# Second Regular Session Seventieth General Assembly STATE OF COLORADO

# **ENGROSSED**

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 16-0888.02 Jery Payne x2157

**HOUSE BILL 16-1298** 

#### **HOUSE SPONSORSHIP**

Melton,

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Cooke,

**House Committees** 

**Senate Committees** 

Transportation & Energy

## A BILL FOR AN ACT

101 CONCERNING CHANGES IN PERMISSIBLE VEHICLE DIMENSIONS.

## **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://www.leg.state.co.us/billsummaries">http://www.leg.state.co.us/billsummaries</a>.)

The bill changes the legal height of unladen and laden vehicles to 14 feet and 6 inches, restricts the use of certain vehicle combinations, and increases the maximum legal gross weight of vehicles that use alternative fuel.

1 Be it enacted by the General Assembly of the State of Colorado:

1	<b>SECTION 1.</b> In Colorado Revised Statutes, 42-4-504, <b>amend</b> (1)
2	and (4.5) as follows:
3	42-4-504. Height and length of vehicles. (1) No A DRIVER
4	SHALL NOT DRIVE A vehicle EITHER unladen or with load shall exceed
5	THAT EXCEEDS a height of thirteen feet; except that vehicles with a height
6	of fourteen feet six inches shall be operated only on highways designated
7	by the FOURTEEN FEET SIX INCHES. THE department of transportation
8	SHALL DESIGNATE HIGHWAYS WITH OVERHEAD HIGHWAY STRUCTURES
9	THAT HAVE LESS THAN FOURTEEN FEET SIX INCHES OF VERTICAL
10	CLEARANCE. A DRIVER SHALL NOT DRIVE A VEHICLE UNDER A STRUCTURE
11	IF THE VEHICLE'S HEIGHT EXCEEDS THE DEPARTMENT'S DESIGNATED
12	VERTICAL CLEARANCE FOR THE STRUCTURE.
13	(4.5) Notwithstanding the provisions of subsection (4) of this
14	section, the following combinations of vehicles shall not exceed
15	seventy-five feet in total overall length DRIVERS SHALL NOT DRIVE THE
16	FOLLOWING COMBINATIONS OF VEHICLES:
17	(a) Saddlemount combinations consisting of <del>no</del> more than four
18	units OR SADDLEMOUNT COMBINATIONS EXCEEDING NINETY-SEVEN FEET
19	IN OVERALL LENGTH;
20	(b) Laden truck tractor-semitrailer combinations EXCEEDING
21	SEVENTY-FIVE FEET IN OVERALL LENGTH; and
22	(c) Specialized equipment Stinger-steered vehicle
23	COMBINATIONS used in combination for transporting automobiles or boats
24	AND WHOSE TOTAL OVERALL LENGTH EXCEEDS EIGHTY FEET; EXCEPT
25	THAT the overall length of such combination shall be exclusive of THESE
26	COMBINATIONS EXCLUDES:
2.7	(I) Safety devices however such safety devices shall THAT ARE

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1	not be designed or used for carrying cargo;
2	(II) Automobiles or boats being transported;
3	(III) Any extension device that may be used for loading beyond
4	the extreme front or rear ends of a vehicle or combination of vehicles;
5	except that the projection of a load, including any extension devices
6	loaded to the front of the vehicle, shall MUST not extend more than four
7	feet beyond the extreme front of the grill of such THE vehicle and no THE
8	load or extension device may MUST NOT extend more than six feet to
9	BEYOND the extreme rear of the vehicle; AND
10	(d) TOWAWAY TRAILER TRANSPORTER COMBINATIONS THAT:
11	(I) EXCEED EIGHTY-TWO FEET IN OVERALL LENGTH;
12	(II) CARRY PROPERTY;
13	(III) EXCEED AN OVERALL WEIGHT OF TWENTY-SIX THOUSAND
14	POUNDS;
15	(IV) CONSIST OF MORE THAN A SINGLE TOWING UNIT AND TWO
16	TRAILERS OR SEMITRAILERS; OR
17	(V) DO NOT CONSTITUTE INVENTORY PROPERTY OF A
18	MANUFACTURER, DISTRIBUTOR, OR DEALER OF THE TRAILER OR
19	SEMITRAILER.
20	SECTION 2. In Colorado Revised Statutes, 42-4-508, amend
21	(1.5) as follows:
22	<b>42-4-508.</b> Gross weight of vehicles and loads. (1.5) The gross
23	weight limits provided in subsection (1) of this section are increased
24	INCREASE, BUT by one NO MORE THAN TWO thousand pounds, for any
25	vehicle or combination of vehicles if the vehicle or combination of
26	vehicles contains an alternative fuel system and operates on alternative
27	fuel or both alternative and conventional fuel. The provisions of this

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1 subsection (1.5) apply only when the vehicle or combination of vehicles 2 is operated on a highway that is not on the interstate system as defined in 3 section 43-2-101 (2), C.R.S. For the purposes of this subsection (1.5), 4 "alternative fuel" has the same meaning provided in section 25-7-106.8 5 (1) (a), C.R.S. 6 SECTION 3. Act subject to petition - effective date -7 **applicability.** (1) This act takes effect at 12:01 a.m. on the day following 8 the expiration of the ninety-day period after final adjournment of the 9 general assembly (August 10, 2016, if adjournment sine die is on May 11, 10 2016); except that, if a referendum petition is filed pursuant to section 1 11 (3) of article V of the state constitution against this act or an item, section, 12 or part of this act within such period, then the act, item, section, or part 13 will not take effect unless approved by the people at the general election 14 to be held in November 2016 and, in such case, will take effect on the 15 date of the official declaration of the vote thereon by the governor.

applicable effective date of this act.

This act applies to offenses committed on or after the

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