39.4-76

LEGISLATIVE HISTORY CHECKLIST

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(Pharmacy delivery vehicles--

identification)

NJSA:

39:4-46

LAWS OF:

1997

CHAPTER:

158

BILL NO:

A1549

SPONSOR(S):

Zisa

DATE INTRODUCED: February 15, 1996

COMMITTEE:

ASSEMBLY: Consumer Affairs

SENATE:

Commerce

AMENDED DURING PASSAGE:

DATE OF PASSAGE:

ASSEMBLY:

May 20, 1996

SENATE:

May 22, 1997

DATE OF APPROVAL:

July 3, 1997

JLLOWING STATEMENTS ARE ATTACHED IF AVAILABLE:

SPONSOR STATEMENT:

Yes

COMMITTEE STATEMENT:

ASSEMBLY:

Yes

SENATE:

Yes

FISCAL NOTE:

No

VETO MESSAGE:

No

MESSAGE ON SIGNING:

No

FOLLOWING WERE PRINTED:

REPORTS:

No

HEARINGS:

No

KBP:pp

P.L. 1997, CHAPTER 158, *approved July 3, 1997* Assembly, No. 1549

1 AN ACT concerning commercial motor vehicles and amending 2 R.S.39:4-46. 3 BE IT ENACTED by the Senate and General Assembly of the State 4 5 of New Jersey: 6 7 1. R.S.39:4-46 is amended to read as follows: 8 39:4-46. a. Every vehicle used for commercial purposes on a 9 street or highway, except for passenger automobiles and vehicles 10 owned or leased by a pharmacy and utilized for the transportation or 11 delivery of drugs, shall have conspicuously displayed thereon, or on a 12 name plate affixed thereto, the name of the owner, lessee or lessor of 13 the vehicle and the name of the municipality in which the owner, lessee 14 or lessor has his principal place of business. Franchised public utilities 15 and operators of fleets of 50 or more commercial vehicles, shall be 16 exempted from displaying the name of the municipality, provided that 17 their vehicles display a corporate identification number. The sign or 18 name plate shall be in plain view and not less than three inches high. 19 Where available space for lettering is limited, either by the design of 20 the vehicle or by the presence of other legally specified identification 21 markings, making a strict compliance herewith impractical, the size of 22 the lettering required by this section shall be as close to three inches 23 high as is possible, within the limited space area, provided the name is 24 clearly visible and readily identifiable. In the case of a combination of 25 two vehicles the requirements of this section will be served when 26 either unit of the combination conforms with the above identification 27 specifications. No person shall operate or drive or cause or permit to 28 be operated or driven on a road or highway a commercial vehicle, 29 except for passenger automobiles and vehicles owned or leased by a 30 pharmacy and utilized for the transportation or delivery of drugs,

EXPLANATION - Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and intended to be omitted in the law.

For purposes of this section, a franchised public utility means a

public utility, as defined in R.S.48:2-13, that has a defined

geographical service territory approved by the Board of Public

which does not conform hereto.

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2 b. Every owner of a commercial motor vehicle as defined in section 3 3 of P.L.1990, c.103 (C.39:3-10.11) which has a gross vehicle weight 4 rating or a combined gross vehicle weight rating of 26,001 pounds or 5 more and is registered or principally garaged in this State shall display the gross vehicle weight rating (GVWR) for the vehicle in the manner 6 7 set forth in subsection a. of this section. For purposes of this subsection, GVWR means the value specified by the manufacturer as 8 9 the maximum loaded weight of a single or combination (articulated) 10 vehicle, or registered gross weight, whichever is greater. Any person 11 who knowingly displays or causes to be displayed on a commercial motor vehicle a GVWR less than the actual GVWR, or an owner who 12 knowingly permits a commercial motor vehicle owned by him to be 13 14 operated in this State with a displayed GVWR less than the actual 15 GVWR shall, for each offense, be fined not more than \$5,000, or imprisoned for a term of not more than 90 days, or both. 16 17

(cf: P.L.1990, c.103, s.32)

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2. This act shall take effect immediately.

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STATEMENT

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Vehicles used for commercial purposes, except passenger automobiles, are required to display the name of the owner or lessor of the vehicle and the name of the municipality in which the business is located in letters at least three inches high. This bill grants an exception to this law for vehicles owned or leased by pharmacies which are used for the transportation or delivery of drugs. These vehicles have become a target for robbery by thieves who use or sell illicit drugs. This bill is intended to make these vehicles less obvious to these would-be criminals.

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Permits pharmacies to remove identifying signs from commercial vehicles.

ASSEMBLY CONSUMER AFFAIRS AND REGULATED PROFESSIONS COMMITTEE

STATEMENT TO

ASSEMBLY, No. 1549

STATE OF NEW JERSEY

DATED: MARCH 11, 1996

The Assembly Consumer Affairs and Regulated Professions Committee reports favorably Assembly Bill No. 1549.

Vehicles used for commercial purposes, except passenger automobiles, are required to display the name of the owner or lessor of the vehicle and the name of the municipality in which the business is located in letters at least three inches high. This bill grants an exception to the law for vehicles owned or leased by pharmacies which are used for the transportation of delivery of drugs.

SENATE COMMERCE COMMITTEE

STATEMENT TO

ASSEMBLY, No. 1549

STATE OF NEW JERSEY

DATED: JANUARY 14, 1997

The Senate Commerce Committee reports favorably Assembly Bill No. 1549.

Vehicles used for commercial purposes, except passenger automobiles, are required to display the name of the owner, lessee or lessor of the vehicle and the name of the municipality in which the business is located in letters at least three inches high. This bill grants an exception to the law for vehicles owned or leased by pharmacies which are used for the transportation or delivery of drugs.