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HOUSE BILL 2687

State of Washington 54th Legislature 1996 Regular Session

By Representatives Robertson, R. Fisher and K. Schmidt; by request of Department of Transportation

Read first time 01/16/96. Referred to Committee on Transportation.

- 1 AN ACT Relating to vehicle size and load regulation; amending RCW
- 2 46.44.096 and 46.44.105; and prescribing penalties.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 Sec. 1. RCW 46.44.096 and 1993 c 102 s 6 are each amended to read 5 as follows:
- 6 In determining fees according to RCW 46.44.0941, mileage on state
- primary and secondary highways shall be determined from the planning
- 8 survey records of the department of transportation, and the gross
- weight of the vehicle or vehicles, including load, shall be declared by
- 10 the applicant. Overweight on which fees shall be paid will be gross
- loadings in excess of loadings authorized by law or axle loadings in 11
- excess of loadings authorized by law, whichever is the greater. Loads 12
- 13 which are overweight and oversize shall be charged the fee for the
- 14 overweight permit without additional fees being assessed for the
- 15 oversize features.
- 16 Special permits issued under RCW 46.44.047, 46.44.0941, or
- 17 46.44.095, may be obtained from offices of the department of
- 18 transportation, ports of entry, or other agents appointed by the
- 19 department.

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The department may appoint agents for the purposes of selling 1 special motor vehicle permits, temporary additional tonnage permits, 2 3 and log tolerance permits. Agents so appointed may retain three 4 dollars and fifty cents for each permit sold to defray expenses incurred in handling and selling the permits. If the fee is collected 5 by the department of transportation, the department shall certify the 6 7 fee so collected to the state treasurer for deposit to the credit of 8 the motor vehicle fund.

The department may select a third party contractor, by means of competitive bid, to perform the department's permit issuance function, as provided under RCW 46.44.090. Factors the department shall consider, but is not limited to, in the selection of a third party contractor are economic benefit to both the department and the motor carrier industry, and enhancement of the overall level of permit service. For purposes of this section, "third party contractor" means a business entity that is authorized by the department to issue special permits. The transportation commission may adopt rules specifying the criteria that a business entity must meet in order to qualify as a third party contractor under this section.

Fees established in RCW 46.44.0941 shall be paid to the political body issuing the permit if the entire movement is to be confined to roads, streets, or highways for which that political body is responsible. When a movement involves a combination of state highways, county roads, and/or city streets the fee shall be paid to the state department of transportation. When a movement is confined within the city limits of a city or town upon city streets, including routes of state highways on city streets, all fees shall be paid to the city or town involved. A permit will not be required from city or town authorities for a move involving a combination of city or town streets and state highways when the move through a city or town is being confined to the route of the state highway. When a move involves a combination of county roads and city streets the fee shall be paid to the county authorities, but the fee shall not be collected nor the county permit issued until valid permits are presented showing that the city or town authorities approve of the move in question. When the movement involves only county roads the fees collected shall be paid to the county involved. Fees established shall be paid to the political body issuing the permit if the entire use of the vehicle during the

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- 1 period covered by the permit shall be confined to the roads, streets,
- 2 or highways for which that political body is responsible.
- 3 **Sec. 2.** RCW 46.44.105 and 1993 c 403 s 4 are each amended to read 4 as follows:
- 5 (1) Violation of any of the provisions of ((RCW 46.44.041,
- 6 46.44.042, 46.44.047, 46.44.090, 46.44.091, and 46.44.095, or failure
- 7 to obtain a permit as provided by RCW 46.44.090 and 46.44.095, or
- 8 misrepresentation of the size or weight of any load or failure to
- 9 follow the requirements and conditions of a permit issued hereunder))
- 10 this chapter is a traffic infraction, and upon the first finding
- 11 thereof shall be assessed a basic penalty of not less than fifty
- 12 dollars; and upon a second finding thereof shall be assessed a basic
- 13 penalty of not less than seventy-five dollars; and upon a third or
- 14 subsequent finding shall be assessed a basic penalty of not less than
- 15 one hundred dollars.
- 16 (2) In addition to the penalties imposed in subsection (1) of this
- 17 section, any person violating RCW 46.44.041, 46.44.042, 46.44.047,
- 18 46.44.090, 46.44.091, or 46.44.095 shall be assessed <u>a penalty for each</u>
- 19 pound overweight, as follows:
- 20 <u>(a) One pound through four thousand pounds overweight is</u> three
- 21 cents for each pound ((of excess weight));
- (b) Four thousand one pounds through ten thousand pounds overweight
- 23 is one hundred twenty dollars plus twelve cents per pound for each
- 24 additional pound over four thousand pounds overweight;
- 25 <u>(c) Ten thousand one pounds through fifteen thousand pounds</u>
- 26 overweight is eight hundred forty dollars plus sixteen cents per pound
- 27 for each additional pound over ten thousand pounds overweight;
- 28 <u>(d) Fifteen thousand one pounds through twenty thousand pounds</u>
- 29 overweight is one thousand six hundred forty dollars plus twenty cents
- 30 per pound for each additional pound over fifteen thousand pounds
- 31 <u>overweight;</u>
- 32 (e) Twenty thousand one pounds and more is two thousand six hundred
- 33 forty dollars plus thirty cents per pound for each additional pound
- 34 over twenty thousand pounds overweight.
- 35 Upon a first violation in any calendar year, the court may suspend
- 36 the penalty for five hundred pounds of excess weight for each axle on
- 37 any vehicle or combination of vehicles, not to exceed a two thousand
- 38 pound suspension. In no case may the basic penalty assessed in

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subsection (1) of this section or the additional penalty assessed in subsection (2) of this section, except as provided for the first violation, be suspended.

- (3) Whenever any vehicle or combination of vehicles is involved in two violations of RCW 46.44.041, 46.44.042, 46.44.047, 46.44.090, 46.44.091, or 46.44.095 during any twelve-month period, the court may suspend the certificate of license registration of the vehicle or combination of vehicles for not less than thirty days. Upon a third or succeeding violation in any twelve-month period, the court shall suspend the certificate of license registration for not less than thirty days. Whenever the certificate of license registration is suspended, the court shall secure such certificate and immediately forward the same to the director with information concerning the suspension.
- (4) Any person found to have violated any posted limitations of a highway or section of highway shall be assessed a monetary penalty of not less than one hundred and fifty dollars, and the court shall in addition thereto upon second violation within a twelve-month period involving the same power unit, suspend the certificate of license registration for not less than thirty days.
- (5) It is unlawful for the driver of a vehicle to fail or refuse to stop and submit the vehicle and load to a weighing, or to fail or refuse, when directed by an officer upon a weighing of the vehicle to stop the vehicle and otherwise comply with the provisions of this section. It is unlawful for a driver of a commercial motor vehicle as defined in RCW 46.32.005, other than the driver of a bus as defined in RCW 46.32.005(2), to fail or refuse to stop at a weighing station when proper traffic control signs indicate scales are open.

Any police officer is authorized to require the driver of any vehicle or combination of vehicles to stop and submit to a weighing either by means of a portable or stationary scale and may require that the vehicle be driven to the nearest public scale. Whenever a police officer, upon weighing a vehicle and load, determines that the weight is unlawful, the officer may require the driver to stop the vehicle in a suitable location and remain standing until such portion of the load is removed as may be necessary to reduce the gross weight of the vehicle to the limit permitted by law. If the vehicle is loaded with grain or other perishable commodities, the driver shall be permitted to proceed without removing any of the load, unless the gross weight of

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2 permitted by this chapter. The owner or operator of the vehicle shall 3 care for all materials unloaded at the risk of the owner or operator. 4 Any vehicle whose driver or owner represents that the vehicle is 5 disabled or otherwise unable to proceed to a weighing location shall have its load sealed or otherwise marked by any police officer. 6 7 owner or driver shall be directed that upon completion of repairs, the 8 vehicle shall submit to weighing with the load and markings and/or seal 9 intact and undisturbed. Failure to report for weighing, appearing for 10 weighing with the seal broken or the markings disturbed, or removal of any cargo prior to weighing is unlawful. Any person so convicted shall 11 be fined ((five hundred)) one thousand dollars, and in addition the 12 13 certificate of license registration shall be suspended for not less 14 than thirty days.

the vehicle and load exceeds by more than ten percent the limit

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- (6) Any other provision of law to the contrary notwithstanding, district courts having venue have concurrent jurisdiction with the superior courts for the imposition of any penalties authorized under this section.
- 19 (7) For the purpose of determining additional penalties as provided 20 by subsection (2) of this section, "((excess weight)) overweight" means 21 the poundage in excess of the maximum allowable gross weight or 22 axle/axle grouping weight prescribed by RCW 46.44.041 ((and)), 23 46.44.042 ((plus the weights allowed by RCW)), 46.44.047, 46.44.091, 24 and 46.44.095.
- 25 (8) The penalties provided in subsections (1) and (2) of this section shall be remitted as provided in chapter 3.62 RCW or RCW 10.82.070. For the purpose of computing the basic penalties and additional penalties to be imposed under ((the provisions of)) subsections (1) and (2) of this section, the convictions shall be on the same vehicle or combination of vehicles within a twelve-month period under the same ownership.
- (9) Any state patrol officer or any weight control officer who 32 finds any person operating a vehicle or a combination of vehicles in 33 34 violation of the conditions of a permit issued under RCW 46.44.047, 35 46.44.090, and 46.44.095 may confiscate the permit and forward it to the state department of transportation which may return it to the 36 37 permittee or revoke, cancel, or suspend it without refund. department of transportation shall keep a record of all action taken 38 upon permits so confiscated, and if a permit is returned to the 39

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- 1 permittee the action taken by the department of transportation shall be
- 2 endorsed thereon. Any permittee whose permit is suspended or revoked
- 3 may upon request receive a hearing before the department of
- 4 transportation or person designated by that department. After the
- 5 hearing the department of transportation may reinstate any permit or
- 6 revise its previous action.
- 7 Every permit issued as provided for in this chapter shall be
- 8 carried in the vehicle or combination of vehicles to which it refers
- 9 and shall be open to inspection by any law enforcement officer or
- 10 authorized agent of any authority granting such a permit.
- 11 Upon the third finding within a calendar year of a violation of the
- 12 requirements and conditions of a permit issued under RCW 46.44.095 ((as
- 13 now or hereafter amended)), the permit shall be canceled, and the
- 14 canceled permit shall be immediately transmitted by the court or the
- 15 arresting officer to the department of transportation. The vehicle
- 16 covered by the canceled permit is not eligible for a new permit for a
- 17 period of thirty days.
- 18 (10) For the purposes of determining gross weights the actual scale
- 19 weight taken by the arresting officer is prima facie evidence of the
- 20 total gross weight.
- 21 (11) It is a traffic infraction to direct the loading of a vehicle
- 22 with knowledge that it violates the requirements in RCW 46.44.041,
- 23 46.44.042, 46.44.047, 46.44.090, 46.44.091, or 46.44.095 and that it is
- 24 to be operated on the public highways of this state.
- 25 (12) The chief of the state patrol, with the advice of the
- 26 department, may adopt reasonable rules to aid in the enforcement of
- 27 this section.

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