Florida Senate - 2003

By Senator Miller

18-56-03 1 A bill to be entitled 2 An act relating to vehicle weight; amending s. 3 316.545, F.S.; providing a penalty schedule for 4 weight violations; providing an effective date. 5 6 Be It Enacted by the Legislature of the State of Florida: 7 Section 1. Subsections (2) and (3) of section 316.545, 8 9 Florida Statutes, are amended to read: 10 316.545 Weight and load unlawful; special fuel and motor fuel tax enforcement; inspection; penalty; review.--11 (2)(a) Whenever an officer, upon weighing a vehicle or 12 combination of vehicles with load, determines that the axle 13 weight or gross weight is unlawful, the officer may require 14 the driver to stop the vehicle in a suitable place and remain 15 standing until a determination can be made as to the amount of 16 17 weight thereon and, if overloaded, the amount of penalty to be assessed as provided herein. However, any gross weight over 18 19 and beyond 6,000 pounds beyond the maximum herein set shall be 20 unloaded and all material so unloaded shall be cared for by 21 the owner or operator of the vehicle at the risk of such owner 22 or operator. Except as otherwise provided in this chapter, to facilitate compliance with and enforcement of the weight 23 limits established in s. 316.535, weight tables published 24 pursuant to s. 316.535(7) shall include a 10-percent scale 25 tolerance and shall thereby reflect the maximum scaled weights 26 27 allowed any vehicle or combination of vehicles. As used in 28 this section, scale tolerance means the allowable deviation from legal weights established in s. 316.535. Notwithstanding 29 30 any other provision of the weight law, if a vehicle or 31 combination of vehicles does not exceed the gross, external 1

1 bridge, or internal bridge weight limits imposed in s. 316.535 2 and the driver of such vehicle or combination of vehicles can 3 comply with the requirements of this chapter by shifting or 4 equalizing the load on all wheels or axles and does so when 5 requested by the proper authority, the driver shall not be б held to be operating in violation of said weight limits. 7 (b) The officer shall inspect the license plate or 8 registration certificate of the commercial vehicle, as defined 9 in s. 316.003(66), to determine if its gross weight is in 10 compliance with the declared gross vehicle weight. If its 11 gross weight exceeds the declared weight, the penalty shall be as provided in paragraph (d)5 cents per pound on the 12 difference between such weights. In those cases when the 13 commercial vehicle, as defined in s. 316.003(66), is being 14 operated over the highways of the state with an expired 15 registration or with no registration from this or any other 16 17 jurisdiction or is not registered under the applicable provisions of chapter 320, the penalty herein shall apply on 18 19 the basis of 5 cents per pound on that scaled weight which exceeds 35,000 pounds on laden truck tractor-semitrailer 20 21 combinations or tandem trailer truck combinations, 10,000 pounds on laden straight trucks or straight truck-trailer 22 combinations, or 10,000 pounds on any unladen commercial motor 23 24 vehicle. If the license plate or registration has not been 25 expired for more than 90 days, the penalty imposed under this paragraph may not exceed \$1,000. In the case of special mobile 26 equipment as defined in s. 316.003(48), which qualifies for 27 28 the license tax provided for in s. 320.08(5)(b), being 29 operated on the highways of the state with an expired 30 registration or otherwise not properly registered under the 31 applicable provisions of chapter 320, a penalty of \$75 shall

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1 apply in addition to any other penalty which may apply in accordance with this chapter. A vehicle found in violation of 2 3 this section may be detained until the owner or operator produces evidence that the vehicle has been properly 4 5 registered. Any costs incurred by the retention of the vehicle б shall be the sole responsibility of the owner. A person who 7 has been assessed a penalty pursuant to this paragraph for 8 failure to have a valid vehicle registration certificate 9 pursuant to the provisions of chapter 320 is not subject to 10 the delinquent fee authorized in s. 320.07 if such person 11 obtains a valid registration certificate within 10 working days after such penalty was assessed. 12

(c) Weight limits established and posted for a road or 13 bridge pursuant to s. 316.555 and weight limits specified in 14 special permits issued pursuant to s. 316.550 shall be deemed 15 to include all allowable tolerances. In those cases when a 16 17 vehicle or combination of vehicles exceeds the weight limits established and posted for a road or bridge pursuant to s. 18 19 316.555, or exceeds the weight limits permitted in a special 20 permit issued pursuant to s. 316.550, the penalty shall be as 21 provided in paragraph (d)⁵ cents per pound on the difference between the scale weight of the vehicle and the weight limits 22 for such posted road or bridge or permitted in such special 23 24 permit. However, if a special permit is declared invalid in 25 accordance with rules promulgated pursuant to s. 316.550, the penalties imposed in subsection (3) shall apply to those 26 weights which exceed the limits established in s. 316.535. 27 (d) Penalties provided for in this section shall be as 28 29 follows: 30

31 Graduated Fine for First Violation:

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1	<u>Up to 500 pounds\$35 flat rate</u>
2	501 to 1,000 pounds
3	1,001 to 2,000 pounds
4	2,001 to 5,000 pounds
5	5,001 to 10,000 pounds
6	Over 10,000 pounds
7	
8	Graduated Fine for Second Violation Within 1 Year:
9	Up to 500 pounds\$50 flat rate
10	501 to 1,000 pounds
11	1,001 to 2,000 pounds
12	2,001 to 5,000 pounds
13	Over 5,000 pounds
14	
15	Graduated Fine for Third Violation Within 1 Year:
16	Up to 500 pounds\$80 flat rate
17	501 to 1,000 pounds
18	1,001 to 2,000 pounds
19	Over 2,000 pounds
20	(3) Any person who violates the overloading provisions
21	of this chapter shall be conclusively presumed to have damaged
22	the highways of this state by reason of such overloading,
23	which damage is hereby fixed as follows:
24	(a) When the excess weight is <u>500</u> 200 pounds or less
25	than the maximum herein provided, the penalty shall be <u>as</u>
26	provided in paragraph (2)(d) \$10 ;
27	(b) Five cents per pound For each pound of weight in
28	excess of the maximum herein provided when the excess weight
29	exceeds 500 200 pounds, the penalty shall be as provided in
30	paragraph (2)(d); However, whenever the gross weight of the
31	vehicle or combination of vehicles does not exceed the maximum
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allowable gross weight, the maximum fine for the first 600 pounds of unlawful axle weight shall be \$10; (c) An apportioned motor vehicle, as defined in s. 320.01, operating on the highways of this state without being properly licensed and registered shall be subject to the б penalties as herein provided; and (d) Vehicles operating on the highways of this state from nonmember International Registration Plan jurisdictions which are not in compliance with the provisions of s. 316.605 shall be subject to the penalties as herein provided. Section 2. This act shall take effect July 1, 2003. SENATE SUMMARY Provides a penalty schedule for weight violations with respect to motor vehicles. (See bill for details.)