By: Deuell

S.B. No. 1184

## A BILL TO BE ENTITLED

1	AN ACT
2	relating to the enforcement of commercial motor vehicle safety
3	standards.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subdivision (1), Section 548.001,
6	Transportation Code, is amended to read as follows:
7	(1) "Commercial motor vehicle" means a self-propelled
8	or towed vehicle, other than a farm vehicle with a gross weight,
9	registered weight, or gross weight rating of less than 48,000
10	pounds, that is used on a public highway to transport passengers or
11	cargo if:
12	(A) the vehicle, including a school activity bus
13	as defined in Section 541.201, or combination of vehicles has a
14	gross weight, registered weight, or gross weight rating of more
15	than 26,000 pounds;
16	(B) the vehicle, including a school activity bus
17	as defined in Section 541.201, is designed <u>or used</u> to transport more
18	than 15 passengers, including the driver; or
19	(C) the vehicle is used to transport hazardous
20	materials in a quantity requiring placarding by a regulation issued
21	under the Hazardous Materials Transportation Act (49 U.S.C. Section
22	<u>5101</u> [ <del>1801</del> ] et seq.).
23	SECTION 2. Subdivisions (1) and (5), Section 644.001,
24	Transportation Code, are amended to read as follows:

1	(1) "Commercial motor vehicle" means:
2	(A) a commercial motor vehicle as defined by 49
3	C.F.R. Section 390.5, if operated interstate; or
4	(B) a commercial motor vehicle as defined
5	[ <del>described</del> ] by Section 548.001, if operated intrastate.
6	(5) "Federal motor carrier safety regulation" means a
7	federal regulation in <u>Subtitle A, Title 49, or</u> Subchapter B,
8	Chapter III, Subtitle B, Title 49, Code of Federal Regulations.
9	SECTION 3. Subsections (a) through (d), Section 644.103,
10	Transportation Code, are amended to read as follows:
11	(a) An officer of the department may <u>stop,</u> enter <u>,</u> or detain
12	on a highway or at a port of entry a motor vehicle that is subject to
13	this chapter.
14	(b) A municipal police officer who is certified under
15	Section 644.101 may stop, enter, or detain on a highway or at a port
16	of entry within the territory of the municipality a motor vehicle
17	that is subject to this chapter. A sheriff or deputy sheriff who is
18	certified under Section 644.101 may stop, enter, or detain on a
19	highway or at a port of entry within the territory of the county a
20	motor vehicle that is subject to this chapter.
21	(c) <u>A person</u> [ <del>An officer</del> ] who detains a vehicle under this
22	section may prohibit the further operation of the vehicle on a
23	highway if the vehicle or operator of the vehicle is in violation of
24	a federal safety regulation or a rule adopted under this chapter.
25	(d) A noncommissioned employee of the department who is
26	certified for the purpose by the director and who is supervised by
27	an officer of the department may, at a fixed-site facility, stop,

enter, or detain a motor vehicle that is subject to this chapter. 1 2 If the employee's inspection shows that an enforcement action, such 3 as the issuance of a citation, is warranted, the noncommissioned employee may take enforcement action only if the employee is under 4 the supervision of an [supervising] officer of the department [must 5 6 take the action]. SECTION 4. Section 644.153, Transportation Code, is amended 7 to read as follows: 8 9 Sec. 644.153. ADMINISTRATIVE PENALTY. (a) The department 10 may impose an administrative penalty against a person who violates: a rule adopted under this chapter; or 11 (1)a provision of <u>Subchapter</u> [Subtitle] C that the 12 (2) department by rule subjects to administrative penalties. 13 To be designated as subject to an administrative penalty 14 (b) 15 under Subsection (a)(2), a provision must relate to the safe 16 operation of a commercial motor vehicle. 17 The department shall: (c) 18 (1) designate one or more employees to investigate violations and conduct audits of persons subject to this chapter; 19 20 and (2) impose an administrative penalty if the department 21 22 discovers a violation that is covered by Subsection (a) or (b). A penalty under this section[+ 23 (d) may not exceed the maximum penalty provided for 24 [(1)]25 a violation of a similar federal safety regulation [; and [(2) shall be administered in the same manner 26 27 penalty under Section 643.251, except that the amount of a penalty

shall be determined under Subdivision (1)]. 1 2 (e) If the department determines to impose a penalty, the 3 department shall issue a notice of claim. The department shall send the notice of claim by certified mail, registered mail, personal 4 delivery, or another manner of delivery that records the receipt of 5 the notice by the person responsible. The notice of claim must 6 7 include a brief summary of the alleged violation and a statement of the amount of the recommended penalty and inform the person that the 8 9 person is entitled to a hearing on the occurrence of the violation, the amount of the penalty, or both the occurrence of the violation 10 and the amount of the penalty. [(d)] A person who is subject to an 11 administrative penalty imposed by the department under this section 12 13 [subchapter] is required to pay the penalty [administrative penalties] or respond to the department within 20 days of receipt of 14 15 the department's notice of claim. 16 (f) Before the 21st day after the date the person receives the notice of claim, the person may: 17 18 (1) accept the determination and pay the recommended 19 penalty; or 20 (2) make a written request for an informal hearing or an administrative hearing on the occurrence of the violation, the 21 22 amount of the penalty, or both the occurrence of the violation and 23 the amount of the penalty. (g) At the conclusion of an informal hearing requested under 24 25 Subsection (f), the department may modify the recommendation for a 26 penalty. 27 (h) If the person requests an administrative hearing, the

department shall set a hearing and give notice of the hearing to the person. The hearing shall be held by an administrative law judge of the State Office of Administrative Hearings. The administrative law judge shall make findings of fact and conclusions of law and promptly issue to the director a proposal for a decision as to the occurrence of the violation and the amount of a proposed penalty.

7 <u>(i) If a penalty is proposed under Subsection (h), the</u> 8 <u>administrative law judge shall include in the proposal for a</u> 9 <u>decision a finding setting out costs, fees, expenses, and</u> 10 <u>reasonable and necessary attorney's fees incurred by the state in</u> 11 <u>bringing the proceeding. The director may adopt the finding and</u> 12 <u>make it a part of a final order entered in the proceeding.</u>

13 (j) Based on the findings of fact, conclusions of law, and 14 proposal for a decision, the director by order may find that a 15 violation has occurred and impose a penalty or may find that no 16 violation occurred. The director may increase or decrease the 17 amount of the penalty recommended by the administrative law judge 18 within the limits prescribed by this chapter.

19 (k) Notice of the director's order shall be given to the 20 affected person in the manner required by Chapter 2001, Government 21 Code, and must include a statement that the person is entitled to 22 seek a judicial review of the order.

23 (1) Before the 31st day after the date the director's order
24 becomes final as provided by Section 2001.144, Government Code, the
25 person must:
26 (1) pay the amount of the penalty;

27 (2) pay the amount of the penalty and file a petition

1	for judicial review contesting:
2	(A) the occurrence of the violation;
3	(B) the amount of the penalty; or
4	(C) both the occurrence of the violation and the
5	amount of the penalty; or
6	(3) without paying the amount of the penalty, file a
7	petition for judicial review contesting:
8	(A) the occurrence of the violation;
9	(B) the amount of the penalty; or
10	(C) both the occurrence of the violation and the
11	amount of the penalty.
12	(m) Within the 30-day period under Subsection (1), a person
13	who acts under Subsection (1) may:
14	(1) stay enforcement of the penalty by:
15	(A) paying the amount of the penalty to the court
16	for placement in an escrow account; or
17	(B) filing with the court a supersedeas bond
18	approved by the court for the amount of the penalty that is
19	effective until all judicial review of the director's order is
20	final; or
21	(2) request the court to stay enforcement of the
22	penalty by:
23	(A) filing with the court an affidavit of the
24	person stating that the person is financially unable to pay the
25	amount of the penalty and is financially unable to give the
26	supersedeas bond; and
27	(B) sending a copy of the affidavit to the

1	director by certified mail.	
2	(n) Before the sixth day after the date the director	
3	receives a copy of an affidavit filed under Subsection (m)(2), the	
4	department may file with the court a contest to the affidavit. The	
5	court shall hold a hearing on the facts alleged in the affidavit as	
6	soon as practicable and shall stay the enforcement of the penalty if	
7	the court finds that the alleged facts are true. The person who	
8	files an affidavit under Subsection (m)(2) has the burden of	
9	proving that the person is financially unable to:	
10	(1) pay the amount of the penalty; and	
11	(2) file the supersedeas bond.	
12	(o) If the person does not pay the amount of the penalty and	
13	the enforcement of the penalty is not stayed, the director may:	
14	(1) refer the matter to the attorney general for	
15	collection of the amount of the penalty;	
16	(2) initiate an impoundment proceeding under	
17	Subsection (q); or	
18	(3) refer the matter to the attorney general and	
19	initiate the impoundment proceeding.	
20	<u>(p)</u> [ <del>(e)</del> ] A person who fails to pay, or becomes delinquent	
21	in the payment of <u>an administrative penalty</u> [ <del>, the administrative</del>	
22	penalties] imposed by the department under this subchapter <u>may</u>	
23	[shall] not operate or direct the operation of a commercial motor	
24	vehicle on the highways of this state until [ <del>such time as</del> ] the	
25	administrative <u>penalty has</u> [ <del>penalties have</del> ] been remitted to the	
26	department.	
27	<u>(q)</u> [ <del>(f)</del> ] The department shall impound any commercial motor	

vehicle owned or operated by a person in violation of Subsection (p)
[(e)] after the department has first served the person with a notice
of claim. Service of the notice may be by certified mail,
registered mail, personal delivery, or any other manner of delivery
showing receipt of the notice.

6 (r) [(g)] A commercial motor vehicle impounded by the 7 department under <u>Subsection (q)</u> [this section] shall remain impounded until [such time as] the administrative penalties imposed 8 9 against the person are remitted to the department, except that an impounded commercial motor vehicle left at a vehicle storage 10 facility controlled by the department or any other person shall be 11 considered an abandoned motor vehicle on the 11th day after the date 12 13 of impoundment if the delinquent administrative penalty is not remitted to the department before that day. Chapter 683 applies to 14 15 the commercial motor vehicle, except that the department is 16 entitled to receive from the proceeds of the sale the amount of the delinquent administrative penalty and costs. 17

18 (s) [(h)] All costs associated with the towing and storage 19 of the <u>commercial motor</u> vehicle and load shall be the 20 responsibility of the person and not the department or the State of 21 Texas.

(t) A proceeding under this section is subject to Chapter

## 22

## 23 2001, Government Code.

24 SECTION 5. Section 644.155, Transportation Code, is amended 25 to read as follows:

26 Sec. 644.155. <u>COMPLIANCE REVIEW AND</u> SAFETY AUDIT PROGRAM. 27 The department shall implement and enforce a <u>compliance review and</u>

safety audit program similar to the federal program established 1 under 49 C.F.R. Part 385 for any person who owns or operates a 2 commercial motor vehicle that is domiciled in this state. 3 SECTION 6. Subsection (a), Section 683.002, Transportation 4 Code, is amended to read as follows: 5 For the purposes of this chapter, a motor vehicle is 6 (a) 7 abandoned if the motor vehicle: is inoperable, is more than five years old, and has (1)8 been left unattended on public property for more than 48 hours; 9 10 has remained illegally on public property for more (2) than 48 hours: 11 has remained on private property without the 12 (3) consent of the owner or person in charge of the property for more 13 than 48 hours; 14 15 (4)has been left unattended on the right-of-way of a 16 designated county, state, or federal highway for more than 48 hours; [<del>or</del>] 17 has been left unattended for more than 24 hours on 18 (5) the right-of-way of a turnpike project constructed and maintained 19 20 by the Texas Turnpike Authority division of the Texas Department of Transportation or a controlled access highway; or 21 22 (6) is considered an abandoned motor vehicle under Section 644.153(r). 23 SECTION 7. Subsection (b), Section 683.012, Transportation 24 25 Code, is amended to read as follows: (b) The notice under Subsection (a) must: 26 (1) be sent by certified mail not later than the 10th 27

S.B. No. 1184

day after the date the agency: 1 2 (A) takes the abandoned vehicle, motor 3 watercraft, or outboard motor into custody; or 4 (B) receives the report under Section 683.031; 5 (2) specify the year, make, model, and identification number of the item; 6 give the location of the facility where the item is 7 (3) being held; 8 9 (4) inform the owner and lienholder of the right to 10 claim the item not later than the 20th day after the date of the 11 notice on payment of: towing, preservation, and storage charges; 12 (A) 13 or (B) garagekeeper's charges 14 and fees under 15 Section 683.032 and, if the vehicle is a commercial motor vehicle 16 impounded under Section 644.153(q), the delinquent administrative penalty and costs; and 17 (5) state that failure of the owner or lienholder to 18 claim the item during the period specified by Subdivision (4) is: 19 20 (A) a waiver by that person of all right, title, and interest in the item; and 21 22 consent to the sale of the item at a public (B) auction. 23 24 SECTION 8. Section 683.015, Transportation Code, is amended 25 by adding Subsection (e) to read as follows: (e) If the vehicle is a commercial motor vehicle impounded 26 27 under Section 644.153(q), the Department of Public Safety is

S.B. No. 1184

1	entitled from the proceeds of the sale to an amount equal to the
2	amount of the delinquent administrative penalty and costs.
3	SECTION 9. (a) This Act takes effect September 1, 2003.
4	(b) The changes in law made in Section 4 of this Act apply

5 only to an administrative penalty for a violation that occurs on or 6 after the effective date of this Act.

7 (c) An administrative penalty for a violation that occurred 8 before the effective date of this Act is governed by the law in 9 effect at the time of the violation, and the former law is continued 10 in effect for that purpose.

1	COMMITTEE AMENDMENT NO. 1	
2	Amend SB 1184 as follows:	
3	On page 5, line 16 after "may" and before "increase"	INSERT
4	"pursuant to Section 2001.058(e) of the Government Code"	
5		Driver