- 1 HB278
- 2 197975-2
- 3 By Representative McCampbell
- 4 RFD: State Government
- 5 First Read: 21-MAR-19

1	
2	ENROLLED, An Act,
3	Relating to fleet vehicles; to amend Section
4	40-12-240, Code of Alabama 1975, to further provide
5	definitions; and to add Division 4, commencing with Section
6	40-12-305, to Article 5 of Chapter 12 of Title 40 of the Code
7	of Alabama 1975, to require the Department of Revenue to
8	develop, maintain, and make available a fleet online
9	registration and tax system (FORT system); to authorize the
10	issuance of a fleet license plate by the department; and to
11	establish an advisory committee.
12	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
13	Section 1. Section 40-12-240, Code of Alabama 1975,
14	is amended to read as follows:
15	"\$40-12-240.
16	" <u>(a)</u> For the purpose of this article, the following
17	terms shall have the respective meanings ascribed by this
18	section:
19	"(1) DEPARTMENT. The Alabama Department of Revenue.
20	" <del>(1)<u>(</u>2)</del> ESTABLISHED PLACE OF BUSINESS. A place
21	actually occupied either continuously or at regular periods at
22	or from which a business or a part thereof is transacted.
23	" <del>(2)<u>(</u>3)</del> FARM TRACTOR. Every motor vehicle designed
24	and used primarily as a farm implement for drawing plows,
25	mowing machines, and other implements designed and used for

1 agricultural purposes and only incidentally moved upon public 2 highways.

3 "(3)(4) FARMER. An individual, partnership,
4 cooperative corporation or other entity actively engaged in
5 agriculture or agricultural activities as the same are
6 circumscribed and defined in paragraphs a. and b. of Section
7 41-14-51(1).

8 "(5) FLEET. A group of similarly classified fleet 9 vehicles comprised of 50 or more units or other amount as 10 prescribed by the department.

11 "(6) FLEET OPERATOR. A person, owner, lessor, or an 12 authorized designee that maintains or operates a fleet. 13 "(7) FLEET VEHICLE. Any of the following: 14 "a. A motor vehicle with a gross vehicle weight of 15 not more than 12,000 pounds that is either Class I or Class II 16 property, as defined in Section 40-8-1, that is owned or 17 leased by a fleet operator. 18 "b. A utility trailer that is Class I or Class II property, as defined in Section 40-8-1, that is owned or 19 20 leased by a fleet operator. 21 "c. A motor vehicle which the department, by rule,

has deemed to be a fleet vehicle.

"(4)(8) FULL-TIME SALESPERSON. A person whose
 principal income is derived from selling motor vehicles for a
 licensed dealer and the income is reflected on the dealership

1 payroll for the withholding of income taxes on income derived 2 from motor vehicle sales.

"(5)(9) GROSS VEHICLE WEIGHT. Whenever used in 3 Section 40-12-248, or elsewhere in this section, the empty 4 5 weight of the truck or truck tractor, plus the heaviest load 6 to be carried and, in the case of combinations, the empty 7 weight of the heaviest trailer with which the power unit shall 8 be placed in combination, plus the heaviest load to be 9 carried. The intent being that all licenses which are levied 10 on the basis of the "gross vehicle weight" of the vehicle plus 11 the heaviest load to be carried, as "gross vehicle weight" is hereinabove defined, shall be collected and enforced 12 13 uniformly.

14 "(6)(10) MINI-TRUCK. A four-wheeled reduced dimension truck that is not less than 48 inches wide, with an 15 16 unladen weight, including fuels and fluids, of not less than 1,500 pounds, equipped with a fully enclosed metal cab, an 17 18 installed speed governor to prevent the truck from attaining a speed of more than 25 miles per hour, headlamps, stop lamps, 19 20 front and rear turn signal lamps, tail lamps, reflex 21 reflectors, a parking brake, rearview mirrors, windshield, 22 seat belts, and a nonconforming vehicle identification number.

23 "(7)(11) MOTORCYCLE. Every motor vehicle designed to
 24 travel on not more than three wheels in contact with the

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1 ground, including motor scooters and motor bicycles, but not 2 including farm tractors.

3 "(8)(12) MOTOR VEHICLE. Every vehicle which is
4 self-propelled, every vehicle which is propelled by electric
5 power, and every vehicle that is drawn by a self-propelled
6 vehicle, including every trailer and semitrailer.

"(9) MOTOR VEHICLE DEALER. Every person currently
 licensed under Section 40-12-390, et seq. as a new motor
 vehicle dealer, as a used motor vehicle dealer, or licensed
 under Section 40-12-169 and engaged in the business of buying,
 selling, or exchanging of trailers, semitrailers, or
 manufactured homes.

"(13) MOTOR VEHICLE DEALER. A new motor vehicle
 dealer or used motor vehicle dealer, as those terms are
 defined in Section 40-12-390, or a person who is licensed
 under Section 40-12-169 and engaged in the business of buying,
 selling, or exchanging of trailers, semitrailers, or
 manufactured homes.

19 "(10)(14) MOTOR VEHICLE MANUFACTURER. Every person 20 engaged in the business of constructing or assembling vehicles 21 or manufactured homes with manufacturing facilities located 22 within this state.

"(11)(15) MOTOR VEHICLE REBUILDER. Any person
 engaged in the business of making or causing to be made
 extensive repairs, replacements, or combinations of different

1	motor vehicles to the extent of extinguishing the identity of
2	the original vehicle to the extent that the finished motor
3	vehicle is required to be assigned a new identification to be
4	issued by the Department of Revenue under Chapter 8 of Title
5	<del>32.</del> As defined in Section 40-12-390.
6	"(12) MOTOR VEHICLE RECONDITIONER. Any person
7	engaged in the business of refurbishing, repairing, or
8	replacing damaged parts of motor vehicles for the purpose of
9	preparing the vehicle for resale under the same identification
10	and identity that the vehicle bore before the refurbishing.
11	" <del>(13)<u>(</u>16)</del> MOTOR VEHICLE WHOLESALER. <del>Any person</del>
12	engaged in the business of buying, selling, or exchanging
13	motor vehicles at wholesale to motor vehicle dealers, as
14	defined in this article, and not to the public. As defined in
15	<u>Section 40-12-390.</u>
16	" <del>(14)<u>(</u>17)</del> MUNICIPALITY. Any incorporated city or
17	town in this state.
18	"(18) NEW MOTOR VEHICLE DEALER. As defined in
19	<u>Section 40-12-390.</u>
20	" <del>(15)<u>(</u>19)</del> NONRESIDENT. Every person who is not a
21	resident of this state.
22	" <u>(16)(20)</u> OWNER. Any of the following:
23	"a. A person or persons holding the legal title to a
24	motor vehicle.

"b. The mortgagor or conditional vendee of a vehicle that is the subject of a chattel mortgage or an agreement for the conditional sale thereof or other like agreement with the right of purchase upon performance of the conditions stated in the agreement and with the immediate right of possession vested in the mortgagor or conditional vendee.

7 "c. The lessee of a vehicle owned by the United
8 States of America or any of its agencies or instrumentalities.

9 "(17)(21) PERSON. Every individual, firm, 10 partnership, association, estate, trust, or corporation, and 11 the receiver, assignee, agent, administrator, or other 12 representative of any of them.

13 "(22) PICKUP TRUCK. As defined in Section 32-8-2.
14 "(18)(23) PRIVATE PASSENGER AUTOMOBILE. Every motor
15 vehicle designed primarily for the transportation of nine
16 persons or less except the following:

17 "a. Motorcycles.

18 "b. Motor vehicles used in the transportation of19 persons for hire.

20

"c. Trailers or semitrailers.

"d. Self-propelled campers or house cars including every motor vehicle of the type usually referred to as a bus which is owned and operated by an individual for personal or private use and not for hire, rent, or compensation. Motor trucks of the type commonly known as "pickups" or "pickup

trucks," regardless of the use made of any such motor trucks and regardless of whether the owner thereof owns or has access to any other mode of transportation, shall not be deemed to constitute a private passenger automobile.

"(19)(24) PUBLIC HIGHWAY. Every highway, road, 5 6 street, alley, lane, court, place, trail, drive, bridge, viaduct, or trestle, located either within a municipality or 7 in unincorporated territory, and laid out or erected by the 8 9 public or dedicated or abandoned to the public or intended for 10 use by or for the public. The term "public highway" shall 11 apply to and include driveways upon the grounds of universities, colleges, schools, and institutions, but shall 12 13 not include private driveways, private roads, or private 14 places not intended for use by the public.

15 "(20)(25) SELF-PROPELLED CAMPERS or HOUSE CARS. A
16 self-propelled motor vehicle designed and used primarily for
17 mobile living quarters. The living quarters on self-propelled
18 campers or house cars are constructed as an integral part of
19 the motor vehicle and are not detachable. Self-propelled
20 campers or house cars are commonly known as motor homes.

"(21)(26) SEMITRAILER. Every vehicle without motive power designed for carrying persons or property and for being drawn by a motor vehicle and so constructed that some part of its weight and some part of its load rest upon or are carried by another motor vehicle.

1 "(22)(27) STATE. A state, territory, or possession 2 of the United States, the District of Columbia, the Commonwealth of Puerto Rico, or a province of the Dominion of 3 Canada. 4 "(23) (28) TAX YEAR. The tax year of this state, 5 6 being the 12-month period commencing on each October 1. 7 "(24)(29) TRAILER. Every vehicle without motive 8 power designed to carry persons or property wholly on its own structure and to be drawn by another motor vehicle. 9 10 "<del>(25)</del>(30) TRAVEL TRAILER. A vehicle without motive 11 power, designed and constructed as a camping vehicle or a temporary dwelling, living, or sleeping place drawn by a 12 13 private passenger automobile or a pickup truck, but not 14 including folding or collapsible camping trailers included 15 within the definition of utility trailer, nor manufactured 16 homes as defined in Section 40-12-255(n). 17 "(26)(31) TRUCK. Every self-propelled motor vehicle designed and used primarily for the transportation of property 18

in or upon its own structure, every self-propelled motor vehicle of the types known as "campers" and "house cars," and every vehicle of the type commonly called a wrecker, which is used to move disabled motor vehicles for repair, storage, and other purposes.

24 "(27)(32) TRUCK TRACTOR. Every motor vehicle
 25 designed and used primarily for drawing other vehicles and not

1	so constructed as to carry a load other than a part of the
2	weight of the vehicles and load so drawn.
3	"(33) USED MOTOR VEHICLE DEALER. As defined in
4	<u>Section 40-12-390.</u>
5	" <del>(28)<u>(34)</u> UTILITY TRAILER. A trailer primarily</del>
6	designed to be drawn by a passenger car or pickup truck,
7	including luggage trailers, folding or collapsible camping
8	trailers, and other small trailers of similar size and
9	function, but shall not include boat trailers.
10	" <del>(29)<u>(</u>35)</del> VEHICLE. Every device in, upon, or by
11	which any person or property is or may be transported or drawn
12	upon a highway, excepting devices moved by muscular power or
13	used exclusively upon rails or tracks or electric personal
14	assistive mobility devices.
15	" <u>(b)</u> All references in this article to the judge of
16	probate or licensing official shall be deemed to include the
17	commissioner of revenue commissioner, license commissioner,
18	or other county official designated by law to register motor
19	vehicles, issue license plates, and perform other duties in
20	connection with motor vehicle licenses."
21	Section 2. Division 4 of Article 5 of Chapter 12 of
22	Title 40 is added to the Code of Alabama 1975, to read as
23	follows:

24

§40-12-305.

1	(a)(1) Notwithstanding the provisions of subsection			
2	(a) of Section 32-6-65, no later than January 1, 2022, the			
3	department shall develop, maintain, and make available a fleet			
4	online registration and tax system, known as the FORT system,			
5	which shall allow a fleet operator to do all of the following:			
6	a. Remit for each fleet vehicle the ad valorem taxes			
7	as required by Section 40-12-253, levied under Chapter 8 of			
8	this title.			
9	b. Remit license taxes and registration fees levied			
10	under Chapter 12 of this title in a manner as prescribed by			
11	the department by rule.			
12	c. Facilitate the issuance of a license plate as			
13	required by Chapter 6 of Title 32 and Chapter 12 of Title 40,			
14	in conformance with Section 3 of the act adding this section			
15	and rules adopted thereunder.			
16	(2) The FORT system shall be available for motor			
17	vehicle registration periods beginning on and after January 1,			
18	2022, provided the fleet operator complies with this article			
19	and any rules adopted under this article.			
20	(b) No fleet operator shall be required to use the			
21	FORT system for the payment and remittance of ad valorem tax,			
22	vehicle license tax, or registration fees.			
23	(c)(1) The initial registration of a fleet vehicle			
24	through the FORT system shall be limited to business entities			
25	that hold a valid Alabama-issued sales and use tax certificate			

of exemption, a valid Alabama-issued sales tax direct pay permit, or a valid Alabama rental tax license which subjects motor vehicles purchased using the rental tax license to the Alabama rental tax.

5 (2) The FORT system shall accommodate registration 6 renewals for fleet vehicles qualified for initial registration 7 under subdivision (1) and other fleet vehicles as prescribed 8 by the department.

9 (d) Except as otherwise prescribed by the 10 department, no transactions other than those authorized by 11 subdivision (c)(1) or (c)(2) shall be processed through the 12 FORT system, including credit vouchers as provided for in 13 Section 40-12-253.

(e) Subject to Section 41-1-60, credit cards or ACH
credit may be used for any payment made using the FORT system.
\$40-12-306.

(a) (1) To ensure that local taxing jurisdictions and
taxpayers have meaningful input into the development and
operation of the FORT system, an advisory committee is
established to review the design and operation of the system
and to make recommendations regarding system requirements and
functionality to the Commissioner of Revenue.

23 (2) The committee shall consist of the following24 individuals:

1	a. Two local officials, appointed by the Association				
2	of Alabama Tax Administrators. One of the local officials				
3	shall be a revenue commissioner who has responsibility for the				
4	issuance of tags; one of the local officials shall be a				
5	license commissioner.				
6	b. One county commissioner, appointed by the				
7	Associations of County Commissions of Alabama.				
8	c. One judge of probate who has responsibility for				
9	the issuance of tags, appointed by the Alabama Probate Judges				
10	Association.				
11	d. Two representatives of rental car organizations				
12	who operate in the state, appointed by the American Car Rental				
13	Association.				
14	e. Two representatives of the fleet operator				
15	community, other than rental car organizations. One				
16	representative shall be appointed by the Speaker of the House				
17	of Representatives; one representative shall be appointed by				
18	the President Pro Tempore of the Senate.				
19	f. One representative of the Alabama Department of				
20	Revenue, appointed by the Commissioner of Revenue, who shall				
21	serve as chair of the committee.				
22	(b) Members of the advisory committee shall receive				
23	no compensation or reimbursement of expenses from the state				
24	for their service on the committee.				

(c) The advisory committee shall hold its first
 meeting no later than the first day of December 2019. The
 Commissioner of Revenue shall set the date, time, and location
 of the first meeting.

5 (d) The advisory committee shall present a report of 6 its findings to the Commissioner of Revenue no later than the 7 first day of December 2020. The advisory committee shall 8 continue in its advisory role until December 31, 2023, at 9 which time the advisory committee shall stand dissolved and 10 discharged of any further duties or responsibilities.

11

§40-12-307.

(a) On or before December 1, 2021, and December 1 of 12 13 each year thereafter, each county, municipality, or other 14 local taxing authority that levies an ad valorem tax shall provide the department with the ad valorem tax rate needed to 15 16 calculate the applicable county, municipal, or local taxing 17 authority's millage rate. The ad valorem taxes collected for each fleet vehicle registered through the FORT system shall be 18 calculated in accordance with the millage rates reported under 19 this subsection for each county, municipality, and local 20 21 taxing jurisdiction in which the fleet vehicle is based.

(b) The ad valorem taxes remitted to and collected
by the department for a fleet vehicle registered through the
FORT system shall be distributed to the local official
responsible for distributing ad valorem tax in the county in

1 which the vehicle is based. The local official shall then 2 distribute the ad valorem taxes as required by law to the 3 respective recipients.

4

§40-12-308.

5 (a) A motor vehicle registered through the FORT 6 system shall only be subject to the annual license taxes and 7 registration fees imposed by and levied under Chapter 6 of 8 Title 32 and Chapter 12 of this title and shall be issued a 9 license plate pursuant to Section 3 of the act adding this 10 section.

(b) (1) The transfer of a motor vehicle registration
and license plate shall be subject to the provisions of
Section 40-12-260 and rules adopted under that section.

14 (2) The replacement of a motor vehicle license plate
15 shall be subject to Section 40-12-265 and rules adopted under
16 that section.

17 (c) This division shall not be construed to
18 invalidate subsection (b) of Section 40-12-252.

19

§40-12-309.

The department may adopt rules for the implementation of this division, including the development, maintenance, and administration of the fleet online registration and tax system, FORT system.

 24
 Section 3. (a) Notwithstanding Sections 32-6-64,

 25
 32-6-67, and 32-6-68, Code of Alabama 1975, upon the

remittance of the ad valorem taxes and license taxes and registration fees as required in Section 2, a fleet operator, as defined in Section 40-12-240, Code of Alabama 1975, shall be issued a fleet license plate in the manner prescribed by the department.

6 (b) A fleet license plate design issued pursuant to 7 this section shall be valid for five years. The month and year 8 of expiration shall be printed on the plate. Proof of current 9 year registration shall be maintained by the fleet operator in 10 the fleet vehicle and provided electronically by the fleet 11 operator to the operator of the fleet vehicle.

(c) Payment of required license fees and taxes for
the years during which a new plate is not issued shall be
evidenced in a manner prescribed by the department.

15 (d) The fleet license plate shall be designed by the 16 department.

17 (e) This section shall not be construed to
18 invalidate subsection (b) of Section 40-12-252, Code of
19 Alabama 1975.

20 Section 4. This act shall become effective 21 immediately following its passage and approval by the 22 Governor, or its otherwise becoming law.

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4		Speaker of the House of Representatives	
5			
6		President and Presiding Officer of the Sena	te
7		House of Representatives	
8 9	and was pa	I hereby certify that the within Act originat ssed by the House 16-APR-19.	ed in
10 11 12 13		Jeff Woodard Clerk	
14			
15			
16	Senate	30-APR-19	Passed
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