HB0031 Engrossed

1

AN ACT concerning transportation.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Illinois Vehicle Code is amended by changing
Sections 3-812, 3-815, 3-818, 15-102, 15-111, 15-112, and
15-301 as follows:

7 (625 ILCS 5/3-812) (from Ch. 95 1/2, par. 3-812)

Sec. 3-812. Vehicles with Permanently Mounted Equipment -8 9 Registration Fees. Vehicles having permanently mounted equipment thereon used exclusively by the owner for the 10 transporting of such permanently mounted equipment and tools 11 and equipment to be used incidentally in the work to be 12 13 performed with the permanently mounted equipment and provided 14 such vehicle is not used for hire shall be registered upon the filing of a proper application and the payment of 15 а registration fee based upon a rate of \$45 per year (or fraction 16 17 of a year) for each 10,000 pounds (or portion thereof) of the gross weight of such motor vehicle and equipment, according to 18 19 the following table of fees:

SCHEDULE OF FEES REQUIRED BY LAW

20

21 Gross Weight in Lbs.

22 Including Vehicle and

23 Equipment

Annual Fees

Total

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1	10,000 lbs	and less		\$45
2	10,001 lbs	to 20,000	lbs.	90
3	20,001 lbs	to 30,000	lbs.	135
4	30,001 lbs	to 40,000	lbs.	180
5	40,001 lbs	to 50,000	lbs.	225
6	50,001 lbs	to 60,000	lbs.	270
7	60,001 lbs	to 70,000	lbs.	315
8	70,001 lbs	to 73,280	lbs.	340
9	73,281 lbs	to <u>80,400</u>	80,000 lbs.	385

10 (Source: P.A. 91-37, eff. 7-1-99.)

11 (625 ILCS 5/3-815) (from Ch. 95 1/2, par. 3-815)

Sec. 3-815. Flat weight tax; vehicles of the second division.

14 (a) Except as provided in Section 3-806.3, every owner of a 15 vehicle of the second division registered under Section 3-813, and not registered under the mileage weight tax under Section 16 17 3-818, shall pay to the Secretary of State, for each 18 registration year, for the use of the public highways, a flat 19 weight tax at the rates set forth in the following table, the 20 rates including the \$10 registration fee: 21 SCHEDULE OF FLAT WEIGHT TAX 22 REQUIRED BY LAW 23 Gross Weight in Lbs. Total Fees

24Including Vehicleeach Fiscal25and Maximumyear

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Load		Class	
8,000 lbs. and less		В	\$78
8,001 lbs. to 12,000 lbs.		D	138
12,001 lbs. to 16,000 lbs.		F	242
16,001 lbs. to 26,000 lbs.		Н	490
26,001 lbs. to 28,000 lbs.		J	630
28,001 lbs. to 32,000 lbs.		K	842
32,001 lbs. to 36,000 lbs.		L	982
36,001 lbs. to 40,000 lbs.		Ν	1,202

10	40,001 lbs. to 45,000 lbs.	Р	1,390
11	45,001 lbs. to 50,000 lbs.	Q	1,538
12	50,001 lbs. to 54,999 lbs.	R	1,698
13	55,000 lbs. to 59,500 lbs.	S	1,830
14	59,501 lbs. to 64,000 lbs.	Т	1,970
15	64,001 lbs. to 73,280 lbs.	V	2,294
16	73,281 lbs. to 77,000 lbs.	Х	2,622
17	77,001 lbs. to <u>80,400</u> 80,000 lbs.	Z	2,790

(a-1) A Special Hauling Vehicle is a vehicle or combination of vehicles of the second division registered under Section 3-813 transporting asphalt or concrete in the plastic state or a vehicle or combination of vehicles that are subject to the gross weight limitations in subsection (b) of Section 15-111 for which the owner of the vehicle or combination of vehicles has elected to pay, in addition to the registration fee in subsection (a), \$125 to the Secretary of State for each registration year. The Secretary shall designate this class of HB0031 Engrossed - 4 - LRB095 03321 DRH 23323 b

1 vehicle as a Special Hauling Vehicle.

2 (b) Except as provided in Section 3-806.3, every camping 3 trailer, motor home, mini motor home, travel trailer, truck camper or van camper used primarily for recreational purposes, 4 5 and not used commercially, nor for hire, nor owned by a commercial business, may be registered for each registration 6 year upon the filing of a proper application and the payment of 7 a registration fee and highway use tax, according to the 8 9 following table of fees: 10 MOTOR HOME, MINI MOTOR HOME, TRUCK CAMPER OR VAN CAMPER 11 Gross Weight in Lbs. Total Fees 12 Including Vehicle and Each 13 Maximum Load Calendar Year 8,000 lbs and less \$78 14 90 15 8,001 Lbs. to 10,000 Lbs 16 10,001 Lbs. and Over 102 CAMPING TRAILER OR TRAVEL TRAILER 17 18 Gross Weight in Lbs. Total Fees 19 Including Vehicle and Each 20 Maximum Load Calendar Year 21 3,000 Lbs. and Less \$18 22 30 3,001 Lbs. to 8,000 Lbs. 23 8,001 Lbs. to 10,000 Lbs. 38 24 10,001 Lbs. and Over 50 25 Every house trailer must be registered under Section 3-819. 26 (c) Farm Truck. Any truck used exclusively for the owner's HB0031 Engrossed - 5 - LRB095 03321 DRH 23323 b

1 agricultural, horticultural or livestock raising own 2 operations and not-for-hire only, or any truck used only in the 3 transportation for-hire of seasonal, fresh, perishable fruit 4 or vegetables from farm to the point of first processing, may 5 be registered by the owner under this paragraph in lieu of 6 registration under paragraph (a), upon filing of a proper application and the payment of the \$10 registration fee and the 7 8 highway use tax herein specified as follows: 9 SCHEDULE OF FEES AND TAXES 10 Gross Weight in Lbs. Total Amount for 11 Including Truck and each 12 Maximum Load Class Fiscal Year 13 16,000 lbs. or less VF \$150 16,001 to 20,000 lbs. 226 14 VG 290 15 20,001 to 24,000 lbs. VH 16 24,001 to 28,000 lbs. VJ 378 17 28,001 to 32,000 lbs. 506 VK 32,001 to 36,000 lbs. 610 18 VL 36,001 to 45,000 lbs. 810 19 VP 20 45,001 to 54,999 lbs. VR 1,026 55,000 to 64,000 lbs. 1,202 21 VT 22 64,001 to 73,280 lbs. VV 1,290 23 73,281 to 77,000 lbs. 1,350 VX 77,001 to 80,400 80,000 lbs. 24 VZ 1,490 25 In the event the Secretary of State revokes a farm truck

registration as authorized by law, the owner shall pay the flat

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1 weight tax due hereunder before operating such truck.

2 Any combination of vehicles having 5 axles, with a distance 3 of 42 feet or less between extreme axles, that are subject to the weight limitations in subsection (a) and (b) of Section 4 5 15-111 for which the owner of the combination of vehicles has 6 elected to pay, in addition to the registration fee in 7 subsection (c), \$125 to the Secretary of State for each 8 registration year shall be designated by the Secretary as a 9 Special Hauling Vehicle.

10 (d) The number of axles necessary to carry the maximum load11 provided shall be determined from Chapter 15 of this Code.

12 (e) An owner may only apply for and receive 5 farm truck 13 registrations, and only 2 of those 5 vehicles shall exceed 14 59,500 gross weight in pounds per vehicle.

(f) Every person convicted of violating this Section by failure to pay the appropriate flat weight tax to the Secretary of State as set forth in the above tables shall be punished as provided for in Section 3-401.

19 (Source: P.A. 91-37, eff. 7-1-99.)

20 (625 ILCS 5/3-818) (from Ch. 95 1/2, par. 3-818)

Sec. 3-818. (a) Mileage weight tax option. Any owner of a vehicle of the second division may elect to pay a mileage weight tax for such vehicle in lieu of the flat weight tax set out in Section 3-815. Such election shall be binding to the end of the registration year. Renewal of this election must be HB0031 Engrossed - 7 - LRB095 03321 DRH 23323 b

1 filed with the Secretary of State on or before July 1 of each 2 registration period. In such event the owner shall, at the time of making such election, pay the \$10 registration fee and the 3 4 quaranteed mileage weight tax, as hereinafter minimum 5 provided, which payment shall permit the owner to operate that 6 vehicle the maximum mileage in this State hereinafter set forth. Any vehicle being operated on mileage plates cannot be 7 8 operated outside of this State. In addition thereto, the owner 9 of that vehicle shall pay a mileage weight tax at the following 10 rates for each mile traveled in this State in excess of the 11 maximum mileage provided under the minimum guaranteed basis: 12 BUS, TRUCK OR TRUCK TRACTOR 13 Maximum Mileage 14 Minimum Mileage Weight Tax 15 Guaranteed Permitted for Mileage 16 Gross Weight Mileage Under in excess of 17 Vehicle and Guaranteed Guaranteed Weight 18 Load Class Tax Tax Mileage 5,000 19 12,000 lbs. or less MD \$73 26 Mills 20 6,000 12,001 to 16,000 lbs. MF 120 34 Mills 16,001 to 20,000 lbs. 6,000 46 Mills 21 MG 180 22 20,001 to 24,000 lbs. ΜH 235 6,000 63 Mills 315 23 24,001 to 28,000 lbs. 7,000 63 Mills MJ 28,001 to 32,000 lbs. 7,000 24 MK 385 83 Mills 25 32,001 to 36,000 lbs. 485 7,000 99 Mills ML 36,001 to 40,000 lbs. 7,000 26 MN 615 128 Mills

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40,001 to 45,000 lbs.	MP	695	7,000	139 Mills
45,001 to 54,999 lbs.	MR	853	7,000	156 Mills
55,000 to 59,500 lbs.	MS	920	7,000	178 Mills
59,501 to 64,000 lbs.	MT	985	7,000	195 Mills
64,001 to 73,280 lbs.	MV	1,173	7,000	225 Mills
73,281 to 77,000 lbs.	MX	1,328	7,000	258 Mills
77,001 to <u>80,400</u> 80,000	-			
lbs.	MZ	1,415	7,000	275 Mills
	TI	RAILER		
			Maximum	Mileage
		Minimum	Mileage	Weight Tax
		Guaranteed	Permitted	for Mileage
Gross Weight		Mileage	Under	in excess of
Vehicle and		Weight	Guaranteed	Guaranteed
Load	Class	Tax	Tax	Mileage
14,000 lbs. or less	ME	\$75	5,000	31 Mills
14,001 to 20,000 lbs.	MF	135	6,000	36 Mills
20,001 to 36,000 lbs.	ML	540	7,000	103 Mills
36,001 to 40,000 lbs.	MM	750	7,000	150 Mills
	40,001 to 45,000 lbs. 45,001 to 54,999 lbs. 55,000 to 59,500 lbs. 59,501 to 64,000 lbs. 64,001 to 73,280 lbs. 73,281 to 77,000 lbs. 77,001 to <u>80,400</u> 80,000 lbs. Gross Weight Vehicle and Load 14,000 lbs. or less 14,001 to 20,000 lbs. 20,001 to 36,000 lbs.	40,001 to 45,000 lbs. MP 45,001 to 54,999 lbs. MR 55,000 to 59,500 lbs. MS 59,501 to 64,000 lbs. MT 64,001 to 73,280 lbs. MV 73,281 to 77,000 lbs. MX 77,001 to <u>80,400</u> 80,000 lbs. MZ TM Gross Weight Vehicle and Load Class 14,000 lbs. or less ME 14,001 to 20,000 lbs. MF 20,001 to 36,000 lbs. ML	40,001 to 45,000 lbs. MP 695 45,001 to 54,999 lbs. MR 853 55,000 to 59,500 lbs. MS 920 59,501 to 64,000 lbs. MT 985 64,001 to 73,280 lbs. MV 1,173 73,281 to 77,000 lbs. MX 1,328 77,001 to 80,400 80,000 MZ 1,415 Ibs. MZ 1,415 Guaranteed Minimum Gross Weight Weight Load Class Tax 14,000 lbs. or less ME \$75 14,001 to 20,000 lbs. MF 135 20,001 to 36,000 lbs. ML 540	40,001 to 45,000 lbs. MP 695 7,000 45,001 to 54,999 lbs. MR 853 7,000 55,000 to 59,500 lbs. MS 920 7,000 59,501 to 64,000 lbs. MT 985 7,000 64,001 to 73,280 lbs. MV 1,173 7,000 73,281 to 77,000 lbs. MX 1,328 7,000 77,001 to 80,400 80,000 MZ 1,415 7,000 1bs. MZ 1,415 7,000 Ibs. MZ 1,415 7,000 Carantee Waximum Mileage Gross Weight Mileage Under Vehicle and Class Tax Tax 14,000 lbs.or less ME \$75 5,000 14,001 to 20,000 lbs. MF 135 6,000 20,001 to 36,000 lbs. ML 540 7,000

(a-1) A Special Hauling Vehicle is a vehicle or combination of vehicles of the second division registered under Section 3-813 transporting asphalt or concrete in the plastic state or a vehicle or combination of vehicles that are subject to the gross weight limitations in subsection (b) of Section 15-111 for which the owner of the vehicle or combination of vehicles has elected to pay, in addition to the registration fee in HB0031 Engrossed - 9 - LRB095 03321 DRH 23323 b

subsection (a), \$125 to the Secretary of State for each
 registration year. The Secretary shall designate this class of
 vehicle as a Special Hauling Vehicle.

In preparing rate schedules on registration applications, the Secretary of State shall add to the above rates, the \$10 registration fee. The Secretary may decline to accept any renewal filed after July 1st.

8 The number of axles necessary to carry the maximum load 9 provided shall be determined from Chapter 15 of this Code.

10 Every owner of a second division motor vehicle for which he 11 has elected to pay a mileage weight tax shall keep a daily 12 record upon forms prescribed by the Secretary of State, showing 13 the mileage covered by that vehicle in this State. Such record shall contain the license number of the vehicle and the miles 14 traveled by the vehicle in this State for each day of the 15 16 calendar month. Such owner shall also maintain records of fuel 17 consumed by each such motor vehicle and fuel purchases therefor. On or before the 10th day of July the owner shall 18 certify to the Secretary of State upon forms prescribed 19 20 therefor, summaries of his daily records which shall show the miles traveled by the vehicle in this State during the 21 22 preceding 12 months and such other information as the Secretary 23 of State may require. The daily record and fuel records shall be filed, preserved and available for audit for a period of 3 24 25 years. Any owner filing a return hereunder shall certify that 26 such return is a true, correct and complete return. Any person

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1 who willfully makes a false return hereunder is guilty of 2 perjury and shall be punished in the same manner and to the 3 same extent as is provided therefor.

At the time of filing his return, each owner shall pay to the Secretary of State the proper amount of tax at the rate herein imposed.

Every owner of a vehicle of the second division who elects 7 8 to pay on a mileage weight tax basis and who operates the 9 vehicle within this State, shall file with the Secretary of State a bond in the amount of \$500. The bond shall be in a form 10 11 approved by the Secretary of State and with a surety company 12 approved by the Illinois Department of Insurance to transact business in this State as surety, and shall be conditioned upon 13 14 such applicant's paying to the State of Illinois all money 15 becoming due by reason of the operation of the second division 16 vehicle in this State, together with all penalties and interest 17 thereon.

18 Upon notice from the Secretary that the registrant has 19 failed to pay the excess mileage fees, the surety shall 20 immediately pay the fees together with any penalties and 21 interest thereon in an amount not to exceed the limits of the 22 bond.

23 (Source: P.A. 94-239, eff. 1-1-06.)

24 (625 ILCS 5/15-102) (from Ch. 95 1/2, par. 15-102)
25 Sec. 15-102. Width of Vehicles.

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(a) On Class III and non-designated State and local
 highways, the total outside width of any vehicle or load
 thereon shall not exceed 8 feet.

4 (b) Except during those times when, due to insufficient 5 light or unfavorable atmospheric conditions, persons and 6 vehicles on the highway are not clearly discernible at a 7 distance of 1000 feet, the following vehicles may exceed the 8 8 feet limitation during the period from a half hour before 9 sunrise to a half hour after sunset:

10 (1) Loads of hay, straw or other similar farm products
11 provided that the load is not more than 12 feet wide.

12 (2) Implements of husbandry being transported on13 another vehicle and the transporting vehicle while loaded.

The following requirements apply to the transportation on another vehicle of an implement of husbandry wider than 8 feet 6 inches on the National System of Interstate and Defense Highways or other highways in the system of State highways:

19 (A) The driver of a vehicle transporting an 20 implement of husbandry that exceeds 8 feet 6 inches in width shall obey all traffic laws and shall check the 21 22 roadways prior to making a movement in order to ensure 23 that adequate clearance is available for the movement. 24 It is prima facie evidence that the driver of a vehicle 25 transporting an implement of husbandry has failed to 26 check the roadway prior to making a movement if the HB0031 Engrossed - 12 - LRB095 03321 DRH 23323 b

vehicle is involved in a collision with a bridge, overpass, fixed structure, or properly placed traffic control device or if the vehicle blocks traffic due to its inability to proceed because of a bridge, overpass, fixed structure, or properly placed traffic control device.

7 (B) Flags shall be displayed so as to wave freely 8 at the extremities of overwidth objects and at the 9 extreme ends of all protrusions, projections, and 10 overhangs. All flags shall be clean, bright red flags 11 with no advertising, wording, emblem, or insignia 12 inscribed upon them and at least 18 inches square.

13 (C) "OVERSIZE LOAD" signs are mandatory on the 14 front and rear of all vehicles with loads over 10 feet 15 wide. These signs must have 12-inch high black letters 16 with a 2-inch stroke on a yellow sign that is 7 feet 17 wide by 18 inches high.

18 (D) One civilian escort vehicle is required for a 19 load that exceeds 14 feet 6 inches in width and 2 20 civilian escort vehicles are required for a load that 21 exceeds 16 feet in width on the National System of 22 Interstate and Defense Highways or other highways in 23 the system of State highways.

24 (E) The requirements for a civilian escort vehicle25 and driver are as follows:

(1) The civilian escort vehicle shall be a

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1passenger car or a second division vehicle not2exceeding a gross vehicle weight of 8,000 pounds3that is designed to afford clear and unobstructed4vision to both front and rear.

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(2) The escort vehicle driver must be properly licensed to operate the vehicle.

(3) While in use, the escort vehicle must be equipped with illuminated rotating, oscillating, or flashing amber lights or flashing amber strobe lights mounted on top that are of sufficient intensity to be visible at 500 feet in normal sunlight.

(4) "OVERSIZE LOAD" signs are mandatory on all escort vehicles. The sign on an escort vehicle shall have 8-inch high black letters on a yellow sign that is 5 feet wide by 12 inches high.

(5) When only one escort vehicle is required and it is operating on a two-lane highway, the escort vehicle shall travel approximately 300 feet ahead of the load. The rotating, oscillating, or flashing lights or flashing amber strobe lights and an "OVERSIZE LOAD" sign shall be displayed on the escort vehicle and shall be visible from the front. When only one escort vehicle is required and it is operating on a multilane divided highway, the escort vehicle shall travel approximately 300 feet 1 2

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behind the load and the sign and lights shall be visible from the rear.

(6) When 2 escort vehicles are required, one 3 escort shall travel approximately 300 feet ahead 4 5 of the load and the second escort shall travel approximately 300 feet behind the 6 load. The 7 rotating, oscillating, or flashing lights or flashing amber strobe lights and an "OVERSIZE 8 9 LOAD" sign shall be displayed on the escort 10 vehicles and shall be visible from the front on the 11 lead escort and from the rear on the trailing 12 escort.

13 (7) When traveling within the corporate limits 14 of a municipality, the escort vehicle shall 15 maintain a reasonable and proper distance from the 16 oversize load, consistent with existing traffic 17 conditions.

18 (8) A separate escort shall be provided for19 each load hauled.

20 (9) The driver of an escort vehicle shall obey21 all traffic laws.

(10) The escort vehicle must be in safe operational condition.

(11) The driver of the escort vehicle must be
in radio contact with the driver of the vehicle
carrying the oversize load.

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(F) A transport vehicle while under load of more 1 than 8 feet 6 inches in width must be equipped with an 2 illuminated rotating, oscillating, or flashing amber 3 light or lights or a flashing amber strobe light or 4 5 lights mounted on the top of the cab that are of sufficient intensity to be visible at 500 feet in 6 7 normal sunlight. If the load on the transport vehicle 8 blocks the visibility of the amber lighting from the 9 rear of the vehicle, the vehicle must also be equipped 10 with an illuminated rotating, oscillating, or flashing 11 amber light or lights or a flashing amber strobe light 12 or lights mounted on the rear of the load that are of 13 sufficient intensity to be visible at 500 feet in 14 normal sunlight.

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15 (G) When a flashing amber light is required on the 16 transport vehicle under load and it is operating on a 17 two-lane highway, the transport vehicle shall display to the rear at least one rotating, oscillating, or 18 19 flashing light or a flashing amber strobe light and an 20 "OVERSIZE LOAD" sign. When a flashing amber light is required on the transport vehicle under load and it is 21 22 operating on a multilane divided highway, the sign and 23 light shall be visible from the rear.

(H) Maximum speed shall be 45 miles per hour on all
such moves or 5 miles per hour above the posted minimum
speed limit, whichever is greater, but the vehicle

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shall not at any time exceed the posted maximum speed
 limit.

Portable 3 (3) buildings designed and used for agricultural and livestock raising operations that are not 4 5 more than 14 feet wide and with not more than a 1 foot overhang along the left side of the hauling vehicle. 6 7 However, the buildings shall not be transported more than 8 10 miles and not on any route that is part of the National 9 System of Interstate and Defense Highways.

All buildings when being transported shall display at least 2 red cloth flags, not less than 12 inches square, mounted as high as practicable on the left and right side of the building.

A State Police escort shall be required if it is necessary for this load to use part of the left lane when crossing any 2 laned State highway bridge.

16 (c) Vehicles propelled by electric power obtained from 17 overhead trolley wires operated wholly within the corporate 18 limits of a municipality are also exempt from the width 19 limitation.

20 (d) Exemptions are also granted to vehicles designed for 21 the carrying of more than 10 persons under the following 22 conditions:

23 (1) (Blank);

(2) When operated within any public transportation
 service with the approval of local authorities or an
 appropriate public body authorized by law to provide public

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1 transportation. Any vehicle so operated may be 8 feet 6
2 inches in width; or

3 When a county engineer or superintendent of (3) highways, after giving due consideration to the mass 4 5 transportation needs of the area and to the width and condition of the road, has determined that the operation of 6 buses wider than 8 feet will not pose an undue safety 7 8 hazard on a particular county or township road segment, he 9 or she may authorize buses not to exceed 8 feet 6 inches in 10 width anv highway under that engineer's on or 11 superintendent's jurisdiction.

12 (d-1) A recreational vehicle, as defined in Section 1-169,
13 may exceed 8 feet 6 inches in width if:

14 (1) the excess width is attributable to appurtenances
15 that extend 6 inches or less beyond either side of the body
16 of the vehicle; and

17 (2) the roadway on which the vehicle is traveling has
18 marked lanes for vehicular traffic that are at least 11
19 feet in width.

As used in this subsection (d-1) and in subsection (d-2), the term appurtenance includes (i) a retracted awning and its support hardware and (ii) any appendage that is intended to be an integral part of a recreation vehicle.

24 (d-2) A recreational vehicle that exceeds 8 feet 6 inches
25 in width as provided in subsection (d-1) may travel any roadway
26 of the State if the vehicle is being operated between a roadway

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1 permitted under subsection (d-1) and:

2 (1) the location where the recreation vehicle is3 garaged;

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(2) the destination of the recreation vehicle; or

5 (3) a facility for food, fuel, repair, services, or 6 rest.

7 (e) A vehicle and load traveling upon the National System 8 of Interstate and Defense Highways or any other highway in the 9 system of State highways that has been designated as a Class I 10 or Class II highway by the Department, or any street or highway 11 designated by local authorities, may have a total outside width 12 of 8 feet 6 inches, provided that certain safety devices that 13 the Department determines as necessary for the safe and 14 efficient operation of motor vehicles shall not be included in 15 the calculation of width.

16 (e-1) A vehicle and load more than 8 feet wide but not 17 exceeding 8 feet 6 inches in width is allowed access according 18 to the following:

(1) A vehicle and load not exceeding 73,280 pounds in
weight is allowed access from any State designated highway
onto any county, township, or municipal highway for a
distance of 5 highway miles for the purpose of loading and
unloading, provided:

24 (A) The vehicle and load does not exceed 65 feet25 overall length.

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(B) There is no sign prohibiting that access.

(C) The route is not being used as a thoroughfare
 between State designated highways.

3 (2) A vehicle and load not exceeding 73,280 pounds in 4 weight is allowed access from any State designated highway 5 onto any county or township highway for a distance of 5 6 highway miles or onto any municipal highway for a distance 7 of one highway mile for the purpose of food, fuel, repairs, 8 and rest, provided:

9 (A) The vehicle and load does not exceed 65 feet 10 overall length.

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(B) There is no sign prohibiting that access.

12 (C) The route is not being used as a thoroughfare13 between State designated highways.

14 (3) A vehicle and load not exceeding 80,000 pounds in
15 weight is allowed access from a Class I highway onto any
16 street or highway for a distance of one highway mile for
17 the purpose of loading, unloading, food, fuel, repairs, and
18 rest, provided there is no sign prohibiting that access.

(4) A vehicle and load not exceeding 80,000 pounds in
weight is allowed access from a Class I or Class II highway
onto any State highway or any locally designated highway
for a distance of 5 highway miles for the purpose of
loading, unloading, food, fuel, repairs, and rest.

(5) A trailer or semi-trailer not exceeding 28 feet 6
 inches in length, that was originally in combination with a
 truck tractor, shall have unlimited access to points of

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loading and unloading. 1

2 (6) All household goods carriers shall have unlimited 3 access to points of loading and unloading.

(7) Any vehicle utilizing an auxiliary power or idle 4 5 reduction technology unit in order to promote reduction of fuel use and emissions because of engine idling shall be 6 7 allowed an additional 400 pounds total to the gross, axle, 8 tandem, or bridge formula weight limits defined in Section 9 15-111 of this Code, and to registered weights found in Chapter 3 of this Code. To be eligible for this exception, 10 11 the operator of the vehicle must be able to prove, by 12 written certification, the weight of the auxiliary power 13 unit (APU) and to demonstrate or certify the idle reduction 14 technology is fully functional at all times.

Certification of the weight of the APU must be 15 16 available to law enforcement officers if the vehicle is 17 found in violation of applicable weight laws. The weight allowed cannot exceed 400 pounds or the weight certified, 18 whichever is less. APU weights shall not be considered in 19 20 the calculation of any tolerances allowed by Section 15-112 21 of this Code.

22 Section 5-35 of the Illinois Administrative Procedure Act 23 relating to procedures for rulemaking shall not apply to the designation of highways under this paragraph (e). 24

25 (f) Mirrors required by Section 12-502 of this Code and 26 other safety devices identified by the Department may project HB0031 Engrossed - 21 - LRB095 03321 DRH 23323 b

1 up to 14 inches beyond each side of a bus and up to 6 inches 2 beyond each side of any other vehicle, and that projection 3 shall not be deemed a violation of the width restrictions of 4 this Section.

5 (g) Any person who is convicted of violating this Section 6 is subject to the penalty as provided in paragraph (b) of 7 Section 15-113.

8 (Source: P.A. 93-177, eff. 7-11-03; 94-949, eff. 1-1-07.)

9 (625 ILCS 5/15-111) (from Ch. 95 1/2, par. 15-111)

10 Sec. 15-111. Wheel and axle loads and gross weights.

(a) On non-designated highways, no vehicle or combination of vehicles equipped with pneumatic tires may be operated, unladen or with load, when the total weight transmitted to the road surface exceeds 18,000 pounds on a single axle or 32,000 pounds on a tandem axle with no axle within the tandem exceeding 18,000 pounds except:

17 (1) when a different limit is established and posted in
18 accordance with Section 15-316 of this Code;

19 (2) vehicles for which the Department of
 20 Transportation and local authorities issue overweight
 21 permits under authority of Section 15-301 of this Code;

(3) tow trucks subject to the conditions provided in
subsection (d) may not exceed 24,000 pounds on a single
rear axle or 44,000 pounds on a tandem rear axle;

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(4) any single axle of a 2-axle truck weighing 36,000

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pounds or less and not a part of a combination of vehicles, shall not exceed 20,000 pounds;

3 (5) any single axle of a 2-axle truck equipped with a 4 personnel lift or digger derrick, weighing 36,000 pounds or 5 less, owned and operated by a public utility, shall not 6 exceed 20,000 pounds;

7 (6) any single axle of a 2-axle truck specially
8 equipped with a front loading compactor used exclusively
9 for garbage, refuse, or recycling may not exceed 20,000
10 pounds per axle, provided that the gross weight of the
11 vehicle does not exceed 40,000 pounds;

(7) a truck, not in combination and specially equipped with a selfcompactor or an industrial roll-off hoist and roll-off container, used exclusively for garbage or refuse operations may, when laden, transmit upon the road surface the following maximum weights: 22,000 pounds on a single axle; 40,000 pounds on a tandem axle;

18 (8) a truck, not in combination and used exclusively 19 for the collection of rendering materials, may, when laden, 20 transmit upon the road surface the following maximum 21 weights: 22,000 pounds on a single axle; 40,000 pounds on a 22 tandem axle;

(9) tandem axles on a 3-axle truck registered as a
Special Hauling Vehicle, manufactured prior to or in the
model year of 2014 and first registered in Illinois prior
to January 1, 2015, with a distance greater than 72 inches

but not more than 96 inches between any series of 2 axles, 1 2 is allowed a combined weight on the series not to exceed 3 36,000 pounds and neither axle of the series may exceed 18,000 pounds. Any vehicle of this type manufactured after 4 5 the model year of 2014 or first registered in Illinois 6 after December 31, 2014 may not exceed a combined weight of 7 32,000 pounds through the series of 2 axles and neither 8 axle of the series may exceed 18,000 pounds;

9 (10) a 4-axle truck mixer registered as a Special 10 Hauling Vehicle, used exclusively for the mixing and 11 transportation of concrete in the plastic state and 12 manufactured prior to or in the model year of 2014 and first registered in Illinois prior to January 1, 2015, is 13 14 allowed the following maximum weights: 20,000 pounds on any 15 single axle; 36,000 pounds on any series of 2 axles greater 16 than 72 inches but not more than 96 inches; and 34,000 17 pounds on any series of 2 axles greater than 40 inches but not more than 72 inches; 18

19 (11) 4-axle vehicles or a 5 or more axle combination of 20 vehicles: The weight transmitted upon the road surface through any series of 3 axles whose centers are more than 21 22 96 inches apart, measured between extreme axles in the 23 series, may not exceed those allowed in the table contained 24 in subsection (f) of this Section. No axle or tandem axle 25 of the series may exceed the maximum weight permitted under 26 this Section for a single or tandem axle.

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No vehicle or combination of vehicles equipped with other than pneumatic tires may be operated, unladen or with load, upon the highways of this State when the gross weight on the road surface through any wheel exceeds 800 pounds per inch width of tire tread or when the gross weight on the road surface through any axle exceeds 16,000 pounds.

7 (b) On non-designated highways, the gross weight of 8 vehicles and combination of vehicles including the weight of 9 the vehicle or combination and its maximum load shall be 10 subject to the foregoing limitations and further shall not 11 exceed the following gross weights dependent upon the number of 12 axles and distance between extreme axles of the vehicle or 13 combination measured longitudinally to the nearest foot.

15		VEHICLES O	R COMBINATIONS	
16		HAVIN	IG 3 AXLES	
17	With Tandem		With or	
18	Axles		Without	
19			Tandem Axles	
20	Minimum		Minimum	
21	distance to	Maximum	distance to	Maximum
22	nearest foot	Gross	nearest foot	Gross
23	between	Weight	between	Weight
24	extreme axles	(pounds)	extreme axles	(pounds)

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1	10 feet	41,000	16 feet	46,000
2	11	42,000	17	47,000
3	12	43,000	18	47,500
4	13	44,000	19	48,000
5	14	44,500	20	49,000
6	15	45,000	21 feet or more	50,000
7	VEHICLE	S OR COMBIN	IATIONS HAVING 4 AXLE	S
8	Minimum		Minimum	
9	distance to	Maximum	distance to	Maximum
10	nearest foot	Gross	nearest foot	Gross
11	between	Weight	between	Weight
12	extreme axles	(pounds)	extreme axles	(pounds)
13	15 feet	50,000	26 feet	57,500
14	16	50,500	27	58,000
15	17	51,500	28	58,500
16	18	52,000	29	59,500
17	19	52,500	30	60,000
18	20	53,500	31	60,500
19	21	54,000	32	61,500
20	22	54,500	33	62,000
21	23	55 , 500	34	62,500
22	24	56,000	35	63,500
23	25	56,500	36 feet or more	64,000

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A vehicle not in a combination having more than 4 axles may not exceed the weight in the table in this subsection (b) for 4 axles measured between the extreme axles of the vehicle.

4	COMBINATIONS I	HAVING 5 OR MORE AXLES
5	Minimum distance to	Maximum
6	nearest foot between	Gross Weight
7	extreme axles	(pounds)
8	42 feet or less	72,000
9	43	73,000
10	44 feet or more	73,280

11 VEHICLES OPERATING ON CRAWLER TYPE TRACKS 40,000 pounds

12	TRUCKS EQUIPPED WITH SELFCOMPACTORS
13	OR ROLL-OFF HOISTS AND ROLL-OFF CONTAINERS FOR GARBAGE,
14	REFUSE, OR RECYCLING HAULS ONLY AND TRUCKS USED FOR
15	THE COLLECTION OF RENDERING MATERIALS
16	On Highway Not Part of National System
17	of Interstate and Defense Highways
18	with 2 axles 36,000 pounds
19	with 3 axles 54,000 pounds

20 TWO AXLE TRUCKS EQUIPPED WITH
21 A FRONT LOADING COMPACTOR USED EXCLUSIVELY
22 FOR THE COLLECTION OF GARBAGE, REFUSE, OR RECYCLING

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 1
 with 2 axles
 40,000 pounds

2 A 4-axle truck mixer registered as a Special Hauling 3 Vehicle, used exclusively for mixing and transportation of 4 concrete in the plastic state, manufactured before or in the 5 model year of 2014, and first registered in Illinois before 6 January 1, 2015, is allowed a maximum gross weight listed in the table of subsection (f) of this Section for 4 axles. This 7 8 vehicle, while loaded with concrete in the plastic state, is 9 not subject to the series of 3 axles requirement provided for 10 in subdivision (a)(11) of this Section, but no axle or tandem 11 axle of the series may exceed the maximum weight permitted 12 under subdivision (a) (10) of this Section.

13 (b-1) As used in this Section, a "recycling haul" or 14 "recycling operation" means the hauling of segregated, 15 non-hazardous, non-special, homogeneous non-putrescible 16 materials, such as paper, glass, cans, or plastic, for 17 subsequent use in the secondary materials market.

(c) Cities having a population of more than 50,000 may 18 permit by ordinance axle loads on 2 axle motor vehicles 33 1/2% 19 20 above those provided for herein, but the increase shall not 21 become effective until the city has officially notified the 22 Department of the passage of the ordinance and shall not apply to those vehicles when outside of the limits of the city, nor 23 24 shall the gross weight of any 2 axle motor vehicle operating 25 over any street of the city exceed 40,000 pounds.

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1 (d) Weight limitations shall not apply to vehicles 2 (including loads) operated by a public utility when 3 transporting equipment required for emergency repair of public 4 utility facilities or properties or water wells.

5 A combination of vehicles, including a tow truck and a disabled vehicle or disabled combination of vehicles, that 6 7 exceeds the weight restriction imposed by this Code, may be 8 operated on a public highway in this State provided that 9 neither the disabled vehicle nor any vehicle being towed nor 10 the tow truck itself shall exceed the weight limitations 11 permitted under this Chapter. During the towing operation, 12 neither the tow truck nor the vehicle combination shall exceed 24,000 pounds on a single rear axle and 44,000 pounds on a 13 14 tandem rear axle, provided the towing vehicle:

(1) is specifically designed as a tow truck having a gross vehicle weight rating of at least 18,000 pounds and is equipped with air brakes, provided that air brakes are required only if the towing vehicle is towing a vehicle, semitrailer, or tractor-trailer combination that is equipped with air brakes;

(2) is equipped with flashing, rotating, or oscillating amber lights, visible for at least 500 feet in all directions;

(3) is capable of utilizing the lighting and braking
systems of the disabled vehicle or combination of vehicles;
and

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(4) does not engage in a tow exceeding 20 miles from 1 2 the initial point of wreck or disablement. Any additional movement of the vehicles may occur only upon issuance of 3 authorization for that movement under the provisions of 4 5 Sections 15-301 through 15-319 of this Code. The towing vehicle, however, may tow any disabled vehicle from the 6 7 initial point of wreck or disablement to a point where 8 repairs are actually to occur. This movement shall be valid 9 only on State routes. The tower must abide by posted bridge weight limits. 10

11 Gross weight limits shall not apply to the combination of 12 the tow truck and vehicles being towed. The tow truck license plate must cover the operating empty weight of the tow truck 13 only. The weight of each vehicle being towed shall be covered 14 15 by a valid license plate issued to the owner or operator of the 16 vehicle being towed and displayed on that vehicle. If no valid 17 plate issued to the owner or operator of that vehicle is displayed on that vehicle, or the plate displayed on that 18 vehicle does not cover the weight of the vehicle, the weight of 19 the vehicle shall be covered by the third tow truck plate 20 issued to the owner or operator of the tow truck and 21 22 temporarily affixed to the vehicle being towed.

The Department may by rule or regulation prescribe additional requirements. However, nothing in this Code shall prohibit a tow truck under instructions of a police officer from legally clearing a disabled vehicle, that may be in HB0031 Engrossed - 30 - LRB095 03321 DRH 23323 b

violation of weight limitations of this Chapter, from the roadway to the berm or shoulder of the highway. If in the opinion of the police officer that location is unsafe, the officer is authorized to have the disabled vehicle towed to the nearest place of safety.

For the purpose of this subsection, gross vehicle weight rating, or GVWR, shall mean the value specified by the manufacturer as the loaded weight of the tow truck.

9 (e) No vehicle or combination of vehicles equipped with 10 pneumatic tires shall be operated, unladen or with load, upon 11 the highways of this State in violation of the provisions of 12 any permit issued under the provisions of Sections 15-301 13 through 15-319 of this Chapter.

(f) On designated Class I, II, or III highways and the 14 15 National System of Interstate and Defense Highways, no vehicle 16 combination of vehicles with pneumatic tires may be or 17 operated, unladen or with load, when the total weight on the road surface exceeds the following: 20,000 pounds on a single 18 axle; 34,000 pounds on a tandem axle with no axle within the 19 20 tandem exceeding 20,000 pounds; 80,000 pounds gross weight for vehicle combinations of 5 or more axles; or a total weight on a 21 22 group of 2 or more consecutive axles in excess of that weight 23 produced by the application of the following formula: W = 500times the sum of (LN divided by N-1) + 12N + 36, where "W" 24 25 equals overall total weight on any group of 2 or more consecutive axles to the nearest 500 pounds, "L" equals the 26

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distance measured to the nearest foot between extremes of any group of 2 or more consecutive axles, and "N" equals the number of axles in the group under consideration.

4 The above formula when expressed in tabular form results in 5 allowable loads as follows:

6 Distance measured

7 to the nearest

8 foot between the

		_			
9	extremes of	E any	Maximum	weight	in pounds

10 group of 2 or of any group of

11 more consecutive 2 or more consecutive axles

12 axles

13	feet	2 axles	3 axles	4 axles	5 axles	6 axles
14	4	34,000				
15	5	34,000				
16	6	34,000				
17	7	34,000				
18	8	38,000*	42,000			
19	9	39,000	42,500			
20	10	40,000	43,500			
21	11		44,000			
22	12		45,000	50,000		
23	13		45,500	50,500		
24	14		46,500	51,500		
25	15		47,000	52,000		

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1	16	48,000	52 , 500	58 , 000	
2	17	48,500	53 , 500	58,500	
3	18	49,500	54,000	59,000	
4	19	50,000	54,500	60,000	
5	20	51,000	55,500	60,500	66,000
6	21	51,500	56,000	61,000	66,500
7	22	52,500	56,500	61,500	67,000
8	23	53,000	57,500	62,500	68,000
9	24	54,000	58,000	63,000	68,500
10	25	54,500	58,500	63,500	69,000
11	26	55,500	59,500	64,000	69,500
12	27	56,000	60,000	65,000	70,000
13	28	57,000	60,500	65,500	71,000
14	29	57,500	61,500	66,000	71,500
15	30	58,500	62,000	66,500	72,000
16	31	59,000	62,500	67,500	72,500
17	32	60,000	63,500	68,000	73,000
18	33		64,000	68,500	74,000
19	34		64,500	69,000	74,500
20	35		65,500	70,000	75,000
21	36		66,000	70,500	75 , 500
22	37		66,500	71,000	76,000
23	38		67,500	72,000	77,000
24	39		68,000	72,500	77,500
25	40		68,500	73,000	78,000
26	41		69 , 500	73,500	78,500

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1	42		70,000	74,000	79,000
2	43		70,500	75,000	80,000
3	44		71,500	75,500	
4	45		72,000	76,000	
5	46		72,500	76,500	
6	47		73,500	77,500	
7	48		74,000	78,000	
8	49		74,500	78,500	
9	50		75 , 500	79,000	
10	51		76,000	80,000	
11	52		76 , 500		
12	53		77,500		
13	54		78,000		
14	55		78 , 500		
15	56		79 , 500		
16	57		80,000		

17 *If the distance between 2 axles is 96 inches or less, the 2 18 axles are tandem axles and the maximum total weight may not 19 exceed 34,000 pounds, notwithstanding the higher limit 20 resulting from the application of the formula.

Vehicles not in a combination having more than 4 axles may not exceed the weight in the table in this subsection (f) for 4 axles measured between the extreme axles of the vehicle.

Vehicles in a combination having more than 6 axles may not exceed the weight in the table in this subsection (f) for 6 axles measured between the extreme axles of the combination.

Local authorities, with respect to streets and highways 1 2 under their jurisdiction, without additional fees, may also by ordinance or resolution allow the weight limitations of this 3 subsection, provided the maximum gross weight on any one axle 4 5 shall not exceed 20,000 pounds and the maximum total weight on any tandem axle shall not exceed 34,000 pounds, on designated 6 7 highways when appropriate regulatory signs giving notice are 8 erected upon the street or highway or portion of any street or 9 highway affected by the ordinance or resolution.

10

The following are exceptions to the above formula:

11 (1) Two consecutive sets of tandem axles may carry a 12 total weight of 34,000 pounds each if the overall distance 13 between the first and last axles of the consecutive sets of 14 tandem axles is 36 feet or more.

15 (2) Vehicles for which a different limit is established
16 and posted in accordance with Section 15-316 of this Code.

17 (3) Vehicles for which the Department of
18 Transportation and local authorities issue overweight
19 permits under authority of Section 15-301 of this Code.
20 These vehicles are not subject to the bridge formula.

(4) Tow trucks subject to the conditions provided in
subsection (d) may not exceed 24,000 pounds on a single
rear axle or 44,000 pounds on a tandem rear axle.

(5) A tandem axle on a 3-axle truck registered as a
 Special Hauling Vehicle, manufactured prior to or in the
 model year of 2014, and registered in Illinois prior to

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January 1, 2015, with a distance between 2 axles in a series greater than 72 inches but not more than 96 inches may not exceed a total weight of 36,000 pounds and neither axle of the series may exceed 18,000 pounds.

5 (6) A truck not in combination, equipped with a self compactor or an industrial roll-off hoist and roll-off 6 7 container, used exclusively for garbage, refuse, or 8 recycling operations, may, when laden, transmit upon the 9 road surface, except when on part of the National System of 10 Interstate and Defense Highways, the following maximum 11 weights: 22,000 pounds on a single axle; 40,000 pounds on a 12 tandem axle; 36,000 pounds gross weight on a 2-axle vehicle; 54,000 pounds gross weight on a 3-axle vehicle. 13 14 This vehicle is not subject to the bridge formula.

(7) Combinations of vehicles, registered as Special 15 16 Hauling Vehicles that include a semitrailer manufactured 17 prior to or in the model year of 2014, and registered in Illinois prior to January 1, 2015, having 5 axles with a 18 distance of 42 feet or less between extreme axles, may not 19 20 exceed the following maximum weights: 18,000 pounds on a single axle; 32,000 pounds on a tandem axle; and 72,000 21 22 pounds gross weight. This combination of vehicles is not 23 subject to the bridge formula. For all those combinations of vehicles that include a semitrailer manufactured after 24 25 the effective date of this amendatory Act of the 92nd 26 General Assembly, the overall distance between the first

and last axles of the 2 sets of tandems must be 18 feet 6 inches or more. Any combination of vehicles that has had its cargo container replaced in its entirety after December 31, 2014 may not exceed the weights allowed by the bridge formula.

6 (8) A 4-axle truck mixer registered as a Special Hauling Vehicle, used exclusively for the mixing and 7 8 transportation of concrete in the plastic state, 9 manufactured before or in the model year of 2014, first 10 registered in Illinois before January 1, 2015, and not 11 operated on a highway that is part of the National System 12 of Interstate Highways, is allowed the following maximum weights: 20,000 pounds on any single axle; 36,000 pounds on 13 14 a series of axles greater than 72 inches but not more than 96 inches; and 34,000 pounds on any series of 2 axles 15 16 greater than 40 inches but not more than 72 inches. The 17 gross weight of this vehicle may not exceed the weights allowed by the bridge formula for 4 axles. The bridge 18 19 formula does not apply to any series of 3 axles while the 20 vehicle is transporting concrete in the plastic state, but no axle or tandem axle of the series may exceed the maximum 21 22 weight permitted under this subsection (f).

No vehicle or combination of vehicles equipped with other than pneumatic tires may be operated, unladen or with load, upon the highways of this State when the gross weight on the road surface through any wheel exceeds 800 pounds per inch

- 37 - LRB095 03321 DRH 23323 b HB0031 Engrossed width of tire tread or when the gross weight on the road 1 2 surface through any axle exceeds 16,000 pounds. (f-1) A vehicle and load not exceeding 73,280 pounds is 3 allowed access as follows: 4 5 (1) From any State designated highway onto any county, 6 township, or municipal highway for a distance of 5 highway miles for the purpose of loading and unloading, provided: 7 (A) The vehicle and load does not exceed 8 feet 6 8 9 inches in width and 65 feet overall length. 10 (B) There is no sign prohibiting that access. 11 (C) The route is not being used as a thoroughfare 12 between State designated highways. 13 (2) From any State designated highway onto any county 14 or township highway for a distance of 5 highway miles, or 15 any municipal highway for a distance of one highway mile 16 for the purpose of food, fuel, repairs, and rest, provided: 17 (A) The vehicle and load does not exceed 8 feet 6 inches in width and 65 feet overall length. 18 19 (B) There is no sign prohibiting that access. 20 (C) The route is not being used as a thoroughfare 21 between State designated highways. 22 (f-2) A vehicle and load greater than 73,280 pounds in 23 weight but not exceeding 80,000 pounds is allowed access as follows: 24 25 (1) From a Class I highway onto any street or highway 26 for a distance of one highway mile for the purpose of

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loading, unloading, food, fuel, repairs, and rest,
 provided there is no sign prohibiting that access.

3 (2) From a Class I, II, or III highway onto any State
4 highway or any local designated highway for a distance of 5
5 highway miles for the purpose of loading, unloading, food,
6 fuel, repairs, and rest.

Section 5-35 of the Illinois Administrative Procedure Act
relating to procedures for rulemaking shall not apply to the
designation of highways under this subsection.

10 (g) No person shall operate a vehicle or combination of 11 vehicles over a bridge or other elevated structure constituting 12 part of a highway with a gross weight that is greater than the 13 maximum weight permitted by the Department, when the structure 14 is sign posted as provided in this Section.

15 (q-1) Any vehicle utilizing an auxiliary power or idle 16 reduction technology unit in order to promote reduction of fuel 17 use and emissions because of engine idling shall be allowed an additional 400 pounds total to the gross, axle, tandem, or 18 19 bridge formula weight limits defined in this Section, and to 20 registered weights found in Chapter 3 of this Code. To be eligible for this exception, the operator of the vehicle must 21 22 be able to prove, by written certification, the weight of the 23 auxiliary power unit (APU) and to demonstrate or certify the 24 idle reduction technology is fully functional at all times. 25 Certification of the weight of the APU must be available to

26 law enforcement officers if the vehicle is found in violation

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of applicable weight laws. The weight allowed cannot exceed 400 pounds or the weight certified, whichever is less. APU weights shall not be considered in the calculation of any tolerances allowed by Section 15-112 of this Code.

5 (h) The Department upon request from any local authority shall, or upon its own initiative may, conduct an investigation 6 7 of any bridge or other elevated structure constituting a part 8 of a highway, and if it finds that the structure cannot with 9 safety to itself withstand the weight of vehicles otherwise 10 permissible under this Code the Department shall determine and 11 declare the maximum weight of vehicles that the structures can 12 withstand, and shall cause or permit suitable signs stating 13 maximum weight to be erected and maintained before each end of 14 the structure. No person shall operate a vehicle or combination 15 of vehicles over any structure with a gross weight that is 16 greater than the posted maximum weight.

(i) Upon the trial of any person charged with a violation of subsections (g) or (h) of this Section, proof of the determination of the maximum allowable weight by the Department and the existence of the signs, constitutes conclusive evidence of the maximum weight that can be maintained with safety to the bridge or structure.

23 (Source: P.A. 93-177, eff. 7-11-03; 93-186, eff. 1-1-04; 93-1023, eff. 8-25-04; 94-464, eff. 1-1-06; 94-926, eff. 1-1-07.) HB0031 Engrossed - 40 - LRB095 03321 DRH 23323 b

1 (625 ILCS 5/15-112) (from Ch. 95 1/2, par. 15-112)

Sec. 15-112. Officers to weigh vehicles and require removal
of excess loads.

(a) Any police officer having reason to believe that the 4 5 weight of a vehicle and load is unlawful shall require the driver to stop and submit to a weighing of the same either by 6 7 means of a portable or stationary scales that have been tested 8 and approved at a frequency prescribed by the Illinois 9 Department of Agriculture, or for those scales operated by the 10 State, when such tests are requested by the Department of State 11 Police, whichever is more frequent. If such scales are not 12 available at the place where such vehicle is stopped, the police officer shall require that such vehicle be driven to the 13 nearest available scale that has been tested and approved 14 15 pursuant to this Section by the Illinois Department of 16 Agriculture. Notwithstanding any provisions of the Weights and 17 Measures Act or the United States Department of Commerce NIST handbook 44, multi or single draft weighing is an acceptable 18 method of weighing by law enforcement for determining a 19 20 violation of Chapter 3 or 15 of this Code. Law enforcement is 21 exempt from the requirements of commercial weighing 22 established in NIST handbook 44.

23 Within 18 months after the effective date of this 24 amendatory Act of the 91st General Assembly, all municipal and 25 county officers, technicians, and employees who set up and 26 operate portable scales for wheel load or axle load or both and HB0031 Engrossed - 41 - LRB095 03321 DRH 23323 b

issue citations based on the use of portable scales for wheel 1 2 load or axle load or both and who have not successfully completed initial classroom and field training regarding the 3 set up and operation of portable scales, shall attend and 4 5 successfully complete initial classroom and field training 6 administered by the Illinois Law Enforcement Training 7 Standards Board.

(b) Whenever an officer, upon weighing a vehicle and the 8 9 load, determines that the weight is unlawful, such officer 10 shall require the driver to stop the vehicle in a suitable 11 place and remain standing until such portion of the load is 12 removed as may be necessary to reduce the weight of the vehicle to the limit permitted under this Chapter, or to the limit 13 14 permitted under the terms of a permit issued pursuant to 15 Sections 15-301 through 15-318 and shall forthwith arrest the 16 driver or owner. All material so unloaded shall be cared for by 17 the owner or operator of the vehicle at the risk of such owner or operator; however, whenever a 3 or 4 axle vehicle with a 18 19 tandem axle dimension greater than 72 inches, but less than 96 20 inches and registered as a Special Hauling Vehicle is transporting asphalt or concrete in the plastic state that 21 22 exceeds axle weight or gross weight limits by less than 4,000 23 pounds, the owner or operator of the vehicle shall accept the arrest ticket or tickets for the alleged violations under this 24 25 Section and proceed without shifting or reducing the load being 26 transported or may shift or reduce the load under the HB0031 Engrossed - 42 - LRB095 03321 DRH 23323 b

1 provisions of subsection (d) or (e) of this Section, when 2 applicable. Any fine imposed following an overweight violation 3 by a vehicle registered as a Special Hauling Vehicle 4 transporting asphalt or concrete in the plastic state shall be 5 paid as provided in subsection 4 of paragraph (a) of Section 6 16-105 of this Code.

(c) The Department of Transportation may, at the request of 7 8 the Department of State Police, erect appropriate regulatory 9 signs on any State highway directing second division vehicles 10 to a scale. The Department of Transportation may also, at the 11 direction of any State Police officer, erect portable 12 regulating signs on any highway directing second division 13 vehicles to a portable scale. Every such vehicle, pursuant to 14 such sign, shall stop and be weighed.

15 (d) Whenever any axle load of a vehicle exceeds the axle or 16 tandem axle weight limits permitted by paragraph (a) or (f) of 17 Section 15-111 by 2000 pounds or less, the owner or operator of the vehicle must shift or remove the excess so as to comply 18 19 with paragraph (a) or (f) of Section 15-111. No overweight 20 arrest ticket shall be issued to the owner or operator of the vehicle by any officer if the excess weight is shifted or 21 22 removed as required by this paragraph.

(e) Whenever the gross weight of a vehicle with a registered gross weight of 73,280 pounds or less exceeds the weight limits of paragraph (b) or (f) of Section 15-111 of this Chapter by 2000 pounds or less, the owner or operator of the HB0031 Engrossed - 43 - LRB095 03321 DRH 23323 b

vehicle must remove the excess. Whenever the gross weight of a 1 2 vehicle with a registered gross weight of 73,281 pounds or more exceeds the weight limits of paragraph (b) or (f) of Section 3 15-111 by 1,000 pounds or less or 2,000 pounds or less if 4 5 weighed on wheel load weighers, the owner or operator of the 6 vehicle must remove the excess. In either case no arrest ticket 7 for any overweight violation of this Code shall be issued to 8 the owner or operator of the vehicle by any officer if the 9 excess weight is removed as required by this paragraph. A 10 person who has been granted a special permit under Section 11 15-301 of this Code shall not be granted a tolerance on wheel 12 load weighers.

(f) Whenever an axle load of a vehicle exceeds axle weight limits allowed by the provisions of a permit an arrest ticket shall be issued, but the owner or operator of the vehicle may shift the load so as to comply with the provisions of the permit. Where such shifting of a load to comply with the permit is accomplished, the owner or operator of the vehicle may then proceed.

20 (f-1) Any vehicle utilizing an auxiliary power or idle
21 reduction technology unit in order to promote reduction of fuel
22 use and emissions because of engine idling shall be allowed an
23 additional 400 pounds total to the gross, axle, tandem, or
24 bridge formula weight limits defined in this Section, and to
25 registered weights found in Chapter 3 of this Code. To be
26 eligible for this exception, the operator of the vehicle must

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be able to prove, by written certification, the weight of the auxiliary power unit (APU); and demonstrate or certify the idle reduction technology is fully functional at all times.

4 <u>Certification of the weight of the APU must be available to</u> 5 <u>law enforcement officers if the vehicle is found in violation</u> 6 <u>of applicable weight laws. The weight allowed cannot exceed 400</u> 7 <u>pounds or the weight certified, whichever is less. APU weights</u> 8 <u>shall not be considered in the calculation of any tolerances</u> 9 allowed by this Section.

(g) Any driver of a vehicle who refuses to stop and submit his vehicle and load to weighing after being directed to do so by an officer or removes or causes the removal of the load or part of it prior to weighing is guilty of a business offense and shall be fined not less than \$500 nor more than \$2,000. (Source: P.A. 91-129, eff. 7-16-99; 92-417, eff. 1-1-02.)

16

(625 ILCS 5/15-301) (from Ch. 95 1/2, par. 15-301)

17 Sec. 15-301. Permits for excess size and weight.

18 The Department with respect to highways under its (a) jurisdiction and local authorities with respect to highways 19 20 under their jurisdiction may, in their discretion, upon 21 application and good cause being shown therefor, issue a 22 special permit authorizing the applicant to operate or move a vehicle or combination of vehicles of a size or weight of 23 24 vehicle or load exceeding the maximum specified in this Act or 25 otherwise not in conformity with this Act upon any highway

under the jurisdiction of the party granting such permit and 1 2 for the maintenance of which the party is responsible. 3 Applications and permits other than those in written or printed form may only be accepted from and issued to the company or 4 5 individual making the movement. Except for an application to move directly across a highway, it shall be the duty of the 6 7 applicant to establish in the application that the load to be 8 moved by such vehicle or combination is composed of a single 9 nondivisible object that cannot reasonably be dismantled or 10 disassembled. For the purpose of over length movements, more 11 than one object may be carried side by side as long as the 12 height, width, and weight laws are not exceeded and the cause for the over length is not due to multiple objects. For the 13 14 purpose of over height movements, more than one object may be 15 carried as long as the cause for the over height is not due to 16 multiple objects and the length, width, and weight laws are not 17 exceeded. For the purpose of an over width movement, more than one object may be carried as long as the cause for the over 18 19 width is not due to multiple objects and length, height, and 20 weight laws are not exceeded. No state or local agency shall authorize the issuance of excess size or weight permits for 21 22 vehicles and loads that are divisible and that can be carried, 23 when divided, within the existing size or weight maximums 24 specified in this Chapter. Any excess size or weight permit 25 issued in violation of the provisions of this Section shall be 26 void at issue and any movement made thereunder shall not be

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authorized under the terms of the void permit. In any prosecution for a violation of this Chapter when the authorization of an excess size or weight permit is at issue, it is the burden of the defendant to establish that the permit was valid because the load to be moved could not reasonably be dismantled or disassembled, or was otherwise nondivisible.

7 (b) The application for any such permit shall: (1) state 8 whether such permit is requested for a single trip or for 9 limited continuous operation; (2) state if the applicant is an 10 authorized carrier under the Illinois Motor Carrier of Property 11 Law, if so, his certificate, registration or permit number 12 issued by the Illinois Commerce Commission; (3) specifically 13 describe and identify the vehicle or vehicles and load to be operated or moved except that for vehicles or vehicle 14 15 combinations registered by the Department as provided in 16 Section 15-319 of this Chapter, only the Illinois Department of 17 Transportation's (IDT) registration number or classification need be given; (4) state the routing requested including the 18 points of origin and destination, and may identify and include 19 20 a request for routing to the nearest certified scale in 21 accordance with the Department's rules and regulations, 22 provided the applicant has approval to travel on local roads; 23 and (5) state if the vehicles or loads are being transported for hire. No permits for the movement of a vehicle or load for 24 25 hire shall be issued to any applicant who is required under the 26 Illinois Motor Carrier of Property Law to have a certificate,

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registration or permit and does not have such certificate,
 registration or permit.

(c) The Department or local authority when not inconsistent 3 with traffic safety is authorized to issue or withhold such 4 5 permit at its discretion; or, if such permit is issued at its 6 discretion to prescribe the route or routes to be traveled, to limit the number of trips, to establish seasonal or other time 7 8 limitations within which the vehicles described may be operated 9 on the highways indicated, or otherwise to limit or prescribe conditions of operations of such vehicle or vehicles, when 10 11 necessary to assure against undue damage to the road 12 foundations, surfaces or structures, and may require such 13 undertaking or other security as may be deemed necessary to 14 compensate for any injury to any roadway or road structure. The 15 Department shall maintain a daily record of each permit issued 16 along with the fee and the stipulated dimensions, weights, 17 conditions and restrictions authorized and this record shall be presumed correct in any case of questions or dispute. The 18 Department shall install an automatic device for recording 19 applications received and permits issued by telephone. In 20 21 making application by telephone, the Department and applicant 22 waive all objections to the recording of the conversation.

(d) The Department shall, upon application in writing from any local authority, issue an annual permit authorizing the local authority to move oversize highway construction, transportation, utility and maintenance equipment over roads HB0031 Engrossed - 48 - LRB095 03321 DRH 23323 b

under the jurisdiction of the Department. The permit shall be applicable only to equipment and vehicles owned by or registered in the name of the local authority, and no fee shall be charged for the issuance of such permits.

5 (e) As an exception to paragraph (a) of this Section, the Department and local authorities, with respect to highways 6 7 under their respective jurisdictions, in their discretion and 8 upon application in writing may issue a special permit for 9 limited continuous operation, authorizing the applicant to 10 move loads of agricultural commodities on a 2 axle single 11 vehicle registered by the Secretary of State with axle loads 12 not to exceed 35%, on a 3 or 4 axle vehicle registered by the Secretary of State with axle loads not to exceed 20%, and on a 13 5 axle vehicle registered by the Secretary of State not to 14 15 exceed 10% above those provided in Section 15-111. The total 16 gross weight of the vehicle, however, may not exceed the 17 maximum gross weight of the registration class of the vehicle allowed under Section 3-815 or 3-818 of this Code. 18

19

As used in this Section, "agricultural commodities" means:

(1) cultivated plants or agricultural produce grown
including, but is not limited to, corn, soybeans, wheat,
oats, grain sorghum, canola, and rice;

(2) livestock, including but not limited to hogs,
equine, sheep, and poultry;

25

(3) ensilage; and

(4) fruits and vegetables.

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Permits may be issued for a period not to exceed 40 days 1 2 and moves may be made of a distance not to exceed 50 miles from 3 a field, an on-farm grain storage facility, a warehouse as defined in the Illinois Grain Code, or a livestock management 4 5 facility as defined in the Livestock Management Facilities Act 6 over any highway except the National System of Interstate and 7 Defense Highways. The operator of the vehicle, however, must 8 abide by posted bridge and posted highway weight limits. All 9 implements of husbandry operating under this Section between 10 sunset and sunrise shall be equipped as prescribed in Section 11 12-205.1.

12 (e-1) Upon a declaration by the Governor that an emergency 13 harvest situation exists, a special permit issued by the Department under this Section shall not be required from 14 15 September 1 through December 31 during harvest season 16 emergencies, provided that the weight does not exceed 20% above 17 the limits provided in Section 15-111. All other restrictions that apply to permits issued under this Section shall apply 18 19 during the declared time period. With respect to highways under 20 the jurisdiction of local authorities, the local authorities may, at their discretion, waive special permit requirements 21 22 during harvest season emergencies. This permit exemption shall 23 apply to all vehicles eligible to obtain permits under this Section, including commercial vehicles in use during the 24 25 declared time period.

26

(f) The form and content of the permit shall be determined

Department with respect to highways under 1 by the its 2 jurisdiction and by local authorities with respect to highways under their jurisdiction. Every permit shall be in written form 3 and carried in the vehicle or combination of vehicles to which 4 5 it refers and shall be open to inspection by any police officer or authorized agent of any authority granting the permit and no 6 7 person shall violate any of the terms or conditions of such special permit. Violation of the terms and conditions of the 8 9 permit shall not be deemed a revocation of the permit; however, 10 any vehicle and load found to be off the route prescribed in 11 the permit shall be held to be operating without a permit. Any 12 off route vehicle and load shall be required to obtain a new permit or permits, as necessary, to authorize the movement back 13 14 onto the original permit routing. No rule or regulation, nor 15 anything herein shall be construed to authorize any police 16 officer, court, or authorized agent of any authority granting 17 the permit to remove the permit from the possession of the permittee unless the permittee is charged with a fraudulent 18 19 permit violation as provided in paragraph (i). However, upon 20 arrest for an offense of violation of permit, operating without a permit when the vehicle is off route, or any size or weight 21 22 offense under this Chapter when the permittee plans to raise 23 the issuance of the permit as a defense, the permittee, or his agent, must produce the permit at any court hearing concerning 24 25 the alleged offense.

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If the permit designates and includes a routing to a

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certified scale, the permitee, while enroute to the designated scale, shall be deemed in compliance with the weight provisions of the permit provided the axle or gross weights do not exceed any of the permitted limits by more than the following amounts:

5Single axle2000 pounds6Tandem axle3000 pounds7Gross5000 pounds

8 (q) The Department is authorized to adopt, amend, and to 9 make available to interested persons a policy concerning 10 reasonable rules, limitations and conditions or provisions of 11 operation upon highways under its jurisdiction in addition to 12 those contained in this Section for the movement by special permit of vehicles, combinations, or loads which cannot 13 14 reasonably be dismantled or disassembled, including 15 manufactured and modular home sections and portions thereof. 16 All rules, limitations and conditions or provisions adopted in 17 the policy shall have due regard for the safety of the traveling public and the protection of the highway system and 18 shall have been promulgated in conformity with the provisions 19 of the Illinois Administrative Procedure Act. The requirements 20 of the policy for flagmen and escort vehicles shall be the same 21 22 for all moves of comparable size and weight. When escort 23 vehicles required, they shall meet the following are 24 requirements:

(1) All operators shall be 18 years of age or over and
 properly licensed to operate the vehicle.

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1 (2) Vehicles escorting oversized loads more than 2 12-feet wide must be equipped with a rotating or flashing 3 amber light mounted on top as specified under Section 4 12-215.

5 The Department shall establish reasonable rules and 6 regulations regarding liability insurance or self insurance 7 for vehicles with oversized loads promulgated under The 8 Illinois Administrative Procedure Act. Police vehicles may be 9 required for escort under circumstances as required by rules 10 and regulations of the Department.

(h) Violation of any rule, limitation or condition or 11 12 provision of any permit issued in accordance with the provisions of this Section shall not render the entire permit 13 14 null and void but the violator shall be deemed guilty of 15 violation of permit and quilty of exceeding any size, weight or 16 load limitations in excess of those authorized by the permit. 17 The prescribed route or routes on the permit are not mere rules, limitations, conditions, or provisions of the permit, 18 but are also the sole extent of the authorization granted by 19 20 the permit. If a vehicle and load are found to be off the route or routes prescribed by any permit authorizing movement, the 21 22 vehicle and load are operating without a permit. Any off route 23 movement shall be subject to the size and weight maximums, under the applicable provisions of this Chapter, as determined 24 25 by the type or class highway upon which the vehicle and load 26 are being operated.

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(i) Whenever any vehicle is operated or movement made under 1 2 a fraudulent permit the permit shall be void, and the person, firm, or corporation to whom such permit was granted, the 3 driver of such vehicle in addition to the person who issued 4 5 such permit and any accessory, shall be quilty of fraud and either one or all persons may be prosecuted for such violation. 6 7 Any person, firm, or corporation committing such violation 8 shall be quilty of a Class 4 felony and the Department shall 9 not issue permits to the person, firm or corporation convicted 10 of such violation for a period of one year after the date of 11 conviction. Penalties for violations of this Section shall be 12 in addition to any penalties imposed for violation of other Sections of this Act. 13

(j) Whenever any vehicle is operated or movement made in 14 15 violation of a permit issued in accordance with this Section, 16 the person to whom such permit was granted, or the driver of 17 such vehicle, is guilty of such violation and either, but not both, persons may be prosecuted for such violation as stated in 18 19 this subsection (j). Any person, firm or corporation convicted 20 of such violation shall be quilty of a petty offense and shall be fined for the first offense, not less than \$50 nor more than 21 22 \$200 and, for the second offense by the same person, firm or 23 corporation within a period of one year, not less than \$200 nor more than \$300 and, for the third offense by the same person, 24 25 firm or corporation within a period of one year after the date 26 of the first offense, not less than \$300 nor more than \$500 and HB0031 Engrossed - 54 - LRB095 03321 DRH 23323 b

the Department shall not issue permits to the person, firm or corporation convicted of a third offense during a period of one year after the date of conviction for such third offense.

4 (k) Whenever any vehicle is operated on local roads under
5 permits for excess width or length issued by local authorities,
6 such vehicle may be moved upon a State highway for a distance
7 not to exceed one-half mile without a permit for the purpose of
8 crossing the State highway.

9 (1) Notwithstanding any other provision of this Section, 10 the Department, with respect to highways under its 11 jurisdiction, and local authorities, with respect to highways 12 under their jurisdiction, may at their discretion authorize the 13 movement of a vehicle in violation of any size or weight 14 requirement, or both, that would not ordinarily be eligible for 15 a permit, when there is a showing of extreme necessity that the 16 vehicle and load should be moved without unnecessary delay.

For the purpose of this subsection, showing of extreme necessity shall be limited to the following: shipments of livestock, hazardous materials, liquid concrete being hauled in a mobile cement mixer, or hot asphalt.

(m) Penalties for violations of this Section shall be in addition to any penalties imposed for violating any other Section of this Code.

(n) The Department with respect to highways under its
jurisdiction and local authorities with respect to highways
under their jurisdiction, in their discretion and upon

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1 application in writing, may issue a special permit for 2 continuous limited operation, authorizing the applicant to 3 operate a tow-truck that exceeds the weight limits provided for 4 in subsection (d) of Section 15-111, provided:

5 (1) no rear single axle of the tow-truck exceeds 26,000 6 pounds;

7 (2) no rear tandem axle of the tow-truck exceeds 50,000
8 pounds;

9 (2.1) no triple rear axle on a manufactured recovery
10 unit exceeds 56,000 pounds;

(3) neither the disabled vehicle nor the disabled combination of vehicles exceed the weight restrictions imposed by this Chapter 15, or the weight limits imposed under a permit issued by the Department prior to hookup;

15 (4) the tow-truck prior to hookup does not exceed the
16 weight restrictions imposed by this Chapter 15;

17 (5) during the tow operation the tow-truck does not
18 violate any weight restriction sign;

19 (6) the tow-truck is equipped with flashing, rotating, 20 or oscillating amber lights, visible for at least 500 feet 21 in all directions;

(7) the tow-truck is specifically designed andlicensed as a tow-truck;

24 (8) the tow-truck has a gross vehicle weight rating of
25 sufficient capacity to safely handle the load;

26

(9) the tow-truck is equipped with air brakes;

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(10) the tow-truck is capable of utilizing the lighting
 and braking systems of the disabled vehicle or combination
 of vehicles;

4 (11) the tow commences at the initial point of wreck or
5 disablement and terminates at a point where the repairs are
6 actually to occur;

7 (12) the permit issued to the tow-truck is carried in
8 the tow-truck and exhibited on demand by a police officer;
9 and

10 (13) the movement shall be valid only on state routes11 approved by the Department.

12 (o) The Department, with respect to highways under its jurisdiction, and local authorities, with respect to highways 13 14 under their jurisdiction, in their discretion and upon 15 application in writing, may issue a special permit for 16 continuous limited operation, authorizing the applicant to 17 transport raw milk that exceeds the weight limits provided for in subsections (b) and (f) of Section 15-111 of this Code, 18 19 provided:

20

(1) no single axle exceeds 20,000 pounds;

21

(2) no gross weight exceeds 80,000 pounds;

(3) permits issued by the State are good only for
federal and State highways and are not applicable to
interstate highways; and

25 (4) all road and bridge postings must be obeyed.
 26 (p) Any vehicle utilizing an auxiliary power or idle

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1	reduction technology unit in order to promote reduction of fuel
2	use and emissions because of engine idling shall be allowed an
3	additional 400 pounds total to the gross, axle, tandem, or
4	bridge formula weight limits defined in Section 15-111 of this
5	Code, and to registered weights found in Chapter 3 of this
6	Code. To be eligible for this exception, the operator of the
7	vehicle must be able to prove, by written certification, the
8	weight of the auxiliary power unit (APU) and to demonstrate or
9	certify the idle reduction technology is fully functional at
10	<u>all times.</u>
11	Certification of the weight of the APU must be available to
12	law enforcement officers if the vehicle is found in violation
13	of applicable weight laws. The weight allowed cannot exceed 400
14	pounds or the weight certified, whichever is less. APU weights
15	shall not be considered in the calculation of any tolerances
16	allowed by 15-112 of this Code.
17	(Source: P.A. 93-718, eff. 1-1-05; 93-971, eff. 8-20-04;

18 93-1023, eff. 8-25-04; revised 10-14-04.)