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CS/HB145, Engrossed 1

2015 Legislature

2	An act relating to the Commercial Motor Vehicle Review
3	Board; amending s. 316.545, F.S.; deleting a provision
4	authorizing any officer of the Florida Highway Patrol
5	to require that a vehicle be driven to the nearest
6	weigh station or public scales under certain
7	circumstances; deleting a provision requiring the
8	officer to weigh the vehicle at fixed scales rather
9	than by portable scales upon a request by the vehicle
10	driver under certain circumstances; authorizing a
11	driver to request to proceed to the nearest fixed
12	scale at an official weigh station or a certified
13	public scale when he or she is issued a citation for
14	exceeding weight limits; requiring the officer issuing
15	the citation to escort the driver and attend the
16	reweighing; voiding the citation if the vehicle or
17	combination of vehicles is found to be in compliance
18	with certain weight requirements; revising the
19	membership of the board; providing for appointment of
20	additional members by the Governor and the
21	Commissioner of Agriculture; providing for terms of
22	the additional members providing qualifications for
23	such members; providing for removal of members by the
24	Governor under certain circumstances; providing for
25	action by a quorum of the board; requiring the
26	Department of Transportation to provide space and
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27	video conference capability at each district office to
28	enable a person requesting a hearing to appear
29	remotely before the board; requiring that the
30	additional appointments be made by a specified date;
31	providing effective dates.
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33	Be It Enacted by the Legislature of the State of Florida:
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35	Section 1. Subsection (1) and paragraph (a) of subsection
36	(2) of section 316.545, Florida Statutes, are amended to read:
37	316.545 Weight and load unlawful; special fuel and motor
38	fuel tax enforcement; inspection; penalty; review
39	(1) Any officer of the Florida Highway Patrol having
40	reason to believe that the weight of a vehicle and load is
41	unlawful is authorized to require the driver to stop and submit
42	to a weighing of the same by means of either portable or fixed
43	scales and may require that such vehicle be driven to the
44	nearest weigh station or public scales, provided such a facility
45	is within 5 highway miles. Upon a request by the vehicle driver,
46	the officer shall weigh the vehicle at fixed scales rather than
47	by portable scales if such a facility is available within 5
48	highway miles. Anyone who refuses to submit to such weighing
49	obstructs an officer pursuant to s. 843.02 and is guilty of a
50	misdemeanor of the first degree, punishable as provided in s.
51	775.082 or s. 775.083. Anyone who knowingly and willfully
52	resists, obstructs, or opposes a weight and safety officer while
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53 refusing to submit to such weighing by resisting the officer 54 with violence to the officer's person pursuant to s. 843.01 is 55 guilty of a felony of the third degree, punishable as provided 56 in s. 775.082, s. 775.083, or s. 775.084.

57 (2) (a) Whenever an officer of the Florida Highway Patrol 58 or weight inspector of the Department of Transportation, upon 59 weighing a vehicle or combination of vehicles with load, 60 determines that the axle weight or gross weight is unlawful, the 61 officer may require the driver to stop the vehicle in a suitable place and remain standing until a determination can be made as 62 to the amount of weight thereon and, if overloaded, the amount 63 64 of penalty to be assessed as provided herein. However, any gross 65 weight over and beyond 6,000 pounds beyond the maximum herein set shall be unloaded and all material so unloaded shall be 66 cared for by the owner or operator of the vehicle at the risk of 67 68 such owner or operator. Except as otherwise provided in this 69 chapter, to facilitate compliance with and enforcement of the 70 weight limits established in s. 316.535, weight tables published 71 pursuant to s. 316.535(7) shall include a 10-percent scale 72 tolerance and shall thereby reflect the maximum scaled weights 73 allowed any vehicle or combination of vehicles. As used in this 74 section, scale tolerance means the allowable deviation from 75 legal weights established in s. 316.535. Notwithstanding any 76 other provision of the weight law, if a vehicle or combination 77 of vehicles does not exceed the gross, external bridge, or 78 internal bridge weight limits imposed in s. 316.535 and the

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79	driver of such vehicle or combination of vehicles can comply
80	with the requirements of this chapter by shifting or equalizing
81	the load on all wheels or axles and does so when requested by
82	the proper authority, the driver shall not be held to be
83	operating in violation of said weight limits. <u>When a driver is</u>
84	issued a citation for exceeding the weight limits established in
85	s. 316.535 as determined by means of portable scales, the driver
86	may request to proceed to the nearest fixed scale at an official
87	weigh station or at a certified public scale for verification of
88	weight. The officer who issued the citation must escort the
89	driver at all times and must attend the reweighing. If the
90	vehicle or combination of vehicles is found to be in compliance
91	with the weight requirements of this chapter at the fixed scale,
92	the citation is void.
93	Section 2. Effective October 1, 2015, subsection (7) of
94	section 316.545, Florida Statutes, is amended to read:
95	316.545 Weight and load unlawful; special fuel and motor
96	fuel tax enforcement; inspection; penalty; review
97	(7) There is created within the Department of
98	Transportation the Commercial Motor Vehicle Review Board,
99	consisting of three permanent members who shall be the Secretary
100	of the Department of Transportation, the executive director of
101	the Department of Highway Safety and Motor Vehicles, and the
102	Commissioner of Agriculture, or their authorized
103	representatives, and four additional members appointed pursuant
104	to paragraph (b), which may review any penalty imposed upon any
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105 vehicle or person under the provisions of this chapter relating 106 to weights imposed on the highways by the axles and wheels of 107 motor vehicles, to special fuel and motor fuel tax compliance, 108 or to violations of safety regulations.

(a) The Secretary of the Department of Transportation or
his or her authorized representative shall be the chair of the
review board.

112 The Governor shall appoint one member from the road (b) construction industry, one member from the trucking industry, 113 114 and one member with a general business or legal background. The Commissioner of Agriculture shall appoint one member from the 115 agriculture industry. Each member appointed under this paragraph 116 117 must be a registered voter and resident of the state and must 118 possess business experience in the private sector. Members 119 appointed pursuant to this paragraph shall each serve a 2-year 120 term. A vacancy occurring during the term of a member appointed 121 under this paragraph shall be filled only for the remainder of 122 the unexpired term. Members of the board appointed under this paragraph may be removed from office by the Governor for 123 misconduct, malfeasance, misfeasance, or nonfeasance in office 124 125 Each permanent member of the review board may designate one 126 additional person to be a member of the review board. 127 Each member, before entering upon his or her official (C) 128 duties, shall take and subscribe to an oath before an official 129 authorized by law to administer oaths that he or she will 130 honestly, faithfully, and impartially perform the duties

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139	(e) Four members of the board constitute a quorum, and the
140	vote of four members shall be necessary for any action taken by
141	the board. A vacancy on the board does not impair the right of a
142	quorum of the board to exercise all of the rights and perform
143	all of the duties of the board.
144	(f) (e) The review board may hold sessions and conduct
145	proceedings at any place within the state. As an alternative to
146	physical appearance, and in addition to any other method of
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	appearance authorized by rule, the Department of Transportation
148	shall provide space and video conference capability at each
149	district office to enable a person requesting a hearing to
150	appear remotely before the board, regardless of the physical
151	location of the board proceeding.
152	Section 3. The appointment of additional members to the
153	Commercial Motor Vehicle Review Board in accordance with the
154	changes made by this act to s. 316.545, Florida Statutes, shall
155	be made by September 1, 2015, for terms beginning October 1,
156	2015.
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157	Section 4. Except as otherwise expressly provided in t	this
158	act, this act shall take effect July 1, 2015.	

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