## FINAL BILL REPORT SB 5437

## C 158 L 17

Synopsis as Enacted

**Brief Description**: Concerning the weighmaster program.

**Sponsors**: Senators Chase and Honeyford; by request of Department of Agriculture.

Senate Committee on Agriculture, Water, Trade & Economic Development House Committee on Agriculture & Natural Resources

**Background**: The Washington State Department of Agriculture (Department) regulates commercial weighing, measuring, and counting devices used in the state. These include gas pumps, grocery store scales, truck scales, home heating oil truck meters, liquid gas meters, and taximeters. The program consists of device inspections, fuel quality monitoring, price verification inspections, package inspection, and investigation of complaints. Weighmasters are licensed and bonded to issue certified weight tickets.

<u>Weighmaster License Applications.</u> Any person may apply to the Director of the Department (Director) for a Weighmaster's license. The Weighmaster's license application must be accompanied by a license fee of \$50 for each scale from which certified weights will be issued and a bond is required. A weighmaster may file an application with the Director for a license for any employee to operate and issue certified weight tickets from a scale which the Weighmaster is licensed to operate. The license application for employees of a licensed Weighmaster must be accompanied by a license fee of \$10.

Certifications. Certification of weights must be made by means of an impression seal, the impress of which must be placed by the Weighmaster or Weigher making the weight determination upon the weights shown on the weight tickets. The impression seal must be obtained from the Director. The fee for an impression seal is \$5 and must accompany the applicant's application for a weighmaster's license. The Weighmaster keeps the seal upon payment of an annual renewal fee of \$5, submitted with the Weighmaster's annual renewal license application. If a replacement seal is needed, the Weighmaster must obtain the replacement seal from the Director and pay the costs of the replacement. A licensed public Weighmaster must use a weighing device that is suitable for the weighing of the type and amount of commodity being weighed.

<u>Hearings and Penalties.</u> The Director is authorized to deny, suspend, or revoke a license subsequent to a hearing, if a hearing is requested, in any case in which they find that there has been a failure to comply with the requirements to operate as a weighmaster. Altering or

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modifying a weight ticket, scale ticket, or weight certificate, or influencing or attempting to influence any licensed public Weighmaster or Weigher in the performance of their official duties is a gross misdemeanor with a penalty of fines of not less than \$100 nor more than \$1000; or by imprisonment of not less than 30 days nor more than 364 days in county jail; or by both a fine and imprisonment.

Summary: Weighmaster License Applications. An application for a weighmaster's license must also include the addresses of the persons authorized to receive and accept service of summons and other legal notices; the state unified business identifier number for the operator of the scale; and other information identified by the Director that has been adopted by rule. The annual application for a weighmaster must be accompanied by \$80 for each scale from which certified weights will be issued. The requirement for a bond is removed. The application for an employee of a weighmaster that operates and issues certified weight tickets is no longer required to contain the employee's resident address and the position held by the employee, and does not require signatures of the Weigher and the Weighmaster. The license fee is \$20.

Certifications. The certification must appear in an appropriate and conspicuous place on each certificate and any copies. The weight ticket must bear the name of the Weighmaster, the full name of the Weigher issuing the ticket, and a seal number assigned to the scale by the Department. The seal number must be used only at the scale to which it is assigned. Certification must be made by means of an impression seal and the impression seal may be obtained from the Department for a fee of \$60 or the current cost of the seal to the Department, whichever is less. If a replacement seal is needed, the Weighmaster may obtain a replacement from the Department. A licensed public Weighmaster must use a weighing device that conforms to current state legal requirements for commercial devices and is suitable for the weighing of the type and amount of commodity being weighed.

Hearings and Penalties. For hearings for revocations, suspension, or denial of a license, the Director must give the licensee or applicant notice of the proceedings. The fines for altering or modifying a weight ticket, scale ticket, or weight certificate, or influencing or attempting to influence any licensed public Weighmaster or Weigher in the performance of their official duties are increased to not less than \$500 nor more than \$5,000. The Director may assess a civil penalty ranging from \$100 to \$1,000 per occurrence against any person who knowingly violates Weighmaster statutes and rules. In determining the amount of any civil penalty, the Director must give due consideration to the appropriateness of the penalty with respect to the gravity of the violation, and the history of any previous violations. If the respondent receives a notice of intent to assess a civil penalty, the respondent must be provided the opportunity to request a hearing to contest the alleged violation and the penalty amount. Any civil penalties collected must be deposited in the General Fund.

The Director or any peace officer may order the driver of a vehicle previously weighed by a licensed weighmaster to reweigh the vehicle. The Director or any peace officer may order the driver of a vehicle containing hay, straw, or grain to weigh the vehicle at the nearest scale and if the weight is found to be less than the amount listed on the invoice, the Director or peace officer must report the findings to the consignee. Technical changes are made and duplicative or obsolete sections are repealed.

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## **Votes on Final Passage:**

Senate 49 0

House 96 0 (House amended) Senate 46 2 (Senate concurred)

Effective: July 23, 2017

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