H.B. NO. ¹¹⁰⁷_{H.D. 1}

A BILL FOR AN ACT

RELATING TO COMMERCIAL MOTOR VEHICLE WEIGHT LIMITS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

SECTION 1. Section 291-35, Hawaii Revised Statutes, is
amended to read as follows:

3 "§291-35 Gross weight, axle, and wheel loads. No motor 4 vehicle or other power vehicle or combination of those vehicles 5 equipped wholly with pneumatic tires shall be operated or moved 6 upon any public road, street, or highway within the State if the vehicle or combination of vehicles has a total gross weight 7 8 (including vehicle and load), an axle load, or a wheel load in 9 excess of the limits set forth in this section; provided that 10 the maximum gross weight, axle loads, and wheel loads allowed 11 under this section shall be inapplicable when its application 12 would adversely affect the receipt of federal funds for highway 13 purposes; [and] provided further that no vehicle or combination 14 of vehicles shall be operated on or moved over any bridge or 15 other highway structure if the total gross weight, including 16 vehicle and load, exceeds the posted maximum gross load 17 limitation for the bridge or other highway structure.

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1	(1)	The total gross weight, in pounds, imposed on any
2		public road, street, or highway within the State by
3		any group of two or more consecutive axles, on a
4		vehicle or combination of vehicles shall not exceed
5		the following when the distance between the first and
6		last axles of the group under consideration is:
7		(A) Forty inches or less, the weight imposed shall
8		not exceed [twenty-two thousand five hundred]
9		twenty thousand pounds; and
10		(B) More than forty inches but not more than [cight
11		fect,] ninety-six inches, the weight imposed
12		shall not exceed thirty-four thousand pounds.
13		This grouping of two consecutive axles shall be
14		known as tandem axle.
15	(2)	The total gross weight, in pounds, imposed on
16		[interstate highways] any public road, street, or
17		highway within the State by any group of two or more
18		consecutive axles, on a vehicle or combination of
19		vehicles shall not exceed that resulting from
20		application of the formula:
21		W = 500 (LN/(N-1) + 12N + 36)

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1		when the distance between the first and last axles of
2		the group under consideration is over [eight feet]
3		<u>ninety-six inches</u> and where W = maximum weight in
4		pounds carried on any group of two or more axles
5		computed to the nearest five hundred pounds,
6		L = Distance in feet between the extremes of any
7		group of two or more consecutive axles, to
8		the nearest foot, and
9		N = Number of axles in group under consideration;
10		provided that two consecutive sets of tandem axles may
11		carry a gross load of thirty-four thousand pounds each
12		providing the overall distance between the first and
13		last axles of such consecutive sets of tandem axles is
14		thirty-six feet or more and provided also that the
15		overall gross weight does not exceed eighty thousand
16		pounds.
17	[-(3) -	The total gross weight, in pounds, imposed on any
18		public road, street, or highway, other than interstate
19		highways, within the State by a vehicle or combination
20		of vehicles shall not exceed that determined by the
21		formula:

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1			₩ - 900 (L + 40)
2		when	the distance between the first and last axles of
3		the (group under consideration is over eight feet and
4		where	e W = maximum weight in pounds carried on any
5		grou]	p of two or more axles computed to the nearest
6		five	hundred pounds and
7			L = Distance in feet between the extremes of any
8			group of two or more consecutive axles, to
9			the nearest foot;
10		prov:	ided also that the overall gross weight does not
11		exce	ed eighty-eight thousand pounds.]
12	[-(4)]	(3)	No vehicle or combination of vehicles shall be
13		used	or operated on any public road, street, or
14		high	way within the State:
15		(A)	With a load upon any single or tandem axle or
16			combination of axles that exceeds the carrying
17			capacity of the axles specified by the
18			manufacturer; or
19		(B)	With a total weight in excess of its designed
20			capacity as indicated by its designed gross
21			vehicle weights or gross combination weights.

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1	[(5)]	(4) The total gross weight imposed upon the public
2		road, street, or highway by any single axle shall not
3		exceed [twenty-two thousand five hundred] <u>twenty</u>
4		thousand pounds. For the purpose of this section,
5		axles placed in the same transverse plane and spaced
6		forty inches or less apart shall be considered as one
7		axle.
8	[-(6)-]	(5) The total gross weight imposed upon the public
9		road, street, or highway by any one wheel, either
10		single or dual mounting, shall not exceed $[\frac{11,250}{1}]$ ten
11		thousand pounds.
12	[(7)]	(6) The director of transportation, in the case of
13		state highways, or the county engineer, in the case of
14		county roads and streets, may place and maintain signs
15		to limit the gross weight of a vehicle or combination
16		of vehicles traveling over a bridge or other highway
17		structure in the interest of public safety when it is
18		determined through engineering investigation and
19		analysis that the theoretical load carrying capacity
20		of the bridge or structure is less than the maximum
21		gross vehicular weight allowed by this chapter. In

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1 determining the weight limits and in posting the 2 weight limit signs, the director or the county 3 engineer need not comply with rulemaking provisions of 4 chapter 91; provided that if any person objects to the 5 weight limits, the person may object to the rule as 6 provided in chapter 91." 7 SECTION 2. Statutory material to be repealed is bracketed 8 and stricken. New statutory material is underscored. 9 SECTION 3. This Act shall take effect on June 30, 3000. 10

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Report Title: Commercial Motor Vehicle; Weight Limits

Description: Makes state law consistent w

Makes state law consistent with federal law regarding legal limits for gross vehicle weight and axle loads traveling on all public roadways. Effective 6/30/3000. (HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.