## HOUSE BILL 1486

State of Washington 68th Legislature 2023 Regular Session

By Representatives Orcutt and Leavitt

AN ACT Relating to authorizing military surplus vehicles to operate on public highways; amending RCW 46.04.123, 46.04.126, 46.18.220, and 46.37.010; adding a new section to chapter 46.04 RCW; adding a new section to chapter 46.12 RCW; creating a new section; prescribing penalties; and providing an effective date.

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

7 NEW SECTION. Sec. 1. Washington is home to hundreds of thousands of men and women who protect us through their service in 8 the United States armed forces. There is a strong commitment, 9 10 respect, and interest for the armed forces that is prevalent in 11 celebrations, parades, community events, fundraisers, and exhibitions 12 throughout Washington communities. Military vehicles are iconic, patriotic, and stir a sense of nostalgic and civic pride. Therefore, 13 the legislature recognizes there is a public interest in allowing 14 15 vehicles that have been an active part of military operations to be 16 able to operate on the public highways to be involved in parades, 17 veterans' events, car club activities, community events, exhibitions, 18 and other similarly limited circumstances. Military-issued vehicles, 19 such as the high mobility multipurpose wheeled vehicle, include 20 operational safety equipment to protect drivers and passengers of the vehicle, yet do not meet all of the federal vehicle requirements. 21

They are built to drive on United States highways and beyond in much less pristine conditions. Therefore, this act authorizes travel for military surplus vehicles in good operating order to traverse Washington's public highways in limited circumstances.

5 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 46.04 6 RCW to read as follows:

7 "Military surplus vehicle" means a vehicle that is not operated 8 using continuous tracks, was originally manufactured and sold 9 directly to the armed forces of the United States, was originally 10 manufactured under the federally mandated requirements set forth in 11 49 C.F.R. Sec. 571.7, and is no longer owned by the United States 12 armed forces.

13 Sec. 3. RCW 46.04.123 and 2014 c 72 s 2 are each amended to read 14 as follows:

15 "Collectible vehicle" means a vehicle that complies with the 16 following:

17 (1) (a) Is of unique or rare design, of limited production, and an 18 object of curiosity;

19 ((<del>(2)</del>)) <u>(b)</u> Is maintained primarily for use in car club 20 activities, exhibitions, parades, or other functions of public 21 interest or for a private collection, and is used only infrequently 22 for other purposes; and

23 (((3))) (c) Has collectible vehicle or classic automobile 24 insurance coverage that restricts the collectible vehicle mileage or 25 use, or both, and requires the owner to have another vehicle for 26 personal use; or

27 (2) Is a military surplus vehicle.

28 Sec. 4. RCW 46.04.126 and 2015 c 200 s 4 are each amended to 29 read as follows:

30 "Collector vehicle" means any motor vehicle or travel trailer 31 that is at least ((thirty)) <u>30</u> years old <u>or a military surplus</u> 32 <u>vehicle</u>.

33 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 46.12 34 RCW to read as follows:

35 (1) When applying for a certificate of title for a military 36 surplus vehicle, the vehicle owner must: 1

(a) Submit a certification that the military surplus vehicle:

2 (i) Will be maintained for occasional transportation,
3 exhibitions, veterans' events, club activities, parades, tours, and
4 similar uses;

5 (ii) Will only be driven when covered by a motor vehicle 6 liability insurance policy with liability limits of at least the 7 amounts required in RCW 46.29.090; and

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(iii) Will not be used for general daily transportation; and

(b) Provide a certificate of safety inspection on a form created 9 by the department to be completed by a licensed motor vehicle repair 10 11 shop in the state of Washington that certifies that the military surplus vehicle has the original safety equipment on the vehicle at 12 the time of its manufacture in good operating condition or has been 13 replaced by equal or more effective safety equipment in good working 14 order, specifically headlamps, tail lamps, turn signals, mirrors, a 15 16 horn, seat belts, and brakes.

(2) A person who makes a false statement regarding the inspection
of equipment required under this section is guilty of false swearing.
False swearing is a gross misdemeanor under RCW 9A.72.040.

20 Sec. 6. RCW 46.18.220 and 2015 c 200 s 3 are each amended to 21 read as follows:

(1) A registered owner may apply to the department, county auditor or other agent, or subagent appointed by the director for a collector vehicle license plate for a motor vehicle or travel trailer that is at least thirty years old <u>or a military surplus vehicle</u>. The motor vehicle must be operated primarily as a collector vehicle and be in good running order. The applicant for the collector vehicle license plate shall:

(a) Purchase a registration for the motor vehicle or traveltrailer as required under chapters 46.16A and 46.17 RCW; and

31 (b) Pay the special license plate fee established under RCW 32 46.17.220((((1)(f)))) (5), in addition to any other fees or taxes 33 required by law.

34 (2) A person applying for a collector vehicle license plate may:

35 (a) Receive a collector vehicle license plate assigned by the 36 department; or

(b) Provide an actual Washington state issued license plate
 designated for general use in the year of the vehicle's manufacture.

(3) Collector vehicle license plates:

(a) Are valid for the life of the motor vehicle or travel
 trailer;

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(b) Are not required to be renewed; and

4 (c) Must be displayed on the rear of the motor vehicle or travel 5 trailer.

6 (4) A collector vehicle registered under this section may only be
7 used for participation in club activities, exhibitions, tours,
8 parades, ((and)) veterans' events, or occasional pleasure driving.

9 (5) <u>Except for military surplus vehicles, collector</u> vehicle 10 license plates under subsection (2)(b) of this section may be 11 transferred from one vehicle to another vehicle described in 12 subsection (1) of this section upon application to the department, 13 county auditor or other agent, or subagent appointed by the director.

14 (6) Any person who knowingly provides a false or facsimile 15 license plate under subsection (2)(b) of this section is subject to a 16 traffic infraction and fine in an amount equal to the monetary 17 penalty for a violation of RCW 46.16A.200(7)(b). Additionally, the 18 person must pay for the cost of a collector vehicle license plate as 19 listed in RCW 46.17.220(((+1))(f)) (5), unless already paid.

20 Sec. 7. RCW 46.37.010 and 2011 c 171 s 79 are each amended to 21 read as follows:

(1) It is a traffic infraction for any person to drive or move,
 or for a vehicle owner to cause or knowingly permit to be driven or
 moved, on any highway any vehicle or combination of vehicles that:

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(a) Is in such unsafe condition as to endanger any person;

(b) Is not at all times equipped with such lamps and other
equipment in proper working condition and adjustment as required by
this chapter or by rules issued by the Washington state patrol;

(c) Contains any parts in violation of this chapter or rulesissued by the Washington state patrol.

31 (2) It is a traffic infraction for any person to do any act 32 forbidden or fail to perform any act required under this chapter or 33 rules issued by the Washington state patrol.

34 (3) Nothing contained in this chapter or the state patrol's 35 regulations shall be construed to prohibit the use of additional 36 parts and accessories on any vehicle not inconsistent with the 37 provisions of this chapter or the state patrol's regulations.

(4) The provisions of the chapter and the state patrol'sregulations with respect to equipment on vehicles shall not apply to

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implements of husbandry, road machinery, road rollers, or farm
 tractors except as herein made applicable.

3 (5) No owner or operator of a farm tractor, self-propelled unit 4 of farm equipment, or implement of husbandry shall be guilty of a 5 crime or subject to penalty for violation of RCW 46.37.160 as now or 6 hereafter amended unless such violation occurs on a public highway.

7 (6) It is a traffic infraction for any person to sell or offer 8 for sale vehicle equipment which is required to be approved by the 9 state patrol as prescribed in RCW 46.37.005 unless it has been 10 approved by the state patrol.

11 (7) The provisions of this chapter with respect to equipment 12 required on vehicles shall not apply to:

13 (a) Motorcycles or motor-driven cycles except as herein made 14 applicable;

(b) Golf carts, as defined in RCW 46.04.1945, operating within a designated golf cart zone as described in RCW 46.08.175, except as provided in RCW 46.08.175(8); or

18 (c) Military surplus vehicles as defined in section 2 of this act 19 that have a collector vehicle license plate.

20 (8) This chapter does not apply to off-road vehicles used on 21 nonhighway roads or used on streets, roads, or highways as authorized 22 under RCW 46.09.360.

(9) This chapter does not apply to vehicles used by the state parks and recreation commission exclusively for park maintenance and operations upon public highways within state parks.

(10) Notices of traffic infraction issued to commercial drivers under the provisions of this chapter with respect to equipment required on commercial motor vehicles shall not be considered for driver improvement purposes under chapter 46.20 RCW.

30 (11) Whenever a traffic infraction is chargeable to the owner or 31 lessee of a vehicle under subsection (1) of this section, the driver 32 shall not be arrested or issued a notice of traffic infraction unless 33 the vehicle is registered in a jurisdiction other than Washington 34 state, or unless the infraction is for an offense that is clearly 35 within the responsibility of the driver.

36 (12) Whenever the owner or lessee is issued a notice of traffic 37 infraction under this section the court may, on the request of the 38 owner or lessee, take appropriate steps to make the driver of the 39 vehicle, or any other person who directs the loading, maintenance, or 40 operation of the vehicle, a codefendant. If the codefendant is held

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1 solely responsible and is found to have committed the traffic
2 infraction, the court may dismiss the notice against the owner or
3 lessee.

4 <u>NEW SECTION.</u> Sec. 8. This act takes effect January 1, 2024.

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