A-Engrossed Senate Bill 341

Ordered by the Senate March 16 Including Senate Amendments dated March 16

Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President (at the request of Senate Interim Committee on Environment and Natural Resources)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

[Prohibits certain persons from selling or offering for sale in this state brake friction material or motor vehicles with brake friction material containing specific amounts of certain elements or fibers. Becomes operative January 1, 2014.]

[Prohibits certain persons from selling or offering for sale in this state brake friction material or motor vehicles with brake friction material containing more than five percent copper and its compounds by weight. Becomes operative January 1, 2021.]

[Imposes civil penalties.]

[Directs Department of Environmental Quality to prepare report and present findings to Legislative Assembly if department determines that Brake Friction Advisory Committee in State of Washington has found that alternative brake friction material is available.]

Expands offense of failure to yield right of way within a roundabout.

Creates exception to offense of failure to drive within a lane.

Requires road authority to post sign prior to each multilane roundabout that warns drivers of hazard of driving next to commercial motor vehicle.

1 A BILL FOR AN ACT

- 2 Relating to motor vehicles; creating new provisions; and amending ORS 811.292 and 811.370.
- Be It Enacted by the People of the State of Oregon:
 - SECTION 1. ORS 811,292 is amended to read:
- 811.292. (1) A person commits the offense of failure to yield right of way within a roundabout if the person operates a motor vehicle upon a multilane circulatory roadway and:
 - (a) Overtakes or passes a commercial motor vehicle;
 - (b) Drives alongside a commercial motor vehicle; or
 - (c) Does not yield the right of way to a second vehicle lawfully exiting the roundabout from a position ahead and to the left of the person's vehicle.
 - (2) This section does not apply if a traffic control device indicates that the operator of a motor vehicle should take other action.
- 13 (3) The offense described in this section, failure to yield right of way within a roundabout, is a 14 Class C traffic violation.
 - **SECTION 2.** ORS 811.370 is amended to read:
 - 811.370. (1) **Except as provided in subsection (2) of this section,** a person commits the offense of failure to drive within a lane if the person is operating a vehicle upon a roadway that is divided into two or more clearly marked lanes for traffic and the driver does not:
 - (a) Operate the vehicle as nearly as practicable entirely within a single lane; and
 - (b) Refrain from moving from that lane until the driver has first made certain that the movement

NOTE: Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

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can be made with safety.
(2) A person who operates a commercial motor vehicle within a multilane roundabout
that is divided into two or more clearly marked lanes for traffic may operate the commercial
motor vehicle in more than one lane when it is not practicable to remain entirely within one
lane.
[(2)] (3) The offense described in this section, failure to drive within a lane, is a Class B traffic
violation.
SECTION 3. Section 4 of this 2011 Act is added to and made a part of the Oregon Vehicle
Code.
SECTION 4. A road authority shall place signs prior to each multilane roundabout lo-
cated on a highway under its jurisdiction that warns drivers of the hazard of driving next
to a commercial motor vehicle

SECTION 5. The amendments to ORS 811.292 and 811.370 by sections 1 and 2 of this 2011

Act apply to offenses committed on or after the effective date of this 2011 Act.