#### ENGROSSED SUBSTITUTE SENATE BILL 6103

State of Washington 59th Legislature 2005 Regular Session

**By** Senate Committee on Transportation (originally sponsored by Senators Haugen and Swecker)

READ FIRST TIME 04/05/05.

AN ACT Relating to transportation revenue; amending RCW 82.36.025, 1 2 82.38.030, 46.68.090, 46.68.110, 82.38.035, 82.38.045, 43.84.092, 3 46.68.035, 46.16.237, 46.16.270, 46.20.055, 46.20.070, 46.20.117, 46.20.311, 46.20.049, and 43.135.045; reenacting and 4 46.20.120, amending RCW 43.84.092, 46.16.070, and 46.20.308; adding new sections 5 6 to chapter 46.68 RCW; adding new sections to chapter 46.16 RCW; adding 7 a new chapter to Title 46 RCW; creating new sections; making an appropriation; providing effective dates; providing an expiration date; 8 9 and declaring an emergency.

10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

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### PART I - VEHICLE FUEL TAXES

12 **Sec. 101.** RCW 82.36.025 and 2003 c 361 s 401 are each amended to 13 read as follows:

14 (1) A motor vehicle fuel tax rate of twenty-three cents per gallon15 applies to the sale, distribution, or use of motor vehicle fuel.

(2) Beginning July 1, 2003, an additional and cumulative motor
 <u>vehicle</u> fuel tax rate of five cents per gallon applies to the sale,

1 distribution, or use of motor vehicle fuel. This subsection (2) 2 expires when the bonds issued for transportation 2003 projects are 3 retired.

4 (3) Beginning July 1, 2005, an additional and cumulative motor
5 vehicle fuel tax rate of three cents per gallon applies to the sale,
6 distribution, or use of motor vehicle fuel.

7 (4) Beginning July 1, 2006, an additional and cumulative motor 8 vehicle fuel tax rate of three cents per gallon applies to the sale, 9 distribution, or use of motor vehicle fuel.

10 (5) Beginning July 1, 2007, an additional and cumulative motor 11 vehicle fuel tax rate of two cents per gallon applies to the sale, 12 distribution, or use of motor vehicle fuel.

13 (6) Beginning July 1, 2008, an additional and cumulative motor 14 vehicle fuel tax rate of one and one-half cents per gallon applies to 15 the sale, distribution, or use of motor vehicle fuel.

16 **Sec. 102.** RCW 82.38.030 and 2003 c 361 s 402 are each amended to 17 read as follows:

(1) There is hereby levied and imposed upon special fuel users a tax at the rate of twenty-three cents per gallon of special fuel, or each one hundred cubic feet of compressed natural gas, measured at standard pressure and temperature.

(2) Beginning July 1, 2003, an additional and cumulative tax rate of five cents per gallon of special fuel, or each one hundred cubic feet of compressed natural gas, measured at standard pressure and temperature shall be imposed on special fuel users. This subsection (2) expires when the bonds issued for transportation 2003 projects are retired.

(3) <u>Beginning July 1, 2005, an additional and cumulative tax rate</u> of three cents per gallon of special fuel, or each one hundred cubic feet of compressed natural gas, measured at standard pressure and <u>temperature shall be imposed on special fuel users.</u>

32 (4) Beginning July 1, 2006, an additional and cumulative tax rate 33 of three cents per gallon of special fuel, or each one hundred cubic 34 feet of compressed natural gas, measured at standard pressure and 35 temperature shall be imposed on special fuel users.

36 (5) Beginning July 1, 2007, an additional and cumulative tax rate

of two cents per gallon of special fuel, or each one hundred cubic feet
 of compressed natural gas, measured at standard pressure and
 temperature shall be imposed on special fuel users.

4 (6) Beginning July 1, 2008, an additional and cumulative tax rate
5 of one and one-half cents per gallon of special fuel, or each one
6 hundred cubic feet of compressed natural gas, measured at standard
7 pressure and temperature shall be imposed on special fuel users.

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(7) Taxes are imposed when:

9 (a) Special fuel is removed in this state from a terminal if the 10 special fuel is removed at the rack unless the removal is to a licensed 11 exporter for direct delivery to a destination outside of the state, or 12 the removal is to a special fuel distributor for direct delivery to an 13 international fuel tax agreement licensee under RCW 82.38.320;

14 (b) Special fuel is removed in this state from a refinery if either 15 of the following applies:

16 (i) The removal is by bulk transfer and the refiner or the owner of 17 the special fuel immediately before the removal is not a licensee; or

18 (ii) The removal is at the refinery rack unless the removal is to 19 a licensed exporter for direct delivery to a destination outside of the 20 state, or the removal is to a special fuel distributor for direct 21 delivery to an international fuel tax agreement licensee under RCW 22 82.38.320;

(c) Special fuel enters into this state for sale, consumption, use,or storage if either of the following applies:

25 (i) The entry is by bulk transfer and the importer is not a 26 licensee; or

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(ii) The entry is not by bulk transfer;

(d) Special fuel is sold or removed in this state to an unlicensed entity unless there was a prior taxable removal, entry, or sale of the special fuel;

(e) Blended special fuel is removed or sold in this state by the blender of the fuel. The number of gallons of blended special fuel subject to tax is the difference between the total number of gallons of blended special fuel removed or sold and the number of gallons of previously taxed special fuel used to produce the blended special fuel; (f) Dyed special fuel is used on a highway, as authorized by the

37 internal revenue code, unless the use is exempt from the special fuel
38 tax;

(g) Dyed special fuel is held for sale, sold, used, or is intended
 to be used in violation of this chapter;

3 (h) Special fuel purchased by an international fuel tax agreement
4 licensee under RCW 82.38.320 is used on a highway; and

5 (i) Special fuel is sold by a licensed special fuel supplier to a 6 special fuel distributor, special fuel importer, or special fuel 7 blender and the special fuel is not removed from the bulk transfer-8 terminal system.

(((4))) (8) The tax imposed by this chapter, if required to be 9 collected by the licensee, is held in trust by the licensee until paid 10 to the department, and a licensee who appropriates or converts the tax 11 12 collected to his or her own use or to any use other than the payment of 13 the tax to the extent that the money required to be collected is not available for payment on the due date as prescribed in this chapter is 14 guilty of a felony, or gross misdemeanor in accordance with the theft 15 and anticipatory provisions of Title 9A RCW. A person, partnership, 16 17 corporation, or corporate officer who fails to collect the tax imposed by this section, or who has collected the tax and fails to pay it to 18 19 the department in the manner prescribed by this chapter, is personally liable to the state for the amount of the tax. 20

21 **Sec. 103.** RCW 46.68.090 and 2003 c 361 s 403 are each amended to 22 read as follows:

(1) All moneys that have accrued or may accrue to the motor vehicle fund from the motor vehicle fuel tax and special fuel tax shall be first expended for purposes enumerated in (a) and (b) of this subsection. The remaining net tax amount shall be distributed monthly by the state treasurer in accordance with subsections  $(2)((\frac{-}{, (3), and}))$ through (7) of this section.

(a) For payment of refunds of motor vehicle fuel tax and special
fuel tax that has been paid and is refundable as provided by law;

31 (b) For payment of amounts to be expended pursuant to 32 appropriations for the administrative expenses of the offices of state 33 treasurer, state auditor, and the department of licensing of the state 34 of Washington in the administration of the motor vehicle fuel tax and 35 the special fuel tax, which sums shall be distributed monthly.

36 (2) All of the remaining net tax amount collected under RCW

82.36.025(1) and 82.38.030(1) shall be distributed as set forth in (a)
 through (j) of this section.

3 (a) For distribution to the motor vehicle fund an amount equal to
4 44.387 percent to be expended for highway purposes of the state as
5 defined in RCW 46.68.130;

6 (b) For distribution to the special category C account, hereby 7 created in the motor vehicle fund, an amount equal to 3.2609 percent to 8 be expended for special category C projects. Special category C 9 projects are category C projects that, due to high cost only, will 10 require bond financing to complete construction.

11 The following criteria, listed in order of priority, shall be used 12 in determining which special category C projects have the highest 13 priority:

14 (i) Accident experience;

15 (ii) Fatal accident experience;

16 (iii) Capacity to move people and goods safely and at reasonable 17 speeds without undue congestion; and

18 (iv) Continuity of development of the highway transportation 19 network.

20 Moneys deposited in the special category C account in the motor 21 vehicle fund may be used for payment of debt service on bonds the 22 proceeds of which are used to finance special category C projects under 23 this subsection (2)(b);

(c) For distribution to the Puget Sound ferry operations account inthe motor vehicle fund an amount equal to 2.3283 percent;

(d) For distribution to the Puget Sound capital construction
 account in the motor vehicle fund an amount equal to 2.3726 percent;

(e) For distribution to the urban arterial trust account in themotor vehicle fund an amount equal to 7.5597 percent;

30 (f) For distribution to the transportation improvement account in 31 the motor vehicle fund an amount equal to 5.6739 percent and expended 32 in accordance with RCW 47.26.086;

33 (g) For distribution to the cities and towns from the motor vehicle 34 fund an amount equal to 10.6961 percent in accordance with RCW 35 46.68.110;

(h) For distribution to the counties from the motor vehicle fund an
amount equal to 19.2287 percent: (i) Out of which there shall be
distributed from time to time, as directed by the department of

transportation, those sums as may be necessary to carry out the provisions of RCW 47.56.725; and (ii) less any amounts appropriated to the county road administration board to implement the provisions of RCW 47.56.725(4), with the balance of such county share to be distributed monthly as the same accrues for distribution in accordance with RCW 46.68.120;

7 (i) For distribution to the county arterial preservation account, hereby created in the motor vehicle fund an amount equal to 1.9565 8 These funds shall be distributed by the county road 9 percent. 10 administration board to counties in proportions corresponding to the number of paved arterial lane miles in the unincorporated area of each 11 12 county and shall be used for improvements to sustain the structural, 13 safety, and operational integrity of county arterials. The county road 14 administration board shall adopt reasonable rules and develop policies to implement this program and to assure that a pavement management 15 16 system is used;

(j) For distribution to the rural arterial trust account in the motor vehicle fund an amount equal to 2.5363 percent and expended in accordance with RCW 36.79.020.

(3) ((One hundred percent of)) The remaining net tax amount collected under RCW 82.36.025(2) and 82.38.030(2) shall be distributed to the transportation 2003 account (nickel account).

23 (4) <u>The remaining net tax amount collected under RCW 82.36.025(3)</u>
 24 <u>and 82.38.030(3) shall be distributed as follows:</u>

25 (a) 8.3333 percent shall be distributed to the incorporated cities
26 and towns of the state in accordance with RCW 46.68.110;

27 (b) 8.3333 percent shall be distributed to counties of the state in 28 accordance with RCW 46.68.120; and

29 (c) The remainder shall be distributed to the transportation 30 partnership account created in section 104 of this act.

31 (5) The remaining net tax amount collected under RCW 82.36.025(4)
32 and 82.38.030(4) shall be distributed as follows:

33 (a) 8.3333 percent shall be distributed to the incorporated cities 34 and towns of the state in accordance with RCW 46.68.110;

35 (b) 8.3333 percent shall be distributed to counties of the state in 36 accordance with RCW 46.68.120; and

37 (c) The remainder shall be distributed to the transportation 38 partnership account created in section 104 of this act.

(6) The remaining net tax amount collected under RCW 82.36.025 (5) 1 and (6) and 82.38.030 (5) and (6) shall be distributed to the 2 transportation partnership account created in section 104 of this act. 3 (7) Nothing in this section or in RCW 46.68.130 may be construed so 4 as to violate any terms or conditions contained in any highway 5 construction bond issues now or hereafter authorized by statute and 6 7 whose payment is by such statute pledged to be paid from any excise taxes on motor vehicle fuel and special fuels. 8

9 <u>NEW SECTION.</u> Sec. 104. A new section is added to chapter 46.68 10 RCW to read as follows:

(1) The transportation partnership account is hereby created in the 11 12 state treasury. All distributions to the account from RCW 46.68.090 must be deposited into the account. Money in the account may be spent 13 only after appropriation. Expenditures from the account must be used 14 only for projects or improvements identified as 2005 transportation 15 16 partnership projects or improvements in the omnibus transportation 17 appropriations act, including any principal and interest on bonds authorized for the projects or improvements. 18

(2) If a regional transportation plan has not been adopted by 19 20 January 2007, the legislature intends to reprioritize allocation of 21 funding for the projects identified on the 2005 transportation 22 partnership project list so that complete and functioning 23 transportation projects can be constructed in a reasonable time.

(3) By January 1, 2006, the transportation performance audit board must develop performance measures and benchmarks for the evaluation of the expenditures of the transportation partnership account. The board must also develop an audit plan and schedule for audits of the performance of the department of transportation's delivery of the plan as defined by project list, schedule, and budget enacted by the legislature.

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(4) The legislature finds that:

(a) Citizens demand and deserve accountability of transportation related programs and expenditures. Transportation-related programs
 must continuously improve in quality, efficiency, and effectiveness in
 order to increase public trust;

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(b) Transportation-related agencies that receive tax dollars must

continuously improve the way they operate and deliver services so
 citizens receive maximum value for their tax dollars; and

3 (c) Fair, independent, comprehensive performance audits of 4 transportation-related agencies overseen by the elected state auditor 5 are essential to improving the efficiency, economy, and effectiveness 6 of the state's transportation system.

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(5) For purposes of this act:

8 (a) "Performance audit" means an objective and systematic 9 assessment of a state agency or agencies or any of their programs, 10 functions, or activities by the state auditor or designee in order to 11 help improve agency efficiency, effectiveness, and accountability. 12 Performance audits include economy and efficiency audits and program 13 audits.

14 (b) "Transportation-related agency" means any state agency, board, or commission that receives funding primarily for transportation-15 related purposes. At a minimum, the department of transportation, the 16 17 transportation improvement board or its successor entity, the county road administration board or its successor entity, and the traffic 18 safety commission are considered transportation-related agencies. 19 The Washington state patrol and the department of licensing shall not be 20 21 considered transportation-related agencies under this act.

22 (6) Within the authorities and duties under chapter 43.09 RCW, the state auditor shall establish criteria and protocols for performance 23 24 Transportation-related agencies shall be audited using audits. 25 criteria that include generally accepted government auditing standards as well as legislative mandates and performance objectives established 26 27 by state agencies. Mandates include, but are not limited to, agency strategies, timelines, program objectives, and mission and goals as 28 required in RCW 43.88.090. 29

30 (7) Within the authorities and duties under chapter 43.09 RCW, the 31 state auditor may conduct performance audits for transportation-related 32 agencies. The state auditor shall contract with private firms to 33 conduct the performance audits.

34 (8) The audits may include:

(a) Identification of programs and services that can be eliminated,
 reduced, consolidated, or enhanced;

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(b) Identification of funding sources to the transportation-related

agency, to programs, and to services that can be eliminated, reduced,
 consolidated, or enhanced;

3 (c) Analysis of gaps and overlaps in programs and services and 4 recommendations for improving, dropping, blending, or separating 5 functions to correct gaps or overlaps;

(d) Analysis and recommendations for pooling information technology
systems used within the transportation-related agency, and evaluation
of information processing and telecommunications policy, organization,
and management;

10 (e) Analysis of the roles and functions of the transportation-11 related agency, its programs, and its services and their compliance 12 with statutory authority and recommendations for eliminating or 13 changing those roles and functions and ensuring compliance with 14 statutory authority;

(f) Recommendations for eliminating or changing statutes, rules, and policy directives as may be necessary to ensure that the transportation-related agency carry out reasonably and properly those functions vested in the agency by statute;

(g) Verification of the reliability and validity of transportationrelated agency performance data, self-assessments, and performance measurement systems as required under RCW 43.88.090;

(h) Identification of potential cost savings in the transportation-related agency, its programs, and its services;

(i) Identification and recognition of best practices;

(j) Evaluation of planning, budgeting, and program evaluation policies and practices;

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(k) Evaluation of personnel systems operation and management;

(1) Evaluation of purchasing operations and management policies andpractices;

30 (m) Evaluation of organizational structure and staffing levels, 31 particularly in terms of the ratio of managers and supervisors to 32 nonmanagement personnel; and

(n) Evaluation of transportation-related project costs, including
 but not limited to environmental mitigation, competitive bidding
 practices, permitting processes, and capital project management.

(9) Within the authorities and duties under chapter 43.09 RCW, the
 state auditor must provide the preliminary performance audit reports to
 the audited state agency for comment. The auditor also may seek input

on the preliminary report from other appropriate officials. Comments must be received within thirty days after receipt of the preliminary performance audit report unless a different time period is approved by the state auditor. The final performance audit report shall include the objectives, scope, and methodology; the audit results, including findings and recommendations; the agency's response and conclusions; and identification of best practices.

8 (10) The state auditor shall provide final performance audit 9 reports to the citizens of Washington, the governor, the joint 10 legislative audit and review committee, the transportation performance 11 audit board, the appropriate legislative committees, and other 12 appropriate officials. Final performance audit reports shall be posted 13 on the internet.

14 (11) The audited transportation-related agency is responsible for follow-up and corrective action on all performance audit findings and 15 16 recommendations. The audited agency's plan for addressing each audit 17 finding and recommendation shall be included in the final audit report. The plan shall provide the name of the contact person responsible for 18 each action, the action planned, and the anticipated completion date. 19 If the audited agency does not agree with the audit findings and 20 21 recommendations or believes action is not required, then the action 22 plan shall include an explanation and specific reasons.

23 The office of financial management shall require periodic progress 24 reports from the audited agency until all resolution has occurred. The 25 office of financial management is responsible for achieving audit resolution. The office of financial management shall annually report 26 27 by December 31st the status of performance audit resolution to the appropriate legislative committees and the state auditor. 28 The legislature shall consider the performance audit results in connection 29 30 with the state budget process.

The auditor may request status reports on specific audits or findings.

33 (12) For the period from July 1, 2005, until June 30, 2007, the 34 amount of \$4,000,000 is appropriated from the transportation 35 partnership account to the state auditors office for the purposes of 36 subsections (4) through (11) of this section.

37 (13) When appointing the citizen members with performance

measurement expertise to the transportation performance audit board,
 the governor shall appoint the state auditor, or his or her designee.

3 (14) If the state auditor's financial audit of a transportation-4 related agency implies that a performance audit is warranted, the 5 transportation performance audit board shall include in its annual work 6 plan the performance audit recommended by the state auditor.

7 <u>NEW SECTION.</u> **Sec. 105.** A new section is added to chapter 46.68 8 RCW to read as follows:

9 The freight mobility investment account is hereby created in the 10 state treasury. Money in the account may be spent only after 11 appropriation. Expenditures from the account may be used only for 12 freight mobility projects identified in the omnibus transportation 13 appropriations act, including any principal and interest on bonds 14 authorized for the projects or improvements.

15 Sec. 106. RCW 46.68.110 and 2003 c 361 s 404 are each amended to 16 read as follows:

Funds credited to the incorporated cities and towns of the state as set forth in RCW 46.68.090( $(\frac{2}{g})$ ) shall be subject to deduction and distribution as follows:

20 (1) One and one-half percent of such sums distributed under RCW 21  $46.68.090((\frac{2}{2}))$  shall be deducted monthly as such sums are credited 22 and set aside for the use of the department of transportation for the 23 supervision of work and expenditures of such incorporated cities and towns on the city and town streets thereof, including the supervision 24 25 and administration of federal-aid programs for which the department of transportation has responsibility: PROVIDED, That any moneys so 26 retained and not expended shall be credited in the succeeding biennium 27 to the incorporated cities and towns in proportion to deductions herein 28 29 made;

30 (2) Thirty-three one-hundredths of one percent of such funds 31 distributed under RCW 46.68.090((<del>(2)(g)</del>)) shall be deducted monthly, as 32 such funds accrue, and set aside for the use of the department of 33 transportation for the purpose of funding the cities' share of the 34 costs of highway jurisdiction studies and other studies. Any funds so 35 retained and not expended shall be credited in the succeeding biennium 36 to the cities in proportion to the deductions made;

percent of such funds distributed under 1 (3) One RCW 2  $46.68.090((\frac{(2)(g)}{g}))$  shall be deducted monthly, as such funds accrue, to be deposited in the urban arterial trust account, to implement the city 3 hardship assistance program, as provided in RCW 47.26.164. However, 4 5 any moneys so retained and not required to carry out the program as of July 1st of each odd-numbered year thereafter, shall be provided within б 7 sixty days to the treasurer and distributed in the manner prescribed in subsection (5) of this section; 8

(4) After making the deductions under subsections (1) through (3) 9 of this section and RCW 35.76.050, 31.86 percent of the fuel tax 10 distributed to the cities and towns in RCW  $46.68.090((\frac{(2)(g)}{g}))$  shall be 11 12 allocated to the incorporated cities and towns in the manner set forth in subsection (5) of this section and subject to deductions in 13 14 subsections (1), (2), and (3) of this section, subject to RCW 35.76.050, to be used exclusively for: The construction, improvement, 15 16 chip sealing, seal-coating, and repair for arterial highways and city 17 streets as those terms are defined in RCW 46.04.030 and 46.04.120; the maintenance of arterial highways and city streets for those cities with 18 a population of less than fifteen thousand; or the payment of any 19 municipal indebtedness which may be incurred in the construction, 20 21 improvement, chip sealing, seal-coating, and repair of arterial 22 highways and city streets; and

(5) The balance remaining to the credit of incorporated cities and towns after such deduction shall be apportioned monthly as such funds accrue among the several cities and towns within the state ratably on the basis of the population last determined by the office of financial management.

28 Sec. 107. RCW 82.38.035 and 2003 c 361 s 405 are each amended to 29 read as follows:

(1) A licensed supplier shall remit tax on special fuel to the
 department as provided in RCW 82.38.030(((3)(a))) (7)(a). On a two party exchange, or buy-sell agreement between two licensed suppliers,
 the receiving exchange partner or buyer shall remit the tax.

34 (2) A refiner shall remit tax to the department on special fuel
35 removed from a refinery as provided in RCW 82.38.030((<del>(3)(b)</del>)) <u>(7)(b)</u>.
36 (3) An importer shall remit tax to the department on special fuel
37 imported into this state as provided in RCW 82.38.030((<del>(3)(c)</del>)) <u>(7)(c)</u>.

(4) A blender shall remit tax to the department on the removal or
 sale of blended special fuel as provided in RCW 82.38.030((<del>(3)(e)</del>))
 <u>(7)(e)</u>.

4 (5) A dyed special fuel user shall remit tax to the department on
5 the use of dyed special fuel as provided in RCW 82.38.030((<del>(3)(f)</del>))
6 (7)(f).

7 **Sec. 108.** RCW 82.38.045 and 1998 c 176 s 54 are each amended to 8 read as follows:

9 A terminal operator is jointly and severally liable for remitting 10 the tax imposed under RCW 82.38.030((<del>(1)</del>)) if, at the time of removal: 11 (1) The position holder with respect to the special fuel is a 12 person other than the terminal operator and is not a licensee; 13 (2) The terminal operator is not a licensee;

14 (3) The position holder has an expired internal revenue service15 notification certificate issued under chapter 26, C.F.R. Part 48; or

16 (4) The terminal operator had reason to believe that information on 17 the notification certificate was false.

Sec. 109. RCW 43.84.092 and 2003 c 361 s 602, 2003 c 324 s 1, 2003 c 150 s 2, and 2003 c 48 s 2 are each reenacted and amended to read as follows:

(1) All earnings of investments of surplus balances in the state
 treasury shall be deposited to the treasury income account, which
 account is hereby established in the state treasury.

(2) The treasury income account shall be utilized to pay or receive 24 25 funds associated with federal programs as required by the federal cash management improvement act of 1990. The treasury income account is 26 subject in all respects to chapter 43.88 RCW, but no appropriation is 27 required for refunds or allocations of interest earnings required by 28 29 the cash management improvement act. Refunds of interest to the 30 federal treasury required under the cash management improvement act fall under RCW 43.88.180 and shall not require appropriation. 31 The office of financial management shall determine the amounts due to or 32 from the federal government pursuant to the cash management improvement 33 34 act. The office of financial management may direct transfers of funds 35 between accounts as deemed necessary to implement the provisions of the

1 cash management improvement act, and this subsection. Refunds or 2 allocations shall occur prior to the distributions of earnings set 3 forth in subsection (4) of this section.

(3) Except for the provisions of RCW 43.84.160, the treasury income 4 account may be utilized for the payment of purchased banking services 5 on behalf of treasury funds including, but not limited to, depository, 6 7 safekeeping, and disbursement functions for the state treasury and affected state agencies. The treasury income account is subject in all 8 respects to chapter 43.88 RCW, but no appropriation is required for 9 10 payments to financial institutions. Payments shall occur prior to distribution of earnings set forth in subsection (4) of this section. 11

12 (4) Monthly, the state treasurer shall distribute the earnings 13 credited to the treasury income account. The state treasurer shall 14 credit the general fund with all the earnings credited to the treasury 15 income account except:

(a) 16 The following accounts and funds shall receive their 17 proportionate share of earnings based upon each account's and fund's average daily balance for the period: The capitol building 18 construction account, the Cedar River channel construction and 19 operation account, the Central Washington University capital projects 20 21 account, the charitable, educational, penal and reformatory 22 institutions account, the common school construction fund, the county criminal justice assistance account, the county sales and use tax 23 24 equalization account, the data processing building construction 25 account, the deferred compensation administrative account, the deferred 26 compensation principal account, the department of retirement systems 27 expense account, the drinking water assistance account, the drinking water assistance administrative account, the drinking water assistance 28 repayment account, the Eastern Washington University capital projects 29 account, the education construction fund, the election account, the 30 31 emergency reserve fund, The Evergreen State College capital projects 32 account, the federal forest revolving account, the freight mobility investment account, the health services account, the public health 33 services account, the health system capacity account, the personal 34 35 health services account, the state higher education construction account, the higher education construction account, the highway 36 37 infrastructure account, the industrial insurance premium refund 38 account, the judges' retirement account, the judicial retirement

administrative account, the judicial retirement principal account, the 1 2 local leasehold excise tax account, the local real estate excise tax account, the local sales and use tax account, the medical aid account, 3 the mobile home park relocation fund, the multimodal transportation 4 5 account, the municipal criminal justice assistance account, the municipal sales and use tax equalization account, the natural resources 6 7 deposit account, the oyster reserve land account, the perpetual surveillance and maintenance account, the public employees' retirement 8 system plan 1 account, the public employees' retirement system combined 9 plan 2 and plan 3 account, the public facilities construction loan 10 revolving account beginning July 1, 2004, the public health 11 12 supplemental account, the public works assistance account, the Puyallup tribal settlement account, the regional transportation investment 13 14 district account, the resource management cost account, the site closure account, the special wildlife account, the state employees' 15 16 insurance account, the state employees' insurance reserve account, the 17 state investment board expense account, the state investment board commingled trust fund accounts, the supplemental pension account, the 18 Tacoma Narrows toll bridge account, the teachers' retirement system 19 plan 1 account, the teachers' retirement system combined plan 2 and 20 21 plan 3 account, the tobacco prevention and control account, the tobacco 22 settlement account, the transportation infrastructure account, the transportation partnership account, the tuition recovery trust fund, 23 24 the University of Washington bond retirement fund, the University of 25 Washington building account, the volunteer fire fighters' and reserve officers' relief and pension principal fund, the volunteer fire 26 27 fighters' and reserve officers' administrative fund, the Washington fruit express account, the Washington judicial retirement system 28 account, the Washington law enforcement officers' and fire fighters' 29 system plan 1 retirement account, the Washington law enforcement 30 31 officers' and fire fighters' system plan 2 retirement account, the 32 Washington school employees' retirement system combined plan 2 and 3 account, the Washington state health insurance pool account, the 33 34 Washington state patrol retirement account, the Washington State University building account, the Washington State University bond 35 retirement fund, the water pollution control revolving fund, and the 36 37 Western Washington University capital projects account. Earnings derived from investing balances of the agricultural permanent fund, the 38

normal school permanent fund, the permanent common school fund, the scientific permanent fund, and the state university permanent fund shall be allocated to their respective beneficiary accounts. All earnings to be distributed under this subsection (4)(a) shall first be reduced by the allocation to the state treasurer's service fund pursuant to RCW 43.08.190.

7 (b) The following accounts and funds shall receive eighty percent of their proportionate share of earnings based upon each account's or 8 fund's average daily balance for the period: The aeronautics account, 9 10 aircraft search and rescue account, the county arterial the preservation account, the department of licensing services account, the 11 essential rail assistance account, the ferry bond retirement fund, the 12 grade crossing protective fund, the high capacity transportation 13 account, the highway bond retirement fund, the highway safety account, 14 the motor vehicle fund, the motorcycle safety education account, the 15 16 pilotage account, the public transportation systems account, the Puget 17 Sound capital construction account, the Puget Sound ferry operations account, the recreational vehicle account, the rural arterial trust 18 account, the safety and education account, the special category C 19 20 account, the state patrol highway account, the transportation 2003 21 account (nickel account), the transportation equipment fund, the 22 transportation fund, the transportation improvement account, the 23 transportation improvement board bond retirement account, and the urban 24 arterial trust account.

(5) In conformance with Article II, section 37 of the state
Constitution, no treasury accounts or funds shall be allocated earnings
without the specific affirmative directive of this section.

28 **Sec. 110.** RCW 43.84.092 and 2004 c 242 s 60 are each amended to 29 read as follows:

(1) All earnings of investments of surplus balances in the state
 treasury shall be deposited to the treasury income account, which
 account is hereby established in the state treasury.

33 (2) The treasury income account shall be utilized to pay or receive 34 funds associated with federal programs as required by the federal cash 35 management improvement act of 1990. The treasury income account is 36 subject in all respects to chapter 43.88 RCW, but no appropriation is 37 required for refunds or allocations of interest earnings required by

the cash management improvement act. Refunds of interest to the 1 2 federal treasury required under the cash management improvement act fall under RCW 43.88.180 and shall not require appropriation. 3 The office of financial management shall determine the amounts due to or 4 5 from the federal government pursuant to the cash management improvement act. The office of financial management may direct transfers of funds б 7 between accounts as deemed necessary to implement the provisions of the cash management improvement act, and this subsection. 8 Refunds or allocations shall occur prior to the distributions of earnings set 9 10 forth in subsection (4) of this section.

(3) Except for the provisions of RCW 43.84.160, the treasury income 11 account may be utilized for the payment of purchased banking services 12 13 on behalf of treasury funds including, but not limited to, depository, 14 safekeeping, and disbursement functions for the state treasury and affected state agencies. The treasury income account is subject in all 15 16 respects to chapter 43.88 RCW, but no appropriation is required for 17 payments to financial institutions. Payments shall occur prior to distribution of earnings set forth in subsection (4) of this section. 18

19 (4) Monthly, the state treasurer shall distribute the earnings 20 credited to the treasury income account. The state treasurer shall 21 credit the general fund with all the earnings credited to the treasury 22 income account except:

(a) 23 The following accounts and funds shall receive their 24 proportionate share of earnings based upon each account's and fund's 25 average daily balance for the period: The capitol building 26 construction account, the Cedar River channel construction and 27 operation account, the Central Washington University capital projects charitable, educational, penal account, the 28 and reformatory institutions account, the common school construction fund, the county 29 criminal justice assistance account, the county sales and use tax 30 31 equalization account, the data processing building construction 32 account, the deferred compensation administrative account, the deferred compensation principal account, the department of retirement systems 33 expense account, the drinking water assistance account, the drinking 34 35 water assistance administrative account, the drinking water assistance repayment account, the Eastern Washington University capital projects 36 37 account, the education construction fund, the election account, the 38 emergency reserve fund, The Evergreen State College capital projects

account, the federal forest revolving account, the freight mobility 1 2 investment account, the health services account, the public health services account, the health system capacity account, the personal 3 health services account, the state higher education construction 4 account, the higher education construction account, the highway 5 infrastructure account, the industrial insurance premium refund 6 7 account, the judges' retirement account, the judicial retirement administrative account, the judicial retirement principal account, the 8 local leasehold excise tax account, the local real estate excise tax 9 10 account, the local sales and use tax account, the medical aid account, the mobile home park relocation fund, the multimodal transportation 11 12 account, the municipal criminal justice assistance account, the 13 municipal sales and use tax equalization account, the natural resources 14 deposit account, the oyster reserve land account, the perpetual surveillance and maintenance account, the public employees' retirement 15 system plan 1 account, the public employees' retirement system combined 16 plan 2 and plan 3 account, the public facilities construction loan 17 revolving account beginning July 1, 2004, the public health 18 supplemental account, the public works assistance account, the Puyallup 19 tribal settlement account, the regional transportation investment 20 21 district account, the resource management cost account, the site 22 closure account, the special wildlife account, the state employees' insurance account, the state employees' insurance reserve account, the 23 24 state investment board expense account, the state investment board 25 commingled trust fund accounts, the supplemental pension account, the Tacoma Narrows toll bridge account, the teachers' retirement system 26 27 plan 1 account, the teachers' retirement system combined plan 2 and plan 3 account, the tobacco prevention and control account, the tobacco 28 settlement account, the transportation infrastructure account, the 29 transportation partnership account, the tuition recovery trust fund, 30 the University of Washington bond retirement fund, the University of 31 32 Washington building account, the volunteer fire fighters' and reserve officers' relief and pension principal fund, the volunteer fire 33 fighters' and reserve officers' administrative fund, the Washington 34 fruit express account, the Washington judicial retirement system 35 account, the Washington law enforcement officers' and fire fighters' 36 37 system plan 1 retirement account, the Washington law enforcement 38 officers' and fire fighters' system plan 2 retirement account, the

Washington public safety employees' plan 2 retirement account, the 1 2 Washington school employees' retirement system combined plan 2 and 3 account, the Washington state health insurance pool account, the 3 Washington state patrol retirement account, the Washington State 4 5 University building account, the Washington State University bond retirement fund, the water pollution control revolving fund, and the 6 7 Western Washington University capital projects account. Earnings derived from investing balances of the agricultural permanent fund, the 8 normal school permanent fund, the permanent common school fund, the 9 10 scientific permanent fund, and the state university permanent fund shall be allocated to their respective beneficiary accounts. 11 All 12 earnings to be distributed under this subsection (4)(a) shall first be 13 reduced by the allocation to the state treasurer's service fund 14 pursuant to RCW 43.08.190.

(b) The following accounts and funds shall receive eighty percent 15 of their proportionate share of earnings based upon each account's or 16 17 fund's average daily balance for the period: The aeronautics account, aircraft search and rescue account, the county arterial 18 the preservation account, the department of licensing services account, the 19 essential rail assistance account, the ferry bond retirement fund, the 20 21 grade crossing protective fund, the high capacity transportation 22 account, the highway bond retirement fund, the highway safety account, the motor vehicle fund, the motorcycle safety education account, the 23 24 pilotage account, the public transportation systems account, the Puget 25 Sound capital construction account, the Puget Sound ferry operations account, the recreational vehicle account, the rural arterial trust 26 27 account, the safety and education account, the special category C account, the state patrol highway account, the transportation 2003 28 account (nickel account), the transportation equipment fund, the 29 transportation fund, the transportation improvement account, the 30 31 transportation improvement board bond retirement account, and the urban 32 arterial trust account.

(5) In conformance with Article II, section 37 of the state
 Constitution, no treasury accounts or funds shall be allocated earnings
 without the specific affirmative directive of this section.

36 <u>NEW SECTION.</u> Sec. 111. A new section is added to chapter 46.68
37 RCW to read as follows:

Beginning July 1, 2007, and each year thereafter, the state treasurer shall transfer five million dollars from the multimodal account to the transportation infrastructure account created under RCW 82.44.190. The funds must be distributed for rail capital improvements only.

б

# PART II - FEES ADMINISTERED ACCORDING TO VEHICLE WEIGHT

7 <u>NEW SECTION.</u> Sec. 201. (1) There shall be paid and collected annually for motor vehicles subject to the fee under RCW 46.16.0621, 8 except motor homes, a vehicle weight fee. The amount of the fee shall 9 be based upon the vehicle scale weight, which is correlated with 10 11 vehicle size and roadway lane usage. Fees imposed under this section must be used for transportation purposes, and shall not be used for the 12 general support of state government. The vehicle weight fee shall be 13 14 that portion of the fee as reflected on the scale weight set forth in 15 schedule B provided in RCW 46.16.070 that is in excess of the fee imposed under RCW 46.16.0621. This fee is due at the time of initial 16 and renewal of vehicle registration. 17

(2) If the resultant weight according to this section is not listed
in schedule B provided in RCW 46.16.070, it shall be increased to the
next higher weight pursuant to chapter 46.44 RCW.

(3) For the purpose of administering this section, the department shall rely on the vehicle empty scale weights as provided by vehicle manufacturers, or other sources defined by the department, to determine the weight of each vehicle. The department shall adopt rules for determining weight for vehicles without manufacturer empty scale weights.

(4) The vehicle weight fee under this section is imposed to provide funds to mitigate the impact of vehicle loads on the state roads and highways and is separate and distinct from other vehicle license fees. Proceeds from the fee may be used for transportation purposes, or for facilities and activities that reduce the number of vehicles or load weights on the state roads and highways.

33 (5) The vehicle weight fee collected under this section shall be 34 deposited as follows:

(a) On July 1, 2006, six million dollars shall be deposited into
 the freight mobility investment account created in section 105 of this

1 act, and the remainder collected from the effective date of this 2 section, through June 30, 2006, shall be deposited into the multimodal 3 transportation account;

4 (b) Beginning July 1, 2007, and every July 1st thereafter, three 5 million dollars shall be deposited into the freight mobility investment 6 account created in section 105 of this act, and the remainder shall be 7 deposited into the multimodal transportation account.

8 <u>NEW SECTION.</u> **Sec. 202.** In addition to any other fees or charges, 9 there shall be paid and collected annually for motor homes a vehicle 10 weight fee of seventy-five dollars. This fee is due at the time of 11 initial and renewal of vehicle registration. The fee collected under 12 this section shall be deposited in the multimodal transportation 13 account.

14 <u>NEW SECTION.</u> Sec. 203. A new section is added to chapter 46.16
15 RCW to read as follows:

In lieu of the license tab fees provided in RCW 46.16.0621, private 16 17 use single-axle trailers of two thousand pounds scale weight or less may be licensed upon the payment of a license fee in the sum of fifteen 18 dollars, but only if the trailer is operated upon public highways. The 19 20 license fee must be collected annually for each registration year or fraction of a registration year. This reduced license fee applies only 21 to trailers operated for personal use of the owners, and not trailers 22 23 held for rental to the public or used in any commercial or business The proceeds from the fees collected under this section 24 endeavor. 25 shall be distributed in accordance with RCW 46.68.035.

26 Sec. 204. RCW 46.16.070 and 2003 c 361 s 201 and 2003 c 1 s 3 are 27 each reenacted and amended to read as follows:

28 (1)In lieu of all other vehicle licensing fees, unless 29 specifically exempt, and in addition to the mileage fees prescribed for buses and stages in RCW 46.16.125, there shall be paid and collected 30 31 annually for each truck, motor truck, truck tractor, road tractor, tractor, bus, auto stage, or for hire vehicle with seating capacity of 32 more than six, based upon the declared combined gross weight or 33 34 declared gross weight under chapter 46.44 RCW, the following licensing 35 fees by ((such gross)) weight:

1	(( <del>declared gross</del> )) weight schedule a	s	CHEDULE B
2	4,000 lbs	\$	(( <del>30.00</del> ))
3	<u>40.00</u>		<u>40.00</u>
4	6,000 lbs \$ (( <del>30.00</del> ))	\$	(( <del>30.00</del> ))
5	<u>50.00</u>		<u>50.00</u>
6	8,000 lbs \$ (( <del>30.00</del> ))	\$	(( <del>30.00</del> ))
7	<u>60.00</u>		<u>60.00</u>
8	10,000 lbs \$ 62.00	\$	62.00
9	12,000 lbs	\$	79.00
10	14,000 lbs	\$	90.00
11	16,000 lbs \$ 102.00	\$	102.00
12	18,000 lbs \$ 154.00	\$	154.00
13	20,000 lbs \$ 171.00	\$	171.00
14	22,000 lbs \$ 185.00	\$	185.00
15	24,000 lbs \$ 200.00	\$	200.00
16	26,000 lbs \$ 211.00	\$	211.00
17	28,000 lbs \$ 249.00	\$	249.00
18	30,000 lbs \$ 287.00	\$	287.00
19	32,000 lbs \$ 346.00	\$	346.00
20	34,000 lbs \$ 368.00	\$	368.00
21	36,000 lbs \$ 399.00	\$	399.00
22	38,000 lbs	\$	438.00
23	40,000 lbs \$ 501.00	\$	501.00
24	42,000 lbs \$ 521.00	\$	611.00
25	44,000 lbs \$ 532.00	\$	622.00
26	46,000 lbs \$ 572.00	\$	662.00
27	48,000 lbs\$ 596.00	\$	686.00
28	50,000 lbs	\$	737.00
29	52,000 lbs\$ 680.00	\$	770.00
30	54,000 lbs \$ 734.00	\$	824.00
31	56,000 lbs \$ 775.00	\$	865.00
32	58,000 lbs\$ 806.00	\$	896.00
33	60,000 lbs \$ 859.00	\$	949.00
34	62,000 lbs	\$	1,011.00
35	64,000 lbs	\$	1,031.00
36	66,000 lbs \$ 1,048.00	\$	1,138.00
37	68,000 lbs \$ 1,093.00	\$	1,183.00
38	70,000 lbs \$ 1,177.00	\$	1,267.00
39	72,000 lbs \$ 1,259.00	\$	1,349.00
40	74,000 lbs \$ 1,368.00	\$	1,458.00
41	76,000 lbs \$ 1,478.00	\$	1,568.00
42	78,000 lbs \$ 1,614.00	\$	1,704.00

1	80,000 lbs	. \$	1,742.00	\$ 1,832.00
2	82,000 lbs	. \$	1,863.00	\$ 1,953.00
3	84,000 lbs	. \$	1,983.00	\$ 2,073.00
4	86,000 lbs	. \$	2,104.00	\$ 2,194.00
5	88,000 lbs	. \$	2,225.00	\$ 2,315.00
6	90,000 lbs	. \$	2,346.00	\$ 2,436.00
7	92,000 lbs	. \$	2,466.00	\$ 2,556.00
8	94,000 lbs	. \$	2,587.00	\$ 2,677.00
9	96,000 lbs	. \$	2,708.00	\$ 2,798.00
10	98,000 lbs	. \$	2,829.00	\$ 2,919.00
11	100,000 lbs	. \$	2,949.00	\$ 3,039.00
12	102,000 lbs	. \$	3,070.00	\$ 3,160.00
13	104,000 lbs	. \$	3,191.00	\$ 3,281.00
14	105,500 lbs	. \$	3,312.00	\$ 3,402.00

Schedule A applies to vehicles either used exclusively for hauling logs or that do not tow trailers. Schedule B applies to vehicles that tow trailers and are not covered under Schedule A.

18 Every truck, motor truck, truck tractor, and tractor exceeding 19 6,000 pounds empty scale weight registered under chapter 46.16, 46.87, or 46.88 RCW shall be licensed for not less than one hundred fifty 20 percent of its empty weight unless the amount would be in excess of the 21 22 legal limits prescribed for such a vehicle in RCW 46.44.041 or 46.44.042, in which event the vehicle shall be licensed for the maximum 23 weight authorized for such a vehicle or unless the vehicle is used only 24 25 for the purpose of transporting any well drilling machine, air compressor, rock crusher, conveyor, hoist, donkey engine, cook house, 26 27 tool house, bunk house, or similar machine or structure attached to or made a part of such vehicle. 28

The following provisions apply when increasing gross or combined gross weight for a vehicle licensed under this section:

31 (a) The new license fee will be one-twelfth of the fee listed above 32 for the new gross weight, multiplied by the number of months remaining 33 in the period for which licensing fees have been paid, including the 34 month in which the new gross weight is effective.

35 (b) Upon surrender of the current certificate of registration or 36 cab card, the new licensing fees due shall be reduced by the amount of 37 the licensing fees previously paid for the same period for which new 38 fees are being charged.

39 (2) The proceeds from the fees collected under subsection (1) of40 this section shall be distributed in accordance with RCW 46.68.035.

(3) In lieu of the gross weight fee under subsection (1) of this 1 2 section, farm vehicles may be licensed upon payment of the fee in effect under subsection (1) of this section on May 1, 2005. In order 3 to qualify for the reduced fee under this subsection, the farm vehicle 4 must be exempt from property taxes in accordance with RCW 84.36.630. 5 The applicant must submit copies of the forms required under RCW б 7 84.36.630. The application for the reduced fee under this subsection shall require the applicant to attest that the vehicle shall be used 8 primarily for farming purposes. The department shall provide licensing 9 agents and subagents with a schedule of the appropriate licensing fees 10 for farm vehicles. 11

12 **Sec. 205.** RCW 46.68.035 and 2003 c 361 s 202 are each amended to 13 read as follows:

All proceeds from combined vehicle licensing fees received by the director for vehicles licensed under RCW 46.16.070 and 46.16.085, the license fee under section 203 of this act, and the farm vehicle trip permit under section 206 of this act shall be forwarded to the state treasurer to be distributed into accounts according to the following method:

(1) The sum of two dollars for each vehicle shall be deposited into the multimodal transportation account, except that for each vehicle registered by a county auditor or agent to a county auditor pursuant to RCW 46.01.140, the sum of two dollars shall be credited to the current county expense fund.

25

(2) The remainder shall be distributed as follows:

26 (a) ((21.963)) 24.00 percent shall be deposited into the state
27 patrol highway account of the motor vehicle fund;

(b) ((1.411)) <u>1.8</u> percent shall be deposited into the Puget Sound ferry operations account of the motor vehicle fund;

30 (c) ((7.240)) <u>6.38</u> percent shall be deposited into the 31 transportation 2003 account (nickel account); and

32 (d) On July 1, 2006, six million dollars shall be deposited into 33 the freight mobility investment account created in section 105 of this 34 act and beginning on July 1, 2007, and every July 1st thereafter, three 35 million dollars shall be deposited into the freight mobility investment 36 account created in section 105 of this act; 1 <u>(e)</u> The remaining proceeds shall be deposited into the motor 2 vehicle fund.

3 <u>NEW SECTION.</u> Sec. 206. A new section is added to chapter 46.16
4 RCW to read as follows:

5 (1) The owner of a farm vehicle licensed under RCW 46.16.090 6 purchasing a monthly license under RCW 46.16.135 may, as an alternative 7 to the first partial month of the license registration, secure and 8 operate the vehicle under authority of a farm vehicle trip permit 9 issued by this state. The licensed gross weight may not exceed eighty 10 thousand pounds for a combination of vehicles nor forty thousand pounds 11 for a single unit vehicle with three or more axles.

(2) If a monthly license previously issued has expired, the owner of a farm vehicle may, as an alternative to purchasing a full monthly license, secure and operate the vehicle under authority of a farm vehicle trip permit issued by this state. The licensed gross weight may not exceed eighty thousand pounds for a combination of vehicles nor forty thousand pounds for a single unit vehicle with three or more axles.

19 (3) Each farm vehicle trip permit shall authorize the operation of 20 a single vehicle at the maximum legal weight limit for the vehicle for 21 the period remaining in the first month of monthly license, commencing with the day of first use. No more than four such permits may be used 22 23 for any one vehicle in any twelve-month period. Every permit shall 24 identify, as the department may require, the vehicle for which it is issued and shall be completed in its entirety and signed by the 25 26 operator before operation of the vehicle on the public highways of this state. Correction of data on the permit such as dates, license number, 27 or vehicle identification number invalidates the permit. 28 The farm vehicle trip permit shall be displayed on the vehicle to which it is 29 30 issued as prescribed by the department.

(4) Vehicles operating under authority of farm vehicle trip permits
 are subject to all laws, rules, and regulations affecting the operation
 of like vehicles in this state.

(5) Farm vehicle trip permits may be obtained from the department
 of licensing or agents and subagents appointed by the department. The
 fee for each farm vehicle trip permit is six dollars and twenty-five

cents. Farm vehicle trip permits sold by the department's agents or
 subagents are subject to fees specified in RCW 46.01.140 (4)(a),
 (5)(b), or (6).

4 (6) The proceeds from farm vehicle trip permits received by the
5 director shall be forwarded to the state treasurer to be distributed as
6 provided in RCW 46.68.035.

7 (7) No exchange, credits, or refunds may be given for farm vehicle8 trip permits after they have been purchased.

9 (8) The department of licensing may adopt rules as it deems 10 necessary to administer this section.

11

#### PART III - MISCELLANEOUS FEES

12 **Sec. 301.** RCW 46.16.237 and 1987 c 52 s 1 are each amended to read 13 as follows:

14 All vehicle license number plates issued after January 1, 1968, or 15 such earlier date as the director may prescribe with respect to plates issued in any county, shall be treated with fully reflectorized 16 17 materials designed to increase the visibility and legibility of such plates at night. In addition to all other fees prescribed by law, 18 there shall be paid and collected for each vehicle license number plate 19 20 treated with such materials, the sum of ((fifty cents)) two dollars and for each set of two plates, the sum of ((one dollar: PROVIDED, 21 HOWEVER, )) four dollars. However, one plate is available only to those 22 23 vehicles that by law require only one plate. Such fees shall be deposited in the motor vehicle fund. 24

25 **Sec. 302.** RCW 46.16.270 and 1997 c 291 s 3 are each amended to 26 read as follows:

The total replacement plate fee shall be deposited in the motor vehicle fund.

Upon the loss, defacement, or destruction of one or both of the vehicle license number plates issued for any vehicle where more than one plate was originally issued or where one or both have become so illegible or in such a condition as to be difficult to distinguish, or upon the owner's option, the owner of the vehicle shall make application for new vehicle license number plates upon a form furnished by the director. The application shall be filed with the director or

the director's authorized agent, accompanied by the certificate of 1 2 license registration of the vehicle and a fee in the amount of ((three)) ten dollars per plate, whereupon the director, or the 3 director's authorized agent, shall issue new vehicle license number 4 5 plates to the applicant. It shall be accompanied by a fee of two dollars for a new motorcycle license number plate. In the event the 6 7 director has issued license period tabs or a windshield emblem instead of vehicle license number plates, and upon the loss, defacement, or 8 destruction of the tabs or windshield emblem, application shall be made 9 10 on a form provided by the director and in the same manner as above described, and shall be accompanied by a fee of one dollar for each 11 12 pair of tabs or for each windshield emblem, whereupon the director 13 shall issue to the applicant a duplicate pair of tabs, year tabs, and 14 when necessary month tabs or a windshield emblem to replace those lost, defaced, or destroyed. For vehicles owned, rented, or leased by the 15 state of Washington or by any county, city, town, school district, or 16 17 other political subdivision of the state of Washington or United States government, or owned or leased by the governing body of an Indian tribe 18 as defined in RCW 46.16.020, a fee shall be charged for replacement of 19 a vehicle license number plate only to the extent required by the 20 21 provisions of RCW 46.16.020, ((46.16.061,)) 46.16.237, and 46.01.140. 22 For vehicles owned, rented, or leased by foreign countries or international bodies to which the United States government is a 23 24 signatory by treaty, the payment of any fee for the replacement of a 25 vehicle license number plate shall not be required.

26 **Sec. 303.** RCW 46.20.055 and 2004 c 249 s 3 are each amended to 27 read as follows:

(1) Driver's instruction permit. The department may issue a driver's instruction permit with or without a photograph to an applicant who has successfully passed all parts of the examination other than the driving test, provided the information required by RCW 46.20.091, paid a fee of ((fifteen)) twenty dollars, and meets the following requirements:

34

(a) Is at least fifteen and one-half years of age; or

35 (b) Is at least fifteen years of age and:

36 (i) Has submitted a proper application; and

(ii) Is enrolled in a traffic safety education program offered,
 approved, and accredited by the superintendent of public instruction or
 offered by a driver training school licensed and inspected by the
 department of licensing under chapter 46.82 RCW, that includes practice
 driving.

6 (2) Waiver of written examination for instruction permit. The 7 department may waive the written examination, if, at the time of 8 application, an applicant is enrolled in:

9 (a) A traffic safety education course as defined by RCW 10 28A.220.020(2); or

(b) A course of instruction offered by a licensed driver training school as defined by RCW 46.82.280(1).

13 The department may require proof of registration in such a course 14 as it deems necessary.

15 (3) Effect of instruction permit. A person holding a driver's 16 instruction permit may drive a motor vehicle, other than a motorcycle, 17 upon the public highways if:

18

(a) The person has immediate possession of the permit; and

(b) An approved instructor, or a licensed driver with at least fiveyears of driving experience, occupies the seat beside the driver.

(4) Term of instruction permit. A driver's instruction permit is
valid for one year from the date of issue.

23 (a) The department may issue one additional one-year permit.

(b) The department may issue a third driver's permit if it finds after an investigation that the permittee is diligently seeking to improve driving proficiency.

(c) A person applying to renew an instruction permit must submitthe application to the department in person.

29 **Sec. 304.** RCW 46.20.070 and 2004 c 249 s 4 are each amended to 30 read as follows:

31 (1) Agricultural driving permit authorized. The director may issue 32 a juvenile agricultural driving permit to a person under the age of 33 eighteen years if:

34 (a) The application is signed by the applicant and the applicant's35 father, mother, or legal guardian;

36 (b) The applicant has passed the driving examination required by 37 RCW 46.20.120;

1 (c) The department has investigated the applicant's need for the 2 permit and determined that the need justifies issuance;

3 (d) The department has determined the applicant is capable of 4 operating a motor vehicle without endangering himself or herself or 5 other persons and property; and

6 (e) The applicant has paid a fee of ((fifteen)) twenty dollars.

The permit must contain a photograph of the person.

7

8 (2) Effect of agricultural driving permit. (a) The permit 9 authorizes the holder to:

10 (i) Drive a motor vehicle on the public highways of this state in 11 connection with farm work. The holder may drive only within a 12 restricted farming locality described on the permit; and

(ii) Participate in the classroom portion of a traffic safety education course authorized under RCW 28A.220.030 or the classroom portion of a traffic safety education course offered by a driver training school licensed and inspected by the department of licensing under chapter 46.82 RCW offered in the community where the holder resides.

(b) The director may transfer the permit from one farming localityto another. A transfer is not a renewal of the permit.

(3) Term and renewal of agricultural driving permit. An
 agricultural driving permit expires one year from the date of issue.

(a) A person under the age of eighteen who holds a permit may renewthe permit by paying a fee of fifteen dollars.

(b) A person applying to renew an agricultural driving permit mustsubmit the application to the department in person.

(c) An agricultural driving permit is invalidated when a permittee attains age eighteen. In order to drive a motor vehicle on a highway he or she must obtain a motor vehicle driver's license under this chapter.

31 (4) Suspension, revocation, or cancellation. The director has sole 32 discretion to suspend, revoke, or cancel a juvenile agricultural 33 driving permit if:

(a) The permittee has been found to have committed an offense that
 requires mandatory suspension or revocation of a driver's license; or
 (b) The director is satisfied that the permittee has violated the

36 (b) The director is satisfied that the permittee has violated the37 permit's restrictions.

1 **Sec. 305.** RCW 46.20.117 and 2004 c 249 s 5 are each amended to 2 read as follows:

3 (1) **Issuance**. The department shall issue an identicard, containing 4 a picture, if the applicant:

5

(a) Does not hold a valid Washington driver's license;

6

(b) Proves his or her identity as required by RCW 46.20.035; and

(c) Pays the required fee. The fee is ((fifteen)) twenty dollars
unless an applicant is a recipient of continuing public assistance
grants under Title 74 RCW, who is referred in writing by the secretary
of social and health services. For those persons the fee must be the
actual cost of production of the identicard.

12 (2) **Design and term**. The identicard must:

(a) Be distinctly designed so that it will not be confused with theofficial driver's license; and

15 (b) Expire on the fifth anniversary of the applicant's birthdate 16 after issuance.

17 (3) Renewal. An application for identicard renewal may be18 submitted by means of:

19

(a) Personal appearance before the department; or

(b) Mail or electronic commerce, if permitted by rule of the department and if the applicant did not renew his or her identicard by mail or by electronic commerce when it last expired. However, the department may accept an application for renewal of an identicard submitted by means of mail or electronic commerce only if specific authority and funding is provided for this purpose by June 30, 2004, in the omnibus transportation appropriations act.

An identicard may not be renewed by mail or by electronic commerce unless the renewal issued by the department includes a photograph of the identicard holder.

30 (4) **Cancellation**. The department may cancel an identicard if the 31 holder of the identicard used the card or allowed others to use the 32 card in violation of RCW 46.20.0921.

33 **Sec. 306.** RCW 46.20.120 and 2004 c 249 s 6 are each amended to 34 read as follows:

35 An applicant for a new or renewed driver's license must 36 successfully pass a driver licensing examination to qualify for a driver's license. The department shall give examinations at places and
 times reasonably available to the people of this state.

3

(1) Waiver. The department may waive:

4 (a) All or any part of the examination of any person applying for
5 the renewal of a driver's license unless the department determines that
6 the applicant is not qualified to hold a driver's license under this
7 title; or

8 (b) The actual demonstration of the ability to operate a motor 9 vehicle if the applicant:

10 (i) Surrenders a valid driver's license issued by the person's 11 previous home state; and

12 (ii) Is otherwise qualified to be licensed.

(2) Fee. Each applicant for a new license must pay an examination
fee of ((ten)) twenty dollars.

15 (a) The examination fee is in addition to the fee charged for 16 issuance of the license.

17 18 (b) "New license" means a license issued to a driver:

(i) Who has not been previously licensed in this state; or

19 (ii) Whose last previous Washington license has been expired for 20 more than five years.

(3) An application for driver's license renewal may be submitted by means of:

23 (a) Personal appearance before the department; or

(b) Mail or electronic commerce, if permitted by rule of the department and if the applicant did not renew his or her license by mail or by electronic commerce when it last expired. However, the department may accept an application for renewal of a driver's license submitted by means of mail or electronic commerce only if specific authority and funding is provided for this purpose by June 30, 2004, in the omnibus transportation appropriations act.

31 (4) A person whose license expired or will expire while he or she32 is living outside the state, may:

(a) Apply to the department to extend the validity of his or her license for no more than twelve months. If the person establishes to the department's satisfaction that he or she is unable to return to Washington before the date his or her license expires, the department shall extend the person's license. The department may grant consecutive extensions, but in no event may the cumulative total of extensions exceed twelve months. An extension granted under this section does not change the expiration date of the license for purposes of RCW 46.20.181. The department shall charge a fee of five dollars for each license extension;

5 (b) Apply to the department to renew his or her license by mail or, if permitted by rule of the department, by electronic commerce even if 6 7 subsection (3)(b) of this section would not otherwise allow renewal by 8 that means. If the person establishes to the department's satisfaction 9 that he or she is unable to return to Washington within twelve months of the date that his or her license expires, the department shall renew 10 the person's license by mail or, if permitted by rule of the 11 12 department, by electronic commerce.

(5) If a qualified person submits an application for renewal under subsection (3)(b) or (4)(b) of this section, he or she is not required to pass an examination nor provide an updated photograph. A license renewed by mail or by electronic commerce that does not include a photograph of the licensee must be labeled "not valid for identification purposes."

19 Sec. 307. RCW 46.20.308 and 2004 c 187 s 1 and 2004 c 95 s 2 are 20 each reenacted and amended to read as follows:

(1) Any person who operates a motor vehicle within this state is 21 deemed to have given consent, subject to the provisions of RCW 22 23 46.61.506, to a test or tests of his or her breath or blood for the 24 purpose of determining the alcohol concentration or presence of any drug in his or her breath or blood if arrested for any offense where, 25 26 at the time of the arrest, the arresting officer has reasonable grounds to believe the person had been driving or was in actual physical 27 control of a motor vehicle while under the influence of intoxicating 28 liquor or any drug or was in violation of RCW 46.61.503. 29 Neither 30 consent nor this section precludes a police officer from obtaining a 31 search warrant for a person's breath or blood.

32 (2) The test or tests of breath shall be administered at the 33 direction of a law enforcement officer having reasonable grounds to 34 believe the person to have been driving or in actual physical control 35 of a motor vehicle within this state while under the influence of 36 intoxicating liquor or any drug or the person to have been driving or 37 in actual physical control of a motor vehicle while having alcohol in

a concentration in violation of RCW 46.61.503 in his or her system and 1 2 being under the age of twenty-one. However, in those instances where the person is incapable due to physical injury, physical incapacity, or 3 other physical limitation, of providing a breath sample or where the 4 5 person is being treated in a hospital, clinic, doctor's office, emergency medical vehicle, ambulance, or other similar facility or б 7 where the officer has reasonable grounds to believe that the person is under the influence of a drug, a blood test shall be administered by a 8 qualified person as provided in RCW 46.61.506(5). The officer shall 9 inform the person of his or her right to refuse the breath or blood 10 test, and of his or her right to have additional tests administered by 11 any qualified person of his or her choosing as provided in RCW 12 13 46.61.506. The officer shall warn the driver, in substantially the 14 following language, that:

(a) If the driver refuses to take the test, the driver's license,
permit, or privilege to drive will be revoked or denied for at least
one year; and

(b) If the driver refuses to take the test, the driver's refusal totake the test may be used in a criminal trial; and

(c) If the driver submits to the test and the test is administered, 20 21 the driver's license, permit, or privilege to drive will be suspended, 22 revoked, or denied for at least ninety days if the driver is age 23 twenty-one or over and the test indicates the alcohol concentration of 24 the driver's breath or blood is 0.08 or more, or if the driver is under 25 age twenty-one and the test indicates the alcohol concentration of the driver's breath or blood is 0.02 or more, or if the driver is under age 26 27 twenty-one and the driver is in violation of RCW 46.61.502 or 46.61.504. 28

(3) Except as provided in this section, the test administered shall 29 be of the breath only. If an individual is unconscious or is under 30 arrest for the crime of vehicular homicide as provided in RCW 46.61.520 31 32 or vehicular assault as provided in RCW 46.61.522, or if an individual is under arrest for the crime of driving while under the influence of 33 intoxicating liquor or drugs as provided in RCW 46.61.502, which arrest 34 results from an accident in which there has been serious bodily injury 35 to another person, a breath or blood test may be administered without 36 37 the consent of the individual so arrested.

1 (4) Any person who is dead, unconscious, or who is otherwise in a 2 condition rendering him or her incapable of refusal, shall be deemed 3 not to have withdrawn the consent provided by subsection (1) of this 4 section and the test or tests may be administered, subject to the 5 provisions of RCW 46.61.506, and the person shall be deemed to have 6 received the warnings required under subsection (2) of this section.

7 (5) If, following his or her arrest and receipt of warnings under 8 subsection (2) of this section, the person arrested refuses upon the 9 request of a law enforcement officer to submit to a test or tests of 10 his or her breath or blood, no test shall be given except as authorized 11 under subsection (3) or (4) of this section.

(6) If, after arrest and after the other applicable conditions and 12 13 requirements of this section have been satisfied, a test or tests of the person's blood or breath is administered and the test results 14 indicate that the alcohol concentration of the person's breath or blood 15 16 is 0.08 or more if the person is age twenty-one or over, or 0.02 or 17 more if the person is under the age of twenty-one, or the person refuses to submit to a test, the arresting officer or other law 18 enforcement officer at whose direction any test has been given, or the 19 20 department, where applicable, if the arrest results in a test of the 21 person's blood, shall:

(a) Serve notice in writing on the person on behalf of the department of its intention to suspend, revoke, or deny the person's license, permit, or privilege to drive as required by subsection (7) of this section;

(b) Serve notice in writing on the person on behalf of the department of his or her right to a hearing, specifying the steps he or she must take to obtain a hearing as provided by subsection (8) of this section;

30 (c) Mark the person's Washington state driver's license or permit 31 to drive, if any, in a manner authorized by the department;

(d) Serve notice in writing that the marked license or permit, if any, is a temporary license that is valid for sixty days from the date of arrest or from the date notice has been given in the event notice is given by the department following a blood test, or until the suspension, revocation, or denial of the person's license, permit, or privilege to drive is sustained at a hearing pursuant to subsection (8) of this section, whichever occurs first. No temporary license is valid to any greater degree than the license or permit that it replaces; and (e) Immediately notify the department of the arrest and transmit to the department within seventy-two hours, except as delayed as the result of a blood test, a sworn report or report under a declaration authorized by RCW 9A.72.085 that states:

7 (i) That the officer had reasonable grounds to believe the arrested 8 person had been driving or was in actual physical control of a motor 9 vehicle within this state while under the influence of intoxicating 10 liquor or drugs, or both, or was under the age of twenty-one years and 11 had been driving or was in actual physical control of a motor vehicle 12 while having an alcohol concentration in violation of RCW 46.61.503;

(ii) That after receipt of the warnings required by subsection (2) of this section the person refused to submit to a test of his or her blood or breath, or a test was administered and the results indicated that the alcohol concentration of the person's breath or blood was 0.08 or more if the person is age twenty-one or over, or was 0.02 or more if the person is under the age of twenty-one; and

(iii) Any other information that the director may require by rule. 19 (7) The department of licensing, upon the receipt of a sworn report 20 21 or report under a declaration authorized by RCW 9A.72.085 under 22 subsection (6)(e) of this section, shall suspend, revoke, or deny the person's license, permit, or privilege to drive or any nonresident 23 24 operating privilege, as provided in RCW 46.20.3101, such suspension, 25 revocation, or denial to be effective beginning sixty days from the date of arrest or from the date notice has been given in the event 26 27 notice is given by the department following a blood test, or when sustained at a hearing pursuant to subsection (8) of this section, 28 whichever occurs first. 29

(8) A person receiving notification under subsection (6)(b) of this 30 31 section may, within thirty days after the notice has been given, 32 request in writing a formal hearing before the department. The person shall pay a fee of ((one)) two hundred dollars as part of the request. 33 If the request is mailed, it must be postmarked within thirty days 34 after receipt of the notification. Upon timely receipt of such a 35 request for a formal hearing, including receipt of the required ((one)) 36 37 two hundred dollar fee, the department shall afford the person an 38 opportunity for a hearing. The department may waive the required

((one)) two hundred dollar fee if the person is an indigent as defined 1 2 in RCW 10.101.010. Except as otherwise provided in this section, the hearing is subject to and shall be scheduled and conducted in 3 accordance with RCW 46.20.329 and 46.20.332. The hearing shall be 4 conducted in the county of the arrest, except that all or part of the 5 hearing may, at the discretion of the department, be conducted by 6 7 telephone or other electronic means. The hearing shall be held within sixty days following the arrest or following the date notice has been 8 given in the event notice is given by the department following a blood 9 10 test, unless otherwise agreed to by the department and the person, in which case the action by the department shall be stayed, and any valid 11 12 temporary license marked under subsection (6)(c) of this section 13 extended, if the person is otherwise eligible for licensing. For the 14 purposes of this section, the scope of the hearing shall cover the issues of whether a law enforcement officer had reasonable grounds to 15 believe the person had been driving or was in actual physical control 16 17 of a motor vehicle within this state while under the influence of intoxicating liquor or any drug or had been driving or was in actual 18 physical control of a motor vehicle within this state while having 19 alcohol in his or her system in a concentration of 0.02 or more if the 20 21 person was under the age of twenty-one, whether the person was placed under arrest, and (a) whether the person refused to submit to the test 22 or tests upon request of the officer after having been informed that 23 24 such refusal would result in the revocation of the person's license, 25 permit, or privilege to drive, or (b) if a test or tests were administered, whether the applicable requirements of this section were 26 27 satisfied before the administration of the test or tests, whether the person submitted to the test or tests, or whether a test was 28 administered without express consent as permitted under this section, 29 and whether the test or tests indicated that the alcohol concentration 30 of the person's breath or blood was 0.08 or more if the person was age 31 32 twenty-one or over at the time of the arrest, or 0.02 or more if the person was under the age of twenty-one at the time of the arrest. 33 The sworn report or report under a declaration authorized by RCW 9A.72.085 34 35 submitted by a law enforcement officer is prima facie evidence that the 36 officer had reasonable grounds to believe the person had been driving 37 or was in actual physical control of a motor vehicle within this state 38 while under the influence of intoxicating liquor or drugs, or both, or

the person had been driving or was in actual physical control of a motor vehicle within this state while having alcohol in his or her system in a concentration of 0.02 or more and was under the age of twenty-one and that the officer complied with the requirements of this section.

A hearing officer shall conduct the hearing, may issue subpoenas 6 7 for the attendance of witnesses and the production of documents, and shall administer oaths to witnesses. The hearing officer shall not 8 issue a subpoena for the attendance of a witness at the request of the 9 person unless the request is accompanied by the fee required by RCW 10 5.56.010 for a witness in district court. The sworn report or report 11 under a declaration authorized by RCW 9A.72.085 of the law enforcement 12 13 officer and any other evidence accompanying the report shall be 14 admissible without further evidentiary foundation and the certifications authorized by the criminal rules for courts of limited 15 admissible without 16 jurisdiction shall be further evidentiary 17 foundation. The person may be represented by counsel, may question witnesses, may present evidence, and may testify. The department shall 18 19 order that the suspension, revocation, or denial either be rescinded or sustained. 20

21 (9) If the suspension, revocation, or denial is sustained after 22 such a hearing, the person whose license, privilege, or permit is suspended, revoked, or denied has the right to file a petition in the 23 24 superior court of the county of arrest to review the final order of 25 revocation by the department in the same manner as an appeal from a decision of a court of limited jurisdiction. Notice of appeal must be 26 27 filed within thirty days after the date the final order is served or the right to appeal is waived. Notwithstanding RCW 46.20.334, RALJ 28 1.1, or other statutes or rules referencing de novo review, the appeal 29 shall be limited to a review of the record of the administrative 30 The appellant must pay the costs associated with obtaining 31 hearing. 32 the record of the hearing before the hearing officer. The filing of the appeal does not stay the effective date of the suspension, 33 revocation, or denial. A petition filed under this subsection must 34 include the petitioner's grounds for requesting review. Upon granting 35 petitioner's request for review, the court review the 36 shall 37 department's final order of suspension, revocation, or denial as 38 expeditiously as possible. The review must be limited to a

determination of whether the department has committed any errors of 1 2 law. The superior court shall accept those factual determinations supported by substantial evidence in the record: (a) That were 3 expressly made by the department; or (b) that may reasonably be 4 inferred from the final order of the department. The superior court 5 may reverse, affirm, or modify the decision of the department or remand 6 7 the case back to the department for further proceedings. The decision of the superior court must be in writing and filed in the clerk's 8 office with the other papers in the case. The court shall state the 9 reasons for the decision. If judicial relief is sought for a stay or 10 other temporary remedy from the department's action, the court shall 11 12 not grant such relief unless the court finds that the appellant is 13 likely to prevail in the appeal and that without a stay the appellant 14 will suffer irreparable injury. If the court stays the suspension, revocation, or denial it may impose conditions on such stay. 15

(10)(a) If a person whose driver's license, permit, or privilege to 16 17 drive has been or will be suspended, revoked, or denied under subsection (7) of this section, other than as a result of a breath or 18 blood test refusal, and who has not committed an offense for which he 19 or she was granted a deferred prosecution under chapter 10.05 RCW, 20 21 petitions a court for a deferred prosecution on criminal charges 22 arising out of the arrest for which action has been or will be taken under subsection (7) of this section, the court may direct the 23 24 department to stay any actual or proposed suspension, revocation, or 25 denial for at least forty-five days but not more than ninety days. Ιf the court stays the suspension, revocation, or denial, it may impose 26 27 conditions on such stay. If the person is otherwise eligible for licensing, the department shall issue a temporary license, or extend 28 any valid temporary license marked under subsection (6) of this 29 section, for the period of the stay. If a deferred prosecution 30 treatment plan is not recommended in the report made under RCW 31 32 10.05.050, or if treatment is rejected by the court, or if the person declines to accept an offered treatment plan, or if the person violates 33 any condition imposed by the court, then the court shall immediately 34 direct the department to cancel the stay and any temporary marked 35 36 license or extension of a temporary license issued under this 37 subsection.

(b) A suspension, revocation, or denial imposed under this section, 1 2 other than as a result of a breath or blood test refusal, shall be stayed if the person is accepted for deferred prosecution as provided 3 in chapter 10.05 RCW for the incident upon which the suspension, 4 5 revocation, or denial is based. If the deferred prosecution is terminated, the stay shall be lifted and the suspension, revocation, or 6 7 denial reinstated. If the deferred prosecution is completed, the stay shall be lifted and the suspension, revocation, or denial canceled. 8

9 (c) The provisions of (b) of this subsection relating to a stay of 10 a suspension, revocation, or denial and the cancellation of any 11 suspension, revocation, or denial do not apply to the suspension, 12 revocation, denial, or disqualification of a person's commercial 13 driver's license or privilege to operate a commercial motor vehicle.

(11) When it has been finally determined under the procedures of this section that a nonresident's privilege to operate a motor vehicle in this state has been suspended, revoked, or denied, the department shall give information in writing of the action taken to the motor vehicle administrator of the state of the person's residence and of any state in which he or she has a license.

20 **Sec. 308.** RCW 46.20.311 and 2004 c 95 s 3 are each amended to read 21 as follows:

(1)(a) The department shall not suspend a driver's license or privilege to drive a motor vehicle on the public highways for a fixed period of more than one year, except as specifically permitted under RCW 46.20.267, 46.20.342, or other provision of law.

26 (b) Except for a suspension under RCW 46.20.267, 46.20.289, 46.20.291(5), 46.61.740, or 74.20A.320, whenever the license or driving 27 privilege of any person is suspended by reason of a conviction, a 28 finding that a traffic infraction has been committed, pursuant to 29 30 chapter 46.29 RCW, or pursuant to RCW 46.20.291 or 46.20.308, the 31 suspension shall remain in effect until the person gives and thereafter maintains proof of financial responsibility for the future as provided 32 in chapter 46.29 RCW. 33

(c) If the suspension is the result of a violation of RCW 46.61.502
 or 46.61.504, the department shall determine the person's eligibility
 for licensing based upon the reports provided by the alcoholism agency
 or probation department designated under RCW 46.61.5056 and shall deny

reinstatement until enrollment and participation in an approved program 1 2 has been established and the person is otherwise qualified. If the suspension is the result of a violation of RCW 46.61.502 or 46.61.504, 3 and the person is required pursuant to RCW 46.20.720 to drive only a 4 motor vehicle equipped with a functioning ignition interlock, the 5 department shall determine the person's eligibility for licensing based 6 7 upon written verification by a company doing business in the state that it has installed the required device on a vehicle owned or operated by 8 the person seeking reinstatement. If, based upon notification from the 9 10 interlock provider or otherwise, the department determines that an interlock required under RCW 46.20.720 is no longer installed or 11 functioning as required, the department shall suspend the person's 12 13 license or privilege to drive. Whenever the license or driving privilege of any person is suspended or revoked as a result of 14 noncompliance with an ignition interlock requirement, the suspension 15 shall remain in effect until the person provides notice issued by a 16 17 company doing business in the state that a vehicle owned or operated by 18 the person is equipped with a functioning ignition interlock device.

(d) Whenever the license or driving privilege of any person is suspended as a result of certification of noncompliance with a child support order under chapter 74.20A RCW or a residential or visitation order, the suspension shall remain in effect until the person provides a release issued by the department of social and health services stating that the person is in compliance with the order.

(e)(i) The department shall not issue to the person a new, duplicate, or renewal license until the person pays a reissue fee of ((twenty)) seventy-five dollars.

(ii) If the suspension is the result of a violation of RCW
46.61.502 or 46.61.504, or is the result of administrative action under
RCW 46.20.308, the reissue fee shall be one hundred fifty dollars.

(2)(a) Any person whose license or privilege to drive a motor vehicle on the public highways has been revoked, unless the revocation was for a cause which has been removed, is not entitled to have the license or privilege renewed or restored until: (i) After the expiration of one year from the date the license or privilege to drive was revoked; (ii) after the expiration of the applicable revocation period provided by RCW 46.20.3101 or 46.61.5055; (iii) after the 1 expiration of two years for persons convicted of vehicular homicide; or 2 (iv) after the expiration of the applicable revocation period provided 3 by RCW 46.20.265.

4 (b)(i) After the expiration of the appropriate period, the person
5 may make application for a new license as provided by law together with
6 a reissue fee in the amount of ((twenty)) seventy-five dollars.

7 (ii) If the revocation is the result of a violation of RCW 46.20.308, 46.61.502, or 46.61.504, the reissue fee shall be one 8 hundred fifty dollars. If the revocation is the result of a violation 9 of RCW 46.61.502 or 46.61.504, the department shall determine the 10 person's eligibility for licensing based upon the reports provided by 11 12 the alcoholism agency or probation department designated under RCW 13 46.61.5056 and shall deny reissuance of a license, permit, or privilege to drive until enrollment and participation in an approved program has 14 been established and the person is otherwise qualified. 15 If the revocation is the result of a violation of RCW 46.61.502 or 46.61.504, 16 17 and the person is required pursuant to RCW 46.20.720 to drive only a motor vehicle equipped with a functioning ignition interlock or other 18 biological or technical device, the department shall determine the 19 person's eligibility for licensing based upon written verification by 20 21 a company doing business in the state that it has installed the 22 required device on a vehicle owned or operated by the person applying If, following issuance of a new license, the 23 for a new license. 24 department determines, based upon notification from the interlock 25 provider or otherwise, that an interlock required under RCW 46.20.720 is no longer functioning, the department shall suspend the person's 26 27 license or privilege to drive until the department has received written verification from an interlock provider that a functioning interlock is 28 29 installed.

(c) Except for a revocation under RCW 46.20.265, the department 30 shall not then issue a new license unless it is satisfied after 31 32 investigation of the driving ability of the person that it will be safe to grant the privilege of driving a motor vehicle on the public 33 highways, and until the person gives and thereafter maintains proof of 34 financial responsibility for the future as provided in chapter 46.29 35 36 RCW. For a revocation under RCW 46.20.265, the department shall not 37 issue a new license unless it is satisfied after investigation of the

driving ability of the person that it will be safe to grant that person
 the privilege of driving a motor vehicle on the public highways.

3 (3)(a) Whenever the driver's license of any person is suspended 4 pursuant to Article IV of the nonresident violators compact or RCW 5 46.23.020 or 46.20.289 or 46.20.291(5), the department shall not issue 6 to the person any new or renewal license until the person pays a 7 reissue fee of ((twenty)) seventy-five dollars.

8 (b) If the suspension is the result of a violation of the laws of 9 this or any other state, province, or other jurisdiction involving (i) 10 the operation or physical control of a motor vehicle upon the public 11 highways while under the influence of intoxicating liquor or drugs, or 12 (ii) the refusal to submit to a chemical test of the driver's blood 13 alcohol content, the reissue fee shall be one hundred fifty dollars.

14 **Sec. 309.** RCW 46.20.049 and 1999 c 308 s 4 are each amended to 15 read as follows:

16 There shall be an additional fee for issuing any class of commercial driver's license in addition to the prescribed fee required 17 18 for the issuance of the original driver's license. The additional fee 19 for each class shall ((not exceed twenty)) be thirty dollars for the 20 original commercial driver's license or subsequent renewals( $(\tau)$ 21 unless)). If the commercial driver's license is renewed or extended 22 for a period other than five years, ((in which case)) the fee for each 23 class shall ((not exceed four)) be six dollars for each year that the 24 commercial driver's license is renewed or extended. The fee shall be deposited in the highway safety fund. 25

26

# PART IV - MISCELLANEOUS PROVISIONS

27 **Sec. 401.** RCW 43.135.045 and 2003 1st sp.s. c 25 s 920 are each 28 amended to read as follows:

(1) The emergency reserve fund is established in the state treasury. During each fiscal year, the state treasurer shall deposit in the emergency reserve fund all general fund--state revenues in excess of the state expenditure limit for that fiscal year. Deposits shall be made at the end of each fiscal quarter based on projections of state revenues and the state expenditure limit. The treasurer shall

1 make transfers between these accounts as necessary to reconcile actual 2 annual revenues and the expenditure limit for fiscal year 2000 and 3 thereafter.

4 (2) The legislature may appropriate moneys from the emergency 5 reserve fund only with approval of at least two-thirds of the members 6 of each house of the legislature, and then only if the appropriation 7 does not cause total expenditures to exceed the state expenditure limit 8 under this chapter.

(3) The emergency reserve fund balance shall not exceed five 9 percent of annual general fund--state revenues as projected by the 10 official state revenue forecast. Any balance in excess of five percent 11 12 shall be transferred on a quarterly basis by the state treasurer as 13 follows: Seventy-five percent to the student achievement fund hereby 14 created in the state treasury and twenty-five percent to the general The treasurer shall make transfers between these 15 fund balance. accounts as necessary to reconcile actual annual revenues for fiscal 16 17 year 2000 and thereafter. When per-student state funding for the maintenance and operation of K-12 education meets a level of no less 18 than ninety percent of the national average of total funding from all 19 sources per student as determined by the most recent published data 20 21 from the national center for education statistics of the United States 22 department of education, as calculated by the office of financial management, further deposits to the student achievement fund shall be 23 24 required only to the extent necessary to maintain the ninety-percent 25 level. Remaining funds are part of the general fund balance and these funds are subject to the expenditure limits of this chapter. 26

(4) The education construction fund is hereby created in the statetreasury.

29 (a) Funds may be appropriated from the education construction fund 30 exclusively for common school construction or higher education 31 construction.

32 (b) Funds may be appropriated for any other purpose only if 33 approved by a two-thirds vote of each house of the legislature and if 34 approved by a vote of the people at the next general election. An 35 appropriation approved by the people under this subsection shall result 36 in an adjustment to the state expenditure limit only for the fiscal 37 period for which the appropriation is made and shall not affect any 38 subsequent fiscal period.

1 (5) Funds from the student achievement fund shall be appropriated 2 to the superintendent of public instruction strictly for distribution 3 to school districts to meet the provisions set out in the student 4 achievement act. Allocations shall be made on an equal per full-time 5 equivalent student basis to each school district.

(((<del>(6) Earnings of the emergency reserve fund under RCW</del> б 7 43.84.092(4)(a) shall be transferred quarterly to the multimodal 8 transportation account, except for those earnings that are in excess of thirty-five million dollars each fiscal year. Within thirty days 9 10 following any fiscal year in which earnings transferred to the 11 multimodal transportation account under this subsection did not total 12 thirty-five million dollars, the state treasurer shall transfer from 13 the emergency reserve fund an amount necessary to bring the total 14 deposited in the multimodal transportation account under this 15 subsection to thirty-five million dollars. The revenues to the 16 multimodal transportation account reflected in this subsection provide 17 ongoing support for the transportation programs of the state. However, 18 it is the intent of the legislature that any new long-term financial 19 support that may be subsequently provided for transportation programs will be used to replace and supplant the revenues reflected in this 20 21 subsection, thereby allowing those revenues to be returned to the 22 purposes to which they were previously dedicated. No transfers from 23 the emergency reserve fund to the multimodal fund shall be made during 24 the 2003-05 fiscal biennium.))

25 <u>NEW SECTION.</u> **Sec. 402.** Sections 201 through 206, 301, and 302 of 26 this act apply to vehicle registrations that are due or become due on 27 or after January 1, 2006.

28 <u>NEW SECTION.</u> Sec. 403. (1) Section 110 of this act takes effect
29 July 1, 2006.

30 (2) Sections 201 through 206 of this act take effect January 1,31 2006.

32 <u>NEW SECTION.</u> Sec. 404. Sections 201 and 202 of this act 33 constitute a new chapter in Title 46 RCW. <u>NEW SECTION.</u> **Sec. 405.** Sections 101 through 107, 109, 303 through 310, and 401 of this act are necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and take effect July 1, 2005.

6 <u>NEW SECTION.</u> **Sec. 406.** Section 109 of this act expires July 1, 7 2006.

8 <u>NEW SECTION.</u> Sec. 407. Part headings used in this act are not 9 part of the law.

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