenue indicating that insur-1718ance was not in force. Any charge of violating subsection (b), (c) or (d) 19shall be dismissed if no request for a trial setting has been made within 2060 days of the date evidence of financial security was produced in court. 21(f) Any person in whose name more than 25 motor vehicles are reg-22 istered in Kansas may qualify as a self-insurer by obtaining a certificate 23 of self-insurance from the commissioner of insurance. The certificate of self-insurance issued by the commissioner shall cover such owned vehi-24 25cles and those vehicles, registered in Kansas, leased to such person if the 26lease agreement requires that motor vehicle liability insurance on the 27 vehicles be provided by the lessee. Upon application of any such person, 28 the commissioner of insurance may issue a certificate of self-insurance, 29 if the commissioner is satisfied that such person is possessed and will 30 continue to be possessed of ability to pay any liability imposed by law 31 against such person arising out of the ownership, operation, maintenance 32 or use of any motor vehicle described in this subsection. A self-insurer 33 shall provide liability coverage subject to the provisions of subsection (e) 34 of K.S.A. 40-3107, and amendments thereto, arising out of the ownership, 35 operation, maintenance or use of a self-insured motor vehicle in those 36 instances where the lessee or the rental driver, if not the lessee, does not 37 have a motor vehicle liability insurance policy or insurance coverage pur-38 suant to a motor vehicle liability insurance policy or certificate of insur-39 ance or such insurance policy for such leased or rented vehicle. Such 40 liability coverage shall be provided to any person operating a self-insured motor vehicle with the expressed or implied consent of the self-insurer. 4142Upon notice and a hearing in accordance with the provisions of the 43 Kansas administrative procedure act, the commissioner of insurance may

1 cancel a certificate of self-insurance upon reasonable grounds. Failure to provide liability coverage or personal injury protection benefits required 2 3 by K.S.A. 40-3107 and 40-3109, and amendments thereto, or pay any liability imposed by law arising out of the ownership, operation, mainte-4 nance or use of a motor vehicle registered in such self-insurer's name, or $\mathbf{5}$ to otherwise comply with the requirements of this subsection shall con-6 7 stitute reasonable grounds for the cancellation of a certificate of self-8 insurance. Reasonable grounds shall not exist unless such objectionable 9 activity occurs with such frequency as to indicate a general business 10practice. Self-insureds shall investigate claims in a reasonably prompt manner, 11 12handle such claims in a reasonable manner based on available information 13 and effectuate prompt, fair and equitable settlement of claims in which liability has become reasonably clear. 1415As used in this subsection, "liability imposed by law" means the stated 16limits of liability as provided under subsection (e) of K.S.A. 40-3107, and 17amendments thereto. 18Nothing in this subsection shall preclude a self-insurer from pursuing 19all rights of subrogation against another person or persons. 20(g) (1) Any person violating any provision of this section shall be 21guilty of a class B misdemeanor and shall be subject to a fine of not less 22than \$300 nor more than \$1,000 or confinement in the county jail for a 23 term of not more than six months, or both such fine and confinement.

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

35 (1) Suspend:

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(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;

43 (C) if the driver is a nonresident, the privilege of operating a motor

1 vehicle within this state: or

2 (D) if such owner is a nonresident, the privilege of such owner to 3 operate or permit the operation within this state of any motor vehicle owned by such owner; and 4

(2) revoke the registration of all vehicles owned by the owner of each $\mathbf{5}$ motor vehicle involved in such accident. 6

7 The suspension or revocation requirements in subsection (h) shall (i) 8 not apply:

9 To the driver or owner if the owner had in effect at the time of (1)the accident an automobile liability policy as required by K.S.A. 40-3107, 10and amendments thereto, with respect to the vehicle involved in the 11 12accident;

13 (2)to the driver, if not the owner of the vehicle involved in the accident, if there was in effect at the time of the accident an automobile 1415liability policy with respect to such driver's driving of vehicles not owned 16by such driver;

17(3) to any self-insurer as defined by subsection (u) of K.S.A. 40-3103, 18and amendments thereto;

19(4) to the driver or owner of any vehicle involved in the accident 20which was exempt from the provisions of this act pursuant to K.S.A. 40-213105, and amendments thereto;

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

23 For the purposes of provisions (1) and (2) of subsection (i) of (j) (1) this section, the director may require verification by an owner's or driver's 24 insurance company or agent thereof that there was in effect at the time 2526 of the accident an automobile liability policy as required in this act.

27Subject to the provisions of subsection (k), any suspension or rev-(2)28ocation effected hereunder shall remain in effect until such person:

29 Has filed satisfactory proof of financial security with the director (A) 30 as required by subsection (d) of K.S.A. 40-3118, and amendments thereto; 31

(B) has paid the reinstatement fee herein prescribed; and 32

(C) (i) has been released from liability;

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33 (ii)is a party to an action to determine liability pursuant to which the 34 court temporarily stays such suspension pending final disposition of such 35 action:

has entered into an agreement for the payment of damages; or (iii)

37 (iv)has been finally adjudicated not to be liable in respect to such 38 accident and evidence of any such fact has been filed with the director.

39 The reinstatement fee shall be \$100 except that if the registration (3)of a motor vehicle of any owner is revoked within one year following a 40prior revocation of the registration of a motor vehicle of such owner under 41the provisions of this act such fee shall be \$300. 42

43 (k) (1) Whenever any person whose license has been suspended or 22

revoked pursuant to this section is involved in an accident and has entered
 into an agreement with any driver, or such driver's insurer, who has been
 damaged or whose vehicle has been damaged to pay for such damage and
 such person defaults on payments under such agreement, the driver or
 the driver's insurer, as appropriate, shall notify the director within 60 days
 of the date of default.

(2) Upon receipt of the notice of default, the director shall immediately suspend such person's license and registration. If such person is a
nonresident, the director shall immediately suspend such nonresident's
privilege to operate a motor vehicle in this state.

(3) Except as provided in paragraph (4), such person's driver's license, registration and nonresident's operating privilege shall remain so
suspended and shall not be renewed, nor shall any such license or registration be thereafter issued in the name of such person, including any
such person not previously licensed, unless and until:

(A) The director receives notice payments under the agreement referred to in paragraph (1) have been resumed and that payments under
such agreement are no longer in default;

(B) such person has filed satisfactory proof of financial responsibility
with the director as required by subsection (d) of K.S.A. 40-3118 and
amendments thereto; and

(C) the reinstatement fee required by subsection (j) has been paid.

(4) Upon due notice to the director that the conditions of paragraph
(3) have been fulfilled, such person may obtain from the director an order
restoring such person's driver's license, registration and nonresident's operating privilege to operate a motor vehicle in this state conditioned upon
such person's continued compliance with the agreement referred to in
paragraph (1).

29 (5) In the event such person fails to make any further payment under the agreement referred to in paragraph (1) when such payment is due, 30 31 the director, upon receipt of notice of such default, shall immediately 32 suspend the license, registration or nonresident's operating privilege of such person until all payments have been made under the agreement 33 34 referred to in paragraph (1). No suspension of such person's license, reg-35 istration or nonresident's privilege to operate a motor vehicle in this state shall be reinstated pursuant to paragraph (4). 36

(l) (1) Except as provided in paragraph (5), in addition to any other
penalty which may be imposed by this act for failure to have or maintain
financial security, the court may order that the convicted person's motor
vehicle be impounded or immobilized for a period not to exceed 30 days
and that the convicted person pay all towing, impoundment and storage
fees or other immobilization costs.
(2) Prior to ordering the immoundment on immobilization of a motor

43 (2) Prior to ordering the impoundment or immobilization of a motor

vehicle owned by a person convicted of a violation of this section, the
 court shall consider, but not be limited to, the following:

3 (A) Whether the impoundment or immobilization of the motor vehicle
4 would result in the loss of employment by the convicted person or a mem5 ber of such person's family; and

6 (B) whether the ability of the convicted person or a member of such 7 person's family to attend school or obtain medical care would be impaired.

8 (3) Any personal property in a vehicle impounded or immobilized 9 pursuant to this subsection may be retrieved prior to or during the period 10 of such impoundment or immobilization.

11 (4) As used in this subsection, the convicted person's motor vehicle 12 shall include any vehicle leased by such person. If the lease on the con-13 victed person's motor vehicle subject to impoundment or immobilization 14 expires in less than 30 days from the date of the impoundment or im-15 mobilization, the time of impoundment or immobilization of such vehicle 16 shall be the amount of time remaining on the lease.

17 (1) (m) The provisions of this section shall not apply to motor carriers 18 of property or passengers regulated by the corporation commission of the 19 state of Kansas.

23 Sec. 3. K.S.A. 2007 Supp. 8-1021 and 40-3104 are hereby repealed.

24 Sec. 4. This act shall take effect and be in force from and after its 25 publication in the statute book.