

# FINAL BILL REPORT

## SB 5100

---

---

### C 189 L 15

Synopsis as Enacted

**Brief Description:** Concerning the processing of certain motor vehicle-related violations applicable to rental cars.

**Sponsors:** Senators Hobbs and King.

**Senate Committee on Transportation**  
**House Committee on Transportation**

**Background:** Under current law, local jurisdictions and the Washington State Department of Transportation (WSDOT) may report the following violations to the Department of Licensing (DOL) for purposes of withholding vehicle registration renewals applicable to the vehicle at issue:

- two or more unpaid parking violations;
- two or more unpaid automated traffic safety camera violations;
- two or more unpaid automated school bus safety camera violations; and
- one or more unpaid civil penalties for toll violations.

However, these reporting provisions do not apply if the vehicle at issue is a rented or leased vehicle.

Rental car businesses are relieved of liability for the violations by forwarding the renter's name and address to the jurisdiction or WSDOT in a timely manner.

Local courts may refer unpaid monetary obligations attached to parking or camera violations to a collections agency, which include violations involving a rented or leased vehicle. This provision applies to whomever is ultimately liable for the violation – the rental car business or the renter.

**Summary:** The exception for rented or leased vehicles from the DOL reporting process for unpaid parking, camera, and toll violations is removed. This has the effect of allowing local jurisdictions and WSDOT to report unpaid parking, camera, or toll violations, for which rental car businesses are liable, to DOL for purposes of withholding vehicle registration renewals applicable to the vehicle at issue.

---

*This analysis was prepared by non-partisan legislative staff for the use of legislative members in their deliberations. This analysis is not a part of the legislation nor does it constitute a statement of legislative intent.*

Consistent with language found in the automated camera statutes, language is added clarifying that if a rental car business forwards the renter's name and address to the jurisdiction, liability for an unpaid parking infraction transfers to the renter.

**Votes on Final Passage:**

Senate	47	2	
House	95	2	(House amended)
Senate	48	0	(Senate concurred)

**Effective:** July 24, 2015