STATE OF NEW YORK

1908--A

2017-2018 Regular Sessions

IN SENATE

January 11, 2017

- Introduced by Sens. RITCHIE, AKSHAR, BONACIC, MARCHIONE, MURPHY, O'MARA, ORTT, SERINO, SEWARD, VALESKY -- read twice and ordered printed, and when printed to be committed to the Committee on Transportation -recommitted to the Committee on Transportation in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the vehicle and traffic law, in relation to increasing the retention percentage collected for certain motor vehicle service fees

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subdivisions 3 and 3-a of section 205 of the vehicle and traffic law, subdivision 3 as amended by section 3 of part G of chapter 59 of the laws of 2008 and subdivision 3-a as added by section 1 of part 4 F of chapter 58 of the laws of 2012, are amended to read as follows:

5 3. Each such county clerk shall retain from fees collected for any motor vehicle related service described in subdivision one of this 6 section processed by such county clerk an amount based on a percentage 7 8 of gross receipts collected. For purposes of this section, the term "gross receipts" shall include all fines, fees and penalties collected 9 10 pursuant to this chapter by a county clerk acting as agent of the commissioner, but shall not include any state or local sales or compen-11 sating use taxes imposed under or pursuant to the authority of articles 12 twenty-eight and twenty-nine of the tax law and collected by such clerk 13 on behalf of the commissioner of taxation and finance. The retention 14 percentage shall be [12.7] twenty-five percent and shall take effect 15 16 [April] January first, [nineteen hundred ninety-nine] two thousand nine-17 **teen**; provided, however, the retention percentage shall be [thirty] 18 **sixty** percent of the thirty dollar fee established in paragraph (e) of 19 subdivision two of section four hundred ninety-one and paragraph f-one 20 of subdivision two of section five hundred three of this chapter.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD02057-02-8

1 3-a. In addition to the fees retained pursuant to subdivision three of 2 this section, each county clerk acting as the agent of the commissioner 3 pursuant to subdivision one of this section shall retain [four] eight percent of "enhanced internet and electronic partner revenue" collected 4 5 by the commissioner. For the purposes of this subdivision, "enhanced б internet and electronic partner revenue" shall mean the amount of gross receipts attributable to all transactions conducted on the internet by 7 8 residents of such county and by designated partners of the department on 9 behalf of such residents for the current calendar year that exceeds the 10 amount of such revenue collected by the commissioner during calendar year two thousand eleven. The commissioner shall certify the amounts to 11 retained by each county clerk pursuant to this subdivision. 12 be 13 [Provided, however, that if the aggregate amount of fees retained by county clerks pursuant to this subdivision in calendar years two thou-14 sand twelve and two thousand thirteen combined exceeds eighty-eight 15 16 million five hundred thousand dollars, then the percentage of fees to be 17 retained thereafter shall be reduced to a percentage that, if applied to the fees collected during calendar years two thousand twelve and two thousand thirteen combined, would have resulted in an aggregate 18 19 20 retention of eighty-eight million five hundred thousand dollars or 2.5 21 percent of enhanced internet and electronic partner revenue, whichever 22 is higher. If the aggregate amount of fees retained by county clerks pursuant to this subdivision in calendar years two thousand twelve and 23 two thousand thirteen combined is less than eighty-eight million five 24 25 hundred thousand dollars, then the percentage of fees to be retained 26 thereafter shall be increased to a percentage that, if applied to the 27 fees collected during calendar years two thousand twelve and two thousand thirteen combined, would have resulted in an aggregate retention of 28 eighty-eight million five hundred thousand dollars, or six percent of 29 30 enhanced internet and electronic partner revenue, whichever is less. On 31 and after April first, two thousand sixteen, the percent of enhanced internet and electronic partner revenue to be retained by county clerks 32 33 shall be the average of the annual percentages that were in effect 34 between April first, two thousand twelve and March thirty-first, two 35 thousand sixteen.]

36 § 2. This act shall take effect on the first of January next succeed-37 ing the date on which it shall have become a law.