Senate Bill 526

By: Senators Davis of the 22nd, Chance of the 16th and Mullis of the 53rd

A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 6 of Title 32 of the Official Code of Georgia Annotated, relating to 2 regulation of maintenance and use of public roads, so as to provide for regulation of oversize 3 and overweight loads on streets or highways; to change the designation of certain streets or 4 highways; to provide for a certification program for drivers of oversized vehicle escorts; to 5 provide for insurance coverage for certain permit holders; to amend Title 40 of the Official Code of Georgia Annotated, relating to motor vehicles and traffic, so as to provide for a 6 7 definition; to provide for vehicles approaching an intersection with a pedestrian hybrid 8 beacon; to provide for evidence obtained by speed detection devices in a variable speed zone 9 is inadmissible; to provide for related matters; to provide for an effective date; to repeal 10 conflicting laws; and for other purposes.

11

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

12

SECTION 1.

13 Chapter 6 of Title 32 of the Official Code of Georgia Annotated, relating to regulation of

14 maintenance and use of public roads, is amended by revising Code Section 32-6-24, relating

15 to length of vehicles and loads, as follows:

16 *"*32-6-24.

17 (a) As used in this article, the term:

(1) 'Bimodal semitrailer' means a detachable load-carrying unit designed to be attached
 to a coupling on the rear of a truck tractor by which it is partly supported during
 movement over the highway and designed either with retractable flanged wheels or to
 attach to a detachable flanged wheel assembly for movement on the rails.

(2) 'Combination of vehicles' means a semitrailer pulled by a truck tractor or a semitrailer
 and trailer pulled by a truck tractor operating in a truck tractor-semitrailer-trailer
 combination.

(3) 'Extendable semitrailer' means a semitrailer that has been manufactured for the
 purpose of extending the frame to increase the overall length for the purpose of
 transporting single-piece loads.

28 (4) <u>'NHS' means the National Highway System.</u>

- (5) 'Semitrailer' means a detachable load-carrying unit designed to be attached to a
 coupling on the rear of a truck tractor by which it is partly supported.
 (5) 'STAA system' means the National Network and the Access Routes to the National
- 31 (5) STAA system means the National Network and the Access Routes to the National
 32 Network as allowed under the federal Surface Transportation Assistance Act (STAA), as
 33 amended.
- (6) 'Trailer' means a detachable load-carrying unit designed to be attached to a coupling
 at the rear of a semitrailer and capable of support in operation without the truck tractor.
 (7) 'Truck tractor' means the noncargo-carrying power unit that operates in combination
 with a semitrailer or trailer, except that a truck tractor and semitrailer engaged in the
 transportation of automobiles may transport motor vehicles on part of the power unit.
- (b) Unless exempted in Code Section 32-6-25 or so authorized by a permit issued pursuant
 to Code Section 32-6-28, the following length limits shall apply:
- 41 (1) Trailer and semitrailer lengths:
- 42 (A) Truck tractor-semitrailer-trailer combinations shall have trailers and semitrailers
 43 that do not exceed 28 feet in length;
- 44 (B) Truck tractor-semitrailer combinations shall have semitrailers that do not exceed
- 45 53 feet in length, unless signs are posted that indicate semitrailer length restrictions;
- 46 (C) On interstate and STAA system <u>NHS</u> routes, single-piece loads may be transported 47 on an extendable semitrailer that exceeds 53 feet, provided that no pieces will be loaded end to end and the semitrailer does not exceed 75 feet in length; on roads other than the 48 49 interstate and STAA system <u>NHS</u> routes, the foregoing provisions of this subparagraph 50 shall also apply, except that the overall length shall not exceed 100 feet. Empty 51 extendable semitrailers or extendable semitrailers transporting a single-piece load of 53 feet or less shall be required to maintain a semitrailer length of 53 feet or less. When 52 53 the semitrailer is extended as described in this subparagraph, the rear extremity of each 54 extendable semitrailer or load shall be marked with a four-inch multidirectional amber strobe light and with 12 18 inch bright red or orange warning flags on the rearmost of 55 56 the load or semitrailer;
- 57 (D) Maxi-cube combinations shall have a cargo box that does not exceed 34 feet, 58 provided that the pair of cargo boxes together does not exceed 60 feet and the overall 59 length, including the power unit, does not exceed 65 feet; and
- (E) Trailer and semitrailer length requirements in this paragraph shall not apply to
 automobile and boat transporters; however, no unit of the vehicle shall exceed 56 feet
 in length; and
- 63 (2) Overall truck tractor-semitrailer or truck tractor-semitrailer-trailer lengths:
- 64 (A) Maxi-cube combinations shall have an overall length that does not exceed 65 feet;

65

length that does not exceed 75 <u>97</u> feet; and
(C) All other combinations of truck tractor-semitrailer or truck
tractor-semitrailer-trailer operated on roads other than interstate or the STAA system
of roads <u>NHS</u> shall have an overall length that does not exceed 100 feet, unless signs
are posted that indicate length restrictions. This maximum length shall include the
federal allowance for automobile and boat transporter loads to overhang up to three feet
over the front of the vehicle and overhang up to four feet over the rear of the vehicle."
SECTION 2.
Said chapter is further amended by revising subsections (a) and (b) of Code Section 32-6-27,
relating to enforcement of load limitations on vehicles, as follows:
"(a) Any person who violates the load limitation provisions of Code Section 32-6-26 shall
be conclusively presumed to have damaged the public roads, including bridges, of this state
by reason of such overloading and shall recompense the state for such damage in
accordance with the following schedule:
(1) Five cents per pound for all excess weight over the allowed weight limitations,
including any applicable variances; or
(2) For the following vehicles, damages for excess weight shall be assessed at 125
percent times the rate imposed on offending vehicles operating without a permit:
(A) Where a vehicle is authorized to exceed the weight limitations of Code Section
32-6-26 by a permit issued pursuant to Code Section 32-6-28, the term 'excess weight'
means that weight which exceeds the weight allowed by such permit; and
(B) Where a vehicle is authorized to exceed the weight limitations of Code Section
32-6-26 by a permit issued pursuant to Code Section 32-6-28 as a superload permit or
superload plus permit, the term 'excess weight' means:
(i) Any single axle weight which exceeds any single axle weight allowed by such
permit; and
(ii) All weight greater than 150,000 pounds when the gross weight of the vehicle and
load exceeds the gross weight allowed by such permit or when any axle spacing is
less than that specified by such permit; or
For such vehicles, damages for excess weight shall be assessed according to the following
schedule: 125 percent times the rate imposed on offending vehicles operating without a
permit
(3) Any vehicle that utilizes idle reduction technology shall have any penalty for
violating Code Section 32-6-26, except for subsections (f) and (h), calculated by reducing
from the actual gross weight, single axle weight, tandem axle weight, or the allowed

(B) Saddlemount and saddlemount with fullmount combinations shall have an overall

- 101 weight on any group of two or more axles the manufacturer's certified weight of the idle 102 reducing technology or 400 pounds, whichever is less. The operator of the vehicle shall 103 present written certification from the manufacturer specifying the weight of the idle 104 reducing technology and demonstrate that the idle reducing technology is fully functional
- 105 at all times when so requested by any law enforcement officer or employee of the
 106 Department of Public Safety.
- (b) The schedules listed in paragraphs (1) and (2) of subsection (a) of this Code sectionshall apply separately to:
- 109 (1) The excess weight of the gross load; and
- 110 (2) The sum of the excess weight or weights of any axle or axles;
- 111 provided, however, that where both gross load and axle weight limits are exceeded, the
- 112 owner or operator shall be required to recompense the state only for the largest of the
- 113 money damages imposed under paragraphs (1) and (2) of this subsection."
- 114

SECTION 3.

Said chapter is further amended by revising Code Section 32-6-28, relating to permits forexcess weights and dimensions, as follows:

117 *"*32-6-28.

118 (a) *Generally*.

(1)(A) The commissioner or an official of the department designated by the 119 120 commissioner may, in his or her discretion, upon application in writing and good cause 121 being shown therefor, issue a permit in writing authorizing the applicant to operate or move upon the state's public roads a motor vehicle or combination of vehicles and loads 122 whose weight, width, length, or height, or combination thereof, exceeds the maximum 123 124 limit specified by law, provided that the load transported by such vehicle or vehicles 125 is of such nature that it is a unit which cannot be readily dismantled or separated; and provided, further, that no permit shall be issued to any vehicle whose operation upon 126 the public roads of this state threatens to unduly damage a road or any appurtenance 127 thereto, except that the dismantling limitation specified in this Code section shall not 128 129 apply to loads which consist of cotton, tobacco, concrete pipe, and plywood that do not exceed a width of nine feet or of round bales of hay that do not exceed a width of 11 130 feet and which are not moved on part of The Dwight D. Eisenhower System of 131 Interstate and Defense Highways. However, vehicles transporting portable buildings 132 and vehicles not exceeding 65 feet in length transporting boats on roads not a part of 133 The Dwight D. Eisenhower System of Interstate and Defense Highways, regardless of 134 135 whether the nature of such buildings or boats is such that they can be readily dismantled or separated, may exceed the lengths and widths established in this article, provided that 136

LC 34 2635

a special permit for such purposes has been issued as provided in this Code section, but
no such special permit shall be issued for a load exceeding 12 feet in width when such
load may be readily dismantled or separated. A truck tractor and low boy type trailer
may, after depositing its permitted load, return to its point of origin on the authorization
of its original permit.

(B) Notwithstanding the provisions of subparagraph (A) of this paragraph, the 142 143 commissioner or an official of the department designated by the commissioner may, in his or her discretion, upon application in writing and good cause being shown therefor, 144 145 issue to a specific tow vehicle a permit in writing authorizing the applicant to operate 146 or move upon the state's public roads a motor vehicle or combination of vehicles and loads for transporting not more than two modular housing units or sectional housing 147 148 units if the total weight, width, length, and height of the vehicle or combination of vehicles, including the load, does not exceed the limits specified in Code Section 149 150 32-6-22 and Code Section 32-6-26. <u>Permission to transport two modular housing units</u> 151 is only authorized when the modular unit transporter meets the minimum specifications 152 contained in subparagraph (C) of this paragraph. No permit shall be issued to any vehicle or combination of vehicles whose operation upon the public roads of this state 153 154 threatens the safety of others or threatens to damage unduly a road or any appurtenance 155 thereto.

156 (C) A modular unit transporter shall meet all requirements of the Federal Motor Carrier

157 <u>Safety Administration and all state safety requirements, rules, and regulations. The</u>
 158 <u>modular unit transporter shall be properly registered and have a proper, current license</u>

159 plate. At a minimum, the modular unit transporter shall:

- 160 (i) Be constructed of 12 inch steel I beams doubled and welded together;
- 161 <u>(ii) Have all axles equipped with brakes;</u>
- 162 (iii) Have every floor joist on each modular section securely attached to the beams
- 163 with lag bolts and washers, or lag bolts, washers, and cable winches; and

164 (iv) Have an overall length not to exceed 80 feet including the hitch.

(2) Permits may be issued, on application to the department, to persons, firms, or
corporations without specifying license plate numbers in order that such permits which
are issued on an annual basis may be interchanged from vehicle to vehicle. The
department is authorized to promulgate reasonable rules and regulations which are
necessary or desirable to govern the issuance of such permits, provided that such rules
and regulations are not in conflict with this title or other provisions of law.

(3) Every such permit shall be carried in the vehicle or combination of vehicles to which
it refers and shall be open to inspection by any police officer, state trooper, or authorized
agent of the department.

(4) The application for any such permit shall specifically describe the type of permit
applied for, as said types of permits are described in subsection (c) of this Code section.
In addition, the application for a single-trip permit shall describe the points of departure
and destination.

(5) The commissioner or an official of the department designated by the commissioner is authorized to withhold such permit or, if such permit is issued, to establish seasonal or other time limitations within which the vehicles described may be operated on the public road indicated, or otherwise to limit or prescribe conditions of operation of such vehicles when necessary to ensure against undue damage to the road foundation, surfaces, or bridge structures, and to 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 commissioner or an official of the department designated by the commissioner may
refuse to issue or may cancel, suspend, or revoke the permit and any permit privileges of
an applicant or permittee. The specific period of time of any suspension shall be
determined by the department. In addition, any time the restrictions or conditions within
which a permitted vehicle must be operated are violated, the permit may be immediately
declared null and void.

(7) The department is authorized to promulgate rules and regulations necessary toenforce the suspension of permits authorized in this Code section.

194 (8) The department shall issue rules to establish a driver training and certification 195 program for drivers of vehicles escorting oversize/overweight loads. Any driver 196 operating a vehicle escorting an oversize/overweight load shall meet the training requirements and obtain certification under the rules issued by the department pursuant 197 198 to this Code section. The rules may provide for reciprocity with other states having a similar program for escort certification. Certification credentials of the driver of an escort 199 200 vehicle shall be carried in the escort vehicle and be readily available for inspection by law enforcement personnel or an authorized employee of the department. The department 201 202 shall implement the vehicle escort driver training and certification program on or before July 1, 2010, and the requirements for training and certification shall be enforced 203 204 beginning on January 1, 2011.

205 (9) Permit holders shall be required to meet the following minimum insurance standards: 206 (A) For loads where the gross vehicle weight is less than or equal to 10,000 pounds: 207 (i) For bodily injury a limit of \$50,000.00 per person for injury or death as a result

- 208 <u>of any one occurrence; and</u>
- 209 (ii) For property damage a limit of \$50,000.00 for damage to property of others in
 210 any one occurrence; or

LC 34 2635

- 211 (B) For commercial motor carriers where the gross vehicle weight is greater than 212 10,000 pounds: 213 (i) For bodily injury a minimum of \$200,000.00 for each person and \$1 million for 214 multiple persons for injury or death as a result of any one occurrence; and (ii) For property damage a minimum of \$1 million for damage to property of others 215 216 in any one occurrence. 217 (b) Duration and limits of permits. 218 (1) ANNUAL PERMIT. The commissioner or an official of the department designated by 219 the commissioner may, pursuant to this Code section, issue an annual permit which shall 220 permit a vehicle to be operated on the public roads of this state for 12 months from the date the permit is issued even though the vehicle or its load exceeds the maximum limits 221 222 specified in this article. However, except as specified in paragraph (2) of this subsection, 223 an annual permit shall not authorize the operation of a vehicle: (A) Whose total gross weight exceeds 100,000 pounds; 224 225 (B) Whose single axle weight exceeds 25,000 pounds; 226 (C) Whose total load length exceeds 100 feet; (D) Whose total width exceeds 102 inches or whose load width exceeds 144 inches; 227 228 or 229 (E) Whose height exceeds 14 feet and six inches. 230 Furthermore, an annual permit to operate a vehicle which exceeds the height limitations 231 set forth in Code Section 32-6-22 shall be issued only on condition of payment of an 232 indemnity bond or proof of insurance protection for \$300,000.00. Such bond or 233 insurance protection, conditioned for payment to the department, shall be held in trust for 234 the benefit of the owners of bridges and appurtenances thereto, traffic signals, signs, or 235 other highway structures damaged by a vehicle operating under authority of such 236 overheight permit. The liability under the bond or insurance certificate shall be absolute and shall not depend on proof of negligence or fault on the part of the permittee, his or 237 238 her agents, or operators. 239 STAA ANNUAL PERMIT PLUS. Vehicles and loads that meet the (2)240 requirements for an annual permit may apply for a special annual permit to carry wider loads on the STAA system of roads NHS. The wider load limits shall be a maximum of 241 242 14 feet wide from the base of the load to a point 10 feet above the pavement and 14 feet and eight inches for the upper portion of the load. 243 (2.1) SIX-MONTH PERMIT. Six-month permits may be issued for loads of tobacco or 244 245 unginned cotton the widths of which do not exceed nine feet, provided that such loads shall not be operated on The Dwight D. Eisenhower System of Interstate and Defense 246
- 247 Highways.

248	(3) SINGLE TRIP. Pursuant to this Code section, the commissioner may issue a single-trip
249	permit to any vehicle or load allowed by federal law.
250	(c) <i>Fees.</i> The department may promulgate rules and regulations concerning the issuance
251	of permits and charge a fee for the issuance thereof as follows:
252	(1) ANNUAL. Charges for the issuance of annual permits shall be \$150.00 per permit.
253	(2) STAA ANNUAL ANNUAL PERMIT PLUS. Charges for the issuance of STAA annual
254	permits <u>plus</u> shall be \$500.00 per permit.
255	(3) SIX MONTHS. The charges for the issuance of six-month permits for loads of tobacco
256	or unginned cotton shall be \$25.00 per permit.
257	(4) SINGLE TRIP. Charges for the issuance of single-trip permits shall be as follows:
258	(A) Any load not greater than 16 feet wide, not greater than 16 feet high, and
259	not weighing more than 150,000 pounds or any load greater than 100 feet long
260	which does not exceed the maximum width, height, and weight limits specified
261	by this subparagraph\$ 30.00
262	(B) <u>Superload permit – Any load having a width, height, or weight exceeding</u>
263	the maximum limit therefor specified in subparagraph (A) of this paragraph
264	and not weighing more than 180,000 pounds 125.00
265	(C) Superload plus permit – Any load having a weight exceeding the
266	maximum limit therefor specified in subparagraph (B) of this paragraph 500.00
267	(d) Notwithstanding any provision of Code Section 48-2-17 to the contrary, all fees
268	collected in accordance with this Code section shall be paid to the treasurer of the
269	department to help defray the expenses of enforcing the limitations set forth in this article
270	and may also be used for public road maintenance purposes in addition to any sums
271	appropriated therefor to the department."
272	SECTION 4.

273 Title 40 of the Official Code of Georgia Annotated, relating to motor vehicles and traffic, is 274 amended by revising Code Section 40-1-1, relating to definitions regarding motor vehicles 275 and traffic, by adding a new paragraph to read as follows:

- "(42.1) 'Pedestrian hybrid beacon' means a special type of hybrid beacon used to warn 276 and control traffic at locations without a traffic-control signal to assist pedestrians in 277 278 crossing a street or highway at a marked crosswalk." **SECTION 5.**
- 279

Said title is further amended by revising subsection (a) of Code Section 40-6-70, relating to 280

281 vehicles approaching or entering an intersection, as follows: 282 "(a) When two vehicles approach or enter an intersection from different highways at approximately the same time, the driver of the vehicle on the left shall yield the right of 283 284 way to the vehicle on the right, provided that when a vehicle approaches or enters an 285 intersection with no stop signs or other traffic-control devices from a highway that terminates at the intersection, the driver of that vehicle shall yield the right of way to the 286 287 other vehicle, whether the latter vehicle be on such driver's right or left. When two 288 vehicles approach or enter an intersection with an inoperative traffic light, the driver of 289 each vehicle shall be required to stop in the same manner as if a stop sign were facing in 290 each direction at the intersection. Drivers shall not be required to stop if the traffic signal 291 is properly signed as a pedestrian hybrid beacon and operating in the unactivated dark mode. When a flashing indication is given, the driver shall stop for the flashing red signal 292 293 and exhibit caution while passing through a flashing yellow indication."

294

SECTION 6.

Said title is further amended by revising Code Section 40-14-9, relating to when evidenceobtained using speed detection devices is inadmissible, as follows:

297 "40-14-9.

298 Evidence obtained by county or municipal law enforcement officers in using speed 299 detection devices within 300 feet of a reduction of a speed limit inside an incorporated 300 municipality or within 600 feet of a reduction of a speed limit outside an incorporated 301 municipality or consolidated city-county government shall be inadmissible in the 302 prosecution of a violation of any municipal ordinance, county ordinance, or state law 303 regulating speed; nor shall such evidence be admissible in the prosecution of a violation 304 as aforesaid when such violation has occurred within 30 days following a reduction of the 305 speed limit in the area where the violation took place, except that this 30 day limitation 306 shall not apply to a speeding violation within a highway work zone, as defined in Code 307 Section 40-6-188, or in an area with variable speed limits, as defined in Code Section <u>40-6-182</u>. No speed detection device shall be employed by county, municipal, or campus 308 309 law enforcement officers on any portion of any highway which has a grade in excess of 7 310 percent."

311

SECTION 7.

- 312 This Act shall become effective on July 1, 2010.
- 313

SECTION 8.

314 All laws and parts of laws in conflict with this Act are repealed.