

An Act relating to state government; stating short title; adding definitions; establishing the Fleet Management Division within the Department of Central Services; stating authority of Division; specifying duties of the Director of Central Services; specifying duties of the Fleet Manager; establishing rules for the acquisition, lease, utilization, underutilization, maintenance, recordkeeping and disposal of vehicles; stating certain exceptions for certain entities to purchase certain vehicles; stating parameters for the use of certain vehicles by certain entities; adding certain requirements for vehicle acquisition; construing language; prohibiting purchase of vehicles under certain circumstances; requiring Director to rectify certain transactions; creating the State Fleet Management Fund; stating authority and duties of fund; requiring certain information to be affixed to certain vehicles; stating exceptions for certain vehicles; prohibits personal use of state vehicles in certain circumstances; stating exceptions; authorizing the Director to review provisions for employee use of certain vehicles; creating penalties; setting fines; amending 47 O.S. 2001, Section 2-123, which relates to the sale and auction of used vehicles; deleting language authorizing the Department of Public Safety to sell used vehicles; repealing 37 O.S. 2001, Section 507.2, which relates to automobiles purchased by the ABLE Commission; repealing 47 O.S. 2001, Sections 151, 153, 153.1, 155, 156, 156.1 and 156.3, which relate to state-owned automobiles; repealing 74 O.S. 2001, Sections 78, 78a, 78b, 78c and 78d, which relate to the Fleet Management Division; providing for codification; and providing an effective date.