- 1 HB619
- 2 196731-6
- 3 By Representatives Crawford, Whitt, Carns, Lovvorn, Greer,
- 4 Moore (P), Kitchens, Robertson and Shedd
- 5 RFD: Transportation, Utilities and Infrastructure
- 6 First Read: 15-MAY-19

1	196731-6:n:05/14/2019:CMH/bm LSA2019-87R4
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8	SYNOPSIS: Under existing law, a person must obtain a
9	permit from the Department of Transportation to
LO	move upon the state's public roads a vehicle and
L1	its load, the weight, width, length, or height of
L2	which exceeds the maximum limit specified by law.
L3	This bill would authorize the Department of
L 4	Transportation to issue a permit to allow tow
L5	trucks to tow disabled, damaged, abandoned, or
L 6	wrecked commercial vehicles, including combination
L7	vehicles, which together exceed the maximum weight,
L 8	width, length, or height limits specified by law.
L 9	
20	A BILL
21	TO BE ENTITLED
22	AN ACT
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24	Relating to motor vehicles; to amend Section
25	32-9-29, Code of Alabama 1975, to authorize the Department of
26	Transportation to issue an annual commercial wrecker emergency
7	tow normit under cortain conditions

BF.	ΤТ	ENACTED	ΒY	THE	LEGISLATURE	ΟF	ATARAMA:

2 Section 1. Section 32-9-29, Code of Alabama 1975, is 3 amended to read as follows:

"\$32-9-29**.** 

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- "(a) Authorized; application; issuance; seasonal, etc., limitations; refusal, revocation, or cancellation.
- "(1) The Director of the Department of Transportation or the official of the department designated by the director may, in his or her discretion, upon application and for good cause being shown therefor, may issue a permit in writing authorizing the applicant to operate or move upon the state's public roads a vehicle or combination of no more than two vehicles and loads whose weight, width, length, or height, or combination thereof, exceeds the maximum limit specified by law; provided, that the load transported by such vehicle or vehicles is of such nature that it is a unit which cannot be readily dismantled or separated; provided, however, that bulldozers and similar construction equipment shall not be deemed readily separable for purposes of this chapter; and further provided, that no permit shall be issued to any vehicle whose operation upon the public roads of this state threatens to unduly damage a road or any appurtenances thereto.
- "(2) Permits may be issued on application to the department to persons, firms, or corporations. The director shall promulgate reasonable rules and regulations which are necessary or desirable governing the issuance of such permits;

provided, that such rules and regulations shall not conflict with the provisions of this title and other provisions of law.

- "(3) The original copy of every such permit shall be carried in the vehicle itself and shall be open to inspection by any police officer or state trooper law enforcement officer or authorized agent of the department.
- "(4) The application for any such permit shall specifically describe the type of permit applied for, as the types of permits are described in subsection (b) of this section, and the application for a single trip permit shall, in addition, describe the points of departure and destination.
- "(5) The director or the official of the department designated by the director is authorized to may withhold such permit or, if such permit is issued, to may establish seasonal or other time limitations within which the vehicles described may be operated on the public road indicated, or may otherwise to limit or prescribe conditions of operation of such vehicle, when necessary to assure against undue damage to the road foundation, surfaces, or bridge structures, and require such undertaking or other security as may be deemed necessary to compensate the state for any injury to any roadway or bridge structure.
- "(6) For just cause, including, but not limited to, repeated and consistent past violations, the director or an official of the department designated by the director may refuse to issue, or may cancel, suspend, or revoke, the permit of an applicant or permittee.

"(b) Duration and limits of permits; bond or
insurance requirements.

- "(1)a. ANNUAL. The director or the official of the department designated by the director may, pursuant to the provisions of this section, may issue an annual permit which shall permit the vehicle or combination vehicle and load to be operated on the state highway system of this state for 12 months from the date the permit is issued, even though the vehicle or its load exceeds the maximum limits specified in this article; provided, that an annual permit shall not authorize the operation of a vehicle including all enforcement tolerances:
  - "1. Whose total gross weight exceeds 150,000 pounds; provided, that gross weights over 100,000 pounds shall require advance routing by the department;
    - "2. Whose single axle weight exceeds 22,000 pounds;
  - "3. Whose total length exceeds 75 feet; with the exception of mobile homes, whose length limitations, including towing vehicle, shall be 85 feet;
  - "4. Whose total width exceeds 120 inches or whose load width exceeds 144 inches; with the exception of mobile homes, whose width limitation shall be 168 inches; provided, that mobile homes whose width exceeds 144 inches shall require advance route approval by the department; or
    - "5. Whose height exceeds 14 feet.
  - "A permit to operate a vehicle which exceeds the statutory limits of height, weight, width, or length shall be

issued only on condition of payment of an indemnity bond or proof of insurance protection for \$300,000.00, the bond or insurance protection conditioned for payment to the department to be held in trust for the benefit of the owners of bridges and appurtenances thereof, traffic signals, signs, or other highway structures damaged by a vehicle operating under authority of such overheight permit. The liability under the bond or insurance certificate shall be contingent upon proof of negligence or fault on the part of the permittee, his or her agents, or operators.

"b. Notwithstanding paragraph a., the director, pursuant to this section, may issue an annual permit to operate a vehicle which exceeds the maximum limits otherwise provided in this article for rubber-tired equipment used solely in the scope and operation of mining refractory grade bauxite. The equipment may not exceed the limits of paragraph a., except that the permit may not authorize the operation of a vehicle, including enforcement tolerances, which exceeds 16 feet in width, exceeds 18 feet in height, or exceeds a single axle weight of 27,000 pounds. In addition, the permit may not authorize the operation of the vehicle on any bridge, over or under any overpass, or on an interstate highway. The fee for the annual permit shall be one hundred dollars (\$100).

"(2) SINGLE TRIP. The director may issue a single trip permit, pursuant to the provisions of this section, to any vehicle.

- "(c) Fees. The director may promulgate rules and regulations concerning the issuance of permits and charge a fee for the issuance as follows:
  - "(1) ANNUAL. Charges for the issuance of annual permits shall be as follows:

- "a. For modular homes, sectional houses, portable buildings, boats, and any vehicle or combination of vehicles, \$100.00; except, that a vehicle or combination of vehicles having trailer or combination of trailers with sidewalls or roof which has transported modular homes, sectional houses, and portable buildings may, after depositing any load, return unloaded to its point of origin, even though the unloaded vehicles exceed the 55-foot limitation provided for in this article, up to and including 12 feet wide and 75 feet long.
- "b. For heavy commodities or equipment, overweight, overlength, overheight, and overwidth, \$100.00. A tractor and trailer (low boy type) may, after depositing a load referred to in this subparagraph, return to its point of origin, even though the unloaded tractor and trailer (low boy type) may exceed the 55-foot limitation provided for in this article up to and including 12 feet wide and 75 feet long.
- "c. For mobile homes up to and including 14 feet wide and 85 feet long, including towing vehicle, \$100.00.
- "(2) SINGLE TRIP. Charges for the issuance of single trip permits shall be as follows:
- "a. Mobile homes, modular homes, sectional houses, portable buildings, and boats:

1	"1. Up to and including 12 feet wide and 75 feet
2	long, \$10.00.
3	"2. Boats in excess of 12 feet wide, \$20.00.
4	"3. Mobile homes, modular homes, sectional houses,
5	and portable buildings in excess of 12 feet wide and/or 75
6	feet long, \$20.00.
7	"b. Heavy commodities or equipment:
8	"1. Over on any limitations as to length, height, or
9	width, \$10.00.
10	"2. Over on weight, as follows:
11	WEIGHT PERMITTED PERMIT FEE
12	From 80,001 pounds up to 100,000 pounds \$ 10.00
13	From 100,001 pounds up to 125,000 pounds 30.00
14	From 125,001 pounds up to 150,000 pounds 60.00
15	From 150,001 pounds and over 100.00
16	"c. Miscellaneous:
17	"1. Houses, \$20.00.
18	"2. Off-the-road equipment, \$10.00.
19	"3. Other oversized vehicles, loads, and equipment
20	not herein specified, \$20.00.
21	"4. Other overheight loads not herein specified,
22	\$10.00.

"(d) Certain vehicles on interstate highways. Under
the provisions of this section, 14 feet-wide vehicles and
combination vehicles and load may be issued a permit to travel
the interstate highways.

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"(e) The Director of the Department of

Transportation, by rule, may establish limits for combinations
of commercial wreckers and towed disabled or abandoned

vehicles that exceed the maximum height, weight, or length

limitations established by law. The director may establish a

permitting method for such commercial wreckers and may
establish a fee for any permits that are issued. The director
may authorize exceptions to any permit required under this
subsection or may waive any permit required under this
subsection under emergency, exigent, or other extraordinary
conditions.

"(e) (f) Violations of federal law, etc. No permit shall be issued under this section if the issuance of the permit would violate United States law or would cause the State of Alabama to lose federal-aid funds. Notwithstanding any provisions of any statute to the contrary, all permit fees collected in accordance with this section shall be paid to the Public Road and Bridge Fund in addition to any sums appropriated therefor to the department.

"(f) (g) Farm and agricultural commodities and equipment exempt. The term heavy commodities or equipment, as used in this section, is not intended to include farm and agricultural commodities or equipment, and such farm or

agricultural commodities and equipment are exempt from the
requirement of obtaining permits for movement on the state
highway system of Alabama."

Section 2. This act shall become effective on the
first day of the third month following its passage and
approval by the Governor, or its otherwise becoming law.