

2 **SSB 6322** - H COMM AMD **ADOPTED 2-28-96**
3 By Committee on Transportation

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5 Strike everything after the enacting clause and insert the
6 following:

7 "Sec. 1. RCW 46.16.063 and 1980 c 60 s 2 are each amended to read
8 as follows:

9 In addition to other fees for the licensing of vehicles there shall
10 be paid and collected annually for each camper, travel trailer, and
11 motor home as the same are defined in RCW 82.50.010 a fee of ~~((one))~~
12 three dollars to be deposited in the RV account of the motor vehicle
13 fund. Under RCW 43.135.055, the department of transportation may
14 increase RV account fees by a percentage that exceeds the fiscal growth
15 factor. After consultation with citizen representatives of the
16 recreational vehicle user community, the department of transportation
17 may implement RV account fee adjustments no more than once every four
18 years. RV account fee adjustments must be preceded by evaluation of
19 the following factors: Maintenance of a self-supporting program,
20 levels of service at existing RV sanitary disposal facilities,
21 identified needs for improved RV service at safety rest areas state-
22 wide, sewage treatment costs, and inflation. If the department chooses
23 to adjust the RV account fee, it shall notify the department of
24 licensing six months before implementation of the fee increase.
25 Adjustments in the RV account fee must be in increments of no more than
26 fifty cents per biennium.

27 **Sec. 2.** RCW 46.68.170 and 1980 c 60 s 3 are each amended to read
28 as follows:

29 There is hereby created in the motor vehicle fund the RV account.
30 All moneys hereafter deposited in said account shall be used by the
31 department of transportation for the construction ~~((and))~~, maintenance,
32 and operation of recreational vehicle sanitary disposal systems at
33 safety rest areas ~~((on federal aid highways))~~ in accordance with the
34 department's highway system plan as prescribed in chapter 47.06 RCW.

1 **Sec. 3.** RCW 47.38.050 and 1980 c 60 s 1 are each amended to read
2 as follows:

3 The department of transportation shall construct and maintain
4 recreational vehicle sanitary disposal systems in the following safety
5 rest areas lying along highways which are a part of the interstate
6 highway system:

7 (1) Gee Creek safety rest area, northbound and southbound on
8 Interstate 5 in Clark county;

9 (2) Sea-Tac safety rest area, northbound on Interstate 5 in King
10 county;

11 (3) Silver Lake safety rest area, southbound on Interstate 5 in
12 Snohomish county;

13 (4) Winchester Wasteway safety rest area, eastbound and westbound
14 on Interstate 90 in Grant county;

15 (5) Sprague safety rest area, eastbound on Interstate 90 in Lincoln
16 county; (~~and~~)

17 (6) Selah Creek safety rest area, northbound and southbound on
18 Interstate 82 in Yakima county;

19 (7) Indian John Hill safety rest area, eastbound and westbound on
20 Interstate 90 in Kittitas county;

21 (8) Smokey Point safety rest area, northbound and southbound on
22 Interstate 5 in Snohomish county;

23 (9) Schrag safety rest area, westbound on Interstate 90 in Adams
24 county.

25 NEW SECTION. **Sec. 4.** Section 1 of this act takes effect with
26 motor vehicle fees due or to become due September 1, 1996."

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30 In line 2 of the title, after "facilities;" strike the remainder of
31 the title and insert "amending RCW 46.16.063, 46.68.170, and 47.38.050;
32 and providing an effective date."

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