## STATE OF OKLAHOMA

1st Session of the 57th Legislature (2019)

COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 2680 By: Wallace

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## 7 COMMITTEE SUBSTITUTE

An Act relating to the Oklahoma Corporation Commission; defining term; creating the Oklahoma Commercial Motor Carrier (CMC) Safety Enhancement Act; stating purpose; transferring commercial motor vehicle inspection duties and responsibilities from the Department of Public Safety to the Corporation Commission; directing certain employees, vehicle and equipment assignments; providing for two-phase implementation; requiring plan for transfer; providing for training; providing for transfer of funds; providing for certain inventory; vesting certain duties with the Corporation Commission; transferring certain records; transferring certain rules; requiring sufficient appropriation of funds; providing for the transfer of personnel; specifying certain enforcement matters remain with Department of Public Safety; providing for retention of certain inspectors; providing for certain interagency cooperative agreement; authorizing the promulgation of certain rules; creating certain revolving fund; amending 47 O.S. 2011, Section 2-105.4A, as amended by Section 1, Chapter 99, O.S.L. 2015 (47 O.S. Supp. 2018, Section 2-105.4A), which relates to size and weight vehicle enforcement; transferring certain size and weight enforcement duties from the Department of Public Safety to the Corporation Commission; allowing Department of Public Safety certain assignment of duties relating to size and weight enforcement; amending 47 O.S. 2011, Section 2-124, as amended by Section 165, Chapter 304, O.S.L. 2012 (47 O.S. Supp. 2018, Section 2-124), which relates to the Oklahoma Law Enforcement Telecommunications System (OLETS); granting certain access to OLETS; amending 47 O.S.

2011, Section 14-111, as amended by Section 2, Chapter 249, O.S.L. 2012 (47 O.S. Supp. 2018, Section 14-111), which relates to weighing vehicles; requiring bill of lading accompany vehicles loaded with livestock; amending 47 O.S. 2011, Section 14-113, which relates to the restriction of highways; requiring certain notification to Corporation Commission; amending 47 O.S. 2011, Section 14-116, as last amended by Section 3, Chapter 373, O.S.L. 2016 (47 O.S. Supp. 2018, Section 14-116), which relates to permit fees and allocation of proceeds; allocating certain funds; amending 47 O.S. 2011, Section 14-119, which relates to load-capacity violations; modifying certain fines and penalties; amending 47 O.S. 2011, Section 230.2, which relates to legislative intent; reassigning certain authority; amending 47 O.S. 2011, Section 230.3, which relates to definitions; defining terms; amending 47 O.S. 2011, Section 230.4, which relates to powers and duties of the Commissioner; transferring administration of certain act from Commissioner of Public Safety to Corporation Commission; amending 47 O.S. 2011, Section 230.5, which relates to examination of records and inspections; transferring certain duties to Corporation Commission; amending 47 O.S. 2011, Section 230.6, as last amended by Section 8, Chapter 259, O.S.L. 2013 (47 O.S. Supp. 2018, Section 230.6), which relates to the prohibition of certain vehicles and uses; requiring certain approval of Commission; allowing certain fines to be issued by Commission; amending 47 O.S. 2011, Section 230.7, which relates to the prohibition of discharge of hazardous material; allowing Commission certain authorization; amending 47 O.S. 2011, Section 230.8, which relates to the reporting of incidents and accidents; requiring certain reports be made to Commission; requiring certain estimate by the Commission; amending 47 O.S. 2011, Section 230.9, as amended by Section 13, Chapter 283, O.S.L. 2012 (47 O.S. Supp. 2018, Section 230.9), which relates to compliance with the act; authorizing Commission to determine certain violations; providing for certain fines and violations; requiring Commission to make certain considerations; providing for certain appeals; deleting administrative penalty; directing funds received from administrative penalties to certain fund; amending 47 O.S. 2011, Section 230.10, which

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relates to exemptions; allowing Commission to seek certain exemptions; amending 47 O.S. 2011, Section 230.11, which relates to cooperation with other agencies; providing for certain cooperative and interagency agreements; allowing for the sharing of certain information; amending 47 O.S. 2011, Section 230.13, which relates to enforcement; requiring Commission enforce act; amending 47 O.S. 2011, Section 230.15, as amended by Section 1, Chapter 182, O.S.L. 2016 (47 O.S. Supp. 2018, Section 230.15), which relates to reporting violations; terminating certain reporting requirements; terminating certain insurance requirements; terminating certain penalty; requiring Commission establish certain driving limitations; deleting certain driving regulations; deleting certain notification; making certain exception; clarifying applicability of certain rules and regulations; allowing for the adoption of rules; allowing Commission to enter into certain agreements; amending 47 O.S. 2011, Section 1167, as last amended by Section 1, Chapter 373, O.S.L. 2016 (47 O.S. Supp. 2018, Section 1167), which relates to rules that establish fees and fines; deleting certain apportionment requirements; requiring certain revenue collected be deposited in specific fund; allowing for certain expenditures; amending Section 2, Chapter 262, O.S.L. 2012 (47 O.S. Supp. 2018, Section 1201), which relates to definitions; defining terms; amending Section 3, Chapter 262, O.S.L. 2012, as last amended by Section 2, Chapter 373, O.S.L. 2016 (47 O.S. Supp. 2018, Section 1202), which relates to maintenance and operation of fixed facilities; requiring certain operation hours; deleting certain enforcement requirements; allowing for the use of automated license plate readers; providing for confidentiality and use of certain collected data; repealing 47 O.S. 2011, Section 2-117.1, which relates to duty to investigate and report; providing for codification; and declaring an emergency.

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BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

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SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1-140.2 of Title 47, unless there is created a duplication in numbering, reads as follows: For purposes of this title, "over-dimension" means any type of vehicle that exceeds the legal height, weight or length dimensions as specified in this title. SECTION 2. A new section of law to be codified NEW LAW in the Oklahoma Statutes as Section 230.50 of Title 47, unless there is created a duplication in numbering, reads as follows: Sections 2 through 6 of this act shall be known and may be cited as the "Oklahoma Commercial Motor Carrier (CMC) Safety Enhancement Act". SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 230.51 of Title 47, unless there is created a duplication in numbering, reads as follows: The purpose of the Oklahoma Commercial Motor Carrier Safety Enhancement Act is to consolidate operations of state agencies relating to enforcement of federal and state laws and rules regarding motor carriers, commercial motor vehicles and drivers of commercial motor vehicles by transferring the commercial motor vehicle inspection duties and responsibilities of the Department of Public Safety (Department) Size and Weight Enforcement Section (Troop S) of the Oklahoma Highway Patrol to the Oklahoma Corporation

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Commission (Commission). Department Oklahoma Highway Patrol

1 troopers assigned to Troop S, and their equipment, shall remain with

2 | the Department in order to assist with Highway Patrol officer

3 | shortages. Department port of entry officers and the vehicles,

4 computers and all other equipment assigned to them shall be

transferred to the Commission effective January 1, 2020.

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SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 230.52 of Title 47, unless there is created a duplication in numbering, reads as follows:

The Oklahoma Commercial Motor Carrier (CMC) Safety Enhancement Act shall be implemented in two phases:

- 1. Phase I shall begin upon the effective date of this act and be completed by October 1, 2019. Phase I shall include, at a minimum:
  - a. the Oklahoma Corporation Commission and the Department of Public Safety developing a transfer plan,
  - b. the Department training and certifying Commissiondesignated officers to perform all levels of North American Standard Inspection (NASI),
  - c. the Commission and the Department coordinating with the Federal Motor Carrier Safety Administration to execute a transfer of Motor Carrier Safety Assistance Program (MCSAP) grant funds to the Commission on or before January 1, 2020,

1 d. the Department providing a listing of the personnel, salary, benefits, vehicles, computers and all other equipment of the Department's port of entry officers as of the effective date of this act,

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- the Department providing a list of its records, equipment and administrative rules associated with the NASI/MCSAP and the Federal Highway Administration (FHWA) State Enforcement Plan encompassing overdimension commercial motor vehicles (CMVs). Portable scales assigned to the Department's Oklahoma Highway Patrol officers as of the effective date of this act may be retained by the Department for use in roadside enforcement, and
- f. any other needs or requirements identified by the Commission or the Department; and
- 2. Phase II becomes effective January 1, 2020, at which time:
  - the primary duty and responsibility to perform NASI of a. motor carrier and commercial motor vehicles and to administer the MCSAP shall be vested with the Oklahoma Corporation Commission,
  - b. the primary duty and responsibility to cooperate with the FHWA on the State Enforcement Plan encompassing over-dimension CMVs shall be vested with the Oklahoma Corporation Commission. The Department shall supply

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required information to the Commission for inclusion in the State Enforcement Plan. The Commission shall enforce federal and state commercial motor vehicle size and weight requirements (hereinafter referred to as over-dimension),

- c. all records associated with the NASI/MCSAP and the over-dimension program, and all vehicles and equipment assigned to the Department's port of entry officers shall transfer from the Department to the Commission,
- d. all administrative rules promulgated by the Department related to the administration of the NASI/MCSAP program and the over-dimension program shall be transferred to and become a part of the administrative rules of the Commission. The Office of Administrative Rules in the Secretary of State's office shall provide adequate notice in the Oklahoma Register of the transfer of rules and shall place the transferred rules under the Oklahoma Corporation Commission. From and after January 1, 2020, any amendment, repeal or addition to the transferred rules shall be under the jurisdiction of the Corporation Commission,
- e. funds sufficient to exercise the transferred duties, responsibilities and personnel shall be appropriated or allocated to the Commission for fiscal year 2020

and beyond. Such funds shall not be subject to budgetary limitations. The Office of Management and Enterprise Services (OMES) is hereby authorized to transfer such funds as may be necessary to effect such allocations,

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- f. personnel transferred pursuant to the provisions of this section shall not be required to accept a lesser salary than presently received; provided, the provisions of this section shall not prohibit the Commission or the Department from imposing furloughs or reductions—in—force with respect to such personnel as allowed by law. Personnel transferred shall be placed within the classification level in which they meet qualifications. All such persons shall retain seniority, sick and annual time and retirement benefits which have accrued with their tenure with the Department. The transfer of personnel shall be coordinated with OMES, and
- g. all enforcement matters pending as of January 1, 2020, relating to the NASI or over-dimension program shall remain with the Department.
- SECTION 5. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 230.53 of Title 47, unless there is created a duplication in numbering, reads as follows:

The Department of Public Safety shall retain certified North
American Standard Inspection inspectors to investigate commercial
motor vehicle (CMV) accidents. An interagency cooperative agreement
between the Oklahoma Corporation Commission and the Department to
identify the Department's commercial motor vehicle accident
investigation allowable reimbursable expenses under the Motor
Carrier Safety Assistance Program (MCSAP), and for the Commission to
provide assistance to the Department, as needed, may be executed.
The Commission is not obligated to reimburse the Department any
allowable expenses in excess of those obtained under the MCSAP
grant. The Department may request assistance from the Commission
when investigating CMV accidents.

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- SECTION 6. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 230.54 of Title 47, unless there is created a duplication in numbering, reads as follows:
- A. The Oklahoma Corporation Commission is hereby authorized to promulgate rules to establish the amounts of fines or penalties associated with the Oklahoma Commercial Motor Carrier Safety Enhancement Act.
- B. The Commission shall adjudicate civil enforcement actions initiated by Commission personnel.
- C. There is hereby created in the State Treasury a revolving fund to be known and designated as the "Safety Enhancement Act Fund". All funds derived from fines and penalties collected, funds

received by the Commission pursuant to the provisions of the Oklahoma Commercial Motor Carrier (CMC) Safety Enhancement Act shall be deposited in the fund. The fund shall be a continuing fund not subject to fiscal year limitations. All monies accruing to the credit of the fund are hereby appropriated and may be budgeted and expended by the Commission. Expenditures from the fund shall be made upon warrants issued by the State Treasurer against claims filed as prescribed by law with the Director of the Office of Management and Enterprise Services for approval and payment. AMENDATORY 47 O.S. 2011, Section 2-105.4A, as SECTION 7. amended by Section 1, Chapter 99, O.S.L. 2015 (47 O.S. Supp. 2018, Section 2-105.4A), is amended to read as follows: Section 2-105.4A There is hereby created within the Oklahoma Highway Patrol Division the Size and Weight Enforcement Section. The Commissioner of Public Safety shall employ a minimum of twentyfive additional members of the Oklahoma Highway Patrol, one Captain and eight Lieutenants and shall assign the twenty-five members of the Oklahoma Highway Patrol, one Captain and eight Lieutenants to the Size and Weight Enforcement Section. The Size and Weight Enforcement Section Motor Carrier/Vehicle Enforcement Section of the Oklahoma Corporation Commission's Transportation Division shall have the primary duty of the enforcement of the provisions of Section 14-101 et seq. of this title.

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        Said Commissioner The Commission shall purchase and maintain the
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    necessary motor vehicle equipment, portable scales and other items
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    of equipment and supplies and shall provide proper training
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    necessary for the enforcement of the provisions of Section 14-101 et
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    seq. of this title. At the discretion of the Commissioner of Public
    Safety, the Department of Public Safety may assign duties to an
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    Oklahoma Highway Patrol Trooper relating to size and weight
    enforcement and may purchase and maintain the necessary motor
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    vehicle equipment, portable scales and other items of equipment and
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    supplies and provide proper training necessary for the supplemental
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    enforcement of the provisions of Section 14-101 et seq. of this
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    title. The Department shall ensure that any such supplemental
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    enforcement by the Department is consistent with enforcement by the
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    Commission.
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                                      47 O.S. 2011, Section 2-124, as
        SECTION 8.
                       AMENDATORY
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    amended by Section 165, Chapter 304, O.S.L. 2012 (47 O.S. Supp.
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2018, Section 2-124), is amended to read as follows:

Section 2-124. A. There is hereby created within the

Department of Public Safety an Oklahoma Law Enforcement

20 Telecommunication Systems Division.

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- B. The Division shall:
- 1. Operate and maintain an on-line, realtime online, real-time
  computer system and a statewide law enforcement data communication
  network;

2. Utilize and distribute information on vehicle registration, driver records, criminals and the commission of crimes;

- 3. Be responsible for the coordination of user agencies with the National Crime Information Center in Washington, D.C., and the National Law Enforcement Telecommunication System, or its successor;
- 4. Be the central access and control point for Oklahoma's input, retrieval and exchange of law enforcement information in the National Crime Information Center and the National Law Enforcement Telecommunication System; and
- 5. Provide user agencies a data communication network, in order to exchange and distribute law enforcement data rapidly, and training in the use of the Oklahoma Law Enforcement

  Telecommunication Systems.
- C. The statewide law enforcement data communications network shall be a part of the Oklahoma Government Telecommunications

  Network (OGTN) created in Section 34.23 of Title 62 of the Oklahoma

  Statutes; provided, however, the Department of Public Safety may continue to operate, maintain and enhance the statewide law enforcement data communications network; provided, however, the Department of Public Safety shall submit all plans for the enhancement of the statewide law enforcement communications network to the Office of Management and Enterprise Services for review and approval. The Department of Public Safety shall participate with

1 the Office of Management and Enterprise Services in joint efforts to 2 provide services for the OGTN.

- D. All criminal justice agencies disseminating criminal history information derived from the National Crime Information Center's criminal history file shall maintain a record of dissemination in accordance with federal law as well as rules promulgated by the National Crime Information Center and the Commissioner of Public Safety.
- E. North American Standard Inspection-certified motor carrier enforcement officers (MCEOs) and certified enforcement managers employed by the Oklahoma Corporation Commission shall be granted access to the National Law Enforcement Telecommunication System to perform functions required as a result of statutory duties related to motor carriers, commercial motor vehicles, trailers and drivers of commercial motor vehicles.
- $\underline{F.}$  The Oklahoma Law Enforcement Telecommunication Systems Division shall have the authority to audit state and local law enforcement and criminal justice agencies to ensure compliance with federal laws as well as rules of the Department of Public Safety which pertain to the Oklahoma Law Enforcement Telecommunication Systems.
- 22 SECTION 9. AMENDATORY 47 O.S. 2011, Section 14-111, as
  23 amended by Section 2, Chapter 249, O.S.L. 2012 (47 O.S. Supp. 2018,
  24 Section 14-111), is amended to read as follows:

Section 14-111. A. Any officer of the Department of Public Safety, the Oklahoma Corporation Commission, any sheriff, or any salaried deputy sheriff is authorized to stop any vehicle upon any road or highway in order to weigh such vehicle by means of portable or stationary scales, or cause the same to be weighed by any official weigher, or upon any privately owned scales and may require that such vehicles be driven to the nearest or most convenient available scales for the purpose of weighing. Any officer weighing a vehicle pursuant to this section by means of portable scales shall allow the driver of the vehicle to move the vehicle to the most level weighing area available within two (2) miles of the stop. the event that any axle weight or the gross weight of any such vehicle be found to exceed the maximum weight authorized by law, or by permit issued therefor, the officer may require, in the case of separable loads, the driver, operator or owner thereof to unload at the site such portion of the load as may be necessary to decrease the weight of such vehicle to the maximum weight authorized by law. Provided, however, that if such load consists of livestock, perishable merchandise, or merchandise that may be destroyed by the weather, then the driver shall be permitted to proceed to the nearest practical unloading point in the direction of destination before discharging such excess cargo. All material so unloaded shall be cared for by the owner or operator of such vehicle at the risk of such owner or operator.

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B. The operator of any truck or other vehicle transporting farm products for hire or other merchandise for hire shall have in his or her possession a certificate carrying the following information: name of the operator; driver license number; vehicle registration number; Corporation Commission permit number; and statement of owner authorizing transportation of the products by above named operator. For the purposes of this section "certificate" includes electronic manifests and other similar documents that include all of the information required pursuant to this section.

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Should the vehicle be loaded with livestock, the certificate or a bill of lading shall accompany the load and shall include the number of animals, and should the livestock be the property of more than one person, a certificate signed by each owner carrying the above information including the number of animals owned by each owner shall be carried by the operator. Should the operator be the owner of the merchandise or livestock, the merchandise or livestock having just been purchased, the operator shall have in his or her possession a bill of sale for such merchandise or livestock. the operator be the owner of livestock or other farm products produced by the operator, the operator shall be required to show satisfactory identification and ownership of the vehicle. Any officer as outlined in this chapter shall have the authority to stop any vehicle loaded with livestock, merchandise or other farm products and investigate as to the ownership of the merchandise,

livestock or other farm products. Should the operator of any vehicle be unable to establish to the satisfaction of the officer the ownership of the merchandise, livestock or other products, or shall not have the certificate as specified in this section for the transportation of such merchandise, livestock or other farm products, the merchandise, livestock or other farm products and the vehicle in which they are being transported shall be impounded by the officer and any expense as to the care of any livestock shall be the responsibility of the owner or operator of the vehicle, and any loss or damage of the merchandise, livestock or other farm products shall be the responsibility of the operator or owner, or both.

The provisions of this subsection shall not apply to a person who is transporting horses or livestock; provided, the person shall not have been hired to transport the horses or livestock.

SECTION 10. AMENDATORY 47 O.S. 2011, Section 14-113, is amended to read as follows:

Section 14-113. The Director of the Department of
Transportation with respect to highways on the state highway system,
or local authorities with respect to highways under their
jurisdiction, as defined in Title 69 of the Oklahoma Statutes, may
prohibit the operation of vehicles on any such highways, or impose
restrictions as to the weights of vehicles to be operated upon any
state or federal highway or any detour established for such
highways, or for any bridge located upon such highways or detours,

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whenever any such highway, detour or bridge by reason of
    deterioration, rain, snow or other climatic conditions will be
    seriously damaged or destroyed unless the use of vehicles thereon is
    prohibited or the permissible weight reduced. Such restrictions
    shall be effective when signs giving notice thereof are erected upon
    the highway, detour, bridge, or portion thereof affected by such
    action, and the Department of Public Safety has and the Oklahoma
    Corporation Commission have been notified.
                                                The purpose of this
    provision with respect to local authorities is to give such
    authorities an opportunity to prevent or minimize an immediate
    threat of serious harm or destruction to any highway, detour or
    bridge under their jurisdiction due to rain, snow or other climatic
    conditions. Nothing stated herein shall be construed to grant local
    authorities the right to issue permits designed to regulate the use
    of overweight vehicles upon highways subject to their jurisdiction,
    and the issuance of such permits is expressly prohibited.
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        SECTION 11.
                        AMENDATORY
                                       47 O.S. 2011, Section 14-116, as
    last amended by Section 3, Chapter 373, O.S.L. 2016 (47 O.S. Supp.
    2018, Section 14-116), is amended to read as follows:
        Section 14-116. A. The Commissioner of Public Safety shall
    charge a minimum permit fee of Forty Dollars ($40.00) for any permit
    issued pursuant to the provisions of Section 14-101 et seq. of this
    title. In addition to the permit fee, the Commissioner shall charge
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a fee of Ten Dollars (\$10.00) for each thousand pounds in excess of

- the legal load limit. The Commissioner of Public Safety shall establish any necessary rules for collecting the fees.
- В. The Department of Public Safety is authorized to establish an escrow account system for the payment of permit fees. Authorized motor carriers meeting established credit requirements may participate in the escrow account system for permits purchased from all size and weight permit offices in this state. Carriers not choosing to participate in the escrow account system shall be required to make payment of the required fee or fees upon purchase of each permit as required by law. All monies collected through the escrow account system shall be deposited to a special account of the Department of Public Safety and placed in the custody of the State Treasurer. Proceeds from permits purchased using the escrow account system shall be distributed as provided for in subsection H of this section. However, fees collected through such accounts for the electronic transmission, transfer or delivery of permits, as provided for in Section 14-118 of this title, shall be credited to the Department of Public Safety Restricted Revolving Fund.
- C. 1. Application for permits shall be made a reasonable time in advance of the expected time of movement of such vehicles. For emergencies affecting the health or safety of persons or a community, permits may be issued for immediate movement.

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2. Size and weight permit offices in all districts where applicable shall issue permits to authorize carriers by telephone during weekdays.

- D. No overweight permit shall be valid until all license taxes due the State of Oklahoma have been paid.
- E. No permit violation shall be deemed to have occurred when an oversize or overweight movement is made pursuant to a permit whose stated weight or size exceeds the actual load.
- F. Any permit issued for a truck or truck-tractor operating in combination with a trailer or a semitrailer shall contain only the license plate number for the truck or truck-tractor if the permittee provides to the Department a list containing the license plate number, and such other information as the Department may prescribe by rule, for each trailer or semitrailer which may be used for movement with the permit. When the permittee provides the list described in this subsection, the license plate number for any trailer or semitrailer to be moved with the permit shall not be included on the permit; provided, a trailer or semitrailer which is not on the list shall not be authorized to be used for movement with the permit. It shall be the responsibility of the permittee to ensure the list provided to the Department is maintained and updated with any fleet changes. The Department shall adopt any rules deemed necessary to administer the provisions of this subsection.

G. The first deliverer of motor vehicles designated truck carriers or well service carriers manufactured in Oklahoma shall not be required to purchase an overweight permit when being delivered to the first purchaser.

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Except as provided in Section 14-122 of this title, the first One Million Two Hundred Sixteen Thousand Dollars (\$1,216,000.00) of proceeds from both the permit fees and the overweight permit fees imposed pursuant to subsection A of this section collected monthly shall be apportioned as provided in Section 1104 of this title. For the fiscal year beginning July 1, 2016 2019, and ending June 30, 2017, the next Two Million One Hundred Fifty Thousand Dollars (\$2,150,000.00) Seven Hundred Fifty Thousand Dollars (\$750,000.00) of proceeds from both the permit fees and the overweight permit fees imposed pursuant to subsection A of this section collected monthly shall be remitted to the Department of Public Safety Enhancement Act Fund for the purpose of training the <del>Department of Public Safety</del> Oklahoma Corporation Commission staffing and equipping the port of entry officers whose powers and duties shall be specified by the Department of Public Safety through the promulgation of rules weigh stations with North American Standard Inspection-certified motor carrier enforcement officers, which begins January 1, 2020. For the fiscal year beginning July 1, 2017 2020, and all subsequent years, the next One Million Five Hundred Thousand Dollars (\$1,500,000.00) of proceeds from both the

permit fees and the overweight permit fees imposed pursuant to subsection A of this section collected monthly shall be remitted to the Department of Public Safety Enhancement Act Fund for the purpose of the Oklahoma Corporation Commission staffing and equipping the port of entry weigh stations with Department of Public Safety port of entry North American Standard Inspection-certified motor carrier enforcement officers whose powers and duties shall be specified by the Department of Public Safety through the promulgation of rules. For the fiscal year beginning July 1, 2016 2019, and ending June 30, 2017 2020, all proceeds collected from both the permit fees and the overweight permit fees imposed pursuant to subsection A of this section in excess of Three Million Three Hundred Sixty-six Thousand <del>Dollars (\$3,366,000.00)</del> One Million Nine Hundred Sixty-six Thousand Dollars (\$1,966,000.00) shall be deposited in the Weigh Station Improvement Revolving Fund as provided in Section 1167 of this title for the purpose set forth in that section and may be used for motor carrier permitting systems and motor carrier safety and enforcement. For the fiscal year beginning July 1, 2017 2020, and all subsequent years, all proceeds collected from both the permit fees and the overweight permit fees imposed pursuant to subsection A of this section in excess of Two Million Seven Hundred Sixteen Thousand Dollars (\$2,716,000.00) shall be deposited in the Weigh Station Improvement Revolving Fund as provided in Section 1167 of this title

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for the purpose set forth in that section and may be used for motor carrier permitting systems and motor carrier safety and enforcement.

SECTION 12. AMENDATORY 47 O.S. 2011, Section 14-119, is amended to read as follows:

Section 14-119. Any common, contract, or private motor carrier or any shipper, firm, corporation, or other person who willfully or knowingly transports a load having a capacity greater than the axle or gross weights authorized by statute or by special permit pursuant to the provisions of Sections 14-116 and 14-118 of this title, or who loads or causes or requires a vehicle to be loaded to said capacity, upon criminal conviction, is guilty of a misdemeanor and shall be subject to the penalties and fines provided for in Section 172 of Title 47 of the Oklahoma Statutes or to a fine in the amount provided for in Sections 1115.2 and 1115.3 of Title 22 of the Oklahoma Statutes or, if found in contempt by the Oklahoma

Corporation Commission, shall be subject to the applicable fines set by law or by the Commission.

SECTION 13. AMENDATORY 47 O.S. 2011, Section 230.2, is amended to read as follows:

Section 230.2 A. The Legislature finds:

1. That the volume of hazardous and nonhazardous materials transported by motor carriers within this state is substantial and the need exists to improve the enforcement of safety—related aspects of motor carrier transportation for both interstate and intrastate

1 motor carriers which is consistent with federal standards and
2 regulations;

- 2. That hazardous materials are essential for various industrial, commercial, and other purposes, that their transportation is a necessary incident to their use, and that the transportation is required for the economic prosperity of the people of the State of Oklahoma—;
- 3. That the highway movement of hazardous and nonhazardous materials poses a substantial danger to the health and safety of the citizens of this state unless such materials are handled and transported in a safe and prudent manner; and
- 4. That it is in the public interest and within the police power of the state to provide for the regulation of the safety—related aspects of motor carrier transportation and the handling and transportation of hazardous materials.
- B. It is therefore declared to be the policy of the State of Oklahoma to provide regulatory and enforcement authority to the Oklahoma Department of Public Safety Corporation Commission to improve safety—related aspects of motor carrier transportation and to protect the people against the risk to life and property inherent in the transportation of passengers and property, including hazardous materials, over highways and the handling and storage incidental thereto, by keeping such risk to a minimum consistent with technical feasibility and economic reasonableness and to

- provide uniform regulation of intrastate transportation of property, including hazardous materials, consistent with federal regulation of interstate transportation.
  - C. It is not the intent of the Legislature to regulate the movement of hazardous materials in such quantities that would not pose a substantial danger to the public health and safety, and the Department Commission may provide for exemptions as provided for in federal regulations for farm use, and other appropriate exemptions consistent with federal regulations.

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- SECTION 14. AMENDATORY 47 O.S. 2011, Section 230.3, is amended to read as follows:
- Section 230.3 As used in the Oklahoma Motor Carrier Safety and
  Hazardous Materials Transportation Act:
  - 1. "Commerce" means trade, traffic, commerce or transportation within or through this state;
  - 2. "Commission" means the Commissioner of Public Safety Oklahoma Corporation Commission;
    - 3. "Department" means the Oklahoma Department of Public Safety;
  - 4. "Discharge" means leakage, seepage or other release of hazardous materials;
- 5. 4. "Hazardous material" means a substance or material in a quantity and form determined by the United States Department of Transportation to be capable of posing an unreasonable risk to health and safety or property when transported in commerce;

6. 5. "Person" means any natural person or individual, governmental body, firm, association, partnership, copartnership, joint venture, company, corporation, joint stock company, trust, estate or any other legal entity or their legal representative, agent or assigns; and

- 7. 6. "Transports" or "transportation" means any movement of passengers or property over the highway and any loading, unloading or storage incidental to such movement.
- SECTION 15. AMENDATORY 47 O.S. 2011, Section 230.4, is amended to read as follows:
- Section 230.4 To the extent necessary to administer the Oklahoma Motor Carrier Safety and Hazardous Materials Transportation Act, and consistent with budget and manpower limitations, the Commissioner Oklahoma Corporation Commission:
- 1. Shall adopt and promulgate rules and regulations in order to carry out the provisions of the Oklahoma Motor Carrier Safety and Hazardous Materials Transportation Act relating to motor carrier safety in the transportation of <u>passengers</u>, property and hazardous materials in intrastate and interstate commerce, and to <del>coordinate</del> assist in coordinating the implementation of a transportation emergency response system;
- 2. May adopt by reference and enforce all or any portion of the federal motor carrier safety regulations and the hazardous materials

regulations of the United States Department of Transportation, as now or hereafter amended;

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- 3. Shall conduct a continuing review of all aspects of motor carrier safety and the transportation of <u>passengers</u>, property including and hazardous materials, in order to determine and recommend appropriate steps to assure safe transportation; and
- 4. May authorize any officer, employee or agent of the Department to:
  - a. conduct investigations; make reports; issue subpoenas; conduct hearings; require the production of relevant documents, records and property; take depositions; and conduct directly or indirectly research, development, demonstration and training activities,
  - b. enter upon, inspect and examine at reasonable times and in a reasonable manner, the records and properties of persons to the extent such records and properties relate to motor carrier safety or the transportation or shipment of hazardous materials in commerce, and to inspect and copy records and papers of carriers and other persons to carry out the purposes of the Oklahoma Motor Carrier Safety and Hazardous Materials Transportation Act,
  - c. stop and inspect any driver or commercial motor vehicle for any violation of the Oklahoma Motor

Carrier Safety and Hazardous Materials Transportation

Act or rules and regulations issued pursuant thereto,

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- d. declare and mark any transport vehicle or container as out of service if its condition, filling, equipment or protective devices would be hazardous to life or property during transportation, or if records thereof reflect such hazard, or if required records are incomplete,
- e. prohibit any commercial driver from transporting hazardous materials if such driver is unqualified or disqualified under any federal or department

  Commission regulation, and
- f. administer and enforce the provisions of the Oklahoma

  Motor Carrier Safety and Hazardous Materials

  Transportation Act and any rules and regulations

  issued pursuant thereto.

Any such officer, employee or agent shall, upon request, display proper credentials prescribed or approved by the Commissioner Commission.

SECTION 16. AMENDATORY 47 O.S. 2011, Section 230.5, is amended to read as follows:

Section 230.5 Motor carriers and other persons subject to the Oklahoma Motor Carrier Safety and Hazardous Materials Transportation Act shall make available for inspection and copying their accounts,

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    books, records, memoranda, correspondence, and other documents, and
    shall allow their lands, buildings and equipment to be examined and
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    inspected by any officer, employee, or agent of the Department of
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    Public Safety, including members of the Oklahoma Highway Patrol
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    Oklahoma Corporation Commission, upon demand and display of the
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    official credentials issued by the Commissioner Commission.
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        SECTION 17.
                                       47 O.S. 2011, Section 230.6, as
                        AMENDATORY
    last amended by Section 8, Chapter 259, O.S.L. 2013 (47 O.S. Supp.
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    2018, Section 230.6), is amended to read as follows:
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        Section 230.6 A. No person prohibited from operating a
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    commercial vehicle shall operate such commercial motor vehicle, nor
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    shall any person authorize or require a person who has been
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    prohibited from such operation of a motor vehicle to operate a
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    commercial motor vehicle.
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B. No person shall operate, authorize to operate, or require the operation of any vehicle or the use of any container when the person has been placed out-of-service or the vehicle or container has been marked out-of-service until all requirements of the out-of-service order of the person have been met or all required corrections for the vehicle or container have been made; provided, upon approval of the Department Oklahoma Corporation Commission, the vehicle or container may be moved to another location for the purpose of repair or correction.

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- C. No person shall remove an out-of-service marking from a transport vehicle or container unless all required corrections have been made and the vehicle or container has been inspected and approved by an authorized officer, employee, or agent of the Department Commission. No person shall return to duty unless all requirements of the out-of-service order have been met and the person has been approved to return to duty by an authorized officer, employee or agent of the Department Commission.
- D. No employer shall knowingly allow, require, permit or authorize an employee to operate a commercial motor vehicle:
  - 1. During any period in which the employee:

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- a. has had driving privileges to operate a commercial motor vehicle suspended, revoked, canceled, denied or disqualified,
- b. has had driving privileges to operate a commercial motor vehicle disqualified,
- c. is not licensed to operate a commercial motor vehicle; provided, this subparagraph shall not apply to any person who is the holder of a valid commercial learner permit issued by the Department in conjunction with a Class D driver license,
- d. has more than one commercial driver license; provided, this subparagraph shall not apply to any person who is the holder of a valid commercial learner permit issued

by the Department in conjunction with a Class A, B or
C driver license,

- e. does not have the proper class or endorsements on the driver license or commercial learner permit, or
- f. is in violation of any restriction on the driver license or commercial learner permit;
- 2. During any period in which the employee, the commercial motor vehicle which the employee is operating, the motor carrier business or operation, or the employer is subject to an out-of-service order; or
  - 3. In violation:

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- a. of a federal, state, or local law, regulation, or ordinance pertaining to railroad-highway grade crossings, or
- b. of any restriction on the driver license or commercial learner permit of the employee.
- E. An employer who is determined by the Commissioner Commission to have committed a violation of subsection D of this section shall be subject to an administrative penalty of not less than Two Thousand Seven Hundred Fifty Dollars (\$2,750.00) nor more than Twenty-five Thousand Dollars (\$25,000.00).
- F. An employee who is determined by the Commissioner Commission to have committed a violation of any provision of this section shall be subject to an administrative penalty of not less than Two

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Thousand Five Hundred Dollars ($2,500.00) nor more than Five
Thousand Dollars ($5,000.00).
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- 3 SECTION 18. AMENDATORY 47 O.S. 2011, Section 230.7, is 4 amended to read as follows:
  - Section 230.7 No person shall intentionally discharge or cause to be discharged the contents of any transport vehicle containing hazardous material between the points of origin and the points of billed destination, except as may be authorized by the Department Oklahoma Corporation Commission or a representative of the Department Commission.
- SECTION 19. AMENDATORY 47 O.S. 2011, Section 230.8, is amended to read as follows:
  - Section 230.8 A. Each person involved in an incident or accident during the transportation, loading, unloading, or related storage in any place of a hazardous material subject to the provisions of Oklahoma Motor Carrier Safety and Hazardous Material Transportation Act shall immediately report, by telephone, to the Department Oklahoma Corporation Commission if that incident or accident involves:
  - A fatality due to fire, explosion, or exposure to any hazardous material;
- 22 2. The hospitalization of any person due to fire, explosion, or exposure to any hazardous material;

3. A continuing danger to life, health, or property at the place of the incident or accident; or

- 4. An estimated property damage of an amount to be determined by the Commissioner Commission by regulation.
- B. A written report shall be submitted by the person to the Department Commission on a form prescribed by the Department Commission, or in lieu thereof, a copy of the written report submitted to the United States Department of Transportation. Each report submitted shall contain the time and date of the incident or accident, a description of any injuries to persons or property, any continuing danger to life at the place of the accident or incident, the identity and classification of the material, and any other pertinent details.
- C. In the case of an incident or accident involving hazardous materials which is not subject to the Oklahoma Motor Carrier Safety and Hazardous Material Transportation Act but which is subject to Title 46 or Title 49 of the Code of Federal Regulations, the carrier shall send a copy of the report filed with the United States Department of Transportation to the Department of Public Safety Oklahoma Corporation Commission.
- 21 SECTION 20. AMENDATORY 47 O.S. 2011, Section 230.9, as
  22 amended by Section 13, Chapter 283, O.S.L. 2012 (47 O.S. Supp. 2018,
  23 Section 230.9), is amended to read as follows:

Section 230.9 A. The transportation of any property in commerce, including hazardous materials or the transportation of passengers for compensation or for hire by bus, that is not in compliance with the Oklahoma Motor Carrier Safety and Hazardous Materials Transportation Act or the rules issued pursuant thereto, is prohibited.

- B. Pursuant to the provisions of this section and except as otherwise provided by subsection D of this section, any person who is determined by the Commissioner of Public Safety Oklahoma

  Corporation Commission to have committed:
- 1. An act which is a violation of a recordkeeping requirement of this title or of any rule or regulation promulgated thereto or the Federal Motor Carrier Safety Act of 1984, such person shall be liable to the State of Oklahoma Commission for an administrative penalty not to exceed less than One Hundred Dollars (\$100.00) for each offense, provided that the total of all administrative penalties assessed against any violator pursuant to this paragraph for all offenses related to any single violation shall not exceed Five Hundred Dollars (\$500.00);
- 2. An act or acts other than recordkeeping requirements, which evidences a serious pattern of safety violations, as determined by the Commissioner Commission, such person shall be liable to the State of Oklahoma for an administrative penalty not to exceed less than Two Hundred Dollars (\$200.00) for each offense, provided the

maximum fine for each pattern of safety violations shall not exceed

One Thousand Dollars (\$1,000.00). The Commissioner Commission may

consider present and prior offenses in determining a serious pattern

of safety violations; or

- 3. An act or acts which evidences to the Commissioner

  Commission, that a substantial health or safety violation exists or has occurred which could reasonably lead to or has resulted in serious personal injury or death, such person shall be liable to the State of Oklahoma Commission for an administrative penalty not to exceed One Thousand Dollars (\$1,000.00) Ten Thousand Dollars (\$10,000.00) for each offense.
- C. Each day of violation as specified in subsection B of this section shall constitute a separate single violation/offense.
- D. Except for recordkeeping violations, no administrative penalty shall be assessed pursuant to the provisions of this section, against an employee of any person subject to the provisions of the Oklahoma Motor Carrier Safety and Hazardous Materials

  Transportation Act for a violation unless the Commissioner

  Commission determines that such actions of the employee constituted gross negligence or reckless disregard for safety in which case such employee shall be liable for an administrative penalty not to exceed One Thousand Dollars (\$1,000.00).
- E. In determining the amount of any administrative penalty and the reasonable amount of time for abatement of the violation, the

Commissioner Commission shall include, but not be limited to, consideration of the nature, circumstances and gravity of the violation, and with respect to the person found to have committed the violation, the degree of culpability, history of prior offenses, effect on ability to continue to do business and such other matters as justice and public safety may require. In each case, the penalty shall be calculated to induce further compliance.

- F. The Commissioner or his designated representative Commission shall assess the amount of any administrative penalty, after notice and an opportunity for hearing, by written notice to the violator together with notice of findings in the case. An appeal therefrom may be made to the district court of Oklahoma County pursuant to the provisions of Sections 318 through 323 of Title 75 of the Oklahoma Statutes Supreme Court pursuant to Section 20 of Article IX of the Constitution of the State of Oklahoma.
- G. An administrative penalty assessed by the Commissioner may be recovered:
- 1. In an action brought by the Attorney General on behalf of the State of Oklahoma. However, before referral to the Attorney General, the administrative penalty may be compromised by the Commissioner;
- 2. By the Commissioner in the appropriate district court of the State of Oklahoma; or

3. By the Commissioner in an administrative hearing conducted by the Department of Public Safety.

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H. The first One Hundred Thousand Dollars (\$100,000.00) of the administrative penalties collected each fiscal year pursuant to the provisions of the Oklahoma Motor Carrier Safety and Hazardous Materials Transportation Act shall be deposited in the General Revenue Fund of the State of Oklahoma. All other monies collected in excess of One Hundred Thousand Dollars (\$100,000.00) each fiscal year shall be deposited to the credit of the Department of Public Safety Restricted Revolving Safety Enhancement Act Fund for the purpose of administering the Oklahoma Motor Carrier Safety and Hazardous Materials Transportation Act.

SECTION 21. AMENDATORY 47 O.S. 2011, Section 230.10, is amended to read as follows:

Section 230.10 The Department Oklahoma Corporation Commission shall exempt any vehicle in which hazardous material is transported or any person who transports any hazardous material if such exemption is identical to an exemption issued by the Secretary of the United States Department of Transportation and may exempt any person who transports any hazardous material intrastate under similar provisions. The Department Commission may seek exemptions pursuant to federal law for transportation of those quantities of hazardous materials which do not pose a substantial danger to the public health and safety.

SECTION 22. AMENDATORY 47 O.S. 2011, Section 230.11, is amended to read as follows:

Section 230.11 A. Other state agencies, departments and bureaus shall cooperate with the Oklahoma Department of Public Safety Corporation Commission in regulating motor carrier safety and the transportation of hazardous materials. Such agencies, departments and bureaus may enter into interagency agreements with the Department Commission for the purpose of implementing, administering and enforcing any provision of the Oklahoma Motor Carrier Safety and Hazardous Materials Transportation Act and the rules and regulations of the Department Commission issued pursuant thereto.

- B. The Department Commission may enter into a cooperative agreement with the United States Department of Transportation and any other federal department or agency to enforce the provisions of the Oklahoma Motor Carrier Safety and Hazardous Materials

  Transportation Act, or regulations adopted pursuant thereto, federal motor carrier safety regulations, and federal regulations governing the transportation of hazardous material. The Department Commission may receive grants, gifts and other funds, equipment and services from the federal government or other sources for this purpose.
- C. All files, records and data gathered by the Department

  Commission pursuant to the Oklahoma Motor Carrier Safety and

  Hazardous Materials Transportation Act may be made available to the

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Department of Environmental Quality, other agencies of state
government, the United States Department of Transportation and other
jurisdictions in any cooperative effort relating to motor carrier
safety or the transportation of hazardous materials.
    SECTION 23.
                   AMENDATORY
                                   47 O.S. 2011, Section 230.13, is
amended to read as follows:
    Section 230.13 The Department of Public Safety and the Oklahoma
Highway Patrol Division Oklahoma Corporation Commission shall
enforce the provisions of the Oklahoma Motor Carrier Safety and
Hazardous Materials Transportation Act and the rules promulgated
thereto.
                                  47 O.S. 2011, Section 230.15, as
    SECTION 24.
                   AMENDATORY
amended by Section 1, Chapter 182, O.S.L. 2016 (47 O.S. Supp. 2018,
Section 230.15), is amended to read as follows:
    Section 230.15 A. Whenever the Department of Public Safety has
determined that any person who is regulated as a motor carrier
pursuant to Sections 166 through 180m of this title has violated any
provision of the Oklahoma Motor Carrier Safety and Hazardous
Materials Transportation Act or any rule promulgated thereto, the
Department of Public Safety shall report such violations to the
Corporation Commission for the purposes of determining if such
person has violated any provisions of the permit or certificate
issued by the Commission pursuant to any provision of Sections 166
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through 180m of this title or of any rule promulgated thereto.

B. Every motor carrier subject to this section shall maintain liability and property damage insurance covering each motor vehicle operated by the motor carrier and file proof of that insurance with the Oklahoma Corporation Commission. The Commission shall set the amount of necessary insurance for the transportation of all commodities other than hazardous materials. The Commission may allow a motor carrier to meet its liability and property damage insurance requirements through self-insurance if the motor carrier has adequate financial assets to assume liability and is in substantial compliance with all motor carrier safety regulations adopted by the Department. Any person who transports or who causes the transportation of any hazardous material shall be required to comply with the financial responsibility requirements specified by the federal motor carrier safety regulations and the hazardous materials regulations of the United States Department of Transportation provided that in no event shall the financial responsibility requirement exceed One Million Dollars (\$1,000,000.00) except as otherwise specifically required by federal law, or any federal rule or regulation promulgated thereto.

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C. Any person who causes or requires any person subject to the provisions of the Oklahoma Motor Carrier Safety and Hazardous

Materials Transportation Act to drive at a speed or carry a load in excess of those authorized by law pursuant to the Oklahoma Motor

Carrier Safety and Hazardous Materials Transportation Act shall be

subject to the administrative penalties pursuant to the provisions of this act.

D. B. In adopting rules pursuant to the provisions of this act, the Department of Public Safety Oklahoma Corporation Commission shall establish limitations on driving hours for motor vehicles subject thereto that are consistent with the hours of service requirements adopted by the United States Department of Transportation in the applicable part of Title 49 of the Code of Federal Regulations, as those regulations now exist or are hereafter amended. Driving hours and on-duty status shall not begin following less than eight (8) consecutive hours off duty. Drivers shall be regulated from the time a driver first reports for duty for any employer. The rules adopted pursuant to this section shall establish the following exceptions:

1. The maximum driving time within a work period is twelve (12) hours if the vehicle is engaged solely in intrastate commerce and is not transporting hazardous materials as defined by regulations of the United States Department of Transportation in the applicable section of Title 49 of the Code of Federal Regulations, as that section now exists or is hereafter amended; except in the event of an emergency and upon notification of the nearest Oklahoma Highway Patrol troop headquarters of the Department of Public Safety, the Commissioner or his designated agent shall declare official declaration of an emergency and there shall be no hour restrictions

- for rural electric cooperatives, public utilities, public service

  corporations or municipal employees as long as an emergency exists

  for providing service to restore heat, light, power, water,

  telephone or other emergency restoration facilities that are

  necessary to ensure the health, welfare and safety of the public;

  and
  - 2. No rule shall be adopted that enforces the provisions of 49 CFR Section 395.3(a)(3)(ii) relating to rest breaks, if the driver or motor carrier is engaged solely in intrastate commerce.

- Except as provided in subsection F  $\underline{D}$  of this section, any regulation relating to motor carrier safety or to the transportation of hazardous materials adopted by a local government, authority, or state agency or office shall be consistent with corresponding federal regulations. To the extent of any conflict between said regulations and rules adopted by the  $\frac{Department}{Department}$   $\frac{D}{Department}$   $\frac{D}{Department}$
- F. D. 1. Amendments to the hours of service regulations promulgated on April 28, 2003, by the United States Department of Transportation at Section 22456 of Volume 68 of the Federal Register and effective June 27, 2003, shall not apply to utility service vehicles as defined in Section 395.2 of Title 49 of the Code of Federal Regulations, not including television cable or community antenna service vehicles, which are owned or operated by utilities

regulated by the Corporation Commission or electric cooperatives and which are engaged solely in intrastate commerce in this state until June 27, 2006, provided the amendments are valid and remain in effect as of that date. Hours of service regulations, which are applicable in this state immediately prior to June 27, 2003, shall remain applicable to utility service vehicles engaged solely in intrastate commerce in this state until June 27, 2006. If the United States Department of Transportation issues an official finding that this provision may result in the loss of federal Motor Carrier Safety Assistance Program funding, the Department of Public Safety Commission may promulgate rules providing for earlier implementation of the amendments to the federal hours of service regulations. If federal law or regulations are amended at any time to exempt utility service vehicles from the hours of service requirements, any exemption shall be effective in this state immediately for the duration of the federal exemption.

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2. The Department of Public Safety Commission may promulgate rules suspending the effective date for up to three (3) years after the adoption of any motor carrier safety regulation by the United States Department of Transportation as applied to vehicles engaged solely in intrastate commerce in this state if the suspension does not result in the loss of federal Motor Carrier Safety Assistance Program funding.

3. The Department of Public Safety Commission may enter into agreements with state and local emergency management agencies and private parties establishing procedures for complying with Section 31502(e) of Title 49 of the United States Code and federal regulations promulgated at Section 390.23 of Title 49 of the Code of Federal Regulations, which provide an exemption from the hours of service regulations during certain emergencies.

- 4. The Department of Public Safety Commission may promulgate rules granting any waiver, variance, or exemption permitted under Section 31104(h) of Title 49 of the United States Code and federal regulations promulgated at Sections 350.339, 350.341, 350.343 and 350.345 of Title 49 of the Code of Federal Regulations if the waiver, variance, or exemption does not result in the loss of federal Motor Carrier Safety Assistance Program funding and does not take effect unless approved by the United States Department of Transportation, if approval is required.
- SECTION 25. AMENDATORY 47 O.S. 2011, Section 1167, as
  last amended by Section 1, Chapter 373, O.S.L. 2016 (47 O.S. Supp.
  2018, Section 1167), is amended to read as follows:
  - Section 1167. A. The Corporation Commission is hereby
    authorized to promulgate rules pursuant to the Administrative
    Procedures Act to establish the amounts of fees, fines and penalties
    as set forth in Section 1166 et seq. of this title. The Corporation
    Commission shall notify all interested parties of any proposed rules

to be promulgated as provided herein and shall provide such parties an opportunity to be heard prior to promulgation.

- B. The Corporation Commission shall adjudicate enforcement actions initiated by Corporation Commission personnel.
- C. Revenue derived from all fines and penalties collected or received by the Corporation Commission pursuant to the provisions of the Trucking One-Stop Shop Act shall be apportioned as follows:
- 1. For the period beginning August 23, 2013, the first Three
  Hundred Thousand Dollars (\$300,000.00) collected or received each
  fiscal year shall be remitted to the Department of Public Safety for
  the purpose of staffing the port of entry weigh stations to conduct
  safety inspections. The next Five Hundred Fifty Thousand Dollars
  (\$550,000.00) shall be remitted to the Oklahoma Tax Commission and
  apportioned as provided in Section 1104 of this title; and
- 2. The remaining amount shall be deposited to the Trucking One-Stop Shop Fund created in subsection D of this section.
- D. There is hereby created in the State Treasury a revolving fund for the Corporation Commission to be known and designated as the "Trucking One-Stop Shop Fund". The Trucking One-Stop Shop Fund shall consist of:
- 1. All funds apportioned thereto in subsection C of this section;

2. Fees collected by the Commission to be retained as a motor license agent or other Corporation Commission registration or motor fuel fees as allowed by statute or rule; and

3. Any other monies to be utilized for the Trucking One-Stop Shop Act.

The fund shall be a continuing fund, not subject to fiscal year limitations, and shall not be subject to legislative appropriation.

Monies in the Trucking One-Stop Shop Fund shall only be expended for direct expenses relating to the Trucking One-Stop Shop Act or the Oklahoma Commercial Motor Carrier Safety Enhancement Act.

Expenditures from the revolving fund shall be made pursuant to the laws of this state. In addition, expenditures from the revolving fund may be made pursuant to The Oklahoma Central Purchasing Act for the purpose of immediately responding to emergency situations, within the Commission's jurisdiction, having potentially critical environmental or public safety impact. Warrants for expenditures from the fund shall be drawn by the State Treasurer against claims filed as prescribed by law with the Director of the Office of Management and Enterprise Services for approval and payment.

E. There is hereby created in the State Treasury a revolving fund for the Department of Transportation to be designated the "Weigh Station Improvement Revolving Fund". The fund shall be a continuing fund, not subject to fiscal year limitations, and shall consist of all monies deposited thereto. All monies accruing to the

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1 | credit of the fund are hereby appropriated and may be budgeted and
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- 2 expended by the Department for the purpose of constructing,
- 3 equipping and maintaining facilities to determine the weight of
- 4 | vehicles traveling on the roads and highways of this state.
- 5 Expenditures from the fund shall be made upon warrants issued by the
- 6 | State Treasurer against claims filed as prescribed by law with the
- 7 Director of the Office of Management and Enterprise Services for
- 8 approval and payment.
- 9 SECTION 26. AMENDATORY Section 2, Chapter 262, O.S.L.
- 10 | 2012 (47 O.S. Supp. 2018, Section 1201), is amended to read as
- 11 | follows:
- 12 Section 1201. As used in the Oklahoma Weigh Station Act of
- 13 | 2012:

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- 1. "Authority" means the Oklahoma Turnpike Authority;
- 2. "Automated License Plate Reader" (ALPR) means a system of
- 16 one or more mobile or fixed high-speed cameras combined with
- 17 | computer algorithms to convert images of registration plates or U.S.
- 18 Department of Transportation numbers on sides of commercial motor
- 19 | vehicles into computer-readable data;
  - 3. "Commission" means the Oklahoma Corporation Commission;
- 21 3. 4. "Department" means the Department of Transportation;
- 5. "Fixed facility" means a weigh station or a port of entry;
- 23 4. 6. "Port of entry" means a facility, in close proximity to a state line, designed to electronically weigh and screen motor

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carriers and commercial motor vehicles for compliance with federal and state statutes and rules, allowing compliant carriers to proceed with minimal or no delay;
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- 5. 7. "Roadside enforcement" means a temporary location, with or without portable or semi-portable scales, used to randomly check commercial motor vehicles or motor carriers for compliance with federal or state statutes or rules;
- 6. 8. "Weigh station" means a stationary and permanent weighing facility with fixed scales owned by the state where commercial motor vehicles are checked for compliance with weight and size standards. Weigh stations are also utilized to enforce federal and state laws and rules applicable to motor carriers and the operation of commercial motor vehicles and their drivers; and
- 7- 9. "North American Standard Inspection" means a Level I,
  Level II, Level III, Hazardous Materials, Cargo Tank or Passenger
  Carrier inspection conducted by an individual certified by the
  Federal Motor Carrier Safety Administration to conduct such
  inspections.
- SECTION 27. AMENDATORY Section 3, Chapter 262, O.S.L.
  20 2012, as last amended by Section 2, Chapter 373, O.S.L. 2016 (47
  21 O.S. Supp. 2018, Section 1202), is amended to read as follows:
  22 Section 1202. A. The Department of Transportation, the
  23 Oklahoma Turnpike Authority and the Corporation Commission may enter

into interagency agreements concerning the equipment, maintenance and operations of fixed facilities.

- B. The Department of Transportation, the Authority and the Commission shall endeavor to electronically upgrade weigh stations as practical to minimize the duplication of inspections for compliant commercial motor vehicles and motor carriers.
- C. The Commission shall operate all current and future ports of entry weigh stations eighteen (18) to twenty (20) twenty-four (24) hours a day and seven (7) days a week upon the availability of funds.
- D. The Commission shall continue to conduct roadside enforcement in the general area where a fixed facility is planned but no fixed facility currently exists until a fixed facility is located in the general area or July 1, 2016, whichever is earlier.
- E. When a fixed facility is located in the general area, Commission motor carrier and commercial motor vehicle enforcement shall be limited to the fixed facility and a radius surrounding the facility. If the fixed facility is a weigh station as defined in Section 1201 of this title, the applicable radius shall be seven (7) miles. If the fixed facility is a port of entry weigh station as defined in Section 1201 of this title, the applicable radius shall be twenty-five (25) miles.
- F. The Commission may assist in roadside enforcement in a joint effort at the request of the Oklahoma Highway Patrol.

G. THE COMMISSION IS AUCHOFIZED to CONDUCT AUDIES, FEVIEWS,	
investigations, inspections or other enforcement actions by	
enforcement officers provided those activities are within the sco	<del>ope</del>
of the Commission's jurisdiction and are not conducted as roadside	<del>de</del>
enforcement in accordance with the provisions of the Oklahoma Wes	<del>ig</del> h
Station Act of 2012.	

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- H. The Commission may enter into interagency cooperative agreements with other state or federal agencies to jointly enforce federal and state laws or rules.
- I. E. North American Standard Inspections shall be conducted only by individuals holding certification in the level or classification of inspection being conducted.
- F. To process motor carriers and commercial motor vehicles

  Automatic License Plate Readers may be used in electronic screening

  operations for the purpose of credential checks, public safety and

  protection of infrastructure.
- G. Data collected or retained through the use of an ALPR system:
- 1. Is confidential and not subject to disclosure under the

  Oklahoma Open Records Act, Section 24A.1 et seq. of Title 51 of the

  Oklahoma Statutes;
- 2. Is available for use only by the Department, the Authority or the Commission in carrying out its functions or by a law

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    enforcement agency conducting North American Standard Inspections or
 2
    criminal investigations;
 3
        3. May be published and released as public information using
 4
    aggregate data that does not reveal the activities or identify
 5
    specific commercial motor vehicles or specific motor carriers; and
 6
        4. May be shared with the Federal Motor Carrier Safety
 7
    Administration for regulatory compliance purposes.
                                     47 O.S. 2011, Section 2-117.1, is
 8
        SECTION 28.
                        REPEALER
 9
    hereby repealed.
10
        SECTION 29. It being immediately necessary for the preservation
11
    of the public peace, health or safety, an emergency is hereby
12
    declared to exist, by reason whereof this act shall take effect and
13
    be in full force from and after its passage and approval.
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