| **House Bill 2774**  Senate Amendments  Section-by-Section Analysis | | |
| --- | --- | --- |
| HOUSE VERSION | SENATE VERSION (CS) | CONFERENCE |
| SECTION 1. Chapter 727, Transportation Code, is amended by adding Section 727.005 to read as follows:  Sec. 727.005. INSTALLATION OF UNSAFE TIRES; OFFENSE. (a) A person commits an offense if:  (1) the person owns or operates a business that installs tires on motor vehicles;  (2) the person or an employee of the person installs a tire on a motor vehicle to be used on a public street or highway;  (3) the tire is or will be subject to inspection under Section 548.051; and  (4) the person knows that the tire:  (A) has tire tread less than one-sixteenth of an inch deep;  (B) has a localized worn spot that exposes the ply or cord through the tread;  (C) has a tread or sidewall crack, cut, or snag as measured on the outside of the tire that is more than one inch long and deep enough to expose the body cords;  (D) has any visible bump, bulge, or knot apparently related to tread or sidewall separation or partial failure of the tire structure, including bead area;  (E) has been regrooved or recut below the original groove depth, except for a special regroovable tire that has extra undertread rubber for that purpose and is identified as a regroovable tire;  (F) has been repaired temporarily by the use of a blowout patch or boot;  (G) has worn tread wear indicators that contact the road in any two adjacent major grooves in the center or middle of the tire; or  (H) does not otherwise meet applicable Department of Public Safety safety standards for the tire adopted under Section 547.101.  (b) An offense under this section is a misdemeanor punishable by a fine of not less than $100 or more than $500. | SECTION 1. Chapter 727, Transportation Code, is amended by adding Section 727.005 to read as follows:  Sec. 727.005. INSTALLATION OF UNSAFE TIRES; OFFENSE. (a) A person commits an offense if:  (1) the person owns or operates a business that installs tires on motor vehicles;  (2) the person or an employee of the person installs a tire on a motor vehicle to be used on a public street or highway;  (3) the tire is or will be subject to inspection under Section 548.051; and  (4) the person knows that the tire:  (A) has tire tread less than one-sixteenth of an inch deep;  (B) has a localized worn spot that exposes the ply or cord through the tread;  (C) has a tread or sidewall crack, cut, or snag as measured on the outside of the tire that is more than one inch long and deep enough to expose the body cords;  (D) has any visible bump, bulge, or knot apparently related to tread or sidewall separation or partial failure of the tire structure, including bead area;  (E) has been regrooved or recut below the original groove depth, except for a special regroovable tire that has extra undertread rubber for that purpose and is identified as a regroovable tire;  (F) has been repaired temporarily by the use of a blowout patch or boot;  (G) has worn tread wear indicators that contact the road in any two adjacent major grooves in the center or middle of the tire; or  (H) does not otherwise meet applicable Department of Public Safety safety standards for the tire adopted under Section 547.101.  (b) This section does not apply to the reinstallation of a tire on a motor vehicle that had been removed from the motor vehicle.  (c) An offense under this section is a misdemeanor punishable by a fine of not less than $100 or more than $500. |  |
| SECTION 2. This Act takes effect September 1, 2017. | SECTION 2. Same as House version. |  |