Nebraska Truck Information Guide

Working Together for a Safer Nebraska!

Nebraska State Patrol Carrier Enforcement 2017-2018
INTRODUCTION

In order to make your travels into and through our state safer and less complicated, the Nebraska State Patrol Carrier Enforcement Division is pleased to provide this information guide which summarizes many of the rules and regulations concerning the operation of any freight carrying vehicle, truck, truck-tractor or trailer and passenger carrying bus.

This booklet is a guide to help you travel legally in Nebraska. However, it does not contain every rule; if you need more detailed information please contact the agencies shown on pages 1 and 2.

Disclaimer

This manual is intended for information only. It is not a thorough listing of all applicable state statutes and is not intended to be a substitute for applicable state statutes.

Welcome to Nebraska
(402) 471-4545

Carrier Enforcement
402-471-0105
Fax 402-471-3295
www.statepatrol.nebraska.gov

The Nebraska State Patrol shall provide law enforcement of the highest quality to ensure a safe and secure Nebraska.

—Pro Bono Publico—
Dear Motor Carriers and Agricultural Operators:

Since 1937, the Nebraska State Patrol has been committed to providing safety on our State’s roadway system. This guide is a continuance of that commitment and our goal cannot be reached without your assistance. Contained within this guide are answers to frequently asked questions and subject matter that directly impacts the safe travel of our larger motor vehicles.

The Nebraska State Patrol continually strives to reduce the number of commercial motor vehicle related collisions and fatalities. We cannot make this happen without the assistance of the motoring public and operators of commercial vehicles. By understanding and following the rules and regulations as they pertain to your industry, you play an integral role in helping us reach our goal. There is nothing more important than your life, and the lives of your family, friends, and fellow citizens.

Our Troopers serve beyond enforcement as a source of information for you as you develop questions in an ever-evolving industry. Having the right information makes for a more safe operation when transporting your goods to our state, nation and world economies.

Our mission is to provide law enforcement of the highest quality to ensure a safe and secure Nebraska. Together we can further the good life in Nebraska and create great opportunities.

Respectfully,

Gerald Krolikowski, Captain
Carrier Enforcement Division
Nebraska State Patrol Offices

State Headquarters
1600 Highway 2 - PO Box 94907
Lincoln, NE 68509
(402) 471-4545
Fax (402) 479-4002

Carrier Enforcement
3920 W Kearney St.
Lincoln, NE 68524
(402) 471-0105
Fax (402) 471-3295

Nebraska State Patrol
www.statepatrol.nebraska.gov
Emergency Help Line only 1-800-525-5555
Or * 55 on cellular phone

Troop Area Headquarters

TROOP H
4130 NW 37th St.
Lincoln, NE 68524
(402) 471-4680

TROOP C
3431 W Old Potash Hwy.
Grand Island, NE 68803
(308) 385-6000

TROOP A
4411 S 108th St.
Omaha, NE 68137
(402) 331-3333

TROOP D
300 W South River Rd.
North Platte, NE 69101
(308) 535-8047

TROOP B
1401 W Eisenhower Ave.
Norfolk, NE 68701
(402) 370-3456

TROOP E
4500 Avenue I
Scottsbluff, NE 69361
(308) 632-1211

Nebraska Road Conditions
Dial 511
or
www.511.nebraska.gov
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<td>601 S 12th Street Arlington, VA 20598 866-289-9673 <a href="http://www.tsa.gov">www.tsa.gov</a>  TSA Contact Center <a href="mailto:TSA-ContactCenter@dhs.gov">TSA-ContactCenter@dhs.gov</a></td>
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<td>301 Centennial Mall South – PO Box 94729 Lincoln, NE 68509 402-471-3861 Fax 402-471-3157 <a href="http://www.dmv.nebraska.gov">www.dmv.nebraska.gov</a></td>
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<td>301 Centennial Mall South – PO Box 94729 Lincoln, NE 68509 Toll Free - 888-622-1222 Local - 402-471-4435 <a href="https://dmv.nebraska.gov/services">https://dmv.nebraska.gov/services</a></td>
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<td>Nebraska Department of Transportation Permit Office</td>
<td>5001 S. 14th St. Lincoln, NE 68512 402-471-0034 <a href="https://dortruckpermits.nebraska.gov/permit">https://dortruckpermits.nebraska.gov/permit</a></td>
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<td>Nebraska Public Service Commission</td>
<td>1200 N Street Suite 300 Lincoln, NE 68508 402-471-3101 800-526-0017 (Toll-free NE Only) <a href="http://www.psc.nebraska.gov">www.psc.nebraska.gov</a></td>
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FREQUENTLY ASKED QUESTIONS

COMMERCIAL DRIVER'S LICENSES
I have a CDL; does the 0.04 blood alcohol concentration (BAC) limit apply when I am driving my personal vehicle?
No. See page 11 for information regarding CDL disqualification.

What happens if I don’t file my medical card with the DMV?
The DMV will require you to file under one of four categories in regards to the medical card when applying for/renewing a CDL. After that point, if you fail to file a new medical card after it expires, your entire license will be canceled. (See pages 9-10)

SIZE AND WEIGHT
What is the maximum length for a pickup pulling a camper and boat?
65 feet is the maximum overall length allowed for this combination. See pages 19-21 for more information.

I am transporting a load of baled livestock forage (e.g., hay) which is more than 8'6” wide. Can I transport this load of hay on the Interstate system?
No, you cannot. Baled livestock forage is granted a width exception during daylight hours only, up to 12’ wide, for all roads except for the Interstate system. These loads are not eligible for over-width permits. (See page 19-21)

WEIGH STATION
Which vehicles need to stop at weigh stations?
Vehicles that must exit to weigh stations or remote scale locations when instructed include:
- Trucks, Truck-tractors, Buses (including rental trucks such as Ryder, Penske or U-Haul whether or not they are involved in commerce)
- Pickups with trailers
- Pickup trucks with a factory load rating over 1 ton
- Vehicles operating under an over-dimensional and/or overweight permit MUST always exit to an open weigh station regardless of what the in-cab signal and/or roadside signs indicates

Exceptions:
- Recreational vehicles
- Pickup trucks with a factory load rating of 1 ton or less (examples: 1/2 Ton, 3/4 Ton and 1 Ton) when not towing a trailer

I have a pre-clearance system, do I follow my in-cab signal or the roadside message boards?
In Nebraska, there are sites (interstate scales at Waverly and North Platte and the scale on Hwy 2 at Nebraska City) that utilize weigh-in-motion (WIM) and pre-clearance systems. At these scales you must follow your in cab signal instead of the message boards. At all other sites, which do not utilize WIM and pre-clearance systems, you are required to exit if the scale is open.

If operating under an over-dimensional or overweight permit, you must ALWAYS exit to ANY open scale, even if your pre-clearance indicates you can go by.
REGISTRATION, FUEL AND LICENSING
I purchased a CMV and will be traveling through Nebraska; what permits will be required?
A trip and fuel permit will be required if your CMV meets any of the following:
1. Has two axles and a gross weight or registered gross weight exceeding 26,000 pounds
2. Has three or more axles regardless of weight
3. Is used in combination when the gross weight or registered weight of such combination exceeds 26,000 pounds.

Permits are sold through the Nebraska DMV website: https://dmv.nebraska.gov/services under the Motor Carrier/Trucking section. (See page 30)

FEDERAL MOTOR CARRIER SAFETY REGULATIONS
Our company safety profile shows an inspection/accident report that does not belong to us. How do I get it removed from our profile?
You must file a challenge through the federal DataQ system at: https://dataqs.fmcsa.dot.gov. Please note that this system can only be used for challenging inspection/accident data, not for citations or warnings.

Additionally, the DataQ system is used by motor carriers and drivers to challenge any potentially incorrect or incomplete information shown on inspection and/or accident reports.

Is it legal to use my cell phone while driving my truck?
It is illegal to use a hand held cell phone while operating a CMV (definition page 64), including CFVs (definition page 65). Only hands free mobile devices are permissible to use. Texting while operating any motor vehicle is not allowed in Nebraska.

Who can conduct the required annual vehicle inspections? Can I conduct annual inspections for my own vehicles?
Any qualified person can conduct annual vehicle inspections. See §396.19 and §396.25 of the Federal Motor Carrier Safety Regulations for inspector and brake inspector qualifications.

Do I need a medical certificate (DOT physical) to operate a non-CDL commercial motor vehicle? A CDL-requiring commercial motor vehicle? A farm plated vehicle?
See page 10 & 38 for medical certificate information and pages 45-50 for farm regulations.

Do drivers have a CSA score like companies?
No, drivers do not have individual scores. Companies they are working for have access to view any violations they have received on inspections. When applying with a new company, the motor will have access to view previous violations under the provisions of Pre-Employment Screening.

Do I need a DOT number?
Yes, if the vehicle or combination of vehicles has a gross vehicle weight or gross vehicle weight rating over 10,000 pounds and is being used in the furtherance of business. See pages 36-38 for more information.
FARM VEHICLE
Does a farmer need a DOT number to cross state lines?
Yes, if the vehicle or combination of vehicles has a gross vehicle weight or gross vehicle weight rating over 10,000 pounds and is being used in the furtherance of farm business such as picking up machinery, delivering crops to the elevator, etc. See pages 45-50.

What permits, if any, do farmers need when crossing state lines?
There are many things that may be required for farmers entering, or leaving, Nebraska. They may be required to purchase a prorate and/or fuel permits if they meet the criteria (pages 30-32). If required to have a DOT#, farmers would also need to have UCR (page 33). This is not a complete list of all required documents for all states, check with state(s) you may be traveling into or through for complete information.

HAZARDOUS MATERIALS
Are there any Safe Havens in Nebraska?
Yes. The Village of Hershey has designated Tomahawk Oil Company LTD Truck Stop at Exit 164 off I-80 as a safe haven.

Are there any preferred routes for the transportation of hazardous materials in Nebraska?
Yes. The preferred route through Nebraska is Interstate 80, with a detour on I-680 around Omaha. If driving to or through Lincoln, NE from the southern part of the state, Highway 2 is preferred.

Are state permits required to transport hazardous materials?
No. If you comply with the USDOT and EPA regulations you will be in compliance with Nebraska's statutes.

GENERAL
Does my trailer need brake lights and turn signals?
Any trailer in use on a highway must be equipped with brake and turn signal lights in good working order. During daylight hours, fertilizer trailers as defined in State Statute 60-326 and implements of husbandry designed primarily or exclusively for use in agricultural operations are not required to have or maintain brake or turn signal lights, but they may be equipped if desired.

Does my trailer need brakes and/or safety chains?
See page 62.

I have a concealed carry handgun permit that is honored by the state of Nebraska. Can I carry my handgun in my truck?
Yes, you can, provided you follow all rules that are a condition of having a concealed carry handgun permit. See the Nebraska State Patrol Concealed Carry webpage at www.statepatrol.nebraska.gov/ConcealedCarry.aspx for more details.
A commercial driver's license (CDL) shall mean an operator's license issued in accordance with the requirements of the Motor Vehicle Operator's License Act to an individual which authorizes such individual to drive a class of commercial motor vehicle. To determine which class CDL is required, follow the flow chart below.

- Gross vehicle weight rating (GVWR) - the value specified by the manufacturer as the maximum loaded weight of a single motor vehicle.
- Gross combination weight rating (GCWR) - GVWR of the power unit plus the GVWR of the towed unit(s).
- Gross vehicle weight (GVW) - the sum of the empty weight of a motor vehicle plus the total weight of any load carried thereon.
- Gross combined weight (GCW) - the sum of the empty weights of a motor vehicle plus empty weight of any towed unit(s) and total weight of any load carried on all.
- The GVWR for multiple towed units are added to determine whether the 10,001 pound GVWR threshold has been met.

VEHICLES EXEMPT FROM CDL:
1. Covered Farm Vehicle (CFV); refer to page 45-46
2. Any recreational vehicle as defined in state statute §60-347 or motor vehicle towing a cabin trailer as defined in state statutes §60-314 and §60-339
3. Emergency vehicles operated by a public or volunteer fire department.
4. Military vehicles driven by active-duty military personnel
5. Vehicles driven by members of the military reserves, other than military technicians
6. Vehicles driven by active-duty Coast Guard personnel
7. Vehicles driven by members of the National Guard on active-duty including:
   a) Personnel on full-time National Guard duty
   b) Personnel on part-time National Guard training
   c) National Guard Military Technicians required to wear military uniforms
**Age**

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**RESTRICTED COMMERCIAL DRIVER’S LICENSE**

The Restricted Commercial Driver’s License (RCDL), when accompanied by a Seasonal Permit (SEP), allows Nebraska residents 18 years of age or older to drive Class “A,” “B,” or “C” Commercial Motor Vehicles (CMVs) for purposes of farm-related or ranch-related service industries within 150 miles of the employer’s place of business or the farm or ranch currently being served. *Drivers must stay within Nebraska if under 21 years of age.*

RCDL holders may only transport hazardous materials requiring placards when transporting:

1. Diesel fuel in quantities of 1,000 gallons or less
2. Liquid fertilizers in vehicles or implements of husbandry with total capacities of 3,000 gallons or less
3. Solid fertilizers not transported or mixed with any organic substance

**Applicants**

Applicants must hold a valid operator’s license for at least one year prior to application. No knowledge or skills tests are required. Two separate license documents will be issued, a RCDL and a SEP. Individuals may operate commercial motor vehicles when both documents are valid. Individuals may operate a car when the RCDL is valid without the SEP. The SEP is good for 180 consecutive days in any 12-month period.

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<th>Class</th>
<th>Description</th>
<th>Examples</th>
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| A     | Combination vehicle  
GCWR or GCW over 26,000 lbs.  
Towed unit(s) GVWR or GVW over 10,000 lbs.  
Includes class B, C and O vehicles | ![Image of Class A Commercial Truck] |
| B     | Single vehicle with a GVWR or GVW over 26,000 lbs.  
Towed unit GVWR or GVW not exceeding 10,000 lbs.  
Includes class C and O vehicles | ![Image of Class B Commercial Truck] |
| C     | Single vehicle with a GVWR or GVW less than 26,001 lbs.  
Towed unit GVWR or GVW not exceeding 10,000 lbs.  
Designed to transport 16 or more persons including driver  
Hauling hazmat which requires placards | ![Image of Class C Commercial Truck] |
| O     | Any non-commercial vehicle except motorcycle. | ![Image of Class O Commercial Truck] |
| M     | Any motorcycle | ![Image of Class M Motorcycle] |
ENDORSEMENTS

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<td>Passenger</td>
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<tr>
<td>X</td>
<td>Combination Tank/HM</td>
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SCHOOL BUS ENDORSEMENT
School bus drivers who are required to hold a CDL must also have a Passenger (P) and School Bus (S) endorsement. The (P) and (S) endorsements require a written and a skills test.

HAZARDOUS MATERIALS ENDORSEMENT - SECURITY THREAT ASSESSMENT
Prior to the issuance of a Nebraska CDL with the hazardous materials endorsement, individuals will be required, as per the USA PATRIOT Act, to have a Transportation Security Administration (TSA) security threat assessment completed. The security threat assessment procedures require individuals to complete a hazardous materials application and be fingerprinted—for which there is a fee. This process will be handled by a TSA third party agent—not the Nebraska DMV.

To complete the hazardous materials endorsement application and to find fingerprinting locations, go to [https://universalenroll.dhs.gov/](https://universalenroll.dhs.gov/). For questions regarding the application contact the TSA toll-free at 1-877-429-7746.

The hazardous materials application must be completed before going to a fingerprint collection location.

TANK ENDORSEMENT
A tank endorsement is required for any commercial motor vehicle that is designed to transport any liquid or gaseous materials within a tank or tanks that have an individual rated capacity of more than 119 gallons and an aggregate rated capacity of 1,000 gallons or more and that are either permanently or temporarily attached to the vehicle or the chassis. (A commercial motor vehicle transporting an empty storage container tank, not designed for transportation, with a rated capacity of 1,000 gallons or more that is temporarily attached to a flatbed trailer is not considered a tank vehicle.)
FIRST TIME CDL APPLICANTS

Individuals applying for an original (first time) CDL will be required to obtain a Commercial Learner’s Permit (CLP). Drivers must maintain their CLP for a period of at least 14 days prior to the issuance of a CDL. All applicants will be required to provide proof of U.S. citizenship or lawful status.

Skills testing must be completed in this order: Pre-trip vehicle inspection, basic controls skills, and road test. If any segment is failed, the next test cannot be administered. Skills tests are administered by the Department of Motor Vehicles by appointment only.

CLPs will have a class and may have endorsements and restrictions. CLPs require all applicable tests be passed as a condition of issuance. If a CLP expires, all segments of the skills testing must be completed again.

TESTING AND RENEWAL

Individuals renewing their Nebraska CDL will not be required to take the knowledge tests, except for the hazardous materials test, if the renewal is for the same class of commercial motor vehicle. The knowledge and skills tests, except for the hazardous material test, may be waived if the applicant surrenders to Nebraska a valid CDL from another state and is applying for the same class of license. Skills tests are administered by the Department of Motor Vehicles by appointment only.

A knowledge test is required for the class of vehicle, each endorsement, and removing an air brake restriction.

CDL DOCUMENTS CITIZENSHIP LIST

All commercial drivers must prove their US Citizenship one time, and identification every time, using documents from the list at: https://dmv.nebraska.gov/cdl/cdl-documentation-requirements

Those drivers that are not US citizens must prove lawful status every time with the documents at the above link.


CDL MEDICAL CARD CERTIFICATION

Any person, unless excepted, applying for or renewing any CDL must provide the DMV a copy of their current medical certificate. Failing to file a medical certificate with the DMV when required will result in cancelation of the entire license, not just the CDL portion.

All exams required to get a DOT medical certificate must be performed by a person listed on the National Registry of Certified Medical Examiners. Link to registry https://nationalregistry.fmcsa.dot.gov (current exams valid until expiration)

For further information contact:
The Department of Motor Vehicles at 402-471-3861 or https://dmv.nebraska.gov.
Fax medical card documents to 402-471-3157
CDL SELF CERTIFICATION CATEGORIES

I operate or expect to operate my commercial motor vehicle (CMV) in INTERSTATE commerce (you or your cargo cross State lines). Must be at least 21 years of age (except 1-4 below who must be at least 18 years of age).

Do you operate a CMV as one of the following:

1. An employee of a government or political subdivision (49 CFR 390.3(f));
2. A custom harvester (49 CFR 391.2);
3. A private motor carrier of passengers used for non-business purposes (churches, private schools, civic organizations, scout groups, etc.) (49 CFR 391.68)?

NO

Category A
Interstate - Non-Excepted (subject to Federal medical and vision requirements)
MUST provide medical examiner’s certificate to DMV (card - not long form) and keep current with DMV.

YES

Category B
Interstate - Excepted (subject to DMV medical and vision requirements)
No medical and vision documentation required.

A “K - Intrastate Only” restriction will be placed on your CDL when choosing category C or D.

I operate or expect to operate my commercial motor vehicle (CMV) in INTRASTATE commerce (you or your cargo do not cross State lines). Must be at least 18 years of age.

Do you operate a CMV as one of the following:

1. An operator who holds or has held a Nebraska CDL prior to 07/30/96 (NSS 75-363(4));
2. An employee of a government or political subdivision (NSS 75-363(7));
3. A custom harvester (NSS 75-363(7));
4. A bee keeper (NSS 75-363(7));
5. A private motor carrier of passengers used for non-business purposes (churches, private schools, civic organizations, scout groups, etc.) (NSS 75-363(3)(f))?

NO

YES

Category C
Intrastate - Non-Excepted (subject to Federal medical and vision requirements)
When on duty, must have original or a copy of current medical examiner’s certificate on his or her person.
Not required to provide medical examiner’s certificate to the DMV.

Category D
Intrastate - Excepted (subject to DMV medical and vision requirements)
No medical and vision documentation required.

Please access the DMV website at https://dmv.nebraska.gov for additional information regarding the new CDL requirements and this chart. Pay particular attention to the Frequently Asked Questions on the DMV website.
CDL DISQUALIFICATIONS

Disqualification is the loss of your CDL that will occur if you lose any driving privilege in this or any other state through suspension, revocation, cancellation, administrative determination or upon conviction of certain offenses. Refer to following sections.

MAJOR OFFENSES

Any CDL holder convicted of using ANY motor vehicle in the commission of a felony involving the manufacture, distributing or dispensing of a controlled substance will be disqualified for life.

<table>
<thead>
<tr>
<th>Operating Any Motor Vehicle (Not Limited to Operation of a CMV)</th>
<th>Operating a CMV (Which Requires a CDL)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Refusing to submit to an alcohol or drug test while operating ANY motor vehicle.</td>
<td>Driving a CMV while the driver’s blood alcohol level is 0.04% or more.</td>
</tr>
<tr>
<td>Driving ANY motor vehicle under the influence of alcohol or a controlled substance.</td>
<td>Driving a CMV after the driver’s CDL has been suspended, revoked, cancelled or the driver is disqualified from driving a CMV.</td>
</tr>
<tr>
<td>Leaving the scene of an accident driving ANY motor vehicle.</td>
<td>Causing a fatality through the negligent or criminal operation of a CMV.</td>
</tr>
<tr>
<td>Using ANY motor vehicle in the commission of a felony.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Major Traffic Offenses</th>
<th>Disqualification</th>
<th>Disqualification Operating CMV Requiring HM Placards</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st conviction</td>
<td>1 year</td>
<td>3 years</td>
</tr>
<tr>
<td>2nd conviction</td>
<td>Lifetime</td>
<td>Lifetime</td>
</tr>
</tbody>
</table>

SERIOUS TRAFFIC OFFENSES

If any of the below offenses occur while the CDL holder is operating a non-CMV and the court conviction results in the license being revoked, cancelled, suspended or impounded by the court, it will be considered a serious offense and count towards disqualification.

<table>
<thead>
<tr>
<th>Operating ANY CMV</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Speeding at or in excess of 15 miles per hour over the posted speed limit.</td>
<td>Driving a CMV without a current CDL in driver’s possession.</td>
</tr>
<tr>
<td>Making improper or erratic lane changes.</td>
<td>Driving a CMV without obtaining a CDL.</td>
</tr>
<tr>
<td>Any violation of any law or ordinance related to motor vehicle traffic control arising in connection with an accident or collision resulting in a fatality.</td>
<td>Driving a CMV without the proper class or endorsement for the specific vehicle being operated.</td>
</tr>
<tr>
<td>Willful reckless or reckless driving.</td>
<td>Following the vehicle ahead to closely.</td>
</tr>
<tr>
<td>Using handheld mobile telephone.</td>
<td>Texting while driving</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Serious Traffic Offenses Within 3 Years</th>
<th>Disqualification</th>
</tr>
</thead>
<tbody>
<tr>
<td>2nd conviction</td>
<td>60 days</td>
</tr>
<tr>
<td>3rd or subsequent conviction</td>
<td>120 days</td>
</tr>
</tbody>
</table>
OUT-OF-SERVICE ORDERS
Disqualification following conviction during any 10-year period for violating an out-of-service order while operating a CMV:

<table>
<thead>
<tr>
<th>Out-of-Service Violation</th>
<th>Disqualification</th>
<th>Disqualification Operating CMV Requiring HM Placards</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st conviction</td>
<td>180 days, not more than 1 year</td>
<td>180 days, not more than 2 years</td>
</tr>
<tr>
<td>2nd conviction</td>
<td>2 years, not more than 5 years</td>
<td>3 years, not more than 5 years</td>
</tr>
<tr>
<td>3rd or subsequent conviction</td>
<td>3 years, not more than 5 years</td>
<td>3 years, not more than 5 years</td>
</tr>
</tbody>
</table>

RAILROAD GRADE CROSSING VIOLATIONS
Conviction during any 3-year period for operating a CMV in violation of the following:

<table>
<thead>
<tr>
<th>For Drivers Not Always Required to Stop</th>
<th>For Drivers Always Required to Stop</th>
<th>For All Drivers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Failing to slow down and check that tracks are clear.</td>
<td>Failing to stop before driving into the crossing.</td>
<td>Failing to have sufficient space to drive completely through the crossing without stopping.</td>
</tr>
<tr>
<td>Failing to stop before reaching crossing if tracks are not clear.</td>
<td></td>
<td>Failing to obey a traffic control device or the directions of an enforcement official at the crossing.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Failing to negotiate a crossing because of insufficient undercarriage clearance.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Railroad Grade Crossing Violation</th>
<th>Disqualification</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st conviction</td>
<td>Not less than 60 days</td>
</tr>
<tr>
<td>2nd conviction within 3 years</td>
<td>Not less than 120 days</td>
</tr>
<tr>
<td>3rd or subsequent conviction within 3 years</td>
<td>Not less than 1 year.</td>
</tr>
</tbody>
</table>

The following vehicles are always required to stop at railroad grade crossings (ref §392.10):
- Buses transporting passengers for-hire or ANY school bus; except when:
  - A peace officer or flag-person is directing traffic to proceed; or
  - A crossing is clearly marked abandoned or exempt.
- Vehicles required to be marked or display hazardous materials placards; exceptions include:
  - A peace officer or flag-person is directing traffic to proceed; or
  - A crossing is clearly marked abandoned or exempt.
- Heavy Equipment, including a crawler-type tractor, steam shovel, derrick, roller, or any equipment or structure having a normal operating speed 10 mph or less or a vertical body or load clearance of less than 1/2" per foot of the distance between any 2 adjacent axles or in any event of less than 9", measured above the level surface of a roadway.
- If a flag-person is provided by the railroad, movement over the crossing shall be under his or her direction.
WEIGH STATIONS

Which vehicles need to stop at weigh stations?
Vehicles that must exit to weigh stations or remote scale locations when instructed include:

- Trucks, Truck-tractors, Buses (including rental trucks such as Ryder, Penske or U-Haul whether or not they are involved in commerce)
- Pickup pulling a trailer
- Pickup trucks with a factory load rating over 1 ton
- Vehicles operating under an over-dimensional and/or overweight permit MUST always exit to an open weigh station regardless of what the in-cab signal and/or roadside signs indicates

Exceptions:
- Recreational vehicles
- Pickup trucks with a factory load rating of 1 ton or less (examples: 1/2 Ton, 3/4 Ton and 1 Ton) when not towing a trailer

Contact Information for Weigh Stations

<table>
<thead>
<tr>
<th>Scale</th>
<th>Phone</th>
<th>Highway</th>
</tr>
</thead>
<tbody>
<tr>
<td>Carrier Enforcement Office</td>
<td>402-471-0105</td>
<td>Lincoln (Air Park)</td>
</tr>
<tr>
<td>Fremont</td>
<td>402-654-2801</td>
<td>Highway 77</td>
</tr>
<tr>
<td>Hebron Expressway</td>
<td>402-324-5106</td>
<td>Highway 81</td>
</tr>
<tr>
<td>Hebron</td>
<td>402-768-7236</td>
<td>Highway 136</td>
</tr>
<tr>
<td>Nebraska City</td>
<td>402-873-1549</td>
<td>Highway 2</td>
</tr>
<tr>
<td>North Platte I-80 Eastbound</td>
<td>308-535-6612</td>
<td>Interstate 80</td>
</tr>
<tr>
<td>North Platte I-80 Westbound</td>
<td>308-535-6606</td>
<td>Interstate 80</td>
</tr>
<tr>
<td>North Platte Hwy 30</td>
<td>308-535-8040</td>
<td>Highway 30</td>
</tr>
<tr>
<td>O’Neill</td>
<td>402-394-5445</td>
<td>Highway 20/275</td>
</tr>
<tr>
<td>Waverly I-80 Eastbound</td>
<td>402-786-7084</td>
<td>Interstate 80</td>
</tr>
<tr>
<td>Waverly I-80 Westbound</td>
<td>402-786-7091</td>
<td>Interstate 80</td>
</tr>
<tr>
<td>Waverly Hwy 6</td>
<td>402-786-2681</td>
<td>Highway 6</td>
</tr>
</tbody>
</table>
Weigh in Motion (WIM)

All Nebraska Interstate scale facilities and the Nebraska City scale facility utilize Weigh-In-Motion (WIM) which is a vehicle sorting system. This system weighs the vehicle prior to the scale facility and determines if the weight of the vehicle is within a specified range of legal weights. The vehicle in question will get one of two messages on the message boards. One message advises the driver that the vehicle is okay to bypass, the other message advises the driver that the vehicle must exit into the scale facility.

Any vehicle operating under a Nebraska Department of Transportation overweight/over-dimensional permit is required to stop at all open scale facilities.

Pre-Clearance Systems

All Nebraska Interstate scale facilities and the Nebraska City scale facility utilize pre-clearance systems (PCS), which are a vehicle sorting system. When a vehicle utilizing an approved PCS approaches one of these facilities the driver of the vehicle will receive a signal inside the truck indicating if the vehicle must exit or not. Drivers are instructed to always follow the PCS in cab signal, regardless of what the Weigh-In-Motion message boards direct them to do.

Any vehicle operating under a Nebraska Department of Transportation overweight/over-dimensional permit is required to stop at all open scale facilities.

The state of Nebraska does not issue pre-clearance system credentials/transponders. Fees will apply based on the individual pre-clearance system.
Weights

Maximum allowable weights:
   Any single axle – 20,000 lbs
   Any tandem axle – 34,000 lbs
   Maximum weight on State highways – 95,000 lbs
       (refer to bridge chart on page 16)
   Maximum Weight on Interstate – 80,000 lbs
       95,000 lbs with Conditional Interstate Use Permit
       (refer to bridge chart on page 16)

Tandem Axle: any two consecutive axles whose centers are more than 40” and not more than 96” apart, measured to the nearest inch between any two adjacent axles in the series.

The maximum gross load on any group of two axles, the distance between the extremes of which is more than 8’ but less than 8’6”, shall be 38,000 lbs.

The distance between axles shall be measured to the nearest foot. When a fraction is exactly one-half foot, the next larger whole number shall be used, except that any group of 3 axles shall be restricted to a maximum load of 34,000 lbs unless the distance between the extremes of the first and third axle is at least 96” in fact.

In all cases, gross weights are subject to all wheel and axle load restrictions indicated in the table on the following page, except if you have two consecutive sets of tandem axles that measure a minimum of 36’, 37’, or 38’, you may carry 34,000 lbs each on such consecutive sets of tandem axles.

Sliding Fifth-Wheel: It shall be unlawful to reposition the fifth-wheel connection device of a truck-tractor and semitrailer combination which is carrying cargo and on the state highway system, except for fifth-wheel repositioning done pursuant to state statute §60-6,301.

Weight Tolerance: None. There is a 5% weight shift if overweight on only one axle, one tandem axle, or one group of axles when the distance between the first and last axle of such group of axles is 12’ or less.

Dummy Axles shall be disregarded in determining the legal weight of a vehicle or combination of vehicles if the dummy axle does not carry the lesser of 8,000 lbs or 8% of the gross weight of the vehicle, or vehicle combination including the load.

Idle Reduction Technology or APU: The maximum gross weight limit and the axle weight limit for any vehicle or combination of vehicles equipped with an APU may be increased by an amount necessary to cover the additional weight of the APU. The additional weight shall not exceed 400 lbs and shall not be in addition to the 5% shift tolerance.
## BRIDGE CHART

**Maximum load in pounds carried on any group**

<table>
<thead>
<tr>
<th>Distance in feet between the extremes of any group of two or more consecutive axles</th>
<th>2 Axles</th>
<th>3 Axles</th>
<th>4 Axles</th>
<th>5 Axles</th>
<th>6 Axles</th>
<th>7 Axles</th>
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<td>95,000</td>
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</tbody>
</table>
Correct Method for Measuring Groups of Axles
Refer to bridge chart on page 16
Not all measurements shown on all combinations
Correct Method for Measuring Groups of Axles

Refer to bridge chart page 16

Not all measurements shown on all combinations
Dimensions

All dimension measurements include load.

Maximum overall length semitrailer 53’ (including load, excluding truck-tractor)

Maximum overall length semitrailer 53’ (including load, excluding truck-tractor)

Maximum overall length semitrailer and trailer 65’ (including load and connecting devices, excluding truck-tractor)

Maximum overall length for any other combination 65’ (including load)

Maximum overall length for any other combination 65’ (including load)
Width - Maximum Legal Width on All Highways – 8’6”
Exceptions for width only

Exceptions for WIDTH do not apply to Interstate Highway System:

1. Farm equipment in temporary movement during daylight hours, or hours of
darkness when the clearance light requirements are complied with in the normal
course of farm operations. (For farm equipment being transported on a trailer,
refer to #4 below).

2. Combines 18’ or less in width, while in the normal course of farm operations and
while being driven during daylight hours or during hours of darkness when the
clearance light requirements are fully complied with.

3. Combines in excess of 18’ in width, while in the normal course of farm operations
and while being driven during daylight hours for distance of 25 miles or less on
highways and while preceded by a well-lighted pilot vehicle or flag person, and
during hours of darkness when clearance light requirements are met.

4. Combines and vehicles used in transporting combines or other implements of
husbandry, and only when transporting combines or other implements of
husbandry, to be engaged in harvesting or other agricultural work, while being
transported into or through the state during daylight hours, when the total width
including the width of the combine or other implement of husbandry being
transported does not exceed 15’, except that vehicles used in transporting
combines or other implements of husbandry can, when necessary to the harvesting
operation or other agricultural work, travel unloaded for distances not to exceed
25 miles, while the combine or other implement of husbandry to be transported is
engaged in a harvesting operation or other agricultural work.

5. Livestock forage vehicles loaded or unloaded that comply with livestock forage
vehicle provisions of state statute §60-6,305 (not exceeding 65’ length, 18’ width,
18’ height, and being operated only during hours of daylight).

6. During daylight hours only, vehicles en route to pickup, delivering or returning
unloaded from delivery of baled livestock forage which, including the load if any,
may be 12’ in width.

7. Farm equipment dealers or their representatives (see definition page 66), driving,
delivering or picking up farm equipment or other implements of husbandry during
daylight hours.

Height – Maximum Legal Height on All Highways – 14’6”
Exceptions for height only

1. Combines, or vehicles used in transporting combines, to be engaged in harvesting
within or out of the state, moving into or through the state during daylight hours
when overall height does not exceed 15’6”.

2. Farm equipment dealers or their representatives (see definition page 66) hauling
farm equipment shall not exceed overall height of 15’6”.

3. Livestock forage vehicles with or without load that comply with subsection 2 of
state statute §60-6,305. (Refer to #5 above for dimensions)

4. Vehicles hauling baled livestock forage shall not exceed overall height of 15’6”.

Note: Owners, lessees and operators of a vehicle exceeding 12’6” in height shall
assume the risk of loss to the vehicle or its load and shall be liable for any damages
that result to overhead obstructions.
Length – Maximum Legal Length on All Highways

Single Vehicles shall not exceed 40’ length

Exceptions:

1. A truck-tractor.
2. A semitrailer operated in a truck-tractor single semitrailer combination.
3. Bus/Motor Home shall not exceed 45’ in length.

Truck and Trailer combinations shall not exceed a overall length of 65’, including front and rear bumpers and load.

Exceptions:

1. One truck and one trailer loaded or unloaded, used in transporting implements of husbandry to be engaged in harvesting, while being transported into or through the state during daylight hours if the total length does not exceed 75’ including the load.
2. A truck-tractor single semitrailer combination.
3. A truck-tractor semitrailer-trailer combination, but the semitrailer-trailer portion shall not exceed 65’ including connecting devices.
4. A driveaway saddlemount vehicle transporter combination and driveaway saddlemount with fullmount vehicle transporter combination, but the total overall length shall not exceed 97’.
5. The movement of public utility or other construction and maintenance material at any time.
6. A semitrailer operating in a truck-tractor single semitrailer combination, while transporting baled livestock forage, shall not exceed a length of 59’6” including load.

The following over length vehicles are not authorized to travel on the Interstate Highway System:

1. Movement of unbaleed livestock forage vehicles, loaded or unloaded.
2. The overhang of a combine to be engaged in harvesting, while being transported into or through the state driven during daylight hours by a truck-tractor semitrailer combination, but the length of the semitrailer including overhang shall not exceed 63’ and the maximum semitrailer length shall not exceed 53’.
3. Farm equipment dealers or their representatives (see definition page 66), driving, delivering or picking up farm equipment within the county in which the dealer maintains his place of business, or adjoining counties and return.
4. Temporary movement of farm machinery during daylight hours in normal farm operation.
Custom Harvest Information
Exceptions do not apply to the Interstate Highway System

Maximum Legal Width - 8'6"
Exception:
- Combines and vehicles used in transporting combines or other implements of husbandry, and only when transporting combines or other implements of husbandry, to be engaged in harvesting or other agricultural work, while being transported into or through the state during daylight hours, when the total width including the width of the combine or other implement of husbandry being transported does not exceed 15', except that vehicles used in transporting combines or other implements of husbandry may, when necessary to the harvesting operation or other agricultural work, travel unloaded for distances not to exceed 25 miles, while the combine or other implement of husbandry to be transported is engaged in a harvesting operation or other agricultural work.

Maximum Legal Length of a Straight Truck-Trailer Combination - 65'
Overall Exceptions:
- One truck and one trailer, loaded or unloaded, used in transporting implements of husbandry to be engaged in harvesting, while being transported into or through the state during daylight hours if the total length does not exceed 75' including load.

Maximum legal length of Truck-Tractor Combinations
- Semitrailer is 53' including load.
- Truck-tractor semitrailer, trailer combination is 65' measuring the trailers only including the load.
- All other combinations 65' including load.
- A truck-tractor with two trailers or a truck-tractor with a semitrailer and trailer combination used to transport custom harvesting equipment for agricultural producers to harvest wheat, soybeans, or milo from April through November, the maximum length of the trailers is 81’ 6”, including any coupling device or devices, but not including the power unit.

Maximum Legal Height for a Vehicle Empty or Loaded - 14'6"
Exception:
- Combines or vehicles used in transporting combines, to be engaged in harvesting within or outside the state, moving into or through the state during daylight hours when the overall height does not exceed 15'6".
- Vehicles which have been issued an over-dimensional permit.

Note: Owners, lessees and operators of a vehicle exceeding 12’6” in height shall assume the risk of loss to the vehicle or its load and shall be liable for any damages that result to overhead obstructions.
Over-Dimensional/Overweight Permits

A profile will be required before purchasing permits.
All permit applications are completed online, and are accessible 24/7 by logging into the website.
If you have permitting questions please contact the Lincoln Permit Office M-F during regular business hours.

Permits & Profiles may be obtained from the Department of Transportation website:
http://dot.nebraska.gov/business-center/permits/truck/

<table>
<thead>
<tr>
<th>Lincoln Permit Office</th>
<th>District 3 - Norfolk</th>
<th>District 6 - North Platte</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nebraska Dept. of Transportation</td>
<td>408 North 13th St.</td>
<td>1321 North Jeffers</td>
</tr>
<tr>
<td>Permit Office - Room 123A</td>
<td>Norfolk, NE 68702</td>
<td>North Platte, NE 69103</td>
</tr>
<tr>
<td>5001 S 14th St.</td>
<td>402-370-3470</td>
<td>308-535-8031</td>
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<tr>
<td>Lincoln, NE 68512</td>
<td>District 4 - Grand Island</td>
<td>District 7 - McCook</td>
</tr>
<tr>
<td>402-471-0034</td>
<td>211 North Tilden St.</td>
<td>619 Auditorium Dr.</td>
</tr>
<tr>
<td>Fax: 402-479-3906</td>
<td>Grand Island, NE 68802</td>
<td>McCook, NE 69001</td>
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<tr>
<td></td>
<td>308-385-6265</td>
<td>308-345-8490</td>
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<tr>
<td>District 5 - Gering</td>
<td>District 8 - Ainsworth</td>
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</tr>
<tr>
<td>4425 South 108th St</td>
<td>140375 Rundell Rd.</td>
<td>736 E 4th St.</td>
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<td>Omaha, NE 68145</td>
<td>Gering, NE 69341</td>
<td>Ainsworth, NE 69210</td>
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<tr>
<td>402-595-2534</td>
<td>308-436-6587</td>
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Nebraska Department of Transportation Permits

<table>
<thead>
<tr>
<th>Single-trip</th>
<th>Over-Dimensional Only</th>
<th>Over-Dimensional and Overweight</th>
<th>Two Axle Flotation</th>
<th>Overweight Only</th>
<th>Self-Propelled Equipment</th>
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</thead>
<tbody>
<tr>
<td>Manufactured Home</td>
<td>New/Dealer</td>
<td>Statewide Envelope Vehicle</td>
<td>Local Over-Dimensional</td>
<td>Local Over-Dimensional Overweight</td>
<td>Interstate Self-Propelled</td>
</tr>
<tr>
<td>Continuous</td>
<td>Statewide Empty Semitrailer</td>
<td>Local Overweight</td>
<td>Local Self-Propelled</td>
<td>Floatation</td>
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</tr>
<tr>
<td>Other</td>
<td>Conditional Interstate Use</td>
<td>Building/Slow Moving Large Object</td>
<td>Seasonally Harvested Products</td>
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<td></td>
</tr>
<tr>
<td>Garbage/Refuse</td>
<td>Annual Implement of Husbandry for I-80 Only – Dealers Only</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Lincoln & Omaha Travel Restrictions for Permitted Loads

Omaha - State Highways & Interstates: 7am - 9am & 4pm - 6pm (Monday - Friday)
Travel prohibited after 12pm on Saturday & Sunday

Lincoln - State Highways (does not apply to the Interstate):
7am - 9am & 4pm - 6pm (Monday - Friday)
Travel prohibited after 12pm on Saturday & Sunday

Contact information for local permitting agencies, when needing routed off of a state or federal highway (i.e. - city street or county road).

Cities
OMAHA - Contact 402-444-5220
LINCOLN - Contact 402-441-7711
**Other cities may require permits, check with individual cities**

Counties (Contact List for Nebraska Counties)
Travel Restrictions for Permitted Loads

UNL Home Football Embargo:

- No permit traffic will be allowed on ANY NE Highway system on a UNL home football game day within the area bounded by the IA border west to NE Hwy 14 and from the KS line north to NE Hwy 91.
- Overweight only permits ARE ALLOWED to travel 7 days a week, 24 hours a day.
- Westbound Permit traffic on I-80 must be to Exit 395 at NW 48th street by sundown on Friday in order to proceed on a football Saturday.
- Eastbound permit traffic on I-80 must be to exit 409 at Waverly by sundown on Friday in order to proceed on a football Saturday.

Sunrise/Sunset: 30 minutes before sunrise-30 minutes after sunset. Check sunrise/sunset times for SPECIFIC location (difference of 1 minute for every 9 miles)

Weather Restrictions: Over-dimensional permit travel is prohibited if any of the following adverse or inclement weather conditions exist

* Winds 25 mph or more
* Visibility is less than 1/2 mile
* Rain, Sleet, or snow (Wet pavement & light drizzle is not inclement weather)
* Highway Surfaces are slippery due to ice, snow, packed snow, slush or frost.
* Debris from an accident, natural disaster, or emergency on the highway.

For road conditions during inclement weather check www.511.nebraska.gov.
Seasonal Harvest Overweight Permits

Seasonal harvest permits may be issued to carriers by the Nebraska Department of Transportation Permit Office for hauling grain or seasonally harvested products from the field where they are harvested to storage, market or stockpile in the field for a distance up to 120 miles. These vehicles may be up to 15% greater than the maximum weight specified by law and up to 10% greater than the maximum length specified by law. The distance limitation may be waived for vehicles when carrying dry beans from the field where harvested to storage or market when dry beans are not normally stored, purchased, or used within the permittee's local area and must be transported more than 120 miles to an available marketing or storage destination.

Permits for grain or other seasonally harvested products shall be valid for 30 days or 60 days and renewable for a total number of days not to exceed 150 days per year. No permit shall authorize a weight greater than 20,000 lbs on any single axle.

*In order for the permit to be valid, vehicle(s) must be registered for the maximum gross weight, according to state statute §60-6,294 (see bridge chart page 16).*

Overweight Exceptions for Seasonally Harvested Products

For seasonally harvested products, a vehicle may operate from a field where such products are harvested to storage, market, stockpile in the field, or from stockpile to market or factory up to 70 miles with a load that exceeds the maximum load permitted by section §60-6,294 by 15% on any tandem axle, group of axles and gross weight. No single axle shall exceed 20,000 pounds, except for a truck with only 1 rear axle, which may exceed the axle weight and gross weight by 15%. To be granted this exception, no Department of Transportation permit is required; however, the owner or representative of the owner of the agricultural product shall furnish the driver of the loaded vehicle a signed statement of origin and destination, which must be presented to a law enforcement office upon request.

*Vehicles utilizing this exception shall be registered for the maximum gross weight, according to state statute §60-6,294 (see bridge chart page 16).*

*The provisions in the above 2 paragraphs do not apply to the National System of Interstate and Defense Highways.*

Non-Resident Grain Hauler’s Permit

A truck, truck-tractor, semitrailer or trailer lawfully licensed in another state or province, not apportion licensed, and engaged in hauling grain or other seasonally harvested products from the field where they are harvested to storage or market must obtain a non-resident grain haulers permit. This permit is valid for 90 days from the time of purchase between June 1 and December 15 and may be purchased from the County Treasurer of the county in which the grain is first hauled. The cost of the permit is $20 for a straight truck and $150 for combination units (truck and trailer or truck-tractor semitrailer, or any type combination).
Overweight Exceptions for Seasonally Harvested Products  
(Form Example)

The Nebraska State Patrol Carrier Enforcement Division has created this form as an example of what is needed to receive this exception. This specific form is not required but can be used to meet the documentation requirement. A link to this form is also on the State Patrol Website.

http://statepatrol.nebraska.gov/pages/uploaded_files/Seasonal_Exception_Form.pdf

---

**Form for Overweight Exception for Seasonally Harvested Products**

For seasonally harvested products, a vehicle may operate from a field where such products are harvested to storage, market, stockpile in the field, or from stockpile to market or factory up to 70 miles with a load that exceeds the maximum load permitted by section 60-6,294 by 15% on any tandem axle, group of axles and gross weight. No single axle shall exceed 20,000 pounds, except for a truck with only 1 rear axle, which may exceed the axle weight and gross weight by 15%.

To be granted this exception, no Department of Transportation permit is required; however, the owner or representative of the owner of the agricultural product shall furnish the driver of the loaded vehicle a signed statement of origin and destination, which must be presented to a law enforcement office upon request.

**Vehicles utilizing this exception shall be registered for the max gross weight, according to state statue §60-6,294 (Refer to Nebraska Bridge Chart)**

The provisions above do not apply to the National System of Interstate and Defense Highways.

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**Examples:**

<table>
<thead>
<tr>
<th>Field or Section</th>
<th>Origin</th>
<th>Destination</th>
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</thead>
<tbody>
<tr>
<td>Road A &amp; Road 123 - City</td>
<td>Elevator/Co-op – City</td>
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<tr>
<td>Field 2 (must have list of fields with location description)</td>
<td>Farm elevator (address of farm)</td>
<td></td>
</tr>
</tbody>
</table>

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**Owner’s Signature:** ____________________________

OR

**Driver’s Signature:** ____________________________

(If signed by driver, provide name of owner) ____________________________

---

You are not required to use this specific form, this is being provided as an example but can be used to meet the documentation requirement to receive the Overweight Exception.

---

26
Weight Limit Signage

When crossing a bridge, culvert or any roadway with a restricted weight sign, the posted weight limit applies to the gross weight of the vehicle or combination of vehicles, NOT just the portion of the vehicle or combination that is on the bridge while crossing.

*Sign to the right would be for ANY vehicle or combination regardless of number of axles.*

**EXAMPLES ONLY**

weights allowed may differ

The weight limit of a STRAIGHT TRUCK regardless of the number of axles.

The weight limit of a TRUCK-TRACTOR-SEMITRAILER COMBINATION regardless of the number of axles.

The weight limit of ANY… TRUCK TRAILER COMBINATION or TRUCK-TRACTOR SEMITRAILER-TRAILER COMBINATION; regardless of the number of axles.
Nebraska Vehicle Registration

Nebraska residents operating vehicles for intrastate (Nebraska-only) commerce are to be registered at your County Courthouse.

Registrations for apportioned trucks licensed in Nebraska expire December 31st each year, with a grace period until January 31st. Enforcement against expired apportioned registrations begins February 1st.

If a truck is licensed in Nebraska at the county level, the registration expires on the 1st day of the month, 1 year from the month of issuance. You must renew it before the 1st day of the following month.

Truck and trailer combinations that are registered for weight separately are not allowed to combine registered weight.

Nebraska Commercial-Plated Vehicles

A commercial truck pulling a utility trailer:
• Utility trailer must be registered separately from the truck.
• Maximum licensed weight for a utility trailer is 9,000 lbs.
• When the trailer weighs more than 9,000 lbs, inclusive of load, the utility trailer must be licensed as commercial trailer.

A commercial truck pulling a commercial trailer:
• Power unit must be registered for empty weight of both vehicles plus the maximum load to be carried thereon at any one time.
• Example – 20,000 lbs. (10 tons)

The power unit in a combination vehicle must be registered for empty weight of both vehicles plus the maximum load to be carried thereon at any one time. Example – 80,000 lbs. (40 tons)

A single vehicle must be registered for empty weight plus the maximum load to be carried thereon at any one time. Example – 54,000 lbs. (27 tons)
Nebraska Farm-Plated Vehicles

Farm-plated truck and trailer combinations must be licensed one of two ways:
1. Power unit is registered for combined weight of truck, trailer and load, for example, 32,000 lbs (16 ton); or
2. Power unit and trailer are registered separately for individual weight, inclusive of load, for example, 10,000 lbs (5 ton) truck plate, 20,000 lbs (10 ton) trailer plate.

Farm-plated truck pulling a fertilizer trailer.
- Farm truck must be registered for its own weight; and
- Fertilizer trailers are only registered at 20,000 lbs, which is the maximum allowed weight.

Farm plated truck-tractor and semitrailer combinations must be licensed one of two ways:
1. Power unit is registered for the combined weight of the truck, trailer and load, for example, 80,000 lbs (40 ton) farm plate on the power unit with the trailer registered for no licensed weight; or
2. Power unit and trailer are registered separately for individual weight, inclusive of load, for example, 46,000 lbs (23 ton) farm plate on the power unit with a 34,000 lbs (17 ton) farm plate on the trailer.

A single vehicle must be registered for the empty weight plus the maximum load to be carried thereon at any one time, for example, 48,000 lbs (24 ton) farm plate.
Purchasing of Prorate & Fuel permits
Prorate and Fuel permits must be purchased prior to entering the state. They can ONLY be purchased online.

Permits are sold through the Nebraska DMV website: [https://dmv.nebraska.gov/services](https://dmv.nebraska.gov/services) under the Motor Carrier/Trucking section.

1. A 72-hour prorate permit costs $25 with a payment processing fee of $2
2. A 72-hour fuel permit costs $20 with a payment processing fee of $2
3. A 72-hour prorate and fuel permit costs $45 with a payment processing fee of $4.

Printed or digital copies of permit(s) are acceptable, but must be in the driver’s possession.

International Registration Plan (IRP)
Nebraska is currently a member of the following apportioned registration agreement:

<table>
<thead>
<tr>
<th>State</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Alabama</td>
<td>Idaho</td>
<td>Minnesota</td>
<td>New York</td>
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<td>British Columbia</td>
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</tr>
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<td>Nevada</td>
<td>Oklahoma</td>
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<td>Colorado</td>
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<td>New Brunswick</td>
<td>Ontario</td>
<td>Vermont</td>
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<td>Newfoundland</td>
<td>Oregon</td>
<td>Virginia</td>
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<tr>
<td>Delaware</td>
<td>Manitoba</td>
<td>&amp; Labrador</td>
<td>Pennsylvania</td>
<td>Washington</td>
</tr>
<tr>
<td>Dist. of Columbia</td>
<td>Maryland</td>
<td>New Hampshire</td>
<td>Prince Edward Is.</td>
<td>West Virginia</td>
</tr>
<tr>
<td>Florida</td>
<td>Massachusetts</td>
<td>New Jersey</td>
<td>Quebec</td>
<td>Wisconsin</td>
</tr>
<tr>
<td>Georgia</td>
<td>Michigan</td>
<td>New Mexico</td>
<td>Rhode Island</td>
<td>Wyoming</td>
</tr>
</tbody>
</table>

Any carrier engaged in operating a fleet of one or more apportionable vehicles in the state of Nebraska may, in lieu of full county registration, license such a fleet under the apportioned registration laws of the state of Nebraska.

An apportionable vehicle shall mean: any vehicle except recreational vehicles, vehicles displaying restricted plates, city pickup and delivery vehicles, or government-owned vehicles, used for the transportation of persons, for hire, or designed, used or maintained primarily for the transportation of property and is a vehicle qualifying as one of these:

1. A power unit having 2 axles and a gross vehicle weight or registered gross vehicle weight exceeding 26,000 pounds;
2. A power unit having 3 or more axles regardless of weight; or
3. Used in combination, when the gross vehicle weight of such combination exceeds 26,000 pounds.

Any carrier based in the above mentioned jurisdictions having vehicles eligible for apportioned registration but not registered as such, shall be required to meet their registration responsibilities by alternative means, either by:

1. Purchasing a 72-hour prorate permit online prior to entry into the state.
2. Fully licensing the vehicle at the county level as a nonresident commercial vehicle.
Non-Resident Vehicle Registration
If you are a nonresident operating your vehicles strictly in intrastate (Nebraska-only) commerce, you must either:

1. License your vehicles at the county level by purchasing a non-resident commercial plate;
2. Purchase a 72-hour prorate permit; or
3. Apportion your vehicle with Nebraska through your home state.

If you are a nonresident and operate your vehicles in interstate (crossing state lines) commerce, or if you are a Nebraska-based interstate operator, contact:

Nebraska Department of Motor Vehicles
Motor Carrier Services Division
402-471-4435

Transporters and Dealers
For the purposes of registration ONLY:

Transporters from the following jurisdictions who are properly registered as such (displaying transporter plates) will be granted full reciprocity for transporter requirements only. They will not need to purchase a prorate permit.

|---------|------------|-------------|-------------------|---------|-------|----------|-----------|-----------|----------|-------------|------|--------|--------------|---------|----------|-------------|-----------|

**Missouri transporters are defined as “drive-away”**

Vehicles displaying Dealer Plates –
- Passenger vehicles shall be granted full license reciprocity for unlimited use by the dealer and/or his employees.
- Nebraska dealer plates are subject to the Nebraska Statutes.
- Non-resident trucks or truck tractors displaying dealer plates shall be subject to Prorate Permits, the same as any commercial vehicle, when transporting a load of any kind (including piggy backs).

Untaxed – Dyed Fuel
Fuel purchased for off-road use is non-taxd and dyed to indicate its non-taxd status. Dyed fuel is regulated by the Internal Revenue Service (IRS) and generally cannot be used in any vehicle requiring registration. Vehicles designed and used primarily off-road that are operated on the highways incidental to their primary off-road use may be exempt. The presence of dyed fuel in a highway use vehicle can incur substantial fines and penalties.

If you have questions or to report suspected misuse of dyed fuel please contact the Nebraska Department of Revenue Motor Fuels at 1-800-554-FUEL (3835)
**International Fuel Tax Agreement (IFTA)**

*Who needs an International Fuel Tax Agreement Permit?*

A qualified motor vehicle that:

1. Has two axles and a gross vehicle weight or registered gross vehicle weight exceeding 26,000 pounds;
2. Has three or more axles regardless of weight; or
3. Is used in combination when the gross vehicle weight or registered gross weight of such combination exceeds 26,000 pounds.

Recreational vehicles such as motor homes, pickup trucks with attached campers, and buses are not qualified motor vehicles when they are used exclusively for personal pleasure by an individual. In order to qualify as a recreational vehicle, the vehicle shall not be used in connection with any business endeavor.

A qualified farm or commercial motor vehicle listed in the above categories 1, 2, or 3 is required to have in their possession an International Fuel Tax Agreement Permit or purchase a 72-hour fuel permit prior to entry into the state.

**Operating Authority**

*Intrastate Carriers (within Nebraska)*

If you are an Intrastate Carrier operating as a household mover or transporting persons for hire, contact:

- Nebraska Public Service Commission
- 1200 N St. Suite 300
- Lincoln, NE 68508
- 402-471-3101
- [www.psc.nebraska.gov](http://www.psc.nebraska.gov)

*Interstate Carriers (crossing state lines)*

If you are an Interstate Carrier operating for hire and transporting passengers or a regulated or non-exempt commodity, such as manufactured and processed goods, you must contact FMCSA to obtain proper authority.

- The Federal Motor Carrier Safety Administration (FMCSA)
- 1200 New Jersey Ave SE
- Washington, DC 20590
- 800-832-5660
- [www.fmcsa.dot.gov](http://www.fmcsa.dot.gov)

A list of non-exempt commodities is available at FMCSA's website [www.fmcsa.dot.gov](http://www.fmcsa.dot.gov) under *Rules and Regulations* in Part §372.115.
Unified Carrier Registration (UCR)

The UCR is required for both for-hire and private motor carriers involved in interstate commerce plus freight forwarders, brokers, and leasing companies.

A motor carrier must register with UCR if they operate a commercial motor vehicle in interstate commerce or if they have an interstate DOT number. For the purposes of UCR a commercial motor vehicle is defined as any vehicle or combination of vehicles that:

- Has a gross vehicle weight, gross combination weight, GVWR or GCWR (whichever is greater) of more than 10,000 lbs.;
- Is designed to transport more than 10 passengers including the driver; or
- Is transporting hazardous materials in a quantity requiring placarding.

Other business entities also required to register with UCR are:

- A freight forwarder;
- A freight broker; or
- A commercial vehicle leasing company.

WRITTEN APPLICATION

The Unified Carrier Registration (UCR) application form, instruction sheet, and application information are available at the Nebraska Department of Motor Vehicles, Motor Carrier Services Division website at https://dmv.nebraska.gov/mc/index.

Return completed UCR application forms with appropriate payments to:

Nebraska Department of Motor Vehicles
Motor Carrier Services
301 Centennial Mall South
PO Box 94729
Lincoln, NE 68509-4729
Toll Free 888-622-1222

ONLINE APPLICATION

In lieu of filing a written UCR application with the Nebraska Department of Motor Vehicles, applicants may complete an online UCR application by visiting the national UCR registration website operated by the state of Indiana at www.ucr.in.gov. The registration website is compatible with mobile devices.

No UCR credential will be issued. There is no requirement to carry or display the receipt of UCR payment in the commercial vehicle.
The Federal Motor Carrier Safety Regulations are applicable to all motor carriers, drivers, and vehicles that transport property or passengers in commerce when the vehicle:

- Has a GVWR, GCWR, gross vehicle weight, or gross combination weight (whichever is greater) over 10,000 pounds;
- Is designed or used to transport more than 8 passengers (including the driver) for compensation;
- Is designed or used to transport more than 15 passengers, including the driver and is not used to transport passengers for compensation; or
- Is used in transporting material found to be hazardous under 49 U.S.C. 5103 and transported in a quantity requiring placarding under regulations prescribed by the Secretary under 49 CFR, Subtitle B, Chapter I, Subchapter C.

The following chart indicates applicability of the FMCSRs for property-carrying commercial motor vehicles only. For Hazardous Materials regulations, see pages 51-60. For Passenger Carrier regulations, see pages 43-44.

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<th>Interstate</th>
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<td>Transportation of Hazardous Materials</td>
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Federal Motor Carrier Safety Regulation Parts

FMCSRs can be found online at: www.fmcsa.dot.gov

Part 382 – Controlled Substances and Alcohol Use and Testing: specifies that motor carriers must conduct drug and alcohol testing and includes regulations that prohibit a driver’s use and/or possession of alcohol and/or controlled substances.

Part 383 – Commercial Driver’s License Standards: specifies when a commercial driver’s license (CDL) is required, what type of CDL is required, and what will cause a CDL to be disqualified.


Part 386 – Rules of Practice for Proceedings: specifies the requirements proceedings, hearings, decisions, injunctions, imminent hazard orders, and penalties for motor carriers who fail to comply with applicable rules/regulations/laws.


Part 390 – General: specifies who needs a DOT number, defines common terms, establishes DOT marking requirements, and includes other general regulatory requirements.

Part 391 – Qualifications of Drivers: specifies driver qualification requirements for motor carriers (such as medical certificates, age of driver, record retention requirements, driver’s license requirements, etc.).

Part 392 – Driving of Commercial Motor Vehicles: specifies that every commercial motor vehicle must be operated in compliance with the laws, ordinances, and regulations (such as speeding, improper parking, mud-flap requirements, etc.) of the jurisdiction in which it is being operated. This Part also includes regulations regarding texting and the use of other electronic devices such as cell phones. Includes Local/State Laws.

Part 393 – Parts and Accessories Necessary for Safe Operation: specifies what equipment and accessories (such as lights, brakes, emergency equipment, etc.) are required for commercial motor vehicles and the use of and safe operation of such equipment/accessories.

Part 395 – Hours of Service of Drivers: specifies who is subject to and what the requirements are for hours of service and logbook compliance. Part 395 also addresses automatic on-board recording devices, drivers being placed out-of-service, and exemptions from hours of service and logbook requirements.

Part 396 – Inspection, Repair, and Maintenance: specifies that each motor carrier must systematically inspect (using periodic/annual inspections and daily vehicle inspection reports), repair, and maintain all motor vehicles subject to its control.

Part 397 - Transportation of Hazardous Materials (Driving and Parking Rules) Part 397 establishes driving and parking requirements for motor carriers and drivers transporting hazardous materials (HM). This Part includes regulations for HM routing, HM vehicle attendance, parking, fueling, tires, fires, and driver smoking.
DOT Numbers

Before beginning operations, motor carriers subject to the regulations must register and obtain a DOT number.

First time applicants for either an Intrastate (within Nebraska) NE DOT or Interstate (crossing state lines) US DOT must apply online at:

https://portal.fmcsa.dot.gov/UrsRegistrationWizard/

** Failing to update carrier information biannually will result in your DOT# being DEACTIVATED and may result in civil penalties.**

**NEW in 2017**

When REQUIRED, failing to file for and get a DOT# or operating under an inactive, deactivated, or otherwise invalid DOT# may result in vehicle(s) being placed Out of Service and possible fines roadside in addition to civil penalties.

Unified Registration System (URS)

The FMCSA has begun a phased rollout of the new Unified Registration System (URS). Eventually everyone regulated by FMCSA will need to use the URS—all motor carriers, freight forwarders, brokers, intermodal equipment providers (IEPs), hazardous materials safety permit (HMSP) applicants, and cargo tank facilities.

How does this affect you?

**New Applicants:** URS Phase One impacts only new registration applicants, who will be required to use the URS online registration application as of December 12, 2015. Only the initial registration by new applicants will be done using the URS online registration application until a later date.

**Already registered with FMCSA:** All other aspects of the URS regulation, including the new fee structure, will roll out during a later phase. All existing entities with a USDOT, MC, or FF number, or combinations of them will continue to use existing agency forms and processes to conduct updates, seek additional registration authorities, make administrative filings, and other registration related transactions. The requirement for all existing private hazmat and exempt for-hire carriers to have proof of financial responsibility in place will take effect at a later date, as will the requirement for all existing and new private and exempt carriers to have BOC-3 filings in place. On January 17, 2017, FMCSA published a Federal Register notice with more details on the suspension of the URS effectiveness date.
Markings on Commercial Motor Vehicles

All commercial motor vehicles subject to the regulations must be marked on the power unit as specified below:

**Nature of marking:** The marking must display the following information:
- The legal name or a single trade name (DBA) of the motor carrier as listed on the motor carrier identification report (MCS-150 form);
- The motor carrier identification number (USDOT number) issued by the FMCSA, preceded by the letters “USDOT”;
- For intrastate-ONLY carriers: The motor carrier identification number (USDOT number) issued by the FMCSA, preceded by the letters “USDOT” and followed by the letters “NE”;
- If the name of any person other than the operating carrier appears on the commercial motor vehicle (CMV), the name of the operating carrier must be followed by the information required above, and be preceded by the words “operated by”; and
- Other identifying information may be displayed on the CMV if it is not inconsistent with the information required by this section.

**Size, shape, location, and color of marking:** The marking must:
- Appear on both sides of the power unit;
- Be in letters that contrast sharply in color with the background on which the letters are placed;
- Be readily legible, during daylight hours, from a distance of 50’ while the CMV is stationary; and
- Be kept and maintained in a manner that retains the legibility required.

**Construction and durability:** The marking may be painted on the commercial motor vehicle, or consist of a removable device, if that device meets the identification and legibility requirements.

**Rented commercial motor vehicles:** A motor carrier operating a CMV under a rental agreement having a term not in excess of 30 calendar days meets the requirements of this section if:
- The commercial motor vehicle is marked in accordance with the provisions shown above; or
- The commercial motor vehicle is marked as set forth below:
  - The legal name or trade name as well as the USDOT number of the lessor is displayed in accordance with the size, shape, color, construction, and durability requirements shown above; and
  - The rental agreement entered into by the lessor and the renting motor carrier conspicuously contains the following information:
    - The name and complete physical address of the principal place of business of the renting motor carrier;
    - The renting motor carrier’s USDOT number, preceded by the letters “USDOT”; and
    - The rental agreement entered into by the lessor and the renting motor carrier is carried on the rental CMV during the full term of the rental agreement.
Markings on Commercial Motor Vehicles (Continued)

Driveaway services:
- In driveaway services, a removable device may be affixed on both sides or at the rear of a single driven vehicle.
- In a combination driveaway operation, the device may be affixed on both sides of any one unit or at the rear of the last unit.
- The removable device must display the legal name or single trade name of the motor carrier and the motor carrier’s USDOT number.

**NOTE:** The marking and USDOT number requirements do not apply to motor vehicles registered as Nebraska farm trucks and operated solely in intrastate commerce.

**DOT Medical Certificates (Physical Qualifications)**

A driver who operates a vehicle that requires a CDL in Nebraska or operates *any* commercial motor vehicle in interstate commerce is required to be physically qualified and possesses a medical examiner’s certificate.

A driver possessing a CDL who has submitted a current medical examiner’s certificate to the state (see CDL self certifications on page 10) no longer needs to carry on his person a medical examiner’s certificate or copy for more than 15 days after the date it was issued.

A driver is exempt from the physical qualification requirement if he/she is:
- An employee of and driving for a government or political subdivision;
- A custom harvester;
- A beekeeper;
- A driver for certain non-business private motor carriers of passengers;
- Operating a covered farm vehicle, (see pages 45-46)
- A driver who has held a Nebraska CDL prior to July 30, 1996, and is operating solely in Nebraska.

**DOT Medical Certificates are not required for drivers of non-CDL vehicles that are operated solely in intrastate (Nebraska-only) commerce.**

Each medical examination required above must be conducted by a medical examiner who is listed on the National Registry of Certified Medical Examiners.

You may find the registry and search for certified medical examiners online at:

[https://nationalregistry.fmcsa.dot.gov/](https://nationalregistry.fmcsa.dot.gov/)

**Nebraska residents may mail, fax or e-mail DOT Medical cards & Self-certify papers to:** Nebraska Department of Motor Vehicles, Driver Licensing Services

P.O. Box 94726
Lincoln, NE 68509 (mail copies)
402-471-3157 (faxed copies)
dmv.exam-medcert@nebraska.gov (scanned copies)
Logbooks
Most drivers subject to the hours of service regulations (refer to chart on page 34) are required to complete and maintain a record of duty status (logbook). There are exemptions from the logbook requirements. The most common exemptions are explained below.

Short haul operations
There are two exemptions that are specific to the type of vehicle being operated. You must meet all of the provisions listed for an entire 24 hour period (at least one log book page) to use these exemptions.

For CDL Vehicles
A driver is exempt from §395.3(a)(3)(ii) (30 minute break) and §395.8 (log book) if:
- The driver operates within a 100 air-mile radius of the normal work reporting location (115.08 statute miles);
- The driver returns to the work reporting location and is released from work within 12 consecutive hours;
- The driver has at least 10 consecutive hours off duty separating each 12 hours on duty; and
- The driver does not exceed 11 hours maximum driving during their 12 hour day.

For Non-CDL Vehicles
A driver is exempt from §395.3(a)(2) (14 hour on-duty period), §395.3(a)(3)(ii) (30 minute break), and §395.8 (Log book) if:
- The driver operates within a 150 air-mile radius of the normal work reporting location (172.62 statute miles);
- The driver returns to the normal work reporting location at the end of each duty tour;
- The driver has at least 10 consecutive hours off duty separating each on-duty period; AND
- The driver does not drive:
  - After the 14th hour after coming on duty any 5 days, and the 16th hour after coming on duty any 2 days during any period of 7 consecutive days.

The motor carrier that employs the driver using the short haul exemption must maintain and retain for a period of six months accurate and true time records showing:
- The time the driver reports for duty each day;
- The total number of hours the driver is on duty each day;
- The time the driver is released from duty each day; and
- The total time for the preceding 7 days in accordance with §395.8(j)(2) for drivers used for the first time or intermittently.
Electronic Logging Devices (ELDs)

As of December 16, 2015 the FMCSA has instituted a new rule regarding Electronic Logging Devices (ELDs) (see definition page 65). The rule is intended to help create a safer work environment for drivers, and make it easier and faster to accurately track, manage, and share records of duty status (RODS) data.

The ELD Rule applies to most motor carriers and drivers who are required to keep RODS unless they qualify for an exception to the rule. Exceptions to this rule are:

- Drivers who use paper logs no more than 8 days during any 30-day period.
- Driveaway-towaway operations (transporting an empty vehicle for sale, lease, or repair, if the vehicle is part of the shipment).
- If the engine model year is older than 2000.

To allow for a smoother transition to ELDs, the FMCSA is implementing this rule in three phases.

<table>
<thead>
<tr>
<th>Awareness and Transition Phase</th>
<th>Use of ELDs is voluntary.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ended 12/16/2016</td>
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<table>
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<tr>
<th>Phase-In Compliance Phase</th>
<th>All carriers and drivers subject to the ELD rule must use either an ELD or an AOBRD (automatic on-board recording device) (definition page 65) by the end of this phase. By 12/18/2017 drivers must also have required supporting documents.</th>
</tr>
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<td>Ends 12/18/2017</td>
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<tr>
<th>Full Compliance Phase</th>
<th>AOBRDs may be used until 12/16/2019, if the devices were put into use before 12/18/2017. Starting 12/16/2019, all carriers and drivers subject to the rule must use ELDs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ends 12/16/2019</td>
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</tbody>
</table>

Information regarding supporting documents for ELDs can be found at: https://www.fmcsa.dot.gov/hours-service/elds/eld-supporting-documents-phase-2.

Motor carriers and drivers should choose only ELDs that are self-certified and registered on FMCSA's website. Manufacturers must self-certify that their ELDs meet technical standards in the ELD rule and they must register them with FMCSA.


For access to frequently asked questions and other resources from the FMCSA visit: https://www.fmcsa.dot.gov/hours-service/elds/electronic-logging-devices.
Hours of Service for Property Carrying Drivers

Interstate

No driver may drive unless they comply with the following requirements:

**Start of work shift:** A driver may not drive without first taking 10 consecutive hours off duty.

**14-hour period:** A driver may drive only during a period of 14 consecutive hours after coming on duty following 10 consecutive hours off duty. The driver may not drive after the end of the 14-consecutive-hour period without first taking 10 consecutive hours off duty.

**Driving time:** A driver may drive a total of 11 hours during the 14-hour period specified above.

**Rest breaks:** Driving is not permitted if more than 8 hours have passed since the end of the driver's last off-duty or sleeper-berth period of at least 30 minutes.

**No driver shall drive for any period after:**
- Having been on duty 60 hours in any period of 7 consecutive days if the employing motor carrier does not operate commercial motor vehicles every day of the week; or
- Having been on duty 70 hours in any period of 8 consecutive days if the employing motor carrier operates commercial motor vehicles every day of the week.

**34 hour restart:** Any period of 7 or 8 consecutive days may end with the beginning of an off-duty period of 34 or more consecutive hours.
- There are no limitation on the number of restarts during the 7 or 8 day periods.
- May be off duty or sleeper-berth or any combination of the two totaling at least 34 consecutive hours off.

Intrastate

The rules for an intrastate driver are the same except that no driver may drive:

**More than 12 cumulative hours** following 10 consecutive hours off duty

**After having been on duty 16 hours** following 10 consecutive hours off duty

**For any period after having been on duty:**
- **70 hours** in 7 consecutive days if the employing motor carrier does not operate every day of the week; or
- **80 hours** in 8 consecutive days if the employing motor carrier operates motor vehicles every day of the week.
REGULATIONS FOR SPECIFIC GROUPS

Other Activities That May Be Subject to Federal Safety Regulations

Activities such as, but not limited to: motor sports (race cars, snowmobiles, motorcycles, watercraft, etc.), fishing tournaments, livestock (cattle, horses) shows, tractor pulls/shows, craft fairs, flea markets, and food vendors.

1. Do you declare money (including prize money) as income for tax purposes?
2. Are the costs for the underlying activities deducted as a business expense for tax purposes?
3. Do you accept products and/or money for advertising from a sponsor?
4. Is the transport vehicle being used in the furtherance of a commercial operation/business?

If you answered YES to any of the above questions, go to question 5. If you answered NO to all the above questions stop here, you are not subject to the Federal Motor Carrier Safety Regulations.

5. Is the GVWR, GCWR, gross vehicle weight, or gross combination weight (whichever is greater) over 10,000 pounds?

If you answered YES to question 5, you must follow the appropriate regulations. If you answered NO, you are not subject to the Federal Motor Carrier Safety Regulations.

MOTOR HOMES that are registered as recreational vehicles (RV license plate) in Nebraska, CANNOT be used in the furtherance of a commercial enterprise (business). If you wish to use a motor home as part of a commercial enterprise, you must register the motor home as a commercial vehicle.

MOTOR HOMES

Hours of Service (Continued)

Agricultural Operations Exemption

A driver is exempt from all hours of service requirements in Nebraska, if transporting:

- Agricultural commodities from the source of the agricultural commodities to a location within a 150 air-mile radius from the source;
- Farm supplies for agricultural purposes from a wholesale or retail distribution point of the farm supplies to a farm or other location where the farm supplies are intended to be used within a 150 air-mile radius from the distribution point; or
- Farm supplies for agricultural purposes from a wholesale distribution point of the farm supplies to a retail distribution point of the farm supplies within a 150 air-mile radius from the wholesale distribution point.

For drivers of passenger-carrying commercial motor vehicles, see the Federal Motor Carrier Safety Regulations (FMCSRs Part 395).

The FMCSRs are available at: www.fmcsa.dot.gov.

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For drivers of passenger-carrying commercial motor vehicles, see the Federal Motor Carrier Safety Regulations (FMCSRs Part 395).

The FMCSRs are available at: www.fmcsa.dot.gov.
If you are a motor carrier of passengers if you transport passengers in a vehicle that is designed or used to transport more than:

1. 8 passengers (including the driver) for compensation; or
2. 15 passengers (including the driver).

You are a for-hire motor carrier of passengers if you transport passengers for compensation in commerce.

## Regulations for For-Hire Motor Carriers of Passengers

If you are a motor carrier that transports passengers for-hire in a vehicle that is designed or used to transport 9 or more passengers (including the driver), you are subject to Federal regulations depending on the number of passengers your vehicle is designed or used to transport and the type of compensation you receive.

<table>
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<tr>
<th>49 CFR Part</th>
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<th>9 to 15 passengers for direct compensation</th>
<th>9 to 15 passengers not for direct compensation</th>
<th>16 or more passengers</th>
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<td>☐</td>
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<tr>
<td>383</td>
<td>Commercial Driver’s License (CDL)</td>
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<td>Inspection, Repair, and Maintenance</td>
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*Parts 391 and 395 do not apply to intrastate-only motor carriers when operating 9 to 15 passenger vehicles.

**Direct compensation** is payment made to the motor carrier by the passengers or the individual acting on behalf of the passengers for the transportation services provided, and not included in a total package charge or other assessment for highway transportation services.
Private Motor Carriers of Passengers
You are a **private** motor carrier of passengers if you do *not* offer transportation services for-hire, but you do transport passengers in a vehicle either designed to transport more than 15 passengers (including the driver) or with a gross vehicle weight rating or gross vehicle weight of more than 10,000 lbs. There are two types of private motor carriers of passengers: non-business and business.

Non-Business Private Motor Carriers of Passengers
You are a **non-business** private motor carrier of passengers if you are not engaged in a commercial enterprise and provide private transportation of passengers. Examples include churches, scout groups, and other charitable organizations that use buses for the private transportation of their groups.

Business Private Motor Carriers of Passengers
You are a **business** private motor carrier of passengers if you provide transportation of passengers as part of a commercial enterprise but the transportation is not available to the public at large. Examples include companies that use buses to transport their employees and professional musicians who use buses for concert tours.

As a private motor carrier of passengers, you are subject to the following regulations:

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<tr>
<th>49 CFR Part</th>
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<th>Business</th>
<th>Non-Business</th>
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</tbody>
</table>

*There are limited exemptions to these Parts for non-business carriers. See [www.fmcsa.dot.gov](http://www.fmcsa.dot.gov) or your copy of the Federal Motor Carrier Safety Regulations for more information.

Passenger Carriers video:
- Navigate to the State Patrol website [http://statepatrol.nebraska.gov](http://statepatrol.nebraska.gov)
  - Click Divisions > Field Services > Carrier Enforcement
  - Click “Party Bus Rules” on the right hand side in the quick links
What is a Covered Farm Vehicle (CFV)?

The State law defines covered farm vehicles as vehicles that:
- Are operated by a farm/ranch owner or operator, an employee or a family member of the farmer or rancher.
- Transport agricultural commodities, livestock, machinery or supplies to and from a farm or ranch.
- Are equipped with a special license plate or other designation by the state in which the vehicle is registered to allow for the identification of the vehicle as a farm vehicle by law enforcement.

Covered Farm Vehicles do NOT include:
- Vehicles operated for-hire.
- Vehicles transporting hazardous materials in quantities requiring placarding in a truck-tractor semitrailer combination.
- Combinations of truck-tractors and semitrailer which are operated by a person under 18 years of age.

Where can Covered Farm Vehicles be operated?

Where a vehicle can be operated and remain within the definition of a covered farm vehicle (and therefore within the exemptions) depends upon the weight of the vehicle. A vehicle that has a gross combination weight rating or gross combination weight, inclusive of a towed unit:
- 26,000 pounds or less - can be operated anywhere in Nebraska and in any other state under the exemptions.
- 26,001 pounds or more - can be operated anywhere in Nebraska.
- 26,001 pounds or more - may cross state lines, provided it is operated within 150 air miles of the farm/ranch's operation.

If you plan to travel in other states using the covered farm vehicle exemptions, be sure that you know what regulations apply in those other states.
- Wyoming Department of Transportation 307-777-4375
- Missouri State Patrol Commercial Vehicle Enforcement 573-526-6128
- South Dakota: Motor Carrier Headquarters 605-773-4578
- Iowa Department of Transportation 800-925-6469
- Kansas Transportation Division 785-271-3145
- Colorado Department of Transportation 303-273-1875
Do Covered Farm Vehicles have to be identified in a special way?

Yes, to be considered a covered farm vehicle, the vehicle must be equipped with a special license plate or other designation by the state of registration that will allow law enforcement personnel to identify the vehicle as a covered farm vehicle.

Vehicle operators may use the “designation form” to qualify for the CFV exemptions. The form must be carried, and be able to be produced upon an officer’s request.

A copy of designation form can be found on the DMV website. [https://www.nebraska.gov/covered-farm-vehicle/index.cgi](https://www.nebraska.gov/covered-farm-vehicle/index.cgi)

What are the exemptions?

Under this law, operators of covered farm vehicles may utilize the following exemptions from the Federal Regulations:

- No CDL is required (exemption from Part 383).
- No enrollment and testing in a company-based controlled substance and alcohol testing program are required (exemption from Part 382).
- No physical examination and Medical Examiner's Certificate are needed (exemption from Part 391, subpart E).
- Hours of service regulations do not apply (exemption from Part 395).

Covered farm vehicles and their operators are not subject to the inspection, repair and maintenance provisions of Part 396, but must comply with other FMCSA safety regulations, including the general provisions of Part 390, remaining driver qualification provisions of Part 391, driving provisions of Part 392, and provisions regarding parts and accessories necessary for safe operation under Part 393.

§390.21 Marking of self-propelled CFV’s shall not apply to farm trucks and farm truck-tractors registered pursuant to state statute §60-3,146 and operated solely in intrastate commerce.

Covered farm vehicles remain subject to inspection by law enforcement personnel under these regulations and under state motor vehicle laws.

Driver’s license requirements for operators of truck-tractor/semitrailer combinations

Although the operator of a covered farm vehicle is not required to hold a CDL to operate a vehicle within the scope of the covered farm vehicle exemptions, a Nebraska operator is still required to have a valid Class O license and be at least 18 year of age if the covered farm vehicle is a truck-tractor/semitrailer combination.
## EXEMPTIONS FOR

<table>
<thead>
<tr>
<th>YES = Must Comply w/Regulations</th>
<th>NO = EXEMPT from regulation</th>
<th>Commercial Driver’s License</th>
</tr>
</thead>
<tbody>
<tr>
<td>&gt; 150 miles = IS subject when operating more than 150 air miles from farm or ranch</td>
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<thead>
<tr>
<th></th>
<th>Intrastate Commerce</th>
<th>Interstate Commerce</th>
</tr>
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<tbody>
<tr>
<td>NE Farm registration 16 tons or less and GVWR less than 26,001 lb.</td>
<td>In</td>
<td>No</td>
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<tr>
<td>NE Farm registration 16 tons or less and GVWR 26,001 lb. or More</td>
<td>In</td>
<td>No</td>
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<tr>
<td>NE Farm registration more than 16 tons and GVWR 26,001 lb. or More</td>
<td>In</td>
<td>No</td>
</tr>
<tr>
<td>Non-resident Farm Vehicles Operating in NE</td>
<td>GVWR Less than 26,001 lb.</td>
<td>No</td>
</tr>
<tr>
<td>Non-resident Farm Vehicles Operating in NE</td>
<td>GVWR 26,001 lb. or More</td>
<td>&gt; 150 miles</td>
</tr>
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UCR is required for all carriers that have or are required to have an interstate DOT number.

47
### FARM PLATED VEHICLES

<table>
<thead>
<tr>
<th>Part 382 Drug and Alcohol Testing</th>
<th>Part 391 Subpart E Physical Qualification/ Medical Certificates</th>
<th>Part 395 Hours of Service</th>
<th>Part 390.21 Markings of Commercial Vehicles</th>
<th>Part 393 Parts and Accessories for Safe Operations</th>
<th>Part 396 Inspection Repair and Maintenance</th>
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<tr>
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See Page 33 For more information on UCR.
# EXEMPTIONS FOR NEBRASKA FARM TRUCKS

All vehicles are subject to the Hazardous Materials Regulations

**YES** = Must Comply w/Regulations

**NO** = EXEMPT from regulation

<table>
<thead>
<tr>
<th>Vehicle Type</th>
<th>Intrastate Commerce</th>
<th>Interstate Commerce</th>
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</thead>
<tbody>
<tr>
<td>Truck-tractors with registered weight more than 16 tons</td>
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<td>Straight trucks with registered weight more than 16 tons</td>
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<td>No</td>
</tr>
<tr>
<td>Pickup with registered weight 16 tons or less pulling anhydrous ammonia nurse tanks</td>
<td>No</td>
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**EXEMPTIONS FOR NEBRASKA FARM TRUCKS**

This chart is intended for information only. It is not a thorough listing of all applicable state statutes and is not intended to be a substitute for applicable state statutes.

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HAULING HAZARDOUS MATERIALS REQUIRING PLACARDING

<table>
<thead>
<tr>
<th>Part 382 Drug and Alcohol Testing</th>
<th>Part 391 Subpart E Physical Qualification/ Medical Certificates</th>
<th>Part 395 Hours of Service</th>
<th>Part 390.21 Markings of Commercial Vehicles</th>
<th>Part 393 Parts and Accessories for Safe Operations</th>
<th>Part 396 Inspection Repair and Maintenance</th>
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</thead>
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<td>Yes</td>
<td>Yes except for 396.11</td>
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*This specific information is based on enforcement by Nebraska. Ensure while operating out of state that you comply with the laws of that jurisdiction.*
HAZARDOUS MATERIALS SAFETY REGULATIONS

Hazardous Materials Regulation Parts

The parts, subparts and sections of, Title 49 of the Code of Federal Regulations listed below, or any parts, subparts, and sections referred to by such parts, subparts, and sections, are adopted as Nebraska law and shall be applicable to all motor carriers whether engaged in interstate or intrastate commerce, drivers of such motor carriers, and vehicles of such motor carriers:

Part 107 – HAZARDOUS MATERIALS PROGRAM PROCEDURES, subpart F – Registration of Cargo Tank and Cargo Tank Motor Vehicle Manufacturers, Assemblers, Repairers, Inspectors, Testers, and Design Certifying Engineers;
Part 107 – HAZARDOUS MATERIALS PROGRAM PROCEDURES, subpart G – Registration of Persons Who Offer or Transport Hazardous Materials;
Part 171 – GENERAL INFORMATION, REGULATIONS, AND DEFINITIONS;
Part 172 – HAZARDOUS MATERIALS TABLE, SPECIAL PROVISIONS, HAZARDOUS MATERIALS COMMUNICATIONS, EMERGENCY RESPONSE INFORMATION, TRAINING REQUIREMENTS AND SECURITY PLANS
Part 173 – SHIPPERS - GENERAL REQUIREMENTS FOR SHIPMENTS AND PACKAGINGS;
Part 177 – CARRIAGE BY PUBLIC HIGHWAY
Part 178 – SPECIFICATIONS FOR PACKAGINGS; and
Part 180 – CONTINUING QUALIFICATION AND MAINTENANCE OF PACKAGINGS.

Hazardous Materials Transportation

§173.5 Agricultural Operations.
a) For other than a Class 2 material, the transportation of an agricultural product over local roads between fields of the same farm is excepted from the requirements of this subchapter. A Class 2 material transported over local roads between fields of the same farm is excepted from subparts G and H of part 172 of this subchapter. In either instance, transportation of the hazardous material is subject to the following conditions:
   i) It is transported by a farmer who is an intrastate private motor carrier; and
   ii) The movement of the agricultural product conforms to requirements of the State in which it is transported and is specifically authorized by a State statute or regulation in effect before October 1, 1998.
b) The transportation of an agricultural product to or from a farm, within 150 miles of the farm, is excepted from the requirements in subparts G and H of part 172 of this subchapter and from the specific packaging requirements of this subchapter when:
   i) It is transported by a farmer who is an intrastate private motor carrier;
   ii) The total amount of agricultural product being transported on a single motor vehicle does not exceed:
      A) 7,300 kg (16,094 lbs.) of ammonium nitrate fertilizer properly classed as Division 5.1, PG III, in a bulk packaging, or
      B) 1,900 L (502 gallons) for liquids or gases, or 2,300 kg (5,070 lbs.) for solids, of any other agricultural product;
iii) The movement and packaging of the agricultural product conform to the requirements of the State in which it is transported and are specifically authorized by a State statute or regulation in effect before October 1, 1998; and
iv) Each person having any responsibility for transporting the agricultural product or preparing the agricultural product for shipment has been instructed in the applicable requirements of this subchapter.

c) Formulated liquid agricultural products in specification packaging of 220 L (58 gallons) capacity, or less, with closures manifolded to a closed mixing system and equipped with positive dry disconnect devices may be transported by a private motor carrier between a final distribution point and an ultimate point of application or for loading aboard an airplane for aerial application.

d) Moveable fuel storage tenders. A non-DOT specification cargo tank motor vehicle may be used to transport liquefied petroleum gas, UN1075, including Propane, UN1978, as moveable fuel storage tender used exclusively for agricultural purposes when operated by a private carrier under the following conditions:

1) The cargo tank must have a minimum design pressure of 250 psig.
2) The cargo tank must meet the requirements of the HMR in effect at the time of its manufacture and must be marked accordingly. For questions regarding these requirements, contact PHMSA by either:
   A) Telephone (800) 467–4922 or (202) 366–4488 (local); or
   B) By electronic mail (e-mail) to: infocntr@dot.gov.
3) The cargo tank must have a water capacity of 1,200 gallons or less.
4) The cargo tank must conform to applicable requirements in National Fire Protection Association (NFPA) 58, Liquefied Petroleum Gas Code (IBR, see §171.7 of this subchapter).
5) The cargo tank must be securely mounted on a motor vehicle.
6) The cargo tank must be filled in accordance with §173.315(b) for liquefied petroleum gas.
7) The cargo tank must be painted white, aluminum, or other light-reflecting color.
8) Transportation of the filled moveable fuel storage tender is limited to movements over local roads between fields using the shortest practical distance.
9) Transportation of the moveable fuel storage tender between its point of use and a liquefied petroleum gas distribution facility is authorized only if the cargo tank contains no more than five percent of its water capacity. A movable fuel storage tender may only be filled at the consumer’s premises or point of use.

e) Liquid soil pesticide fumigants. MC 306 and DOT 406 cargo tank motor vehicles and DOT 57 portable tanks may be used to transport liquid soil pesticide fumigants, Pesticides, liquid, toxic, flammable, n.o.s., flash point not less than 23 degrees C, 6.1, UN2903, PG II, exclusively for agricultural operations by a private motor carrier between a bulk loading facility and a farm (including between farms). However, transportation is not to exceed 150 miles between the loading facility and the farm, and not more than five days are permitted for intermediate stops for temporary storage. Additionally, transport is permitted only under the following conditions:

1) Cargo tanks. MC 306 and DOT 406 cargo tank motor vehicles must:
   i) Meet qualification and maintenance requirements (including periodic testing and inspection) in accordance with Subpart E of Part 180 of this subchapter;
   ii) Conform to the pressure relief system requirements specified in §173.243(b) (1);
iii) For MC 306 cargo tanks, be equipped with stop-valves capable of being remotely closed by manual and mechanical means; and

iv) For DOT 406 cargo tanks, conform to the bottom outlet requirements specified in §173.243(b)(2).

2) Portable tanks. DOT 57 portable tanks must—
   i) Be constructed of stainless steel; and
   ii) Meet qualification and maintenance requirements of Subpart G of Part 180 of this subchapter.

f) See §173.315(m) pertaining to nurse tanks of anhydrous ammonia.

g) See §173.6 pertaining to materials of trade.

h) See §172.800(b) pertaining to security plans.

§173.6 Materials of Trade Exception
When transported by motor vehicle in conformance with this section, a material of trade (see §171.8 of this subchapter) is not subject to any other requirements of this subchapter besides those set forth or referenced in this section.

(a) Materials and amounts. A material of trade is limited to the following:

1) A Class 3, 8, 9, Division 4.1, 5.1, 5.2, 6.1, or ORM-D material contained in a packaging having a gross mass or capacity not over—
   i) 0.5 kg (1 pound) or 0.5 L (1 pint) for a Packing Group I material;
   ii) 30 kg (66 pounds) or 30 L (8 gallons) for a Packing Group II, Packing Group III, or ORM-D material;
   iii) 1500 L (400 gallons) for a diluted mixture, not to exceed 2 percent concentration, of a Class 9 material.

2) A Division 2.1 or 2.2 material in a cylinder with a gross weight not over 100 kg (220 pounds), in a Dewar flask meeting the requirements of §173.320, or a permanently mounted tank manufactured to the ASME Code of not more than 70 gallon water capacity for a non-liquefied Division 2.2 material with no subsidiary hazard.

3) A Division 4.3 material in Packing Group II or III contained in a packaging having a gross capacity not exceeding 30 mL (1 ounce).

4) A Division 6.2 material, other than a Category A infectious substance, contained in human or animal samples (including, but not limited to, secreta, excreta, blood and its components, tissue and tissue fluids, and body parts) being transported for research, diagnosis, investigational activities, or disease treatment or prevention, or is a biological product or regulated medical waste. The material must be contained in a combination packaging. For liquids, the inner packaging must be leakproof, and the outer packaging must contain sufficient absorbent material to absorb the entire contents of the inner packaging. For sharps, the inner packaging (sharps container) must be constructed of a rigid material resistant to punctures and securely closed to prevent leaks or punctures, and the outer packaging must be securely closed to prevent leaks or punctures. For solids, liquids, and sharps, the outer packaging must be a strong, tight packaging securely closed and secured against shifting, including relative motion between packages, within the vehicle on which it is being transported.
(i) For other than a regulated medical waste, the amount of Division 6.2 material in a combination packaging must conform to the following limitations:

(A) One or more inner packagings, each of which may not contain more than 0.5 kg (1.1 lbs) or 0.5 L (17 ounces), and an outer packaging containing not more than 4 kg (8.8 lbs) or 4 L (1 gallon); or

(B) A single inner packaging containing not more than 16 kg (35.2 lbs) or 16 L (4.2 gallons) in a single outer packaging.

(ii) For a regulated medical waste, a combination packaging must consist of one or more inner packagings, each of which may not contain more than 4 kg (8.8 lbs) or 4 L (1 gallon), and an outer packaging containing not more than 16 kg (35.2 lbs) or 16 L (4.2 gallons).

(5) This section does not apply to a hazardous material that is self-reactive (see §173.124), poisonous by inhalation (see §173.133), or a hazardous waste.

(6) A limited quantity package prepared in accordance with §173.63(b), §173.150, §173.151(b) and (c), §173.152, §173.153, §173.154, §173.155, §173.161, §173.165, §173.167, §173.306(i), or §173.309(d) of this subchapter. Division 4.3 substances must be prepared in accordance with paragraph (a)(3) of this section. Class 7 (radioactive) substances, instruments and articles are not authorized under the provisions of this section.

(b) Packaging.

(1) Packagings must be leak tight for liquids and gases, sift proof for solids, and be securely closed, secured against shifting, and protected against damage.

(2) Each material must be packaged in the manufacturer's original packaging, or a packaging of equal or greater strength and integrity.

(3) Outer packagings are not required for receptacles (e.g., cans and bottles) that are secured against shifting in cages, carts, bins, boxes or compartments.

(4) For gasoline, a packaging must be made of metal or plastic and conform to the requirements of this subchapter or to the requirements of the Occupational Safety and Health Administration of the Department of Labor contained in 29 CFR 1910.106(d)(2) or 1926.152(a)(1).

(5) A cylinder or other pressure vessel containing a Division 2.1 or 2.2 material must conform to packaging, qualification, maintenance, and use requirements of this subchapter, except that outer packagings are not required. Manifolding of cylinders is authorized provided all valves are tightly closed.

(c) Hazard Communication.

(1) A non-bulk packaging other than a cylinder (including a receptacle transported without an outer packaging) must be marked with a common name or proper shipping name to identify the material it contains, including the letters “RQ” if it contains a reportable quantity of a hazardous substance.

(2) A bulk packaging containing a diluted mixture of a Class 9 material must be marked on two opposing sides with the four-digit identification number of the material. The identification number must be displayed on placards, orange panels or, alternatively, a white square-on-point configuration having the same outside dimensions as a placard (at least 273 mm (10.8 inches) on a side), in the manner specified in §172.332 (b) and (c) of this subchapter.

(3) A DOT specification cylinder (except DOT specification 39) must be marked and labeled as prescribed in this subchapter. Each DOT-39 cylinder must
display the markings specified in 178.65(i).

(4) The operator of a motor vehicle that contains a material of trade must be informed of the presence of the hazardous material (including whether the package contains a reportable quantity) and must be informed of the requirements of this section.

(d) **Aggregate Gross Weight.** Except for a material of trade authorized by paragraph (a)(1)(iii) of this section, the aggregate gross weight of all materials of trade on a motor vehicle may not exceed 200 kg (440 pounds).

(e) **Other exceptions.** A material of trade may be transported on a motor vehicle under the provisions of this section with other hazardous materials without affecting its eligibility for exceptions provided by this section.

(https://hazmatonline.phmsa.dot.gov/services/publication_documents/MOTS05.pdf)

§173.8 **Exceptions for non-specification packagings used in intrastate transportation.**

a) **Non-specification bulk packagings.** Notwithstanding requirements for specification packagings in subpart F of this part and parts 178 and 180 of this subchapter, a non-specification bulk packaging may be used for transportation of a hazardous material by an intrastate motor carrier until July 1, 2000, in accordance with the provisions of paragraph (d) of this section.

b) **Non-specification cargo tanks for petroleum products.** Notwithstanding requirements for specification packagings in subpart F of this part and parts 178 and 180 of this subchapter, a non-specification cargo tank motor vehicle having a capacity of less than 13,250 L (3,500 gallons) may be used by an intrastate motor carrier for transportation of a flammable liquid petroleum product in accordance with the provisions of paragraph (d) of this section.

c) **Permanently secured non-bulk tanks for petroleum products.** Notwithstanding requirements for specification packagings in subpart F of this part 173 and parts 178 and 180 of this subchapter, a non-specification metal tank permanently secured to a transport vehicle and protected against leakage or damage in the event of a turnover, having a capacity of less than 450 L (119 gallons), may be used by an intrastate motor carrier for transportation of a flammable liquid petroleum product in accordance with the provisions of paragraph (d) of this section.

d) **Additional requirements.** A packaging used under the provisions of paragraphs (a), (b) or (c) of this section must—

1) Be operated by an intrastate motor carrier and in use as a packaging for hazardous material before October 1, 1998;

2) Be operated in conformance with the requirements of the State in which it is authorized;

3) Be specifically authorized by a State statute or regulation in effect before October 1, 1998, for use as a packaging for the hazardous material being transported;

4) Be offered for transportation and transported in conformance with all other applicable requirements of this subchapter;

5) Not be used to transport a flammable cryogenic liquid, hazardous substance, hazardous waste, or a marine pollutant (except for gasoline); and

6) On and after July 1, 2000, for a tank authorized under paragraph (b) or (c) of this section, conform to all requirements in part 180 (except for §180.405(g)) of this subchapter in the same manner as required for a DOT specification MC 306 cargo tank motor vehicle.
§173.315 (m)(1) “Nurse tank requirements”

(m) General. (1) A cargo tank that is commonly known as a nurse tank and considered an implement of husbandry transporting anhydrous ammonia and operated by a private motor carrier exclusively for agricultural purposes is excepted from the specification requirements of part 178 of this subchapter if it:

(i) Has a minimum design pressure of 250 psig, meets the requirements of the edition of Section VIII of the ASME Code in effect at the time it was manufactured, and is marked with a valid ASME plate.

(ii) Is equipped with pressure relief valves meeting the requirements of CGA Standard S-1.2 (IBR, see §171.7 of this subchapter);

(iii) Is painted white or aluminum;

(iv) Has a capacity of 3,000 gallons or less;

(v) Is loaded to a filling density no greater than 56 percent;

(vi) Is securely mounted on a farm wagon or meets paragraph (m)(3) of this section; and

(vii) Is in conformance with the requirements of part 172 of this subchapter except that shipping papers are not required; and it need not be marked or placarded on one end if that end contains valves, fittings, regulators or gauges when those appurtenances prevent the markings and placard from being properly placed and visible.

**Additional nurse tank requirements can be found in §173.315**
Hazardous Materials Requirements

Shipping Papers - Every shipment of hazardous materials must be accompanied by a properly prepared shipping paper carried in the cab of the power unit, accessible to law enforcement or emergency response personnel. Exceptions: A limited quantity package unless the material is offered or intended for transportation by air or vessel and, until December 31, 2020, a package of ORM-D material authorized by this subchapter in effect on October 1, 2010 when offered for transportation by highway, rail, or vessel and Category B infectious substances prepared in accordance with §173.199. Copies of the hazardous material shipping papers must be retained for 1 year. For a hazardous waste, the shipping paper copy must be retained for 3 years. Refer to 49 CFR §177.817(f) for additional information on the retention of shipping papers.

Marking Requirements - Marking is generally the responsibility of the shipper. Required markings must be legible, in English and printed on or attached to packages or on a label, tag, or sign. They must not be obscured by labels or attachments and must be clear of other markings that might reduce their effectiveness. The proper shipping name and identification number for the hazardous material must be marked on each non-bulk package.

General Labeling Requirements - Labeling is the responsibility of the shipper and carrier. Labels on packages must indicate the nature of the hazard of the contents. Labels must be placed near the marked proper shipping name of the package contents. If multiple labels are required, they must be displayed next to each other. No person may offer for transportation and no carrier may transport a package bearing any marking or label which by its color, design, or shape could be confused with or conflict with a label prescribed by this part.

General Placarding Requirements - Placards must not be displayed on a vehicle unless the vehicle contains hazardous materials and the placard represents a hazard of the material contained. No placards are required for the following hazardous materials:

- Infectious substances;
- Hazardous materials classed as ORM-D;
- Hazardous materials authorized by this subchapter to be offered for transportation as a limited quantity when identified as such on a shipping paper in accordance with §172.203(b); or when marked as such in accordance with §172.315.
- Hazardous materials prepared in accordance with §173.13 of this subchapter;
- Hazardous materials which are packaged as small quantities under the provisions of §173.4, 173.4a, 173.4b of this subchapter; and
- Combustible liquids in non-bulk packagings.

Placard requirements are governed by the hazard class of the material, quantity, and by certain special requirements as outlined in Federal Hazardous Material Regulations 49 CFR §172.504. When placarding of the vehicle is required, such placarding must be displayed in addition to any other placarding required. Regulations require the shipper furnish the required placards for its shipment prior to, or at the time the vehicle is loaded, unless the motor carriers vehicle is already placarded for the material as required by this subpart.
General Placarding Requirements (continued)
Placards shall be placed on each side and each end free of accessories and/or appurtenances that would tend to obscure it, and shall be displayed square-on-point and maintained in a legible condition during transportation.

Hazardous Materials Incidents or Spills - Carriers involved in accidents where hazardous materials, hazardous substances, or hazardous wastes are spilled are required to provide notice to the National Response Center (NRC) by telephone at 800-424-8802 (toll free) or 202-267-2675 (toll call), or online at www.nrc.uscg.mil. A written report will also be required in accordance with §171.16 within 30 days of discovery of an incident.

Railroad Grade Crossing Requirements - In accordance with Nebraska State Statute §60-6,173, drivers of vehicles required to be placarded pursuant to Section 75-364 must stop at railroad crossings, except for those abandoned or marked exempt, or at railroad tracks used exclusively for industrial switching purposes within a business district.

In addition, the Federal Motor Carrier Safety Administration under Title 49 CFR §392.10 regulates railroad grade crossings. Additional information may be found on FMCSA’s website: www.fmcsa.dot.gov.

Training Requirements (49 CFR Subchapter C Part §172.704)
(a) Hazmat employee training must include the following:
   (1) General awareness/familiarization training. Each hazmat employee shall be provided general awareness/familiarization training designed to provide familiarity with the requirements of this subchapter, and to enable the employee to recognize and identify hazardous materials consistent with the hazard communication standards of this subchapter.
   (2) Function-specific training.
      (i) Each hazmat employee must be provided function-specific training concerning requirements of this subchapter, or exemptions or special permits issued under subchapter A of this chapter, that are specifically applicable to the functions the employee performs.
      (ii) As an alternative to function-specific training on the requirements of this subchapter, training relating to the requirements of the ICAO Technical Instructions and the IMDG Code may be provided to the extent such training addresses functions authorized by §171.11 and §171.12 of this subchapter.
   (3) Safety training. Each hazmat employee shall receive safety training concerning—
      (i) Emergency response information required by subpart G of part 172;
      (ii) Measures to protect the employee from the hazards associated with hazardous materials to which they may be exposed in the work place, including specific measures the hazmat employer has implemented to protect employees from exposure; and
      (iii) Methods and procedures for avoiding accidents, such as the proper procedures for handling packages containing hazardous materials.
   (4) Security awareness training. Each hazmat employee must receive training that provides an awareness of security risks associated with hazardous materials transportation and methods designed to enhance transportation security. This training must also include a component covering how to recognize and respond to possible security threats.
(4) (Continued) New hazmat employees must receive the security awareness training required by this paragraph within 90 days after employment.

(5) **In-depth security training.** Each hazmat employee of a person required to have a security plan in accordance with subpart I of this part who handles hazardous materials covered by the plan, performs a regulated function related to the hazardous materials covered by the plan, or is responsible for implementing the plan must be trained concerning the security plan and its implementation. Security training must include company security objectives, organizational security structure, specific security procedures, specific security duties and responsibilities for each employee, and specific actions to be taken by each employee in the event of a security breach.

Additional Information on the Hazmat Training Requirements may be found at the Pipeline and Hazardous Materials Safety Administration website [www.phmsa.dot.gov/hazmat/training/requirements](http://www.phmsa.dot.gov/hazmat/training/requirements).

**Hazardous Materials Registration Requirements**

§ 107.601 Applicability.

(a) The registration and fee requirements of this subpart apply to any person who offers for transportation, or transports, in foreign, interstate or intrastate commerce—

(1) A highway route-controlled quantity of a Class 7 (radioactive) material, as defined in §173.403 of this chapter;

(2) More than 25 kg (55 pounds) of a Division 1.1, 1.2, or 1.3 (explosive) material (see §173.50 of this chapter) in a motor vehicle, rail car or freight container;

(3) More than one L (1.06 quarts) per package of a material extremely toxic by inhalation (i.e., “material poisonous by inhalation,” as defined in §171.8 of this chapter, that meets the criteria for “hazard zone A,” as specified in §§173.116(a) or 173.133(a) of this chapter);

(4) A shipment of a quantity of hazardous materials in a bulk packaging (see §171.8 of this chapter) having a capacity equal to or greater than 13,248 L (3,500 gallons) for liquids or gases or more than 13.24 cubic meters (468 cubic feet) for solids;

(5) A shipment in other than a bulk packaging of 2,268 kg (5,000 pounds) gross weight or more of one class of hazardous materials for which placarding of a vehicle, rail car, or freight container is required for that class, under the provisions of subpart F of part 172 of this chapter; or

(6) Except as provided in paragraph (b) of this section, a quantity of hazardous material that requires placarding, under provisions of subpart F of part 172 of this chapter.

(b) Paragraph (a)(6) of this section does not apply to those activities of a farmer, as defined in §171.8 of this chapter, that are in direct support of the farmer's farming operations.

(c) In this subpart, the term “shipment” means the offering or loading of hazardous material at one loading facility using one transport vehicle, or the transport of that transport vehicle.

Additional Information regarding the Hazmat Registration may be found at the Pipeline and Hazardous Materials Safety Administration website at [www.phmsa.dot.gov/hazmat/regs](http://www.phmsa.dot.gov/hazmat/regs).
Hazardous Material Safety Permit (HMSP)

Definition
The Hazardous Materials Safety Permit (HMSP) means a document issued by FMCSA that contains a permit number and confers authority to transport in commerce hazardous materials listed in §385.403.

Materials that require a HM Safety Permit
The following hazardous materials transported in these quantity amounts will require an HM Safety Permit.

- **Radioactive Materials**: A highway route controlled quantity of Class 7 material, as defined in §173.403 of 49 CFR.
- **Explosives**: More than 25kg (55lbs) of a Division 1.1, 1.2 or 1.3 material, or an amount of Division 1.5 materials requiring a placard under Part 172 subpart F of 49 CFR.
- **Toxic by Inhalation Materials**
  - **Hazard Zone**: A more than one liter (1.08 quarts) per package of a "material poisonous by inhalation," as defined in §171.8 of 49 CFR, that meets the criteria for "Hazard Zone A," as specified in §173.116(a) of §173.133(a) of 49 CFR.
  - **Hazard Zone B**: A "material poisonous by inhalation," as defined in §171.8 of 49 CFR, that meets the criteria for "Hazard Zone B," as specified in §173.116(a) or §173.133(a) of 49 in bulk packaging (capacity greater than 450 L [119 gallons] for liquids and a water capacity greater than 454 kg [1,000 pounds] for gas receptacles.
  - **Hazard Zone C & D**: A "material poisonous by inhalation," as defined in §171.8 of 49 CFR, that meets the criteria for "Hazard Zone C," or Hazard Zone D," as specified in §173.116(a) or §173.133(a) of 49 CFR, in a packaging having a capacity equal to or greater than 13,248 L (3,500 gallons).

  *This includes Anhydrous Ammonia.*

- **Methane**: A shipment of compressed or refrigerated liquid methane or liquefied natural gas or other gas with a methane content of at least 85 percent in a bulk packaging having a capacity equal to or greater than 13,248 L (3,500 gallons) for liquids or gases.

To transport hazardous materials listed above, submit form MCS-150B to register for a USDOT number and HMSP at the same time. If you already have a USDOT number, update your MCS-150 registration with the appropriate material(s) to receive an HMSP. Additional information on applying for a Hazardous Materials Safety Permit may be found on FMCSA's website: [www.fmcsa.dot.gov](http://www.fmcsa.dot.gov).
Load projecting to rear: red flag, red light required (§60-6,243)
Whenever the load on any vehicle extends more than 4’ beyond the rear of the bed or body thereof, there shall be displayed at the end of such load in such position as to be clearly visible at all times from the rear of such load a red flag not less than 12” both in length and width, except that between sunset and sunrise there shall be displayed at the end of any such load a red light plainly visible under normal atmospheric conditions at least two hundred feet from the rear of such vehicle.

Splash aprons (§60-6,283)
Every new motor vehicle or semitrailer purchased after January 1, 1956, and operated on any highway in this state shall be equipped with fenders, covers, or devices, including flaps or splash aprons, unless the body of the vehicle affords adequate protection to effectively minimize the spray or splash of water or mud to the rear of the motor vehicle or semitrailer.

Load: requirements (§60-6,304 (1)(a))
No vehicle shall be driven or moved on any highway unless the vehicle is so constructed or loaded as to prevent its contents from dropping, sifting, leaking, or otherwise escaping from the vehicle.

Transportation of sand, gravel, rock; material covered with canvas (§60-6,304 (1)(b))
No person shall transport any sand, gravel, rock less than 2” in diameter, or refuse in any motor vehicle on any hard-surfaced state highway if such material protrudes above the sides of that part of the vehicle in which it is being transported unless such material is enclosed or completely covered with canvas or similar covering.

Load securement (§60-6,304 (1)(c))
No person shall drive or move any motor vehicle, trailer, or semitrailer upon any highway unless the cargo and contents carried by the motor vehicle, trailer, or semitrailer are properly distributed and adequately secured to prevent the falling of cargo or contents from the vehicle. The tailgate, doors, tarpaulins, and any other equipment used in the operation of the motor vehicle, trailer, or semitrailer or in the distributing or securing of the cargo or contents carried by the motor vehicle, trailer, or semitrailer shall be secured to prevent cargo or contents falling from the vehicle. The means of securement to the motor vehicle, trailer, or semitrailer must be either tie downs and tie down assemblies of adequate strength or sides, sideboards, or stakes and a rear end gate, end board, or stakes strong enough and high enough to assure that cargo or contents will not fall from the vehicle.

Truck-trailer combination: warning decal required(§60-6,293)
A warning decal shall be attached to every truck-trailer combination having a connection device between such vehicles which is more than twelve feet in length. Such decal shall be made of red reflective material and contain the words “Long Vehicle - Pass With Care.” The letters shall be of white reflective material and shall be not less than 3” in height. The decal shall be affixed to the sides and rear parts of the trailer at a height of not less than 48” or no more than 74” from the ground level.

Trucks: rear-view mirror (§60-6,253)
Each truck shall be equipped with a rear-view mirror which shall be kept clean, repaired and installed according to the official highway rules.
Oversized loads: mirrors (§60-6.254)
Right and left side, outside mirrors must reflect a view of the highway behind the vehicle to a distance of at least 200’.

Towing: draw bars, other connections; length; red flag required (§60-6.284)
The draw bar or other connection between any two vehicles, one of which is towing or drawing the other on a highway, shall not exceed 15’ in length from one vehicle to the other, except a vehicle being towed with a connection device that is an integral component of the vehicle and is designed to attach to a lead unit with construction in such a manner as to allow articulation at the attachment point on the chassis of the towed vehicle but not to allow lateral or side-to-side movement. Such connecting device shall meet the safety standards for towbar failure or disconnection that are in effect on March 28, 1980, in the Federal Motor Carrier Safety Regulations of the U.S. Department of Transportation of the United States Government and shall have displayed at approximately the halfway point between the towing vehicle and the towed vehicle on the connecting mechanism a red flag or other signal or cloth not less than 12” both in length and width that shall be at least 5’ and not more than 10’ from the level of the paving and shall be displayed along the outside line on both sides of the towing and towed vehicles. Whenever such connection consists of a chain, rope or cable, there shall be displayed upon such connection a red flag or other signal or cloth not less than 12” both in length and width.

Brakes: requirements (§60-6.244)
Every motor vehicle when operated upon a highway shall be equipped with brakes adequate to control the movement of and to stop and to hold such vehicle. All such brakes shall be maintained at all times in good working order.

Trailers: brake requirements, safety chains (§60-6.246)

1. Trailers subject to the Federal Motor Carrier Safety regulations (weighing over 3,000 lbs) as adopted by state statute §75-363 must have brakes as specified in 49 CFR 393.

2. All other commercial trailers with a gross vehicle weight rating of more than 10,000 pounds and semitrailers shall be equipped on each wheel with brakes that can be operated from the driving position of the towing vehicle.

3. Cabin trailers as defined in state statute §60-107 and §60-1,801 and recreational trailers having a gross loaded weight of 3,000 pounds or more but less than 6,500 pounds shall be equipped with brakes on at least two wheels, and such trailers with a gross loaded weight of 6,500 pounds or more shall be equipped with brakes on each wheel. The brakes shall be operable from the driving position of the towing vehicle. Such trailers shall also be equipped with a breakaway, surge, or impulse switch on the trailer so that the trailer brakes are activated if the trailer becomes disengaged from the towing vehicle.

4. Cabin trailers, recreational trailers, and utility trailers as defined in state statute §60-301, when being towed upon a highway, shall be securely connected to the towing vehicle by means of two safety chains or safety cables in addition to the hitch or other primary connecting device. Such safety chains or safety cables shall be so attached and shall be of sufficient breaking load strength so as to prevent any portion of such trailer drawbar from touching the roadway if the hitch or other primary connecting device becomes disengaged from the towing vehicle.
Distracted Driving

Commercial motor vehicle (CMV) drivers are prohibited from texting while driving. Texting means manually entering alpha-numeric text into, or reading text from, an electronic device. This includes, but is not limited to, short message service, e-mailing, instant messaging, a command or request to access a Web page, or pressing more than a single button to initiate or terminate a voice communication using a mobile phone or engaging in any other form of electronic text retrieval or entry, for present or future communication.

CMV drivers who use a mobile phone while driving can only operate a hands-free phone located in close proximity. Drivers may:

- Locate the mobile phone so it is operable by the driver while restrained by properly adjusted safety belts.
- Utilize an earpiece or the speaker phone function.
- Use voice-activated or one-button touch features to initiate, answer, or terminate a call.

If a driver is found in violation (§60-6.179.02)(§392.80), a $200 fine will be imposed for the first offense. A driver can be disqualified for multiple offenses. Violations will impact Safety Measurement Systems (SMS) results.
GLOSSARY OF TERMS

Automatic On-board Recording Device (ABORD): Means an electric, electronic, electromechanical, or mechanical device capable of recording driver's duty status information accurately and automatically as required by §395.15. The device must be integrally synchronized with specific operations of the commercial motor vehicle in which it is installed. At a minimum, the device must record engine use, road speed, miles driven, the date, and time of day.

Axle Load (Single Axle): The total load transmitted to the highway by all wheels the centers of which may be included between two parallel transverse vertical planes 40” apart extending across the full width of the vehicle.

Commercial Enterprise: Any business activity relating to or based upon the production, distribution, or consumption of goods or services.

Commercial Motor Vehicle (CMV) (For Purposes of Commercial Drivers License): A motor vehicle or combination of motor vehicles used in commerce to transport passengers or property if the motor vehicle:
   (a) Has a GCWR or GVW of 26,001 pounds or more inclusive of towed units with a GVWR or GVW of more than 10,000 pounds;
   (b) Has a GVWR or GVW of 26,001 pounds or more;
   (c) Is designed to transport 16 or more passengers, including the driver; or
   (d) Is used in the transportation of materials found to be hazardous for the purposes of the Federal Hazardous Materials Transportation Act and which require the motor vehicle to be placarded under 49 CFR part 172, subpart F.

Commercial motor vehicle does not include:
   (a) A Covered Farm Vehicle
   (b) Any recreational vehicle as defined in state statute §60-347 or motor vehicle towing a cabin trailer as defined in state statutes §60-314 and §60-339,
   (c) Any emergency vehicle necessary to the preservation of life or property or the execution of emergency governmental functions which is equipped with audible and visual signals and operated by a public or volunteer fire department, or
   (d) Any motor vehicle owned or operated by the United States Department of Defense or Nebraska National Guard when such motor vehicle is driven by persons identified in state statute §60-4,131.01.

Commercial Motor Vehicle (CMV) (For Purposes of the Federal Regulations): Any self-propelled or towed motor vehicle used on a highway in interstate commerce or intrastate commerce to transport passengers or property when the vehicle:
   (a) Has a GVWR or GCWR or gross vehicle weight or gross combination weight of 10,001 pounds or more, whichever is greater;
   (b) Is designed or used to transport more than 8 passengers, including the driver, for compensation;
   (c) Is designed or used to transport more than 15 passengers, including the driver, and is not used to transport passengers for compensation; or
   (d) Is used in transporting material found to be hazardous and such material is transported in a quantity requiring placarding pursuant to state statute §75-364.
**Commercial Trailer:** Any trailer or semitrailer which has a gross weight, including load thereon, of more than nine thousand pounds and which is designed, used, or maintained for the transportation of persons or property for hire, compensation, or profit or designed, used, or maintained primarily for the transportation of property. Commercial trailer does not include cabin trailers, farm trailers, fertilizer trailers, or utility trailers.

**Covered Farm Vehicle (CFV):** A motor vehicle, including an articulated motor vehicle that:
Is traveling in the state in which it is registered or another state,

Is operated by
- A farm owner or operator,
- A ranch owner or operator, or
- An employee or family member of an individual specified in subdivision 1(a)(iii)(A) or 1(a)(ii)(B) of this section

Is transporting to or from a farm or ranch:
Agricultural commodities, livestock, machinery or supplies

Except as provided in this section is not used in the operation of a for-hire motor carrier; and

Equipped with special license plate (farm plate) or other designation by the state in which the vehicle is registered to allow for identification as a farm vehicle by law enforcement

Has a GVWR or GVW whichever is greater, that is:
- Less than 26,001 pounds; or
- 26,001 pounds or more and
  - is traveling within the state or
  - within 150 air miles of the farm or ranch.

**DOES NOT INCLUDE**
- A combination of truck-tractor and semitrailer which is operated by a person under 18 years of age; or
- A combination of truck-tractor and semitrailer which is used in the transportation of materials that require HM Placarding.
- Vehicles operated for-hire.

**Dummy Axle:** An axle attached to a vehicle or vehicle combination in a manner so that it does not articulate or substantially equalize the load and does not carry at least the lesser of 8,000 pounds or 8% of the gross weight of the vehicle or vehicle combination, including the load.

**Electronic Logging Device (ELD):** means a device or technology that automatically records a driver's driving time and facilitates the accurate recording of the driver's hours of service, and that meets the requirements of subpart B of Part 395.

**ELD record:** means a record of duty status, recorded on an ELD, that reflects the data elements that an ELD must capture.
Farm equipment dealer representative:
Farm equipment dealers may allow farm equipment haulers to act as their representative when hauling farm equipment to or from the dealer’s place of business.

- Shall carry in the vehicle a signed statement from dealer stating they are acting as a representative
- Statement shall be dated and valid for 90 days & subject to inspection by law enforcement
- Statement shall include:
  - Name of Farm Equipment dealer
  - Name of hauler
  - That dealer authorizes hauler to act as representative for purposes of complying with width, height & length limitation.

Farmer: Any person who operates a farm or is directly involved in the cultivation of land, crops, or livestock which:
(a) Are owned by that person; or
(b) Are under the direct control of that person.

Farm Truck: A truck or sport utility vehicle, including any combination of a truck, truck-tractor, or sport utility vehicle and a trailer or semi trailer, of a farmer or rancher:
(a) Used exclusively to carry a farmer's or rancher's own supplies, farm equipment, and household goods to or from the owner's farm or ranch;
(b) Used by the farmer or rancher to carry his or her own agricultural products to or from storage or market;
(c) Used by a farmer or rancher in exchange of services in such hauling of supplies or agricultural products; or
(d) Used occasionally to carry camper units, to tow boats or cabin trailers, or to carry or tow museum pieces or historical vehicles, without compensation, to events for public display or educational purposes.

Farm Trailer: A trailer or semitrailer belonging to a farmer or rancher and used wholly and exclusively to carry supplies to or from the owner's farm or ranch, used by a farmer or rancher to carry his or her own agricultural products to or from storage or market, or used by a farmer or rancher for hauling of supplies or agricultural products in exchange of services. Farm trailer does not include a trailer so used when attached to a farm tractor.

Fertilizer and agricultural chemical application and distribution equipment:
(a) Self-propelled or towed equipment, designed and used exclusively to apply commercial fertilizer, as that term is defined in state statute §81-2,162.02, chemicals, or related products to agricultural soil and crops; or
(b) Towed equipment designed and used exclusively to carry commercial fertilizer, as that term is defined in state statute §81-2,162.02, chemicals, or related products for use on agricultural soil and crops, which are equipped with implement or flotation tires.

For-Hire Motor Carrier: A person engaged in the transportation of goods or passengers for compensation.
Full Trailer: any vehicle, with or without motive power, designed for carrying persons or property and for being drawn by a motor vehicle and so constructed that no part of its weight rests upon the towing vehicle.

Gross Combination Weight (GCW): (state statute §75-362) Gross combination weight means the sum of the empty weight of a motor vehicle plus the total weight of any load carried thereon and the empty weight of the towed unit or units plus the total weight of any load carried on such towed unit or units.

Gross Combination Weight Rating (GCWR): Any trailer or semitrailer which has a gross weight, including load thereon, of more than nine thousand pounds and which is designed, used, or maintained for the transportation of persons or property for hire, compensation, or profit or designed, used, or maintained primarily for the transportation of property. Commercial trailer does not include cabin trailers, farm trailers, fertilizer trailers, or utility trailers.

Gross Vehicle Weight (GVW): (state statute §75-362) The sum of the empty weight of a motor vehicle plus the total weight of any load carried thereon.

Gross Vehicle Weight Rating (GVWR): The value specified by the manufacturer as the loaded weight of a single motor vehicle. In the absence of such value specified by the manufacturer or the absence of any marking of such value on the vehicle, the gross GVWR shall be determined from the sum of the axle weight ratings of the vehicle or the sum of the tire weight ratings as marked on the sidewall of the tires, whichever is greater. In the absence of any tire sidewall marking, the tire weight ratings shall be determined for the specified tires from any of the publications of any of the organizations listed in 49 CFR §571.119.

Highway: The entire width between the boundary limits of any street, road, avenue, boulevard, or way which is publicly maintained when any part thereof is open to the use of the public for purposes of vehicular travel.

Idle Reduction Technology (Auxiliary Power Unit or APU): Any device or system of devices that is installed on a heavy-duty diesel-powered on-highway truck or truck-tractor and is designed to provide to such truck or truck-tractor those services, such as heat, air conditioning, or electricity, that would otherwise require the operation of the main drive engine while the truck or truck-tractor is temporarily parked or remains stationary.

Implement Of Husbandry: Every vehicle or implement designed and adapted exclusively for agricultural, horticultural, or livestock-raising operations or for lifting or carrying an implement of husbandry and used primarily off any highway.

Interstate Commerce: Any trade, traffic, or transportation provided in the furtherance of a commercial enterprise in the United States:
   (a) Between a place in a state and a place outside of such state, including a place outside of the United States;
   (b) Between two places in a state through another state or a place outside of the United States; or
   (c) Between two places in a state as part of trade, traffic, or transportation originating or terminating outside the state or the United States.
**Intrastate Commerce**: Any trade, traffic, or transportation provided in the furtherance of a commercial enterprise between any place in the State of Nebraska and any other place in Nebraska and not through any other state.

**Motor Carrier**: A for-hire motor carrier or a private motor carrier. The term includes a motor carrier's agents, officers, and representatives as well as employees responsible for hiring, supervising, training, assigning, or dispatching of drivers and employees concerned with the installation, inspection, and maintenance of motor vehicle equipment or accessories. This definition includes the terms employer and exempt motor carrier.

**Motor Vehicle (For purposes of the Federal Regulations)**: Any vehicle, truck, tractor, trailer, or semi trailer propelled or drawn by mechanical power except:
(a) Farm tractors;
(b) Vehicles which run only on rails or tracks, or
(c) Road and general-purpose construction and maintenance machinery which by design and function is obviously not intended for use on a public highway, including, but not limited to, motor scrapers, earthmoving equipment, backhoes, trenchers, motor graders, compactors, tractors, bulldozers, bucket loaders, ditch digging apparatus, asphalt spreaders, leveling graders, power shovels, and crawler tractors.

**Motor Vehicle (for the purposes of Nebraska Registration)**: Any vehicle propelled by any power other than muscular power except:
(a) Mopeds;
(b) Farm tractors;
(c) Self-propelled equipment designed and used exclusively to carry and apply fertilizer, chemicals, or related products to agricultural soil and crops, agricultural floater-spreaders, and other implements of husbandry designed for and used primarily for tilling the soil and harvesting crops or feeding livestock;
(d) Power unit hay grinders or a combination which includes a power unit and a hay grinder when operated without cargo;
(e) Vehicles which run only on rails or tracks;
(f) Off-road designed vehicles, including, but not limited to, golf carts, go-carts, riding lawnmowers, garden tractors, all-terrain vehicles, snowmobiles registered or exempt from registration under state statutes §60-3,207 to §60-3,219, and minibikes;
(g) Road and general-purpose construction and maintenance machinery not designed or used primarily for the transportation of persons or property, including, but not limited to, ditch digging apparatus, asphalt spreaders, bucket loaders, leveling graders, earthmoving carryalls, power shovels, earthmoving equipment, and crawler tractors;
(h) Self-propelled chairs used by persons who are disabled;
(i) Electric personal assistive mobility devices; and
(j) Low-speed vehicles.

**Out-of-Service Order**: A declaration by an authorized enforcement officer of a federal, state, Canadian, Mexican, or local jurisdiction that a driver, a commercial motor vehicle, or a motor carrier operation is out of service pursuant to 49 CFR §386.72, §392.5, §395.13, or §396.9, or compatible laws or the North American Uniform Out-of-Service Criteria.
Planting and Harvesting period for Nebraska has been designated as the period starting January 1 up to and including December 31 of each calendar year.

Private Motor Carrier: A person who provides transportation of property or passengers by commercial motor vehicle and is not a for-hire motor carrier.

Semitrailer: Any vehicle, with or without motive power, designed to carry persons or property and to be drawn by a motor vehicle and so constructed that some part of its weight and that of its load rests upon or is carried by another vehicle.

Stinger Steer: a fifth wheel automobile transport located on a drop frame behind and below the rear axle(s) of the power unit with a power unit capable of carrying several vehicles over and behind it.

Tandem Axle: Any two consecutive axles the centers of which are more than 40 inches and not more than 96” apart, measured to the nearest inch between any 2 adjacent axles in the series, and the gross weight transmitted to the road surface through such series shall not exceed 34,000 pounds. No axle of the series shall exceed the maximum weight permitted for a single axle.

Tank Vehicle: Any commercial motor vehicle that is designed to transport any liquid or gaseous materials within a tank or tanks that have an individual rated capacity of more than 119 gallons and an aggregate rated capacity of 1,000 gallons or more and that are either permanently or temporarily attached to the vehicle or the chassis. (A commercial motor vehicle transporting an empty storage container tank, not designed for transportation, with a rated capacity of 1,000 gallons or more that is temporarily attached to a flatbed trailer is not considered a tank vehicle.

Truck: A motor vehicle that is designed, used, or maintained primarily for the transportation of property or designated as a truck by the manufacturer.

Truck-tractor: Any motor vehicle designed and used primarily for towing other motor vehicles or trailers and not so constructed as to carry a load other than a part of the weight of the motor vehicle or trailer and load being towed.

Utility Trailer: A trailer having a gross weight, including load thereon, of 9,000 lbs. or less.
GLOSSARY OF HAZARDOUS MATERIALS TERMS

Agricultural product: A hazardous material, other than a hazardous waste, whose end use directly supports the production of an agricultural commodity including, but not limited to a fertilizer, pesticide, soil amendment or fuel. An agricultural product is limited to a material in Class 3, 8 or 9, Division 2.1, 2.2, 5.1, or 6.1, or an ORM-D material.

Bulk packaging: A packaging, other than a vessel or a barge, including a transport vehicle or freight container, in which hazardous materials are loaded with no intermediate form of containment. A Large Packaging in which hazardous materials are loaded with an intermediate form of containment, such as one or more articles or inner packagings, is also a bulk packaging. Additionally, a bulk packaging has:

(1) A maximum capacity greater than 450 L (119 gallons) as a receptacle for a liquid;
(2) A maximum net mass greater than 400 kg (882 pounds) and a maximum capacity greater than 450 L (119 gallons) as a receptacle for a solid; or
(3) A water capacity greater than 454 kg (1000 pounds) as a receptacle for a gas as defined in §173.115 of this subchapter.

Cargo tank: a bulk packaging that:

(1) Is a tank intended primarily for the carriage of liquids or gases and includes appurtenances, reinforcements, fittings, and closures (for the definition of a tank, see 49 CFR §178.320, §178.337–1, or §178.338–1, as applicable);
(2) Is permanently attached to or forms a part of a motor vehicle, or is not permanently attached to a motor vehicle but which, by reason of its size, construction or attachment to a motor vehicle is loaded or unloaded without being removed from the motor vehicle; and
(3) Is not fabricated under a specification for cylinders, intermediate bulk containers, multi-unit tank car tanks, portable tanks, or tank cars.

Cargo tank motor vehicle: A motor vehicle with one or more cargo tanks permanently attached to or forming an integral part of the motor vehicle.

Combustible liquid: Any liquid that does not meet the definition of any other hazard class specified in this subchapter and has a flash point above 60 °C (140 °F) and below 93 °C (200 °F).

Division: A subdivision of a hazard class.

Farmer: A person engaged in the production or raising of crops, poultry, or livestock.

Flammable liquid: (Class 3) A liquid having a flash point of not more than 60 °C (140 °F), or any material in a liquid phase with a flash point at or above 37.8 °C (100 °F) that is intentionally heated and offered for transportation or transported at or above its flash point in a bulk packaging.

Flash point: The minimum temperature at which a liquid gives off vapor within a test vessel in sufficient concentration to form an ignitable mixture with air near the surface of the liquid.
HMR: The Hazardous Materials Regulations, Parts 171 through 180 of this chapter.

Hazard class: The category of hazard assigned to a hazardous material under the definitional criteria of part 173 of this subchapter and the provisions of the §172.101 table. A material may meet the defining criteria for more than one hazard class but is assigned to only one hazard class.

Hazardous material: A substance or material that the Secretary of Transportation has determined is capable of posing an unreasonable risk to health, safety, and property when transported in commerce, and has designated as hazardous under section 5103 of Federal hazardous materials transportation law (49 U.S.C. 5103). The term includes hazardous substances, hazardous wastes, marine pollutants, elevated temperature materials, materials designated as hazardous in the Hazardous Materials Table (see 49 CFR §172.101), and materials that meet the defining criteria for hazard classes and divisions in part 173 of subchapter C of this chapter.

Hazardous substance: For the purposes of this subchapter, means a material, including its mixtures and solutions, that—
1. Is listed in the appendix A to §172.101 of this subchapter;
2. Is in a quantity, in one package, which equals or exceeds the reportable quantity (RQ) listed in the appendix A to §172.101 of this subchapter; and
3. When in a mixture or solution—
   i. For radionuclides, conforms to paragraph 7 of the appendix A to §172.101.
   ii. For other than radionuclides, is in a concentration by weight which equals or exceeds the concentration corresponding to the RQ of the material, as shown in the following table:

<table>
<thead>
<tr>
<th>RQ pounds (kilograms)</th>
<th>Concentration by weight</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Percent</td>
</tr>
<tr>
<td>5000 (2270)</td>
<td>10</td>
</tr>
<tr>
<td>1000 (454)</td>
<td>2</td>
</tr>
<tr>
<td>100 (45.4)</td>
<td>0.2</td>
</tr>
<tr>
<td>10 (4.54)</td>
<td>0.02</td>
</tr>
<tr>
<td>1 (0.454)</td>
<td>0.002</td>
</tr>
</tbody>
</table>

The term does not include petroleum, including crude oil or any fraction thereof which is not otherwise specifically listed or designated as a hazardous substance in appendix A to §172.101 of this subchapter, and the term does not include natural gas, natural gas liquids, liquefied natural gas, or synthetic gas usable for fuel (or mixtures of natural gas and such synthetic gas).

Hazardous waste: For the purposes of this chapter, means any material that is subject to the Hazardous Waste Manifest Requirements of the U.S. Environmental Protection Agency specified in 40 CFR part 262.
Hazmat employee:
(1) A person who is:
   (i) Employed on a full-time, part time, or temporary basis by a hazmat employer and who in the course of such full time, part time or temporary employment directly affects hazardous materials transportation safety;
   (ii) Self-employed (including an owner-operator of a motor vehicle, vessel, or aircraft) transporting hazardous materials in commerce who in the course of such self-employment directly affects hazardous materials transportation safety;
   (iii) A railroad signalman; or
   (iv) A railroad maintenance-of-way employee.
(2) This term includes an individual, employed on a full-time, part-time, or temporary basis by a hazmat employer, or who is self-employed, who during the course of employment:
   (i) Loads, unloads, or handles hazardous materials;
   (ii) Designs, manufactures, fabricates, inspects, marks, maintains, reconditions, repairs, or tests a package, container or packaging component that is represented, marked, certified, or sold as qualified for use in transporting hazardous material in commerce.
   (iii) Prepares hazardous materials for transportation;
   (iv) Is responsible for safety of transporting hazardous materials;
   (v) Operates a vehicle used to transport hazardous materials.

Hazmat employer:
(1) A person who employs or uses at least one hazmat employee on a full-time, part-time, or temporary basis; and who:
   (i) Transports hazardous materials in commerce;
   (ii) Causes hazardous materials to be transported in commerce; or
   (iii) Designs, manufactures, fabricates, inspects, marks, maintains, reconditions, repairs or tests a package, container, or packaging component that is represented, marked, certified, or sold by that person as qualified for use in transporting hazardous materials in commerce;
(2) A person who is self-employed (including an owner-operator of a motor vehicle, vessel, or aircraft) transporting materials in commerce; and who:
   (i) Transports hazardous materials in commerce;
   (ii) Causes hazardous materials to be transported in commerce; or
   (iii) Designs, manufactures, fabricates, inspects, marks, maintains, reconditions, repairs or tests a package, container, or packaging component that is represented, marked, certified, or sold by that person as qualified for use in transporting hazardous materials in commerce; or
(3) A department, agency, or instrumentality of the United States Government, or an authority of a State, political subdivision of a State, or an Indian tribe; and who:
   (i) Transports hazardous materials in commerce;
   (ii) Causes hazardous materials to be transported in commerce; or
   (iii) Designs, manufactures, fabricates, inspects, marks, maintains, reconditions, repairs or tests a package, container, or packaging component that is represented, marked, certified, or sold by that person as qualified for use in transporting hazardous materials in commerce.
**Large packaging:** A packaging that—
1. Consists of an outer packaging that contains articles or inner packaging;
2. Is designated for mechanical handling;
3. Exceeds 400 kg net mass or 450 liters (118.9 gallons) capacity;
4. Has a volume of not more than 3 cubic meters ($m^3$) (see §178.801(i) of this subchapter); and
5. Conforms to the requirements for the construction, testing and marking of Large Packagings as specified in subparts P and Q of part 178 of this subchapter.

**Limited quantity:** When specified as such in a section applicable to a particular material, means the maximum amount of a hazardous material for which there is a specific labeling or packaging exception.

**Marine pollutant:** A material which is listed in appendix B to §172.101 of this subchapter (also see §171.4) and, when in a solution or mixture of one or more marine pollutants, is packaged in a concentration which equals or exceeds:
1. Ten percent by weight of the solution or mixture for materials listed in the appendix; or
2. One percent by weight of the solution or mixture for materials that are identified as severe marine pollutants in the appendix.

**Material of trade:** A hazardous material, other than a hazardous waste, that is carried on a motor vehicle—
1. For the purpose of protecting the health and safety of the motor vehicle operator or passengers;
2. For the purpose of supporting the operation or maintenance of a motor vehicle (including its auxiliary equipment); or
3. By a private motor carrier (including vehicles operated by a rail carrier) in direct support of a principal business that is other than transportation by motor vehicle.

**Material poisonous by inhalation or Material toxic by inhalation:**
1. A gas meeting the defining criteria in §173.115(c) of this subchapter and assigned to Hazard Zone A, B, C, or D in accordance with §173.116(a) of this subchapter;
2. A liquid (other than as a mist) meeting the defining criteria in §173.132(a)(1)(iii) of this subchapter and assigned to Hazard Zone A or B in accordance with §173.133(a) of this subchapter; or
3. Any material identified as an inhalation hazard by a special provision in column 7 of the §172.101 table.

**Non-bulk packaging:** A packaging which has:
1. A maximum capacity of 450 L (119 gallons) or less as a receptacle for a liquid;
2. A maximum net mass of 400 kg (882 pounds) or less and a maximum capacity of 450 L (119 gallons) or less as a receptacle for a solid; or
3. A water capacity of 454 kg (1000 pounds) or less as a receptacle for a gas as defined in §173.115 of this subchapter.
**ORM-D material:** Until December 31, 2020 and for the purposes of this subchapter, “ORM–D material” means a material such as a consumer commodity, cartridges, small arms or cartridges, power devices which, although otherwise subject to the regulations of this subchapter, presents a limited hazard during transportation due to its form, quantity and packaging. It must be a material for which exceptions are provided in Column (8A) of the §172.101 Hazardous Materials Table.

**Packaging:** A receptacle and any other components or materials necessary for the receptacle to perform its containment function in conformance with the minimum packing requirements of this subchapter. For radioactive materials packaging, see §173.403 of this subchapter.

**PHMSA:** The Pipeline and Hazardous Materials Safety Administration, U.S. Department of Transportation, Washington, DC 20590.

**Portable tank:** A bulk packaging (except a cylinder having a water capacity of 1000 pounds or less) designed primarily to be loaded onto, or on, or temporarily attached to a transport vehicle or ship and equipped with skids, mountings, or accessories to facilitate handling of the tank by mechanical means. It does not include a cargo tank, tank car, multi-unit tank car tank, or trailer carrying 3AX, 3AAX, or 3T cylinders.

**Shipping paper:** A shipping order, bill of lading, manifest or other shipping document serving a similar purpose and prepared in accordance with subpart C of part 172 of this chapter.

**Transport vehicle:** A cargo-carrying vehicle such as an automobile, van, tractor, truck, semitrailer, tank car or rail car used for the transportation of cargo by any mode. Each cargo-carrying body (trailer, rail car, etc.) is a separate transport vehicle.

Additional definitions may be found at the Pipeline and Hazardous Materials Safety Administration website at [www.phmsa.dot.gov/hazmat/regs](http://www.phmsa.dot.gov/hazmat/regs).
Form for Overweight Exception for Seasonally Harvested Products

For seasonally harvested products, a vehicle may operate from a field where such products are harvested to storage, market, stockpile in the field, or from stockpile to market or factory up to 70 miles with a load that exceeds the maximum load permitted by section §60-6,294 by 15% on any tandem axle, group of axles and gross weight. No single axle shall exceed 20,000 pounds, except for a truck with only 1 rear axle, which may exceed the axle weight and gross weight by 15%.

To be granted this exception, no Department of Transportation permit is required; however, the owner or representative of the owner of the agricultural product shall furnish the driver of the loaded vehicle a signed statement of origin and destination, which must be presented to a law enforcement office upon request.

Vehicles utilizing this exception shall be registered for the max gross weight, according to state statute §60-6,294 (Refer to Nebraska Bridge Chart)

The provisions above do not apply to the National System of Interstate and Defense Highways.

Examples:

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OR

Driver’s Signature: ________________________________

(If signed by driver, provide name of owner)

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Nebraska is a Member of the
Commercial Vehicle Safety Alliance

An association of state and provincial officials responsible for the administration and enforcement of the Motor Carrier Safety Laws in the United States, Canada, and Mexico.

Commercial Vehicle Safety Alliance
6303 Ivy Lane Suite 310
Greenbelt, MD 20770-6319
Telephone: (301)830-6143
Fax: (301)830-6144
www.cvsa.org

This truck information guide is compiled and printed with the intention of assisting you, the transportation public, in complying with state and federal regulations.

We hope that you have a safe and successful trip into or across Nebraska.
Nebraska State Patrol
www.statepatrol.nebraska.gov/

Nebraska State Patrol
Carrier Enforcement Division
402-471-0105

EMERGENCY HELP LINE
1-800-525-5555
Or *55 on cell phone

Road Conditions
Dial 511
www.511.nebraska.gov