SUBSTITUTE SENATE BILL 6748

AS AMENDED BY THE HOUSE

Passed Legislature - 2002 Regular Session

State of Washington 57th Legislature

2002 Regular Session

By Senate Committee on Transportation (originally sponsored by Senators Kline, Oke, Swecker and Haugen)

READ FIRST TIME 02/12/2002.

- 1 AN ACT Relating to procedures for vehicle registration transfers
- 2 and impound; amending RCW 46.12.101, 46.12.102, 46.20.031, 46.20.289,
- 3 46.55.075, 46.55.085, 46.55.100, 46.55.105, 46.55.110, 46.55.130,
- 4 46.55.230, 46.63.030, and 46.63.110; and creating new sections.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 6 **Sec. 1.** RCW 46.12.101 and 1998 c 203 s 11 are each amended to read 7 as follows:
- 8 A transfer of ownership in a motor vehicle is perfected by 9 compliance with the requirements of this section.
- 10 (1) If an owner transfers his or her interest in a vehicle, other
- 11 than by the creation, deletion, or change of a security interest, the
- 12 owner shall, at the time of the delivery of the vehicle, execute an
- 13 assignment to the transferee and provide an odometer disclosure
- 14 statement under RCW 46.12.124 on the certificate of ownership or as the
- 15 department otherwise prescribes, and cause the certificate and
- 16 assignment to be transmitted to the transferee. The owner shall notify
- 17 the department or its agents or subagents, in writing, on the
- 18 appropriate form, of the date of the sale or transfer, the name and
- 19 address of the owner and of the transferee, the transferee's driver's

- 1 license number if available, and such description of the vehicle,
- 2 including the vehicle identification number, the license plate number,
- 3 or both, as may be required in the appropriate form provided or
- 4 approved for that purpose by the department. The report of sale will
- 5 be deemed properly filed if all information required in this section is
- 6 provided on the form and includes a department-authorized notation that
- 7 the document was received by the department, its agents, or subagents
- 8 on or before the fifth day after the sale of the vehicle, excluding
- 9 Saturdays, Sundays, and state and federal holidays. Agents and
- 10 subagents shall immediately electronically transmit the seller's report
- 11 of sale to the department. Reports of sale processed and recorded by
- 12 the department's agents or subagents may be subject to fees as
- 13 specified in RCW 46.01.140 (4)(a) or (5)(b). By January 1, 2003, the
- 14 <u>department shall create a system enabling the seller of a vehicle to</u>
- 15 transmit the report of sale electronically. The system created by the
- 16 department must immediately indicate on the department's vehicle record
- 17 that a seller's report of sale has been filed.
- 18 (2) The requirements of subsection (1) of this section to provide
- 19 an odometer disclosure statement apply to the transfer of vehicles held
- 20 for lease when transferred to a lessee and then to the lessor at the
- 21 end of the leasehold and to vehicles held in a fleet when transferred
- 22 to a purchaser.
- 23 (3) Except as provided in RCW 46.70.122 the transferee shall within
- 24 fifteen days after delivery to the transferee of the vehicle, execute
- 25 the application for a new certificate of ownership in the same space
- 26 provided therefor on the certificate or as the department prescribes,
- 27 and cause the certificates and application to be transmitted to the
- 28 department.
- 29 (4) Upon request of the owner or transferee, a secured party in
- 30 possession of the certificate of ownership shall, unless the transfer
- 31 was a breach of its security agreement, either deliver the certificate
- 32 to the transferee for transmission to the department or, when the
- 33 secured party receives the owner's assignment from the transferee, it
- 34 shall transmit the transferee's application for a new certificate, the
- 35 existing certificate, and the required fee to the department.
- 36 Compliance with this section does not affect the rights of the secured
- 37 party.
- 38 (5) If a security interest is reserved or created at the time of
- 39 the transfer, the certificate of ownership shall be retained by or

- delivered to the person who becomes the secured party, and the parties shall comply with the provisions of RCW 46.12.170.
- 3 (6) If the purchaser or transferee fails or neglects to make 4 application to transfer the certificate of ownership and license registration within fifteen days after the date of delivery of the 5 vehicle, he or she shall on making application for transfer be assessed 6 a twenty-five dollar penalty on the sixteenth day and two dollars 7 8 additional for each day thereafter, but not to exceed one hundred 9 dollars. The director may by rule establish conditions under which the 10 penalty will not be assessed when an application for transfer is delayed for reasons beyond the control of the purchaser. Conditions 11 12 for not assessing the penalty may be established for but not limited to 13 delays caused by:
- 14 (a) The department requesting additional supporting documents;
 - (b) Extended hospitalization or illness of the purchaser;

- (c) Failure of a legal owner to release his or her interest;
- 17 (d) Failure, negligence, or nonperformance of the department, 18 auditor, or subagent.
- Failure or neglect to make application to transfer the certificate of ownership and license registration within forty-five days after the date of delivery of the vehicle is a misdemeanor.
- 22 (7) Upon receipt of an application for reissue or replacement of a certificate of ownership and transfer of license registration, 23 24 accompanied by the endorsed certificate of ownership or other 25 documentary evidence as is deemed necessary, the department shall, if 26 the application is in order and if all provisions relating to the 27 certificate of ownership and license registration have been complied with, issue new certificates of title and license registration as in 28 29 the case of an original issue and shall transmit the fees together with an itemized detailed report to the state treasurer, to be deposited in 30 31 the motor vehicle fund.
- 32 (8) Once each quarter the department shall report to the department 33 of revenue a list of those vehicles for which a seller's report has 34 been received but no transfer of title has taken place.
- 35 **Sec. 2.** RCW 46.12.102 and 1984 c 39 s 2 are each amended to read 36 as follows:
- 37 <u>(1)</u> An owner who has made a bona fide sale or transfer of a vehicle 38 and has delivered possession of it to a purchaser shall not by reason

- 1 of any of the provisions of this title be deemed the owner of the
- 2 vehicle so as to be subject to civil liability or criminal liability
- 3 for the operation of the vehicle thereafter by another person when the
- 4 owner has also fulfilled both of the following requirements:
- 5 $((\frac{1}{1}))$ <u>(a)</u> When $(\frac{he}{1})$ <u>the owner</u> has made proper endorsement and
- 6 delivery of the certificate of ownership and has delivered the
- 7 certificate of registration as provided in this chapter;
- 8 $((\frac{2}{1}))$ (b) When $(\frac{2}{1})$ the owner has delivered to the department
- 9 either ((the notice as provided in)) a properly filed report of sale
- 10 that includes all of the information required in RCW 46.12.101(1) and
- 11 is delivered to the department within five days of the sale of the
- 12 <u>vehicle excluding Saturdays, Sundays, and state and federal holidays,</u>
- 13 or appropriate documents for registration of the vehicle pursuant to
- 14 the sale or transfer.
- 15 (2) When a registered tow truck operator submits an abandoned
- 16 vehicle report to the department for a vehicle sold at an abandoned
- 17 vehicle auction, any previous owner is relieved of civil or criminal
- 18 liability for the operation of the vehicle from the date of sale
- 19 thereafter, and liability is transferred to the purchaser of the
- 20 <u>vehicle</u> as <u>listed</u> on the abandoned vehicle report.
- 21 **Sec. 3.** RCW 46.20.031 and 1999 c 6 s 7 are each amended to read as
- 22 follows:
- 23 The department shall not issue a driver's license to a person:
- 24 (1) Who is under the age of sixteen years;
- 25 (2) Whose driving privilege has been withheld unless and until the
- 26 department may authorize the driving privilege under RCW 46.20.311;
- 27 (3) Who has been classified as an alcoholic, drug addict, alcohol
- 28 abuser, or drug abuser by a program approved by the department of
- 29 social and health services. The department may, however, issue a
- 30 license if the person:
- 31 (a) Has been granted a deferred prosecution under chapter 10.05
- 32 RCW; or
- 33 (b) Is satisfactorily participating in or has successfully
- 34 completed an alcohol or drug abuse treatment program approved by the
- 35 department of social and health services and has established control of
- 36 his or her alcohol or drug abuse problem;
- 37 (4) Who has previously been adjudged to be mentally ill or insane,
- 38 or to be incompetent due to a mental disability or disease. The

- 1 department shall, however, issue a license to the person if he or she 2 otherwise qualifies and:
- 3 (a) Has been restored to competency by the methods provided by law; 4 or
- 5 (b) The superior court finds the person able to operate a motor 6 vehicle with safety upon the highways during such incompetency;
- 7 (5) Who has not passed the driver's licensing examination required 8 by RCW 46.20.120 and 46.20.305, if applicable;
- 9 (6) Who is required under the laws of this state to deposit proof 10 of financial responsibility and who has not deposited such proof;
- 11 (7) Who is unable to safely operate a motor vehicle upon the highways due to a physical or mental disability. The department's conclusion that a person is barred from licensing under this subsection 14 must be reasonable and be based upon good and substantial evidence. 15 This determination is subject to review by a court of competent jurisdiction($(\dot{\tau})$
- (8) Who has violated his or her written promise to appear, respond,
 or comply regarding a notice of infraction issued for abandonment of a
 vehicle in violation of RCW 46.55.105, unless:
- 20 (a) The court has not notified the department of the violation;
- (b) The department has received notice from the court showing that
 the person has been found not to have committed the violation of RCW
 46.55.105; or
- (c) The person has paid all monetary penalties owing, including completion of community service, and the court is satisfied that the person has made restitution as provided by RCW 46.55.105(2)).
- 27 **Sec. 4.** RCW 46.20.289 and 1999 c 274 s 1 are each amended to read 28 as follows:
- 29 The department shall suspend all driving privileges of a person 30 when the department receives notice from a court under RCW $46.63.070((\frac{(5)}{(5)}))$ <u>(6)</u>, 46.63.110(5), or 46.64.025 that the person has 31 failed to respond to a notice of traffic infraction, failed to appear 32 33 at a requested hearing, violated a written promise to appear in court, 34 or has failed to comply with the terms of a notice of traffic infraction or citation, other than for ((a notice of a violation of RCW 35 36 46.55.105 or)) a standing, stopping, or parking violation. suspension under this section takes effect thirty days after the date 37 38 the department mails notice of the suspension, and remains in effect

- 1 until the department has received a certificate from the court showing
- 2 that the case has been adjudicated, and until the person meets the
- 3 requirements of RCW 46.20.311. In the case of failure to respond to a
- 4 traffic infraction issued under RCW 46.55.105, the department shall
- 5 suspend all driving privileges until the person provides evidence from
- 6 the court that all penalties and restitution have been paid. A
- 7 suspension under this section does not take effect if, prior to the
- 8 effective date of the suspension, the department receives a certificate
- 9 from the court showing that the case has been adjudicated.
- 10 **Sec. 5.** RCW 46.55.075 and 1999 c 398 s 3 are each amended to read
- 11 as follows:
- 12 <u>(1)</u> The Washington state patrol shall provide by rule for a uniform
- 13 impound authorization and inventory form. All law enforcement agencies
- 14 must use this form for all vehicle impounds after June 30, 2001.
- 15 (2) By January 1, 2003, the Washington state patrol shall develop
- 16 uniform impound procedures, which must include but are not limited to
- 17 <u>defining an impound and a visual inspection</u>. Local law enforcement
- 18 agencies shall adopt the procedures by July 1, 2003.
- 19 **Sec. 6.** RCW 46.55.085 and 1993 c 121 s 1 are each amended to read
- 20 as follows:
- 21 (1) A law enforcement officer discovering an unauthorized vehicle
- 22 left within a highway right of way shall attach to the vehicle a
- 23 readily visible notification sticker. The sticker shall contain the
- 24 following information:
- 25 (a) The date and time the sticker was attached;
- 26 (b) The identity of the officer;
- 27 (c) A statement that if the vehicle is not removed within twenty-
- 28 four hours from the time the sticker is attached, the vehicle may be
- 29 taken into custody and stored at the owner's expense; ((and))
- 30 (d) A statement that if the vehicle is not redeemed as provided in
- 31 RCW 46.55.120, the registered owner will have committed the traffic
- 32 infraction of littering--abandoned vehicle; and
- 33 (e) The address and telephone number where additional information
- 34 may be obtained.
- 35 (2) If the vehicle has current Washington registration plates, the
- 36 officer shall check the records to learn the identity of the last owner
- 37 of record. The officer or his department shall make a reasonable

- 1 effort to contact the owner by telephone in order to give the owner the 2 information on the notification sticker.
- 3 (3) If the vehicle is not removed within twenty-four hours from the 4 time the notification sticker is attached, the law enforcement officer 5 may take custody of the vehicle and provide for the vehicle's removal 6 to a place of safety. A vehicle that does not pose a safety hazard may 7 remain on the roadside for more than twenty-four hours if the owner or 8 operator is unable to remove it from the place where it is located and 9 so notifies law enforcement officials and requests assistance.
- 10 (4) For the purposes of this section a place of safety includes the 11 business location of a registered tow truck operator.
- NEW SECTION. Sec. 7. The Washington state patrol and local law enforcement agencies shall convene a task force to consider the advantages and disadvantages of law enforcement agencies immediately transmitting, electronically or by facsimile, the impound authorization form to the impounding tow operator. The task force shall report its findings and recommendations to the house of representatives and senate transportation committees by January 1, 2003.
- 19 NEW SECTION. Sec. 8. The department of licensing shall study the feasibility of requiring the seller of a vehicle to remove the 20 vehicle's license plates at the time of the sale. The department shall 21 22 specifically examine the fiscal impacts of implementing this proposal, 23 the experiences of other states, and the advantages and disadvantages 24 of this proposal. The department shall report its findings and 25 recommendations house of representatives to the and senate transportation committees by January 1, 2003. 26
- 27 **Sec. 9.** RCW 46.55.100 and 1999 c 398 s 5 are each amended to read 28 as follows:
- (1) At the time of impoundment the registered tow truck operator 29 30 providing the towing service shall give immediate notification, by telephone or radio, to a law enforcement agency having jurisdiction who 31 32 shall maintain a log of such reports. A law enforcement agency, or a private communication center acting on behalf of a law enforcement 33 34 agency, shall within six to twelve hours of the impoundment, provide to a requesting operator the name and address of the legal and registered 35 owners of the vehicle, and the registered owner of any personal 36

- property registered or titled with the department that is attached to or contained in or on the impounded vehicle, the vehicle identification number, and any other necessary, pertinent information. The initial notice of impoundment shall be followed by a written or electronic facsimile notice within twenty-four hours. In the case of a vehicle from another state, time requirements of this subsection do not apply until the requesting law enforcement agency in this state receives the
- 9 (2) The operator shall immediately send an abandoned vehicle report to the department for any vehicle, and for any items of personal 10 property registered or titled with the department, that are in the 11 operator's possession after the one hundred twenty hour abandonment 12 13 period. Such report need not be sent when the impoundment is pursuant to a writ, court order, or police hold that is not a suspended license 14 15 The owner notification and abandonment process shall be 16 initiated by the registered tow truck operator immediately following 17 notification by a court or law enforcement officer that the writ, court order, or police hold that is not a suspended license impound is no 18 19 longer in effect.
- 20 (3) Following the submittal of an abandoned vehicle report, the 21 department shall provide the registered tow truck operator with owner 22 information within seventy-two hours.
- (4) Within fourteen days of the sale of an abandoned vehicle at 23 24 public auction, the towing operator shall send a copy of the abandoned 25 vehicle report showing the disposition of the abandoned vehicle and any 26 other items of personal property registered or titled with the 27 department to the ((crime information center of the Washington state patrol)) department. The vehicle buyer information sent to the 28 department on the abandoned vehicle report relieves the previous owner 29 30 of the vehicle from any civil or criminal liability for the operation 31 of the vehicle from the date of sale thereafter and transfers full liability for the vehicle to the buyer. By January 1, 2003, the 32 department shall create a system enabling tow truck operators the 33 34 option of sending the portion of the abandoned vehicle report that 35 contains the vehicle's buyer information to the department electronically. 36
 - (5) If the operator sends an abandoned vehicle report to the department and the department finds no owner information, an operator may proceed with an inspection of the vehicle and any other items of

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information.

- 1 personal property registered or titled with the department to determine 2 whether owner identification is within the vehicle.
- 3 (6) If the operator finds no owner identification, the operator 4 shall immediately notify the appropriate law enforcement agency, which 5 shall search the vehicle and any other items of personal property 6 registered or titled with the department for the vehicle identification 7 number or other appropriate identification numbers and check the 8 necessary records to determine the vehicle's or other property's 9 owners.
- 10 **Sec. 10.** RCW 46.55.105 and 1999 c 86 s 5 are each amended to read 11 as follows:
- 12 (1) The abandonment of any vehicle creates a prima facie 13 presumption that the last registered owner of record is responsible for 14 the abandonment and is liable for costs incurred in removing, storing, 15 and disposing of the abandoned vehicle, less amounts realized at 16 auction.
- (2) If an unauthorized vehicle is found abandoned under subsection 17 18 (1) of this section and removed at the direction of law enforcement, 19 the last registered owner of record is guilty of ((a)) the traffic infraction of "littering--abandoned vehicle," unless the vehicle is 20 redeemed as provided in RCW 46.55.120. In addition to any other 21 monetary penalty payable under chapter 46.63 RCW, the court shall not 22 23 consider all monetary penalties as having been paid until the court is 24 satisfied that the person found to have committed the infraction has 25 made restitution in the amount of the deficiency remaining after disposal of the vehicle under RCW 46.55.140. 26

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- (3) A vehicle theft report filed with a law enforcement agency relieves the last registered owner of liability under subsection (2) of this section for failure to redeem the vehicle. However, the last registered owner remains liable for the costs incurred in removing, storing, and disposing of the abandoned vehicle under subsection (1) of this section. Nothing in this section limits in any way the registered owner's rights in a civil action or as restitution in a criminal action against a person responsible for the theft of the vehicle.
- 35 (4) Properly filing a report of sale or transfer regarding the 36 vehicle involved in accordance with RCW 46.12.101(1) relieves the last 37 registered owner of liability under subsections (1) and (2) of this 38 section. If the date of sale as indicated on the report of sale is on

- or before the date of impoundment, the buyer identified on the latest 1 2 properly filed report of sale with the department is assumed liable for the costs incurred in removing, storing, and disposing of the abandoned 3 4 vehicle, less amounts realized at auction. If the date of sale is after the date of impoundment, the previous registered owner is assumed 5 to be liable for such costs. A licensed vehicle dealer is not liable 6 7 under subsections (1) and (2) of this section if the dealer, as 8 transferee or assignee of the last registered owner of the vehicle 9 involved, has complied with the requirements of RCW 46.70.122 upon 10 selling or otherwise disposing of the vehicle, or if the dealer has timely filed a transitional ownership record or report of sale under 11 RCW 46.12.103. In that case the person to whom the licensed vehicle 12 dealer has sold or transferred the vehicle is assumed liable for the 13 costs incurred in removing, storing, and disposing of the abandoned 14 15 vehicle, less amounts realized at auction.
- 16 (5) For the purposes of reporting notices of traffic infraction to 17 the department under RCW 46.20.270 and 46.52.101, and for purposes of reporting notices of failure to appear, respond, or comply regarding a 18 19 notice of traffic infraction to the department under $46.63.070((\frac{(5)}{(5)}))$ (6), a traffic infraction under subsection (2) of this 20 section is not considered to be a standing, stopping, or parking 21 22 violation.
- (6) A notice of infraction for a violation of this section may be filed with a court of limited jurisdiction organized under Title 3, 35, or 35A RCW, or with a violations bureau subject to the court's jurisdiction.
- 27 **Sec. 11.** RCW 46.55.110 and 1999 c 398 s 6 are each amended to read 28 as follows:
- 29 (1) When an unauthorized vehicle is impounded, the impounding 30 towing operator shall notify the legal and registered owners of the impoundment of the unauthorized vehicle and the owners of any other 31 items of personal property registered or titled with the department. 32 33 The notification shall be sent by first-class mail within twenty-four 34 hours after the impoundment to the last known registered and legal owners of the vehicle, and the owners of any other items of personal 35 36 property registered or titled with the department, as provided by the law enforcement agency, and shall inform the owners of the identity of 37 the person or agency authorizing the impound. The notification shall 38

- include the name of the impounding tow firm, its address, and telephone number. The notice shall also include the location, time of the impound, and by whose authority the vehicle was impounded. The notice shall also include the written notice of the right of redemption and opportunity for a hearing to contest the validity of the impoundment pursuant to RCW 46.55.120.
- 7 (2) In addition, if a suspended license impound has been ordered, 8 the notice must state the length of the impound, the requirement of the 9 posting of a security deposit to ensure payment of the costs of 10 removal, towing, and storage, notification that if the security deposit is not posted the vehicle will immediately be processed and sold at 11 auction as an abandoned vehicle, and the requirements set out in RCW 12 13 46.55.120(1)(b) regarding the payment of the costs of removal, towing, and storage as well as providing proof of satisfaction of any 14 penalties, fines, or forfeitures before redemption. 15 The notice must also state that the registered owner is ineligible to purchase the 16 vehicle at the abandoned vehicle auction, if held. 17
- 18 (3) In the case of an abandoned vehicle, or other item of personal property registered or titled with the department, within twenty-four hours after receiving information on the owners from the department through the abandoned vehicle report, the tow truck operator shall send by certified mail, with return receipt requested, a notice of custody and sale to the legal and registered owners and of the penalties for the traffic infraction littering--abandoned vehicle.
- 25 (4) If the date on which a notice required by subsection (3) of 26 this section is to be mailed falls upon a Saturday, Sunday, or a postal 27 holiday, the notice may be mailed on the next day that is neither a 28 Saturday, Sunday, nor a postal holiday.
- (5) No notices need be sent to the legal or registered owners of an impounded vehicle or other item of personal property registered or titled with the department, if the vehicle or personal property has been redeemed.
- 33 **Sec. 12.** RCW 46.55.130 and 2000 c 193 s 2 are each amended to read as follows:
- 35 (1) If, after the expiration of fifteen days from the date of 36 mailing of notice of custody and sale required in RCW 46.55.110(3) to 37 the registered and legal owners, the vehicle remains unclaimed and has 38 not been listed as a stolen vehicle, or a suspended license impound has

- 1 been directed, but no security paid under RCW 46.55.120, then the
- 2 registered tow truck operator having custody of the vehicle shall
- 3 conduct a sale of the vehicle at public auction after having first
- 4 published a notice of the date, place, and time of the auction in a
- 5 newspaper of general circulation in the county in which the vehicle is
- 6 located not less than three days and no more than ten days before the
- 7 date of the auction. The notice shall contain a description of the
- 8 vehicle including the make, model, year, and license number and a
- 9 notification that a three-hour public viewing period will be available
- 10 before the auction. The auction shall be held during daylight hours of
- 11 a normal business day.
- 12 (2) The following procedures are required in any public auction of such abandoned vehicles:
- 14 (a) The auction shall be held in such a manner that all persons 15 present are given an equal time and opportunity to bid;
- (b) All bidders must be present at the time of auction unless they
 have submitted to the registered tow truck operator, who may or may not
 choose to use the preauction bid method, a written bid on a specific
 vehicle. Written bids may be submitted up to five days before the
- 20 auction and shall clearly state which vehicle is being bid upon, the
- 21 amount of the bid, and who is submitting the bid;
- (c) The open bid process, including all written bids, shall be used so that everyone knows the dollar value that must be exceeded;
- 24 (d) The highest two bids received shall be recorded in written form
- 25 and shall include the name, address, and telephone number of each such
- 26 bidder;
- (e) In case the high bidder defaults, the next bidder has the right to purchase the vehicle for the amount of his or her bid;
- 29 (f) The successful bidder shall apply for title within fifteen 30 days;
- 31 (g) The registered tow truck operator shall post a copy of the
- 32 auction procedure at the bidding site. If the bidding site is
- 33 different from the licensed office location, the operator shall post a
- 34 clearly visible sign at the office location that describes in detail
- 35 where the auction will be held. At the bidding site a copy of the
- 36 newspaper advertisement that lists the vehicles for sale shall be
- 37 posted;
- 38 (h) All surplus moneys derived from the auction after satisfaction
- 39 of the registered tow truck operator's lien shall be remitted within

- thirty days to the department for deposit in the state motor vehicle fund. A report identifying the vehicles resulting in any surplus shall accompany the remitted funds. If the director subsequently receives a valid claim from the registered vehicle owner of record as determined by the department within one year from the date of the auction, the surplus moneys shall be remitted to such owner;
 - (i) If an operator receives no bid, or if the operator is the successful bidder at auction, the operator shall, within forty-five days, sell the vehicle to a licensed vehicle wrecker, hulk hauler, or scrap processor by use of the abandoned vehicle report-affidavit of sale, or the operator shall apply for title to the vehicle.

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- (3) A tow truck operator may refuse to accept a bid at an abandoned 12 vehicle auction under this section for any reason in the operator's 13 posted operating procedures and for any of the following reasons: (a) 14 15 The bidder is currently indebted to the operator; (b) the operator has knowledge that the bidder has previously abandoned vehicles purchased 16 at auction; or (c) the bidder has purchased, at auction, more than four 17 vehicles in the last calendar year without obtaining title to any or 18 19 all of the vehicles. In no case may an operator hold a vehicle for longer than ninety days without holding an auction on the vehicle, 20 except for vehicles that are under a police or judicial hold. 21
- (4)(a) In no case may the accumulation of storage charges exceed fifteen days from the date of receipt of the information by the operator from the department as provided by RCW 46.55.110(3).
- 25 (b) The failure of the registered tow truck operator to comply with 26 the time limits provided in this chapter limits the accumulation of storage charges to five days except where delay is unavoidable. 27 Providing incorrect or incomplete identifying information to the 28 29 department in the abandoned vehicle report shall be considered a 30 failure to comply with these time limits if correct information is 31 available. However, storage charges begin to accrue again on the date the correct and complete information is provided to the department by 32 33 the registered tow truck operator.
- 34 **Sec. 13.** RCW 46.55.230 and 2001 c 139 s 3 are each amended to read 35 as follows:
- 36 (1)(a) Notwithstanding any other provision of law, any law 37 enforcement officer having jurisdiction, or any employee or officer of 38 a jurisdictional health department acting pursuant to RCW 70.95.240, or

- 1 any person authorized by the director shall inspect and may authorize
- 2 the disposal of an abandoned junk vehicle. The person making the
- 3 inspection shall record the make and vehicle identification number or
- 4 license number of the vehicle if available, and shall also verify that
- 5 the approximate value of the junk vehicle is equivalent only to the
- 6 approximate value of the ((scrap in it)) parts.
- 7 (b) A tow truck operator may authorize the disposal of an abandoned
- 8 junk vehicle if the vehicle has been abandoned two or more times, the
- 9 registered ownership information has not changed since the first
- 10 <u>abandonment</u>, and the registered owner is also the legal owner.
- 11 (2) The law enforcement officer or department representative shall
- 12 provide information on the vehicle's registered and legal owner to the
- 13 landowner.
- 14 (3) Upon receiving information on the vehicle's registered and
- 15 legal owner, the landowner shall mail a notice to the registered and
- 16 legal owners shown on the records of the department. The notification
- 17 shall describe the redemption procedure and the right to arrange for
- 18 the removal of the vehicle.
- 19 (4) If the vehicle remains unclaimed more than fifteen days after
- 20 the landowner has mailed notification to the registered and legal
- 21 owner, the landowner may dispose of the vehicle or sign an affidavit of
- 22 sale to be used as a title document.
- 23 (5) If no information on the vehicle's registered and legal owner
- 24 is found in the records of the department, the landowner may
- 25 immediately dispose of the vehicle or sign an affidavit of sale to be
- 26 used as a title document.
- 27 (6) It is a gross misdemeanor for a person to abandon a junk
- 28 vehicle on property. If a junk vehicle is abandoned, the vehicle's
- 29 registered owner shall also pay a cleanup restitution payment equal to
- 30 twice the costs incurred in the removal of the junk vehicle. The court
- 31 shall distribute one-half of the restitution payment to the landowner
- 32 of the property upon which the junk vehicle is located, and one-half of
- 33 the restitution payment to the law enforcement agency or jurisdictional
- 34 health department investigating the incident.
- 35 (7) For the purposes of this section, the term "landowner" includes
- 36 a legal owner of private property, a person with possession or control
- 37 of private property, or a public official having jurisdiction over
- 38 public property.

- 1 (8) A person complying in good faith with the requirements of this 2 section is immune from any liability arising out of an action taken or 3 omission made in the compliance.
- 4 **Sec. 14.** RCW 46.63.030 and 1995 c 219 s 5 are each amended to read 5 as follows:
- 6 (1) A law enforcement officer has the authority to issue a notice 7 of traffic infraction:
 - (a) When the infraction is committed in the officer's presence;

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- 9 (b) When the officer is acting upon the request of a law 10 enforcement officer in whose presence the traffic infraction was 11 committed; or
- 12 (c) If an officer investigating at the scene of a motor vehicle 13 accident has reasonable cause to believe that the driver of a motor 14 vehicle involved in the accident has committed a traffic infraction.
- 15 (2) A court may issue a notice of traffic infraction upon receipt 16 of a written statement of the officer that there is reasonable cause to 17 believe that an infraction was committed.
 - (3) If any motor vehicle without a driver is found parked, standing, or stopped in violation of this title or an equivalent administrative regulation or local law, ordinance, regulation, or resolution, the officer finding the vehicle shall take its registration number and may take any other information displayed on the vehicle which may identify its user, and shall conspicuously affix to the vehicle a notice of traffic infraction.
- 25 (4) In the case of failure to redeem an abandoned vehicle under RCW 26 46.55.120, upon receiving a complaint by a registered tow truck operator that has incurred costs in removing, storing, and disposing of 27 an abandoned vehicle, an officer of the law enforcement agency 28 29 responsible for directing the removal of the vehicle shall send a notice of infraction by certified mail to the last known address of the 30 ((registered owner of the vehicle)) person responsible under RCW 31 46.55.105. The notice must be entitled "Littering--Abandoned Vehicle" 32 33 and give notice of the monetary penalty. The officer shall append to 34 the notice of infraction, on a form prescribed by the department of licensing, a notice indicating the amount of costs incurred as a result 35 36 of removing, storing, and disposing of the abandoned vehicle, less any amount realized at auction, and a statement that monetary penalties for 37 38 the infraction will not be considered as having been paid until the

- 1 monetary penalty payable under this chapter has been paid and the court
- 2 is satisfied that the person has made restitution in the amount of the
- 3 deficiency remaining after disposal of the vehicle.
- 4 **Sec. 15.** RCW 46.63.110 and 2001 c 289 s 2 are each amended to read 5 as follows:
- (1) A person found to have committed a traffic infraction shall be assessed a monetary penalty. No penalty may exceed two hundred and fifty dollars for each offense unless authorized by this chapter or title.
- 10 (2) The monetary penalty for a violation of RCW 46.55.105(2) is two
 11 hundred fifty dollars for each offense. No penalty assessed under this
 12 subsection (2) may be reduced.
- 13 (3) The supreme court shall prescribe by rule a schedule of 14 monetary penalties for designated traffic infractions. This rule shall 15 also specify the conditions under which local courts may exercise 16 discretion in assessing fines and penalties for traffic infractions. 17 The legislature respectfully requests the supreme court to adjust this 18 schedule every two years for inflation.
 - ((\(\frac{(3)}{)}\)) (4) There shall be a penalty of twenty-five dollars for failure to respond to a notice of traffic infraction except where the infraction relates to parking as defined by local law, ordinance, regulation, or resolution or failure to pay a monetary penalty imposed pursuant to this chapter. A local legislative body may set a monetary penalty not to exceed twenty-five dollars for failure to respond to a notice of traffic infraction relating to parking as defined by local law, ordinance, regulation, or resolution. The local court, whether a municipal, police, or district court, shall impose the monetary penalty set by the local legislative body.
- $((\frac{4}{1}))$ (5) Monetary penalties provided for in chapter 46.70 RCW which are civil in nature and penalties which may be assessed for violations of chapter 46.44 RCW relating to size, weight, and load of motor vehicles are not subject to the limitation on the amount of monetary penalties which may be imposed pursuant to this chapter.
- (((+5))) (6) Whenever a monetary penalty is imposed by a court under this chapter it is immediately payable. If the person is unable to pay at that time the court may, in its discretion, grant an extension of the period in which the penalty may be paid. If the penalty is not paid on or before the time established for payment the court shall

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notify the department of the failure to pay the penalty, and the department shall suspend the person's driver's license or driving privilege until the penalty has been paid and the penalty provided in subsection $((\frac{3}{2}))$ (4) of this section has been paid.

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 $((\frac{(6)}{(6)}))$ In addition to any other penalties imposed under this section and not subject to the limitation of subsection (1) of this section, a person found to have committed a traffic infraction shall be assessed a fee of five dollars per infraction. Under no circumstances shall this fee be reduced or waived. Revenue from this fee shall be forwarded to the state treasurer for deposit in the emergency medical services and trauma care system trust account under RCW 70.168.040.

 $((\frac{7}{1}))$ (8)(a) In addition to any other penalties imposed under 12 this section and not subject to the limitation of subsection (1) of 13 14 this section, a person found to have committed a traffic infraction 15 other than of RCW 46.61.527 shall be assessed an additional penalty of The court may not reduce, waive, or suspend the 16 additional penalty unless the court finds the offender to be indigent. 17 If a community service program for offenders is available in the 18 19 jurisdiction, the court shall allow offenders to offset all or a part of the penalty due under this subsection $((\frac{7}{1}))$ (8) by participation 20 in the community service program. 21

(b) Revenue from the additional penalty must be remitted under chapters 2.08, 3.46, 3.50, 3.62, 10.82, and 35.20 RCW. Money remitted under this subsection to the state treasurer must be deposited as provided in RCW 43.08.250. The balance of the revenue received by the county or city treasurer under this subsection must be deposited into the county or city current expense fund. Moneys retained by the city or county under this subsection shall constitute reimbursement for any liabilities under RCW 43.135.060.

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