

SENATE BILL REPORT

SB 5504

As of January 30, 2023

Title: An act relating to open motor vehicle safety recalls.

Brief Description: Addressing open motor vehicle safety recalls.

Sponsors: Senators Saldaña, Lias, Valdez and Wilson, C..

Brief History:

Committee Activity: Transportation: 1/31/23.

Brief Summary of Bill

- Requires the Department of Licensing (DOL) to check whether a vehicle is subject to an open safety recall, and provide written notice to the vehicle owner as part of the vehicle registration process.
- Specifies that the vehicle owner must undertake any repairs required by an open safety recall, and prevents DOL from registering a vehicle where the required repairs have not been undertaken, except in certain specified circumstances.
- Directs motor vehicle inspectors to provide the owner of an inspected vehicle with written notice of open safety recalls.

SENATE COMMITTEE ON TRANSPORTATION

Staff: Bryon Moore (786-7726)

Background: Vehicle Registration. Vehicles, unless specifically exempt, must be registered with the state to be operated on public roadways. It is unlawful for a person to operate any vehicle, unless specifically exempt, on public highways in Washington without a current and proper vehicle registration. Vehicle registrations are issued by the Department of Licensing (DOL), county auditors or other agents, or subagents as appointed by DOL,

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and are typically valid for one year from the date of purchase. Registrations are indicated with dated license tabs placed in a designated area on the vehicle license plate.

Vehicle Inspections. The Washington State Patrol is required to complete a vehicle identification number (VIN) inspection when a vehicle:

- is declared a total loss or salvaged and not kept by the registered owner;
- has been rebuilt after the certificate of title was returned to the state; or
- has been presented to the state with documents that show the vehicle was a total loss or salvaged in another state and has not been reissued a valid registration certificate.

A VIN inspection is also required when certain kinds of vehicles are being titled in the state for the first time, including a kit vehicle, a homemade vehicle, a street rod, a custom vehicle, or a vehicle where there is question about the VIN documentation on the vehicle.

The inspection must verify that the VIN is genuine and agrees with the number shown on the certificate of title and registration certificate. As part of the inspection, a VIN specialist must ensure that all major component parts used for the reconstruction of a salvage or rebuilt vehicle were obtained legally.

Motor Vehicle Safety Recalls. Under federal law, the National Highway Traffic Safety Administration (NHTSA) has the authority to issue vehicle safety standards and to require manufacturers to recall vehicles that have safety-related defects or do not meet these federal safety standards. Manufacturers voluntarily initiate some recalls, while others are either influenced by NHTSA investigations or ordered by NHTSA via the courts. If a safety defect is discovered, the manufacturer must notify NHTSA, as well as vehicle or equipment owners, dealers, and distributors. The manufacturer is then required to remedy the problem at no charge to the owner. NHTSA is responsible for monitoring the manufacturer's corrective action to ensure successful completion of the recall campaign.

Summary of Bill: Vehicle Registration. Prior to issuing a motor vehicle registration or mailing a motor vehicle registration renewal notice, DOL is required to determine whether a vehicle is subject to an open NHTSA safety recall, as defined in applicable federal law, and provide written notice to the vehicle owner as part of the vehicle registration process. The notice must include:

- a description of each open safety recall;
- a statement that open safety recalls must be repaired by a motor vehicle dealer approved by the manufacturer at no cost to the vehicle owner, except as provided by federal law; and
- a statement that, unless certain exemptions apply, DOL may not register a vehicle where the required repairs have not been undertaken.

The vehicle owner is required to undertake any repairs required by an open safety recall, as defined in applicable federal law, prior to the motor vehicle's next registration renewal, and must self-attest to having obtained the repairs annually for the life of the recall.

DOL may not register a vehicle where repairs required by an open safety recall, as defined in applicable federal law, have not been undertaken, except in the following circumstances:

- the motor vehicle manufacturer has not made a remedy available;
- the necessary replacement parts are not readily available to the manufacturer's dealer network;
- the owner is required to make paid repairs to the motor vehicle that are necessary to enable the application of the remedy;
- the owner has installed aftermarket modifications that prevent the application of the remedy; or
- the DOL director determines there were circumstances beyond the control of the owner or undue hardship that prevented the owner from remedying the open safety recall.

Vehicle Inspections. All motor vehicle inspectors are required to determine and provide the owner of an inspected vehicle with written notice of any open NHTSA safety recalls, as defined in applicable federal law. The notice must include:

- a description of each open safety recall; and
- a statement that open safety recalls must be repaired by a motor vehicle dealer approved by the manufacturer at no cost to the vehicle owner, except as provided by federal law.

Liability. The DOL director and designees, and certain motor vehicle inspectors, are not liable for any act or omission related to an open safety recall notice, except in the case of gross negligence.

Appropriation: None.

Fiscal Note: Available.

Creates Committee/Commission/Task Force that includes Legislative members: No.

Effective Date: The bill takes effect on July 1, 2024.