WEST VIRGINIA LEGISLATURE

2019 REGULAR SESSION

Introduced

House Bill 2930

BY DELEGATES MILEY, BARRETT, CAPUTO, DISERIO AND

ROBINSON

[Introduced February 8, 2019; Referred

to the Committee on Technology and Infrastructure

then the Judiciary.]

A BILL to amend and reenact §17C-14-9a of the Code of West Virginia, 1931, as amended; to
amend and reenact §17C-15-26 of said code; and to amend and reenact §24A-2-2b of
said code, all related to emergency vehicles; increasing penalties for failure to use due
caution when approaching an emergency vehicle while using emergency signals;
authorizing the use of red flashing lights by tow trucks and wreckers; and providing that
Public Service Commission publish guidelines for use of certain safety equipment and a
fee schedule for use of secondary vehicle.

Be it enacted by the Legislature of West Virginia:

CHAPTER 17C. TRAFFIC REGULATIONS AND LAWS OF THE ROAD.

ARTICLE 14. MISCELLANEOUS RULES.

§17C-14-9a. Approaching authorized emergency vehicles; penalties.

(a) The driver of any vehicle approaching a stationary authorized emergency vehicle,
 when the authorized emergency vehicle is giving a signal by displaying alternately flashing red,
 red and white, blue, or red and blue lights or amber or yellow warning lights, shall:

4 (1) Proceed with due caution, yield the right-of-way by making a lane change not adjacent
5 to that of the authorized emergency vehicle, if possible with regard to safety and traffic conditions,
6 if on a highway having at least four lanes with not less than two lanes proceeding in the same
7 direction as the approaching vehicle and reduce speed to a safe level for road conditions; or

8 (2) Proceed with due caution, reduce the speed of the vehicle, maintaining a safe speed 9 not to exceed fifteen miles per hour on any nondivided highway or street and twenty-five miles 10 per hour on any divided highway depending on road conditions, if changing lanes would be 11 impossible or unsafe.

(b) (I) Any person who violates any subsection of this section is guilty of a misdemeanor
and, upon conviction thereof, shall be fined not more than \$500 \$1,000 or confined in the county
or regional jail not more than 60 days, or both fined and <u>confined.</u>

(2) If violation of this section results in property damage in addition to any other penalty
imposed, driving privileges of the persons causing the property damage shall be suspended for
90 days.

(3) If violation of this section results in injury to another person in addition to any other
penalty imposed, the driving privileges of the person causing the injury shall be suspended for six
months.

(4) If violation of this section results in the death of another person in addition to any other
 penalty imposed, the driving privileges of the person causing the death shall be suspended for
 two years.

(5) Any person who violates any provision of this section and while doing so also violates
§17C-5-2 of this code is guilty of a misdemeanor and, upon conviction thereof, shall, in addition
to the penalties set out in section two of said article and this section, be fined not less than \$1,000
<u>\$2,000</u> nor more than \$5,000, or confined in the county or regional jail for a period not more than
six months, or both fined and imprisoned confined.

ARTICLE 15. EQUIPMENT.

§17C-15-26. Special restrictions on lamps.

(a) Any lighted lamp or illuminating device upon a motor vehicle other than head lamps,
spot lamps, auxiliary lamps or flashing front-direction signals which projects a beam of light of an
intensity greater than 300 candlepower shall be so directed that no part of the beam will strike the
level of the roadway on which the vehicle stands at a distance of more than 75 feet from the
vehicle.

(b) No person may drive or move any vehicle or equipment upon any highway with any
lamp or device on the vehicle displaying other than a white or amber light visible from directly in
front of the center of the vehicle except as authorized by subsection (d) of this section.

9 (c) Except as authorized in subsections (d) and (g) of this section and authorized in section
10 nineteen of this article, flashing lights are prohibited on motor vehicles: *Provided*, That any vehicle

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11	as a means for indicating right or left turn or any vehicle as a means of indicating the same is
12	disabled or otherwise stopped for an emergency may have blinking or flashing lights.
13	(d) Notwithstanding any other provisions of this chapter, the following colors of flashing
14	warning lights are restricted for the use of the type of vehicle designated:
15	(1) Blue flashing warning lights are restricted to police vehicles. Authorization for police
16	vehicles shall be designated by the chief administrative official of each police department.
17	(2) Except for standard vehicle equipment authorized by §17C-15-19 of this code, red
18	flashing warning lights are restricted to the following:
19	(A) Ambulances;
20	(B) Firefighting vehicles;
21	(C) Hazardous material response vehicles;
22	(D) Industrial fire brigade vehicles;
23	(E) Rescue squad vehicles not operating out of a fire department;
24	(F) School buses;
25	(G) Class A vehicles, as defined by §17A-10-1 of this code, of those firefighters who are
26	authorized by their fire chiefs to have the lights;
27	(H) Class A vehicles of members of duly chartered rescue squads not operating out of a
28	fire department;
29	(I) Class A vehicles of members of ambulance services or duly chartered rescue squads
30	who are authorized by their respective chiefs to have the lights;
31	(J) Class A vehicles of out-of-state residents who are active members of West Virginia fire
32	departments, ambulance services or duly chartered rescue squads who are authorized by their
33	respective chiefs to have the lights;
34	(K) West Virginia Department of Agriculture emergency response vehicles;
35	(L) Vehicles designated by the Secretary of the Department of Military Affairs and Public
36	Safety for emergency response or emergency management by the Division of Corrections,

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Regional Jail and Correctional Facility Authority, Division of Juvenile Services and Division of
 Homeland Security and Emergency Management; and

(M) Class A vehicles of emergency response or emergency management personnel as
 designated by the Secretary of the Department of Military Affairs and Public Safety and the county
 commission of the county of residence.

Red flashing warning lights attached to a Class A vehicle may be operated only when
responding to or engaged in handling an emergency requiring the attention of the firefighters,
members of the ambulance services or chartered rescue squads.

45 (3) The use of red flashing warning lights is authorized as follows:

46 (A) Authorization for all ambulances shall be designated by the Department of Health and
47 Human Resources and the sheriff of the county of residence.

48 (B) Authorization for all fire department vehicles shall be designated by the fire chief and
49 the State Fire Marshal's Office.

50 (C) Authorization for all hazardous material response vehicles and industrial fire brigades
51 shall be designated by the chief of the fire department and the State Fire Marshal's Office.

(D) Authorization for all rescue squad vehicles not operating out of a fire department shall
be designated by the squad chief, the sheriff of the county of residence and the Department of
Health and Human Resources.

(E) Authorization for school buses shall be designated as set out in §17C-14-12 of thiscode.

57 (F) Authorization for firefighters to operate Class A vehicles shall be designated by their
58 fire chiefs and the State Fire Marshal's office.

(G) Authorization for members of ambulance services or any other emergency medical
service personnel to operate Class A vehicles shall be designated by their chief official, the
Department of Health and Human Resources and the sheriff of the county of residence.

62 (H) Authorization for members of duly chartered rescue squads not operating out of a fire

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63	department to operate Class A vehicles shall be designated by their squad chiefs, the sheriff of
64	the county of residence and the Department of Health and Human Resources.
65	(I) Authorization for out-of-state residents operating Class A vehicles who are active
66	members of a West Virginia fire department, ambulance services or duly chartered rescue squads
67	shall be designated by their respective chiefs.
68	(J) Authorization for West Virginia Department of Agriculture emergency response
69	vehicles shall be designated by the Commissioner of the Department of Agriculture.
70	(K) Authorization for vehicles for emergency response or emergency management by the
71	Division of Corrections, Regional Jail and Correctional Facility Authority, Division of Juvenile
72	Services and Division of Homeland Security and Emergency Management shall be designated
73	by the Secretary of the Department of Military Affairs and Public Safety.
74	(L) Authorization for Class A vehicles of emergency response or emergency management
75	personnel as designated by the Secretary of the Department of Military Affairs and Public Safety
76	and the county commission of the county of residence.
77	(M) Authorization for tow trucks and wreckers registered with the Public Service
78	Commission, pursuant to §24A-2-1 et seq. of this code.
79	(4) Yellow or amber flashing warning lights are restricted to the following:
80	(A) All other emergency vehicles, including tow trucks and wreckers, authorized by this
81	chapter and by §17C-15-27 of this code;
82	(B) Postal service vehicles and rural mail carriers, as authorized in §17C-15-19 of this
83	code;
84	(C) Rural newspaper delivery vehicles;
85	(D) Flag car services;
86	(E) Vehicles providing road service to disabled vehicles;
87	(F) Service vehicles of a public service corporation;

88 (G) Snow removal equipment;

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(H) School buses; and

90 (I) Automotive fire apparatus owned by a municipality or other political subdivision, by a
91 volunteer or part-volunteer fire company or department or by an industrial fire brigade.

92 (5) The use of yellow or amber flashing warning lights shall be authorized as follows:

93 (A) Authorization for tow trucks, wreckers, rural newspaper delivery vehicles, flag car
94 services, vehicles providing road service to disabled vehicles, service vehicles of a public service
95 corporation and postal service vehicles shall be designated by the sheriff of the county of
96 residence.

97 (B) Authorization for snow removal equipment shall be designated by the Commissioner98 of the Division of Highways.

99 (C) Authorization for school buses shall be designated as set out in §17C-14-12 of this100 code.

101 (D) Authorization for automotive fire apparatus shall be designated by the fire chief in 102 conformity with the NFPA 1901 Standard for Automotive Fire Apparatus as published by the 103 National Fire Protection Association (NFPA) on July 18, 2003, and adopted by the State Fire 104 Commission by legislative rule (87 CSR 1, *et seq.*), except as follows:

(i) With the approval of the State Fire Marshal, used automotive fire apparatus may be
conformed to the NFPA standard in effect on the date of its manufacture or conformed to a later
NFPA standard; and

108 (ii) Automotive fire apparatus may be equipped with blinking or flashing headlamps.

(e) Notwithstanding the foregoing provisions of this section, any vehicle belonging to a
county board of education, an organization receiving funding from the state or Federal Transit
Administration for the purpose of providing general public transportation or hauling solid waste
may be equipped with a white flashing strobotron warning light. This strobe light may be installed
on the roof of a school bus, a public transportation vehicle or a vehicle hauling solid waste not to
exceed one-third the body length forward from the rear of the roof edge. The light shall have a

single clear lens emitting light 360 degrees around its vertical axis and may not extend above the roof more than six and one-half inches. A manual switch and a pilot light must be included to indicate the light is in operation.

(f) Notwithstanding the foregoing provisions of this section, any waste service vehicle as
defined in §17C-6-11 of this code may be equipped with yellow or amber flashing warning lights.
(g) It is unlawful for flashing warning lights of an unauthorized color to be installed or used
on a vehicle other than as specified in this section, except that a police vehicle may be equipped
with either or both blue or red warning lights.

CHAPTER 24A. COMMERCIAL MOTOR CARRIERS.

ARTICLE 2. COMMON CARRIERS BY MOTOR VEHICLES.

- §24A-2-2b. Rule-making authority; establishing rates for recovering, towing, hauling, carrying, or storing wrecked or disabled vehicles; complaint process; and required Legislative Audit.
- (a) On or before <u>-2016</u>, <u>July 1, 2019</u>, the commission shall promulgate rules to effectuate
 the provisions of this article.
- 3 (b) The rules promulgated pursuant to the provisions of this section shall describe:
- 4 (1) Factors determining the fair, effective and reasonable rates levied by a carrier for
 5 recovering, towing, hauling, carrying or storing a wrecked or disabled vehicle. The commission
 6 shall consider, but shall not be limited to:
- 7 (A) Tow vehicle(s) and special equipment required to complete recovery/tow;
- 8 (B) Total time to complete the recovery or tow;
- 9 (C) Number of regular and extra employees required to complete the recovery or tow;
- 10 (D) Location of vehicle recovered or towed;
- 11 (E) Materials or cargo involved in recovery or tow;
- 12 (F) Comparison with reasonable prices in the region;

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13	(G) Weather conditions; and
14	(H) Guidelines and a fee schedule for the use of a second wrecker or other vehicle to
15	assist in providing a safe area on or adjacent to a public road to undertake a vehicle recovery;
16	(I) Requirements for the instillation and use of a siren or other warning devices by wreckers
17	responding to emergency calls; and
18	(H) (J) Any other relevant information having a direct effect on the pricing of the recovery,
19	towing and storage of a recovered or towed vehicle.
20	(2) The process for filing a complaint, the review and investigation process to ensure it is
21	fair, effective and timely: Provided, That in any formal complaint against a carrier relating to a
22	third-party tow, the burden of proof to show that the carrier's charges are just, fair and reasonable
23	shall be upon the carrier;
24	(3) The process for aggrieved parties to recover the cost, from the carrier, for the charge
25	or charges levied by a carrier for recovering, towing, hauling, carrying or storing a wrecked or
26	disabled vehicle where the commission determines that such charge or charges are not otherwise
27	just, fair or reasonable; and
28	(4) The process to review existing maximum statewide wrecker rates and special rates for
29	the use of special equipment in towing and recovery work to ensure that rates are just, fair and
30	reasonable: Provided, That the commission shall generally disapprove hourly and flat rates for
31	ancillary equipment.
32	(c) All carriers regulated under this article shall list their approved rates, fares and charges
33	on every invoice provided to an owner, operator or insurer of a wrecker or disabled motor vehicle.
34	(d) The rules promulgated pursuant to this article shall sunset on July 1, 2021 2023 unless
35	reauthorized.
36	(e) On or before December 31, 2020 2022, the Legislative Auditor shall review the rules
37	promulgated by the Public Service Commission under this section. The audit shall evaluate the
38	rate-making policy for reasonableness, the complaint process for timeliness, the penalties for

- 39 effectiveness and any other metrics the Legislative Auditor deems appropriate. The Legislative
- 40 Auditor may recommend that the rule be reauthorized, with amendment or repealed.

NOTE: The purpose of this bill is to enhance penalties for failure to use due caution when approaching an emergency vehicle using emergency signals; and authorizing tow trucks and wreckers to use red emergency lights when responding to an accident, and use another vehicle to assist in a safe recovery of a vehicle.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.