

FINAL BILL REPORT

ESHB 2224

C 262 L 94
Synopsis as Enacted

Brief Description: Regulating licensing of motor vehicles and vessels.

By House Committee on Transportation (originally sponsored by Representatives R. Fisher, Zellinsky, Forner and Cothorn; by request of Department of Licensing).

House Committee on Transportation
Senate Committee on Transportation

Background: Current law declares that mopeds are considered vehicles for purposes of vehicle registration (Chapter 46.12) but not for vehicle dealer regulation (Chapter 46.70). The status of mopeds for purposes of vehicle licensing (Chapter 46.16) is not addressed.

The Department of Licensing (DOL) is required to estimate at least once every four years the amount of motor fuel used by snowmobiles. The estimate is used to determine the amount of gas tax revenue to be transferred to the snowmobile account as unclaimed tax exemptions. The method for determining the estimate is left to the discretion of the director.

DOL is required to use certified mail to notify an individual that his or her vehicle certificate, license or permit has been canceled.

The vehicle title fee was increased from \$1.00 to \$1.25 in 1990 with the passage of odometer requirements. The title reissue fee and replacement fee were inadvertently left at \$1.00.

The terms "truck" and "motor truck" are defined separately in Chapter 46.04 RCW but are not listed separately in the combined licensing fee statute.

RCW 46.16.210 provides that persons may renew their vehicle license 30 days prior to the issuance of the renewal notice if they pay a special handling fee of \$2.00. Half of the fee goes to the county collecting the fee and half to the state highway safety fund. Less than \$2,500 was deposited in the highway safety fund as a result of this fee. No

additional work is required on the part of the department or the licensing agent to administer the early issuance.

DOL administers proportional registration for trucks engaged in interstate commerce.

As a result of 1991 legislation, disabled parking decals and cards were replaced with placards.

DOL regulates and collects fuel taxes from motor fuel distributors.

Marine vessel dealers are required to possess a certificate of ownership or a manufacturer's statement of ownership for each vessel in their inventory. Vehicle dealers must possess a certificate of ownership for each used vehicle in their inventory.

Part-time employees of dealerships are not permitted to operate vehicles bearing dealer license plates.

Vehicles with fixed loads, such as well drilling machines, air compressors, or rock crushers, pay a \$5 fee. Circus vehicles pay a \$10 fee. Vehicles paying these fees are not required to pay the combined licensing fee.

SSB 5535, passed in 1993, allows one-time registration of trailers used in combination with trucks registered at 42,000 pounds or more. To compensate for the revenue loss, the combined licensing fee for vehicles registered at 42,000 pounds or more was increased by \$90. Single unit vehicles and log trucks used exclusively for hauling logs are assessed the increased fee but do not benefit from one-time trailer registration.

Summary: Mopeds are considered vehicles except in the case of dealer licensing statutes.

A formula is provided to determine annual snowmobile fuel usage. The formula uses 135 gallons as the average annual fuel usage per snowmobile.

DOL is authorized to use first class mail to notify an individual that his or her vehicle certificate, license or permit has been canceled.

The fees for vehicle title reissue and replacement are increased from \$1.00 to \$1.25.

The term "truck" is added to the types of vehicles for which payment of the combined licensing fee is required.

The \$2.00 handling fee for early issuance of a vehicle license is eliminated.

The following changes are made to proportional registration statutes. The definition of "preceding year" is modified to accommodate staggered registration. DOL is given authority to mitigate fees. Language is made consistent with 1993 legislation regarding combined licensing fees. Obsolete language is removed regarding backing plates. The department is given authority to serve continuing liens.

References to "card" and "decal" are replaced with "placard" in disabled parking statutes.

The following changes are made regarding motor fuel distributors: Penalty language addressed elsewhere in statute is deleted; obsolete language regarding bulk storage plants and special fuel suppliers is deleted; language is clarified and strengthened regarding denial and revocation of distributor licenses; the department is given authority to serve continuing liens for taxes owed; the department is given discretion as to whether a deficiency assessment for failure to file a tax return should be filed; and the \$10 fuel tax distributor fee is eliminated.

DOL is authorized to accept additional documents as evidence of ownership for vessels in vessel dealer inventories and used vehicles in vehicle dealer inventories.

Part-time dealership employees are permitted to drive vehicles bearing dealer license plates.

The fixed load capacity fee and the circus vehicle fee are eliminated.

The combined licensing fee is reduced by \$90 for trucks registered at 42,000 pounds or more that do not haul trailers or are used exclusively for hauling logs.

Votes on Final Passage:

House	95	0
Senate	44	1

Effective: June 9, 1994
July 1, 1994 (Sections 8 and 28)