Enrolled House Bill 2259

Introduced and printed pursuant to House Rule 12.00. Presession filed (at the request of House Interim Committee on Transportation and Economic Development)

CHAPTER

AN ACT

Relating to motor vehicles weighing 26,000 pounds or more operating under special transportation permits; amending ORS 319.690, 818.210, 825.484 and 825.486.

Be It Enacted by the People of the State of Oregon:

SECTION 1. ORS 818.210 is amended to read:

818.210. Except as provided under ORS 818.220, a road authority shall not issue a variance permit under ORS 818.200 for any vehicle or load that can readily or reasonably be dismantled or disassembled. The limit under this section does not apply to the following:

(1) Combinations of vehicles consisting of not more than a motor truck with a registration weight of more than 8,000 pounds and two self-supporting trailers or a truck tractor and semitrailer drawing two self-supporting trailers or semitrailers mounted on dollies equipped with fifth wheels having an overall length not in excess of 105 feet. The self-supporting trailers or semitrailers must be reasonably uniform in length.

(2) Vehicles or combinations of vehicles having a length in excess of that permitted under ORS 818.060 or 818.090.

(3) Any self-loading log truck. In the granting of permits to vehicles described in this subsection, a granting authority shall observe and be governed by the following maximum loaded weights:

(a) The loaded weight of any individual wheel, axle or tandem axles of any vehicle or combination of vehicles shall not exceed the maximum loaded wheel, axle and tandem axle weights set forth in Tables I and II of ORS 818.010.

(b) The loaded weight of any group of axles of any vehicle or combination of vehicles, when the distance between the first and last axles of any group of axles is 18 feet or less, and the loaded weight of any vehicle when the distance between the first and last axles of all of the axles of the vehicle is 18 feet or less, shall not exceed that set forth in the following table of weights, or the sum of the permissible axle or tandem axle weights, whichever is less:

Distance in feet between	Maximum loaded weight,
the first and last axles	in pounds, of any
of any group of axles of	group of axles of any
any vehicle or combination	vehicle or combination
of vehicles, or between the	of vehicles, or
first and last axles of all	of any vehicle:
the axles of any vehicle:	

6	34,000
7	34,000
8	34,000
9	39,000
10	40,000
11	40,000
12	40,000
13	40,000
14	43,200
15	44,000
16	44,800
17	45,600
18	50,000

[____

(c) The loaded weight of any vehicle or combination of vehicles, where the distance between the first and last axles of the vehicle or combination of vehicles is more than 18 feet, shall not exceed that set forth in the following table of weights, or the sum of the permissible axle, tandem axle or group of axles weights, whichever is less: _____]

Distance in feet	Maximum loaded weight,		
between the first and	in pounds, of		
last axles of all the	vehicle or com		
axles of a vehicle or	of vehicles:	5 axles	
combination of vehicles:		or more	
19	50,000		
20	50,000		
21	50,000		
22	50,000		
23	50,400		
24	51,200		
25	55,250		
26	56,100		
27	56,950		
28	57,800		
29	58,650		
30	59,500		
31	60,350		
32	61,200		
33	62,050		
34	62,900		
35	63,750		
36	64,600		
37	65,450		
38	66,300		
39	68,000		
40	70,000	73,000	
41	72,000	73,500 73,500	
42	73,280	73,500 74,500	
42 43	73,280 73,280	74,500 75,000	
45	73,280 73,280	75,500 75,500	
44	13,200	10,000	

15	79 990	70,000	
45	73,280	76,000	
46	73,280	77,000	
47	73,280	77,500	
48	73,280	78,000	
49	73,280	78,500	
50	73,280	79,500	
51	73,280	80,000	
52	73,600	80,000	
53	74,400	80,000	
54	75,200	80,000	
55 or over	76,000	80,000	

Distanc	e in feet	Maximum k	oaded weigh	t.			
Distance in feet between the first and		Maximum loaded weight, in pounds, of any					
	es of all the	vehicle or c					
axles of a vehicle or		of vehicles:					
	ation of vehicles:	01 (01101000)					
Wheel	Max	5 Axles	6 Axles	7 Axles	8 or		
Base	Weight	0 111100	0 111100	• • • • • • • • • • • • • • • • • • • •	More		
					Axles		
19	50,000						
20	50,000						
21	50,000						
22	50,000						
23	50,400						
24	51,200						
25	55,250						
26	56,100						
27	56,950						
28	57,800						
29	58,650						
30	59,500						
31	60,350						
32	61,200						
33	62,050						
34	62,900						
35	63,750						
36	64,600						
37	65,450						
38	66,300						
39	68,000						
40	70,000	73,000					
41	72,000	73,500					
42	73,280	74,500					
43	73,280	75,000					
44	73,280	75,500					
45	73,280	76,000					
46	73,280	77,000					
47	73,280	77,500	81,000	81,000	81,000		

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48	73,280	78,000	82,000	82,000	82,000
49	73,280	78,500	83,000	83,000	83,000
50	73,280	79,500	84,000	84,000	84,000
51	73,280	80,000	84,500	85,000	85,000
52	73,600	80,500	85,000	86,000	86,000
53	74,400	81,000	86,000	87,000	87,000
54	75,200	81,500	86,500	88,000	91,000
55	76,000	82,500	87,000	89,000	92,000
56	-	83,000	87,500	90,000	93,000
57	-	83,500	88,000	91,000	94,000
58	-	84,000	89,000	92,000	95,000
59	-	85,000	89,500	93,000	96,000
60	-	85,500	90,000	94,000	97,000
61	-	86,000	90,500	95,000	98,000
62	-	87,000	91,000	96,000	99,000
63	-	87,500	92,000	97,000	100,000
64	-	88,000	92,500	97,500	101,000
65	-	88,500	93,000	98,000	102,000
66	-	89,000	93,500	98,500	103,000
67	-	90,000	94,000	99,000	104,000
68	-	90,000	95,000	99,500	105,000
69	-	90,000	95,500	100,000	105,500
70	-	90,000	96,000	101,000	105,500
71	-	90,000	96,500	101,500	105,500
72	-	90,000	96,500	102,000	105,500
73	-	90,000	96,500	102,500	105,500
74	-	90,000	96,500	103,000	105,500
75	-	90,000	96,500	104,000	105,500
76	-	90,000	96,500	104,500	105,500
77	-	90,000	96,500	105,000	105,500
78	-	90,000	96,500	105,500	105,500

(4) Any vehicle, combination of vehicles, load, article, property, machine or thing that:

(a) Is used in the construction, maintenance or repair of public highways; and

(b) Is either not being used by the federal government, State of Oregon or any county or incorporated city or not being used at the immediate location or site.

(5) Combinations of vehicles having a combined loaded weight in excess of that authorized under Table III of ORS 818.010.

(6) A vehicle engaged in the transportation of secondary wood products, which may be issued a permit for an overlength load. As used in this subsection, "secondary wood products" means laminated wood products and wooden I-beams. A vehicle engaged in the transportation of secondary wood products may also transport a divisible load of secondary wood products that otherwise exceeds allowable load length limits if:

(a) The load contains a permitted, nondivisible secondary wood product that exceeds the length allowed in ORS 818.080 or 818.100;

(b) The divisible load does not exceed the length allowed for the nondivisible wood product in the permit; and

(c) Not more than 49 percent of each divisible load item, by length or weight, authorized by this subsection overhangs the vehicle transporting the load.

(7) A vehicle engaged in the transportation of lumber, veneer or plywood, which may be issued a permit for an overwidth load if the width of the divisible load does not exceed nine feet.

(8) A vehicle transporting an overheight marine container to or from a marine port facility.

(9) A vehicle or combination of vehicles engaged in hauling grass seed straw, grass hay or cereal grain straw, which may be issued a permit to allow the load to be up to 14 feet 6 inches high. A permit issued under this subsection shall be valid for one year and shall specify the routes over which the overheight load may be hauled.

(10) A vehicle or combination of vehicles that has a variance permit and that can carry items related to the already permitted load without increasing the size of the vehicle needed to carry the item requiring the variance permit.

(11) A vehicle engaged in hauling poplar logs or the processing residual from the logs, which may be issued an annual overwidth permit for a vehicle and load with a combined width of not more than 12 feet. The annual permit shall allow movement of the vehicle only on Patterson Ferry Road and Frontage Road in Morrow County and only for a distance of 5,000 feet or less.

(12) A vehicle or combination of vehicles engaged in hauling bagged grass seed or mint leaves in sacks, which may be issued a permit to allow the load to be up to nine feet six inches wide. A permit issued under this subsection shall be valid for one year and shall specify the routes over which the overwidth load may be hauled.

SECTION 2. ORS 319.690 is amended to read:

319.690. (1) Except as provided in subsection (2) of this section and ORS 319.692, each user of fuel in a motor vehicle required to be licensed under ORS 319.550 shall, on or before the 20th day of each month, file with the Department of Transportation a report showing the amount of fuel used during the immediately preceding calendar month by the user and such other information as the department may require for the purposes of ORS 319.510 to 319.880. The department shall prescribe the form of the report. The user shall file the report with the department in the manner provided by the department by rule. Each report shall be accompanied by a remittance payable to the department for the amount of all the tax shown by the report to be due and payable. Any tax paid to a seller is a credit against the amount of tax otherwise due and payable to the state under ORS 319.510 to 319.880 or **818.225**, 825.474, 825.476 and 825.480. Also, when filing a monthly tax report, a user may, in lieu of claiming a refund, take a deduction or credit for the tax on any fuel which would otherwise be subject to refund under ORS 319.831 (1).

(2) Each user of fuel in a motor vehicle with a light weight of less than 8,000 pounds required to be licensed under ORS 319.550 may file an annual report of all fuel used upon Oregon highways. The report for each calendar year shall be filed on or before March 1 of the year following and shall be accompanied by a remittance payable to the department of all the tax shown to be due and payable on the amount of fuel used.

SECTION 3. ORS 825.484 is amended to read:

825.484. (1) The fees or taxes listed in ORS 825.474, 825.476 and 825.480 shall be in addition to, and not in lieu of, other fees and taxes of the state, county or municipality which may be imposed, levied, assessed or collected against the business or property of such carrier. This section does not authorize the imposition of license fees by municipalities upon intercity carriers, or deprive any city within which a passenger motor vehicle, having a seating capacity of not more than seven passengers, is principally operated for hire, from imposing and collecting license fees upon and from such motor vehicle, or the owner or operator thereof, as to such portion of its operations as are wholly within the corporate limits of such city.

(2) ORS 319.510 to 319.880 do not apply to vehicles or fuels used therein when the vehicles are subject to, and report and pay[,]:

(a) The tax for the use of Oregon highways based upon the combined weight of the vehicle and in accordance with the weight group rates prescribed in ORS 825.474, 825.476 and 825.480; or

(b) The road use assessment fee required under ORS 818.225.

(3) When an audit of the operations of a carrier shows that the use fuel taxes reported and paid under ORS chapter 319 should have been reported and paid under this chapter, or that fees or taxes reported and paid under this chapter should have been reported and paid under ORS chapter 319,

the fees or taxes erroneously reported and paid under one chapter need not be refunded but may be considered an offset of fees or taxes due under the other chapter.

SECTION 4. ORS 825.486 is amended to read:

825.486. Any tax paid under ORS 319.010 to 319.430 or 319.510 to 319.880 on motor vehicle fuel or fuel as defined in ORS 319.520, either directly by the collection of the tax by the vendor from the consumer or indirectly by adding the amount of the tax to the price of the fuel paid by the customer, is a credit against the amount of tax otherwise due and payable to the state under ORS **818.225**, 825.474, 825.476 and 825.480. A credit under this section shall be allowed when the person claiming the credit submits to the Department of Transportation:

(1) A report under ORS 825.480, 825.490 or 825.492; and

(2) Satisfactory evidence along with the report showing the amount of tax paid by the person under ORS 319.010 to 319.430 or 319.510 to 319.880 during the period reported.

Passed by House March 31, 2015	Received by Governor:
Timothy G. Sekerak, Chief Clerk of House	Approved:
Tina Kotek, Speaker of House	
Passed by Senate May 5, 2015	Kate Brown, Governor
	Filed in Office of Secretary of State:
Peter Courtney, President of Senate	

Jeanne P. Atkins, Secretary of State

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