fect that the vehicle or trailer concerned will be used subject to the limitations of this section. The department shall prepare special insignia which shall be placed upon all such vehicles or trailers to indicate that the vehicle or trailer is specially licensed, or may, in its discretion, substitute a special license plate for such vehicles or trailers for such designation.

Any person who operates such a specially licensed vehicle or trailer in transportation upon public highways in violation of the limitations of this section shall be guilty of a misdemeanor.

Passed the House April 16, 1969 Passed the Senate April 8, 1969 Approved by the Governor April 24, 1969 Filed in office of Secretary of State April 24, 1969

CHAPTER 170
[Engrossed House Bill No. 61]
MOTOR VEHICLES--VEHICLE LICENSES
AND FEES--MINORS' DRIVING RECORDS-CERTIFICATES OF OWNERSHIP,
SECURITY INTERESTS

AN ACT Relating to motor vehicles; amending section 6, chapter 140, Laws of 1967 and RCW 46.12.095; amending section 8, chapter 140, Laws of 1967 and RCW 46.12.181; reenacting and amending section 46.16.040, chapter 12, Laws of 1961, as last amended by section 59, chapter 83, Laws of 1967 ex. sess. and as amended by section 16, chapter 32, Laws of 1967, and RCW 46.16.040; amending section 46.16.060, chapter 12, Laws of 1961, as last amended by section 5, chapter 99, Laws of 1969, and RCW 46.16-.060; amending section 46.16.083, chapter 12, Laws of 1961 and RCW 46.16.083; amending section 46.16.100, chapter 12, Laws of 1961 and RCW 46.16.100; amending section 57, chapter 83, Laws of 1967 ex. sess. and RCW 46.16.111; amending section 46.16-.135, chapter 12, Laws of 1961 and RCW 46.16.135; amending section 46.16.160, chapter 12, Laws of 1961, as amended by section 1, chapter 306, Laws of 1961, and RCW 46.16.160; amending section 46.16.220, chapter 12, Laws of 1961 and RCW 46.16.220; amending section 46.16.240, chapter 12, Laws of 1961, as amended by section 18, chapter 32, Laws of 1967, and RCW 46.16.240;

amending section 46.16.260, chapter 12, Laws of 1961, as amended by section 19, chapter 32, Laws of 1967, and RCW 46.16.260; amending section 46.20.070, chapter 12, Laws of 1961, as last amended by section 27, chapter 32, Laws of 1967, and RCW 46-.20.070; amending section 18, chapter 121, Laws of 1965 ex. sess. and RCW 46.20.205; amending section 10, chapter 167, Laws of 1967 and RCW 46.20.293; adding a new section to chapter 12, Laws of 1961 and to chapter 46.16 RCW; and repealing section 46.16.082, chapter 12, Laws of 1961 and RCW 46.16.082.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Section 1. Section 8, chapter 140, Laws of 1967 and RCW 46-.12.181 are each amended to read as follows:

If a certificate of ownership or a certificate of license registration is lost, stolen, mutilated or destroyed or becomes illegible, the first priority secured party or, if none, the owner or legal representative of the owner named in the certificate, as shown by the records of the department, shall promptly make application for and may obtain a duplicate upon tender of one dollar and upon furnishing information satisfactory to the department. The duplicate certificate of ownership or license registration shall contain the legend, "This is a duplicate certificate ((and-may-be-sub-ject-to-the-rights-of-a-person-under-the-original-certificate))."

It shall be mailed to the first priority secured party named in it or, if none, to the owner.

The department shall not issue a new certificate of ownership to a transferee upon application made for a duplicate until fifteen department business days after receipt of the application.

A person recovering an original certificate of ownership or title registration for which a duplicate has been issued shall promptly surrender the original certificate to the department.

Sec. 2. Section 46.16.040, chapter 12, Laws of 1961, as last amended by section 59, chapter 83, Laws of 1967 ex. sess. and as amended by section 16, chapter 32, Laws of 1967, and RCW 46.16.040

are each reenacted and amended to read as follows:

Application for original vehicle license shall be made on form furnished for the purpose by the director. Such application shall be made by the owner of the vehicle or his duly authorized agent over the signature of such owner or agent, and he shall certify that the statements therein are true to the best of his knowledge. The application must show:

- (1) Name and address of the owner of the vehicle;
- (2) Trade name of the vehicle, model, year, type of body, the motor number or identification number thereof if such vehicle be a motor vehicle, or the serial number thereof if such vehicle be a trailer;
- (3) The power to be used--whether electric, steam, gas or other power;
- (4) The purpose for which said vehicle is to be used and the nature of the license required;
- (5) The maximum gross license for such vehicle which in case of for hire vehicles and auto stages shall be the maximum adult seating capacity thereof, exclusive of the operator, and in cases of motor trucks, truck tractors, trailers and semitrailers shall be the ((unladen-weight-ef-such-vehicle-te-which-shall-be-added-the-maximum gress-lead-te-be-earried-thereen-er-tewed-thereby,-as-the-ease-may-be, as-set-by-the-applicanty-which-maximum-gress-license-chall-in-ne-event be-less-than-the-unladen-weight-thereef-er-mere-than-the-legal-limit fer-such-vehicle-as-allewed-by-law)) maximum gross weight declared by the applicant pursuant to the provisions of RCW 46.16.111;
- (6) The weight of such vehicle, if it be a motor truck or trailer, which shall be the shipping weight thereof as given by the manufacturer thereof unless another weight is shown by weight slip verified by a certified weighmaster, which slip shall be attached to the original application;
- (7) Such other information as shall be required upon such application by the director.

Sec. 3. Section 46.16.060, chapter 12, Laws of 1961, as last amended by section 5, chapter 99, Laws of 1969, and RCW 46.16.060 are each amended to read as follows:

Except as otherwise specifically provided by law for the licensing of vehicles, there shall be paid and collected annually for each calendar year or fractional part thereof and upon each vehicle a license fee in the sum of nine dollars and forty cents: PROVIDED, HOWEVER, That the fee for licensing each house moving dolly which is used exclusively for moving buildings or homes on the highway under special permit as provided for in chapter 46.44 RCW, shall be twenty-five dollars and no other fee shall be charged for the load carried thereon.

Sec. 4. Section 46.16.083, chapter 12, Laws of 1961 and RCW 46.16.083 are each amended to read as follows:

A converter gear used to convert a semitrailer into a trailer or a two-axle tractor into a three-axle tractor or used in any other manner to increase the number of axles of a vehicle may, at the option of the owner, be licensed as a separate vehicle or the converter gear and ((a-semitrailer-er-twe-axle-traeter)) the vehicle with which it is used may be licensed as a combination, in which event the combination of the two will be considered as a single vehicle for the purposes of this chapter.

Where converter gears are licensed separately the maximum gross weight including load must be included in the licensed gross weight of the power unit or in the licensed gross weight of the trailer where the converter gear is used to increase the number of axles of a trailer or semitrailer for which gross weight fees have been separately paid under the provisions of section 16 of this 1969 amendatory act.

Sec. 5. Section 46.16.100, chapter 12, Laws of 1961 and RCW 46.16.100 are each amended to read as follows:

When any vehicle subject to license is to be moved upon the public highways of this state from one point to another, the director may issue a special permit therefor upon an application

presented to him in such form as shall be approved by the director and upon payment therefor of a fee of ((five)) ten dollars. Such permit shall be ((for-the-transit-of-the-vehiele-only,-and-the-vehiele-shall not-at-the-time-of-such-transit-be-used-for-the-transportation-of-any persons-or-property-whatsoever-for-compensation-or-otherwise,-and-shall be)) for one transit only between the points of origin and destination as set forth in the application: PROVIDED, That (({1}-when-such-vehiele-is-te-be-moved-from-one-point-in-this-state-te-another-and-when the-owner-of-such-vehicle-desires-to-carry-a-load-of-passengers-or commodities,-or-both,-he-may-obtain-a-one-transit-permit-upon-the-payment-to-the-director-of-a-fee-of-ten-dollars,-and-(2))) for each vehicle used exclusively in the transportation of circus, carnival, and show equipment and in the transportation of supplies used in conjunction therewith, there shall be charged in addition to other fees provided for the licensing of vehicles, an annual capacity fee in the amount of ten dollars: PROVIDED FURTHER, That no special permit or one-transit permit shall be issued for movement of a house trailer as defined in chapter 82.50 RCW unless the applicant therefor has a stamp issued thereunder.

Sec. 6. Section 57, chapter 83, Laws of 1967 ex. sess. and RCW 46.16.111 are each amended to read as follows:

Unless the owner thereof elects to pay tonnage fees separately on his trailer or semitrailer pursuant to section 16 of this 1969 amendatory act the maximum gross weight in the case of any motor truck or truck tractor shall be the scale weight of the motor truck or truck tractor, plus the scale weight of any trailer, semitrailer or pole trailer to be towed thereby, to which shall be added the maximum load to be carried thereon or towed thereby as set by the licensee in his application or otherwise: PROVIDED, That if the sum of the scale weight and maximum load of such trailer is not greater than four thousand pounds, such sum shall not be computed as part of the maximum gross weight of any motor truck or truck tractor: PROVIDED, FURTHER, That where the trailer is a travel trailer, horse trailer, or boat

trailer for the personal use of the owner of the truck or truck tractor and not for sale or commercial purposes, the gross weight of such trailer and its load shall not be computed as part of the maximum gross weight of any motor truck or truck tractor.

The maximum gross weight in the case of any auto stage and for hire vehicle, except taxicabs, with seating capacity over six, shall be the scale weight of each auto stage and for hire vehicle plus an average load factor of fifty percent of the seating capacity computed at one hundred and fifty pounds per seat.

Sec. 7. Section 46.16.135, chapter 12, Laws of 1961 and RCW 46.16.135 are each amended to read as follows:

((When-the-gross-weight-license-fee-applied-for-on-any-vehicle execeds-twenty-thousand-pounds,-licenses-for)) Tonnage for motor trucks, trailers, tractors, pole trailers, or semitrailers ((may-be-purehased for-a-three-months-period-for-one-fourth-the-regular-fee-at-the-beginning-of-any-ealendar-month---For-each-fee-so-paid-other-than-at-the time-of-payment-of-the-basie-lieense-fee,)) having a declared gross weight in excess of twenty thousand pounds may be purchased for quarterly periods ending on March 31st, June 30th, September 30th, and December 31st at one-fourth of the usual annual tonnage fee: PROVIDED, That the fee for the quarter in which the vehicle is licensed shall be reduced by one-twelfth of the usual tonnage fee for each full calendar month of the quarter that shall have elapsed at the time the vehicle is licensed. An additional fee of one dollar shall be charged by the director each time tonnage is purchased. The director is authorized to establish rules and regulations relative to the issuance and display of certificates or insignia ((,-whieh-shall-state-the-months-by name-for-which-the-vehicle-is-licensed)).

No vehicle licensed under the provisions of this section shall be operated over the public highways unless the owner or operator ((thereof)) renews the quarterly tonnage within ten days after the expiration of ((any-such-three-month-period-apply-for,-and-pay-the required-fee-for,-a-license-for-an-additional-three-month-period,-or

fer-the-remainder-ef-the-year)) the existing tonnage. Any person who operates any such vehicle upon the public highways after the expiration of said ten days, shall be guilty of a misdemeanor, and in addition shall be required to purchase ((a-gress-weight lieense)) tonnage for the vehicle involved at the fee covering an entire year's ((lieense-fer)) operation thereof, less the fees for any ((peried er perieds)) quarter or quarters of the year already paid. If, within five days thereafter, no license for a full year has been purchased as required aforesaid, the Washington state patrol, county sheriff or city police shall impound such vehicle in such manner as may be directed for such cases by the chief of the Washington state patrol, until such requirement is met.

Sec. 8. Section 46.16.160, chapter 12, Laws of 1961, as amended by section 1, chapter 306, Laws of 1961, and RCW 46.16.160 are each amended to read as follows:

Any commercial vehicle bearing valid license plates and registration certificate of another state or territory and not registered in this state and which under reciprocal relations with that state would be required to obtain a full or proportional motor vehicle license in this state may, in lieu of a certificate of ownership and license registration, be issued a permit. Such permit shall be valid for the conduct of interstate operations only and shall be issued in such form and under such conditions as the director shall prescribe. Application for the permit shall be made to the director or his designated agent on forms provided by the director. On receiving such application, together with fees as provided herein, a permit may be issued for a period of not to exceed two hundred forty consecutive hours: PROVIDED, HOWEVER, That no permit shall be issued for any period less than twenty-tour consecutive hours.

The director, or his designated agent, shall be authorized to issue a further permit on the same vehicle or combination of vehicles upon the expiration of any permit issued for a period less

)

than two hundred forty consecutive hours: PROVIDED, Such further permit does not extend the duration thereof to exceed two hundred forty consecutive hours on any series of consecutive permits issued for such vehicle or combination of vehicles: PROVIDED, FURTHER, That no permit, or series of permits, shall be issued for any period exceeding two hundred forty consecutive hours within any period of thirty days.

ror each permit issued to a vehicle or a combination of vehicles the director, or his designated agent, shall assess an administrative charge of ((two-dellars-and-fifty-eents)) five dollars per permit plus the following fees for each period of twenty-four consecutive hours covered by such permit:

Vehicles or combinations of vehicles	with gross loads of:
0	9,999 lbs \$0.50
10,000	19,999 lbs \$1.00
20,000	29,999 lbs \$1.50
((30,000	-36,000-lbs\$2,00)
30,000	35,999 lbs \$2.00
36,000	45,999 lbs \$2.50
46,000	59,999 lbs \$3.00
60,000	72,000 lbs \$4.00

These fees shall not be subject to quarterly reduction as provided in RCW 46.16.130. Such vehicles will be subject to all of the laws, rules and regulations affecting the operation of like motor vehicles in this state. The permit shall be displayed at all times in a prominent place on the vehicle, or if the vehicle is a trailer, then the permit shall be at all times in vehicle operator's possession.

The director shall have the authority to adopt rules and regulations whereby such permits can be issued to qualifying operators in advance of use and paid for as used.

All fees collected under the provisions of this chapter shall be forwarded by the director with a proper identifying detailed report to the state treasurer who shall deposit such fees to the credit of the motor vehicle fund.

Sec. 9. Section 46.16.220, chapter 12, Laws of 1961 and RCW 46.16.220 are each amended to read as follows:

Vehicle licenses and vehicle license number plates may be issued for the current registration licensing period on and after the first day thereof and must be used and displayed from the date of issue or from the ((thirtieth)) thirty-fifth day after the expiration of the preceding licensing period whichever date is later.

Sec. 10. Section 46.16.240, chapter 12, Laws of 1961, as amended by section 18, chapter 32, Laws of 1967, and RCW 46.16.240 are each amended to read as follows:

The vehicle license number plates shall be attached conspicuously at the front and rear of each vehicle for which the same are issued and in such a manner that they can be plainly seen and read at all times: PROVIDED, That if only one license number plate is legally issued for any vehicle such plate shall be conspicuously attached to the rear of such vehicle. Each vehicle license number plate shall be placed or hung in a horizontal position at a distance of not less than one foot nor more than four feet from the ground and shall be kept clean so as to be plainly seen and read at all times: PROVIDED, HOWEVER, That in cases where the body construction of the vehicle is such that compliance with this section is impossible, permission to deviate therefrom may be granted by the state commission on equipment. It shall be unlawful to display upon the front or rear of any vehicle, vehicle license number plate or plates other than those furnished by the director for such vehicle or to display upon any vehicle any vehicle license number plate or plates which have been in any manner changed, altered, disfigured or have become illegible. It shall be unlawful for any person to operate any vehicle unless there shall be displayed ((upon-such-vehicle-two)) thereon valid vehicle license number plates attached as herein provided.

Sec. 11. Section 46.16.260, chapter 12, Laws of 1961, as amended by section 19, chapter 32, Laws of 1967, and RCW 46.16.260

are each amended to read as follows:

A certificate of license registration to be valid must have endorsed thereon the signature of the registered owner (if a firm or corporation, the signature of one of its officers or other duly authorized agent), and must be ((enelosed-in-a-suitable-container-and attached-to)) carried in the vehicle for which it is issued, at all times in the manner prescribed by the director. ((When-the-nature-of the-vehiele-will-not-permit-display-in-the-place-preseribed-by-the director,-then-such-container-with-certificate-therein-shall-be-seeurely-affixed-at-some-conspicuous-position-upon-the-vehiele-where-it ean-be-easily-found,-read,-and-inspected-at-all-times-by-a-person-on the-outside-of-the-vehicle---The-container-shall-have-a-cover-of transparent-material-through-which-the-certificate-may-be-inspected as-to-the-information-shown-thereon,-ineluding-the-signature-of-the registered-ewner,-and)) It shall be unlawful for any person to operate or have in his possession a vehicle without carrying thereon such certificate of license registration and/or maximum gross weight license as herein provided. Any person in charge of such vehicle shall, upon demand of any of the local authorities or of any police officer or of any representative of the department, permit an inspection of such certificate of license registration and/or maximum gross weight license.

Sec. 12. Section 46.20.070, chapter 12, Laws of 1961, as last amended by section 27, chapter 32, Laws of 1967, and RCW 46.20.070 are each amended to read as follows:

Upon receiving a written application on a form provided by the director for permission for a person under the age of ((sixteen)) eighteen years to operate a motor vehicle under twenty thousand pounds gross weight over and upon the public highways of this state in connection with farm work, the director is hereby authorized to issue a limited driving permit to be known as a juvenile agricultural driving permit, such issuance to be governed by the following procedure:

(1) The application must be signed by the applicant and by the applicant's father, mother or legal guardian.

- (2) Upon receipt of the application, the director shall cause an examination of the applicant to be made as by law provided for the issuance of a motor vehicle driver's license.
- (3) The director shall cause an investigation to be made of the need for the issuance of such operation by the applicant.

Such permit shall authorize the holder to operate a motor vehicle over and upon the public highways of this state within a restricted farming locality which shall be described upon the face thereof.

A permit issued under this section shall expire one year from date of issue, except that upon reaching the age of ((sixteen))

eighteen years such person holding a juvenile argicultural driving permit shall be required to make application for a motor vehicle driver's license.

The director shall charge a fee of one dollar for each such permit and renewal thereof to be paid as by law provided for the payment of motor vehicle driver's licenses and deposited to the credit of the driver education account in the general fund.

The director shall have authority to transfer this permit from one farming locality to another but this does not constitute a renewal of the permit.

The director shall have authority to deny the issuance of a juvenile agricultural driving permit to any person whom he shall determine incapable of operating a motor vehicle with safety to himself and to persons and property.

The director shall have authority to suspend, revoke or cancel the juvenile agricultural driving permit of any person when in his sound discretion he has cause to believe such person has committed any offense for which mandatory suspension or revocation of a motor vehicle driver's license is provided by law.

The director shall have authority to suspend, cancel or revoke a juvenile agricultural driving permit when in his sound discretion he is satisfied the restricted character of the permit has been violated.

Sec. 13. Section 18, chapter 121, Laws of 1965 ex. sess. and RCW 46.20.205 are each amended to read as follows:

Whenever any person after applying for or receiving a driver's license shall ((remeve)) move from the address named in such application or in the license issued to him or when the name of a licensee is changed by marriage or otherwise such person shall within ten days thereafter notify the department in writing of his old and new addresses or of such form r and new names and of the number of any license then held by him.

Sec. 14. Section 10, chapter 167, Laws of 1967 and RCW 46.20-.293 are each amended to read as follows:

The department is authorized to provide juvenile courts with the department's record of traffic charges compiled under RCW 46.52-.100 and 13.04.120, against any juvenile upon the request of any state juvenile court or duly authorized officer of any juvenile court of this state. Further, the department is authorized to provide any juvenile court with any requested service which the department can reasonably perform which is not inconsistent with its legal authority which substantially aids juvenile courts in handling traffic cases and which promotes highway safety.

The department is authorized to furnish to the parent, parents, or guardian of any minor under twenty-one years of age who is not emancipated, the department records of traffic charges compiled against said minor and shall collect for said copy a fee of one dollar and fifty cents to be deposited in the highway safety fund.

NEW SECTION. Sec. 15. There is added to chapter 12, Laws of 1961 and to chapter 46.16 RCW a new section to read as follows:

The owner thereof may elect to pay tonnage fees separately on a trailer or semitrailer: PROVIDED, HOWEVER, In order to exercise this option the owner must pay for the maximum permissible gross weight for the vehicle under RCW 46.44.040 and 46.44.042.

The gross weight fee for such trailers and semitrailers shall be as follows:

Gross Weight of	<u>Fee</u>
Up to 12,000 pounds	As specified in column
	A of RCW 46.16.070
More than 12,000 pounds but not	
more than 18,000 pounds	\$178.00
More than 18,000 pounds but not	
more than 32,000 pounds	\$371.00
More than 32,000 pounds but not	
more than 36,000 pounds	\$470.00

When vehicles licensed under this section are used with a truck tractor or motor truck the licensed gross weight of the combination shall be the sum of the licensed gross weights of the vehicles forming the combination.

Sec. 16. Section 6, chapter 140, Laws of 1967 and RCW 46.12-.095 are each amended to read as follows:

A security interest in a vehicle other than one held as inventory by a manufacturer or a dealer and for which a certificate of ownership is required is perfected only by compliance with the requirements of this section:

- (1) A security interest is perfected only by the department's receipt of: (a) The existing certificate, if any, and (b) an application for a certificate of ownership containing the name and address of the secured party ((and-the-date-of-his-security-agreement,)) and (c) tender of the required fee.
- (2) It is perfected as of the time of its creation: (a) if the papers and fee referred to in the preceding subsection are received by this department within eight department business days exclusive of the day on which the security agreement was created; or (b) if the secured party's name and address appear on the outstanding certificate of ownership; otherwise, as of the date on which the department has received the papers and fee required in subsection (1).
- (3) If a vehicle is subject to a security interest when brought into this state, perfection of the security interest is determined by

the law of the jurisdiction where the vehicle was when the security interest was attached, subject to the following:

- (a) If the security interest was perfected under the law of the jurisdiction where the vehicle was when the security interest was attached, the following rules apply:
- (b) If the name of the secured party is shown on the existing certificate of ownership issued by that jurisdiction, the security interest continues perfected in this state. The name of the secured party shall be shown on the certificate of ownership issued for the vehicle by this state. The security interest continues perfected in this state upon the issuance of such ownership certificate.
- (c) If the security interest was not perfected under the law of the jurisdiction where the vehicle was when the security interest was attached, it may be perfected in this state; in that case, perfection dates from the time of perfection in this state.

 $\underline{\text{NEW SECTION.}}$ Sec. 17. Section 46.16.082, chapter 12, Laws of 1961 and RCW 46.16.082 are each hereby repealed.

Passed the House April 16, 1969 Passed the Senate April 10, 1969 Approved by the Governor April 24, 1969 Filed in office of Secretary of State April 24, 1969

CHAPTER 171
[Substitute House Bill No. 363]
HIGHWAYS--URBAN ARTERIAL BOARD

AN ACT Relating to highways; amending section 18, chapter 83, Laws of 1967 ex. sess. and RCW 47.26.120; amending section 19, chapter 83, Laws of 1967 ex. sess. and RCW 47.26.130; amending section 20, chapter 83, Laws of 1967 ex. sess. and RCW 47.26-.140; amending section 25, chapter 83, Laws of 1967 ex. sess. and RCW 47.26.190; amending section 34, chapter 83, Laws of 1967 ex. sess. and RCW 47.26.280; adding two new sections to chapter 83, Laws of 1967 ex. sess. and to chapter 47.26 RCW; repealing section 31, chapter 83, Laws of 1967 ex. sess. and RCW 47.26.250; and declaring an emergency.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON: