# **Ken Ivory** proposes the following substitute bill:

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# **Litter Cleanup Amendments**

# 2025 GENERAL SESSION STATE OF UTAH

**Chief Sponsor: Ken Ivory** 

Senate Sponsor: Wayne A. Harper

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#### LONG TITLE

### **4** General Description:

This bill addresses unsecured loads, litter, and landfills.

## **Highlighted Provisions:**

- 7 This bill:
- 8 establishes the Litter Abatement Expendable Special Revenue Fund;
- 9 directs certain fees to the Litter Abatement Expendable Special Revenue Fund;
- 10 modifies penalties for certain offenses;
- requires reporting for certain entities;
- 12 imposes a landfill fine for an unsecured load; and
- 13 ▶ defines terms.

#### 14 Money Appropriated in this Bill:

None None

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#### Other Special Clauses:

17 This bill provides a special effective date.

#### 18 **Utah Code Sections Affected:**

- 19 AMENDS:
- 20 **41-1a-1201** (Effective 01/01/26), as last amended by Laws of Utah 2024, Chapter 483
- 21 **41-1a-1206** (Effective 01/01/26), as last amended by Laws of Utah 2024, Chapter 483
- 22 **41-6a-1712** (Effective 05/07/25), as last amended by Laws of Utah 2008, Chapter 22
- 23 **41-6a-1713** (Effective 05/07/25), as last amended by Laws of Utah 2015, Chapter 412
- 24 **53-8-105** (Effective 05/07/25), as last amended by Laws of Utah 2024, Chapter 425
- 25 **72-1-201** (Effective 05/07/25), as last amended by Laws of Utah 2024, Chapter 517
- 26 **72-7-409** (Effective 05/07/25), as last amended by Laws of Utah 2021, Chapter 327
- 27 ENACTS:
- 28 **72-2-135** (Effective 05/07/25), Utah Code Annotated 1953

_	<b>72-7-410</b> (Effective 05/07/25), Utah Code Annotated 1953
В	e it enacted by the Legislature of the state of Utah:
	Section 1. Section 41-1a-1201 is amended to read:
	41-1a-1201 (Effective 01/01/26). Disposition of fees.
(1	) All fees received and collected under this part shall be transmitted daily to the state
	treasurer.
(2	2) Except as provided in Subsections (3), (5), (6), (7), (8), [-and-] (9), and (10) and Sections
	41-1a-1205, 41-1a-1220, 41-1a-1221, 41-1a-1222, 41-1a-1223, and 41-1a-1603, all fees
	collected under this part shall be deposited into the Transportation Fund.
(3	3) Funds generated under Subsections 41-1a-1211(1)(b)(ii), (6)(b)(ii), (7), and (9), and
	Section 41-1a-1212 shall be deposited into the License Plate Restricted Account created
	in Section 41-1a-122.
(4	4)(a) Except as provided in Subsections (3) and (4)(b) and Section 41-1a-1205, the
	expenses of the commission in enforcing and administering this part shall be
	provided for by legislative appropriation from the revenues of the Transportation
	Fund.
	(b) Three dollars of the registration fees imposed under Subsections 41-1a-1206(2)(a)
	and (b) for each vehicle registered for a six-month registration period under Section
	41-1a-215.5 may be used by the commission to cover the costs incurred in enforcing
	and administering this part.
	(c) Fifty cents of the registration fee imposed under Subsection [41-1a-1206(1)(i)]
	41-1a-1206(1)(k) for each vintage vehicle that has a model year of 1983 or newer
	may be used by the commission to cover the costs incurred in enforcing and
	administering this part.
(5	5)(a) The following portions of the registration fees imposed under Section 41-1a-1206
	for each vehicle shall be deposited into the Transportation Investment Fund of 2005
	created in Section 72-2-124:
	(i) \$30 of the registration fees imposed under Subsections 41-1a-1206(1)(a), (1)(b),
	(1)(f), (4), and (7);
	(ii) \$21 of the registration fees imposed under Subsections 41-1a-1206(1)(c)(i) and
	(1)(c)(ii);
	(iii) \$2.50 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(ii);
	(iv) \$23 of the registration fee imposed under Subsection 41-1a-1206(1)(d)(i);

63	(v) \$24.50 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(i);
64	(vi) \$1 of the registration fee imposed under Subsection 41-1a-1206(1)(d)(ii); and
65	(vii) \$17 of the registration fee imposed under Subsection [41-1a-1206(1)(j)]
66	<u>41-1a-1206(1)(1)</u> .
67	(b) The following portions of the registration fees collected for each vehicle registered
68	for a six-month registration period under Section 41-1a-215.5 shall be deposited into
69	the Transportation Investment Fund of 2005 created in Section 72-2-124:
70	(i) \$23.25 of each registration fee collected under Subsection 41-1a-1206(2)(a)(i); and
71	(ii) \$23 of each registration fee collected under Subsection 41-1a-1206(2)(a)(ii).
72	(6)(a) Ninety-four cents of each registration fee imposed under Subsections 41-1a-1206
73	(1)(a) and (b) for each vehicle shall be deposited into the Public Safety Restricted
74	Account created in Section 53-3-106.
75	(b) Seventy-one cents of each registration fee imposed under Subsections 41-1a-1206
76	(2)(a) and (b) for each vehicle registered for a six-month registration period under
77	Section 41-1a-215.5 shall be deposited into the Public Safety Restricted Account
78	created in Section 53-3-106.
79	(7)(a) One dollar of each registration fee imposed under Subsections 41-1a-1206(1)(a)
80	and (b) for each vehicle shall be deposited into the Motor Vehicle Safety Impact
81	Restricted Account created in Section 53-8-214.
82	(b) One dollar of each registration fee imposed under Subsections 41-1a-1206(2)(a) and
83	(b) for each vehicle registered for a six-month registration period under Section
84	41-1a-215.5 shall be deposited into the Motor Vehicle Safety Impact Restricted
85	Account created in Section 53-8-214.
86	(8) Fifty cents of each registration fee imposed under Subsection 41-1a-1206(1)(a) for each
87	motorcycle shall be deposited into the Brain and Spinal Cord Injury Fund created in
88	Section 26B-1-318.
89	(9)(a) Beginning on January 1, 2024, subject to Subsection (9)(b), \$2 of each registration
90	fee imposed under Section 41-1a-1206 shall be deposited into the Rural
91	Transportation Infrastructure Fund created in Section 72-2-133.
92	(b) Beginning on January 1, 2025, and each January 1 thereafter, the amount described
93	in Subsection (9)(a) shall be annually adjusted by taking the amount deposited the
94	previous year and adding an amount equal to the greater of:
95	(i) an amount calculated by multiplying the amount deposited by the previous year by
96	the actual percentage change during the previous fiscal year in the Consumer Price

97	Index; and
98	(ii) 0.
99	(c) The amounts calculated as described in Subsection (9)(b) shall be rounded up to the
100	nearest 1 cent.
101	(10) The amount described in Subsections 41-1a-1206(1)(i) and(1)(j) shall be deposited into
102	the Litter Abatement Expendable Special Revenue Fund created in Section 72-2-135.
103	Section 2. Section 41-1a-1206 is amended to read:
104	41-1a-1206 (Effective 01/01/26). Registration fees Fees by gross laden weight.
105	(1) Except as provided in Subsections (2) and (3), at the time application is made for
106	registration or renewal of registration of a vehicle or combination of vehicles under this
107	chapter, a registration fee shall be paid to the division as follows:
108	(a) \$46.00 for each motorcycle;
109	(b) \$44 for each motor vehicle of 12,000 pounds or less gross laden weight, excluding
110	motorcycles;
111	(c) unless the semitrailer or trailer is exempt from registration under Section 41-1a-202
112	or is registered under Section 41-1a-301:
113	(i) \$31 for each trailer or semitrailer over 750 pounds gross unladen weight; or
114	(ii) \$28.50 for each commercial trailer or commercial semitrailer of 750 pounds or
115	less gross unladen weight;
116	(d)(i) \$53 for each farm truck over 12,000 pounds, but not exceeding 14,000 pounds
117	gross laden weight; plus
118	(ii) \$9 for each 2,000 pounds over 14,000 pounds gross laden weight;
119	(e)(i) \$69.50 for each motor vehicle or combination of motor vehicles, excluding
120	farm trucks, over 12,000 pounds, but not exceeding 14,000 pounds gross laden
121	weight; plus
122	(ii) \$19 for each 2,000 pounds over 14,000 pounds gross laden weight;
123	(f)(i) \$69.50 for each park model recreational vehicle over 12,000 pounds, but not
124	exceeding 14,000 pounds gross laden weight; plus
125	(ii) \$19 for each 2,000 pounds over 14,000 pounds gross laden weight;
126	(g) \$45 for each vintage vehicle that has a model year of 1983 or newer;
127	(h) in addition to the fee described in Subsection (1)(b):
128	(i) an amount equal to the road usage charge cap described in Section 72-1-213.1 for
129	(A) each electric motor vehicle; and
130	(B) Each motor vehicle not described in this Subsection (1)(h) that is fueled

131	exclusively by a source other than motor fuel, diesel fuel, natural gas, or
132	propane;
133	(ii) \$21.75 for each hybrid electric motor vehicle; and
134	(iii) \$56.50 for each plug-in hybrid electric motor vehicle;
135	(i) in addition to the fee described in Subsection (1)(c), three dollars for a trailer or
136	semitrailer, unless the trailer or semitrailer is exempt from registration under Section
137	41-1a-202 or is registered under Section 41-1a-301;
138	(j) in addition to the fee described in Subsection (1)(e), three dollars for a motor vehicle
139	or combination of motor vehicles over 12,000 pounds gross laden weight;
140	[(i)] (k) in addition to the fee described in Subsection (1)(g), for a vintage vehicle that
141	has a model year of 1983 or newer, 50 cents; and
142	$\left[\frac{1}{2}\right]$ (1) \$28.50 for each roadable aircraft.
143	(2)(a) At the time application is made for registration or renewal of registration of a
144	vehicle under this chapter for a six-month registration period under Section
145	41-1a-215.5, a registration fee shall be paid to the division as follows:
146	(i) \$34.50 for each motorcycle; and
147	(ii) \$33.50 for each motor vehicle of 12,000 pounds or less gross laden weight,
148	excluding motorcycles.
149	(b) In addition to the fee described in Subsection (2)(a)(ii), for registration or renewal of
150	registration of a vehicle under this chapter for a six-month registration period under
151	Section 41-1a-215.5 a registration fee shall be paid to the division as follows:
152	(i) an amount equal to the road usage charge cap described in Section 72-1-213.1 for:
153	(A) each electric motor vehicle; and
154	(B) each motor vehicle not described in this Subsection (2)(b) that is fueled
155	exclusively by a source other than motor fuel, diesel fuel, natural gas, or
156	propane;
157	(ii) \$16.50 for each hybrid electric motor vehicle; and
158	(iii) \$43.50 for each plug-in hybrid electric motor vehicle.
159	(3)(a) Beginning on January 1, 2024, at the time of registration:
160	(i) in addition to the amounts described in Subsections (1)(a), (1)(b), (1)(c)(i),
161	(1)(c)(ii), (1)(d)(i), (1)(e)(i), (1)(f)(i), (1)(g), (1)(h), (4)(a), and (7), the individual
162	shall also pay an additional \$7 as part of the registration fee; and
163	(ii) in addition to the amounts described in Subsection (2)(a), the individual shall also
164	pay an additional \$5 as part of the registration fee.

165	(b)(i) Beginning on January 1, 2019, the commission shall, on January 1, annually
166	adjust the registration fees described in Subsections (1)(a), (1)(b), (1)(c)(i),
167	(1)(c)(ii), (1)(d)(i), (1)(e)(i), (1)(f)(i), (1)(g), [(1)(j)], (1)(1), (2)(a), (3)(a), (4)(a), and
168	(7), by taking the registration fee rate for the previous year and adding an amount
169	equal to the greater of:
170	(A) an amount calculated by multiplying the registration fee of the previous year
171	by the actual percentage change during the previous fiscal year in the
172	Consumer Price Index; and
173	(B) 0.
174	(ii) Beginning on January 1, 2024, the commission shall, on January 1, annually
175	adjust the registration fees described in Subsections (1)(h)(ii) and (iii) and
176	(2)(b)(ii) and (iii) by taking the registration fee rate for the previous year and
177	adding an amount equal to the greater of:
178	(A) an amount calculated by multiplying the registration fee of the previous year
179	by the actual percentage change during the previous fiscal year in the
180	Consumer Price Index; and
181	(B) 0.
182	(c) The amounts calculated as described in Subsection (3)(b) shall be rounded up to the
183	nearest 25 cents.
184	(4)(a) The initial registration fee for a vintage vehicle that has a model year of 1982 or
185	older is \$40.
186	(b) A vintage vehicle that has a model year of 1982 or older is exempt from the renewal
187	of registration fees under Subsection (1).
188	(c) A vehicle with a Purple Heart special group license plate issued on or before
189	December 31, 2023, or issued in accordance with Part 16, Sponsored Special Group
190	License Plates, is exempt from the registration fees under Subsection (1).
191	(d) A camper is exempt from the registration fees under Subsection (1).
192	(5) If a motor vehicle is operated in combination with a semitrailer or trailer, each motor
193	vehicle shall register for the total gross laden weight of all units of the combination if the
194	total gross laden weight of the combination exceeds 12,000 pounds.
195	(6)(a) Registration fee categories under this section are based on the gross laden weight
196	declared in the licensee's application for registration.
197	(b) Gross laden weight shall be computed in units of 2,000 pounds. A fractional part of
198	2,000 pounds is a full unit.

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199	(7) The owner of a commercial trailer or commercial semitrailer may, as an alternative to
200	registering under Subsection (1)(c), apply for and obtain a special registration and
201	license plate for a fee of \$130.
202	(8) Except as provided in Section 41-6a-1642, a truck may not be registered as a farm truck
203	unless:
204	(a) the truck meets the definition of a farm truck under Section 41-1a-102; and
205	(b)(i) the truck has a gross vehicle weight rating of more than 12,000 pounds; or
206	(ii) the truck has a gross vehicle weight rating of 12,000 pounds or less and the owner
207	submits to the division a certificate of emissions inspection or a waiver in
208	compliance with Section 41-6a-1642.
209	(9) A violation of Subsection (8) is an infraction that shall be punished by a fine of not less
210	than \$200.
211	(10) Trucks used exclusively to pump cement, bore wells, or perform crane services with a
212	crane lift capacity of five or more tons, are exempt from 50% of the amount of the fees
213	required for those vehicles under this section.
214	Section 3. Section 41-6a-1712 is amended to read:
215	41-6a-1712 (Effective 05/07/25). Destructive or injurious materials on highways
216	Throwing lighted material from moving vehicle Enforcement officers.
217	(1) As used in this section, "lighted material" means an item that is flaming, burning, or
218	smoking, including lighted charcoal, fireworks, matches, tobacco, cigars, or cigarettes.
219	(2) A person may not throw, deposit, or discard, or permit to be dropped, thrown, deposited,
220	or discarded on any public road or highway in the state, whether under state, county,
221	municipal, or federal ownership, any plastic container, glass bottle, glass, nails, tacks,
222	wire, cans, barbed wire, boards, trash or garbage, paper or paper products, or any other
223	substance which would or could:
224	(a) create a safety or health hazard on the public road or highway; or
225	(b) mar or impair the scenic aspect or beauty of the public road or highway.
226	[(2)] (3) A person who drops, throws, deposits, or discards, or permits to be dropped,
227	thrown, deposited, or discarded, on any public road or highway any destructive,
228	injurious, or unsightly material shall:
229	(a) immediately remove the material or cause it to be removed; and
230	(b) deposit the material in a receptacle designed to receive the material.
231	[(3)] (4) A person distributing commercial handbills, leaflets, or other advertising shall take

whatever measures are reasonably necessary to keep the material from littering public

233	roadways or highways.
234	[(4)] (5) A person removing a wrecked or damaged vehicle from a public road or highway
235	shall remove any glass or other injurious substance dropped from the vehicle on the road
236	or highway.
237	[(5)] (6) A person may not throw any lighted material from a moving vehicle.
238	[(6)] (7) Except as provided in Section 72-7-409, any person transporting loose cargo by
239	truck, trailer, or other motor vehicle shall secure the cargo in a reasonable manner to
240	prevent the cargo from littering or spilling on both public and private property or public
241	roadways.
242	[(7)] (8) A law enforcement officer as defined in Section 53-13-103, within the law
243	enforcement officer's jurisdiction:
244	(a) shall enforce the provisions of this section;
245	(b) may issue citations to a person who violates any of the provisions of this section; and
246	(c) may serve and execute all warrants, citations, and other process issued by any court
247	in enforcing this section.
248	[(8)] (9) A municipality within its corporate limits and a county outside of incorporated
249	municipalities may enact local ordinances to carry out the provisions of this section.
250	Section 4. Section 41-6a-1713 is amended to read:
251	41-6a-1713 (Effective 05/07/25). Penalty for littering on a highway.
252	(1) [A person] Except as provided in Subsection (3), an individual who violates any of the
253	provisions of Section 41-6a-1712 is guilty of an infraction and shall be fined:
254	(a) not less than \$200 for a violation; or
255	(b) not less than \$500 for a second or subsequent violation within three years of a
256	previous violation of this section.
257	(2) The sentencing judge may require that the offender devote at least eight hours in
258	cleaning up:
259	(a) litter caused by the offender; and
260	(b) existing litter from a safe area designated by the sentencing judge.
261	(3) An individual who violates Subsection 41-6a-1712(6) is guilty of a class C
262	misdemeanor.
262	Section 5 Section 52 & 105 is amended to read

Section 5. Section **53-8-105** is amended to read:

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- 265 (1) In addition to the duties in this chapter, the Highway Patrol shall:
- 266 (a) enforce the state laws and rules governing use of the state highways;

53-8-105 (Effective 05/07/25). Duties of Highway Patrol.

267	(b) regulate traffic on all highways and roads of the state;
268	(c) assist the governor in an emergency or at other times at his discretion;
269	(d) in cooperation with federal, state, and local agencies, enforce and assist in the
270	enforcement of all state and federal laws related to the operation of a motor carrier on
271	a highway, including all state and federal rules and regulations;
272	(e) inspect certain vehicles to determine road worthiness and safe condition as provided
273	in Section 41-6a-1630;
274	(f) upon request, assist with any condition of unrest existing or developing on a campus
275	or related facility of an institution of higher education;
276	(g) assist the Alcoholic Beverage Services Commission in an emergency to enforce the
277	state liquor laws;
278	(h) provide security and protection for both houses of the Legislature while in session as
279	the speaker of the House of Representatives and the president of the Senate find
280	necessary;
281	(i) enforce the state laws and rules governing use of capitol hill; and
282	(j) carry out the following for the Supreme Court and the Court of Appeals:
283	(i) provide security and protection to those courts when in session in the capital city
284	of the state;
285	(ii) execute orders issued by the courts; and
286	(iii) carry out duties as directed by the courts.
287	(2)(a) The division and the department shall annually:
288	(i) evaluate the inventory of new and existing state highways, in coordination with
289	relevant local law enforcement agencies, to determine which law enforcement
290	agency is best suited to patrol and enforce state laws and regulate traffic on each
291	state highway; and
292	(ii) before October 1 of each year, report to the Transportation Interim Committee
293	and the Executive Offices and Criminal Justice Appropriations Subcommittee
294	regarding:
295	(A) significant changes to the patrol and enforcement responsibilities resulting
296	from the evaluation described in Subsection (2)(a)(i); and
297	(B) any budget request necessary to accommodate additional patrol and
298	enforcement responsibilities.
299	(b) The division and the department shall, before July 1 of each year, coordinate with the
300	Department of Transportation created in Section 72-1-201 regarding patrol and

301	enforcement responsibilities described in Subsection (2)(a) and incident management
302	services on state highways.
303	(3)(a) A district court and a justice court shall collect and maintain data regarding
304	violations in Sections 41-6a-1712, 41-6a-1713, and 72-7-409.
305	(b) Each court shall transmit dispositions described in (3)(a) electronically to the
306	department.
307	Section 6. Section <b>72-1-201</b> is amended to read:
308	72-1-201 (Effective 05/07/25). Creation of Department of Transportation
309	Functions, powers, duties, rights, and responsibilities.
310	(1) There is created the Department of Transportation which shall:
311	(a) have the general responsibility for planning, research, design, construction,
312	maintenance, security, and safety of state transportation systems;
313	(b) provide administration for state transportation systems and programs;
314	(c) implement the transportation policies of the state;
315	(d) plan, develop, construct, and maintain state transportation systems that are safe,
316	reliable, environmentally sensitive, and serve the needs of the traveling public,
317	commerce, and industry;
318	(e) establish standards and procedures regarding the technical details of administration
319	of the state transportation systems as established by statute and administrative rule;
320	(f) advise the governor and the Legislature about state transportation systems needs;
321	(g) coordinate with utility companies for the reasonable, efficient, and cost-effective
322	installation, maintenance, operation, relocation, and upgrade of utilities within state
323	highway rights-of-way;
324	(h) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
325	make rules for the administration of the department, state transportation systems, and
326	programs;
327	(i) jointly with the commission annually report to the Transportation Interim Committee,
328	by November 30 of each year, as to the operation, maintenance, condition, mobility,
329	safety needs, and wildlife and livestock mitigation for state transportation systems;
330	(j) ensure that any training or certification required of a public official or public
331	employee, as those terms are defined in Section 63G-22-102, complies with Title
332	63G, Chapter 22, State Training and Certification Requirements, if the training or
333	certification is required:
334	(i) under this title;

335	(ii) by the department; or
336	(iii) by an agency or division within the department;
337	(k) study and make recommendations to the Legislature on potential managed lane use
338	and implementation on selected transportation systems within the state;
339	(l) before July 1 of each year, coordinate with the Utah Highway Patrol Division created
340	in Section 53-8-103 regarding:
341	(i) future highway projects that will add additional capacity to the state transportation
342	system;
343	(ii) potential changes in law enforcement responsibilities due to future highway
344	projects; and
345	(iii) incident management services on state highways;[-and]
346	(m) provide public transit services, in consultation with any relevant public transit
347	provider[-] : and
348	(n) implement a public service campaign as described in Section 72-2-135, in
349	coordination with relevant stakeholders including permitted landfills and transfer
350	stations, to generate public awareness regarding the importance of proper
351	transportation and disposal of waste and maintaining clean roads and highways.
352	(2)(a) The department shall exercise reasonable care in designing, constructing, and
353	maintaining a state highway in a reasonably safe condition for travel.
354	(b) Nothing in this section shall be construed as:
355	(i) creating a private right of action; or
356	(ii) expanding or changing the department's common law duty as described in
357	Subsection (2)(a) for liability purposes.
358	Section 7. Section <b>72-2-135</b> is enacted to read:
359	72-2-135 (Effective 05/07/25). Litter Abatement Expendable Special Revenue
360	Fund.
361	(1) There is created an expendable special revenue fund, known as the "Litter Abatement
362	Expendable Special Revenue Fund."
363	(2) The fund shall consist of:
364	(a) the fees described in Subsections 41-1a-1206(1)(i) and (1)(j);
365	(b) the landfill minimum fine for an unsecured load as described in Section 72-7-410;
366	<u>and</u>
367	(c) interest earnings on cash balances.
368	(3) The department shall use money in the fund:

369	(a) for litter cleanup efforts on or near highways, including highways near waste
370	management facilities and other high-litter areas the department identifies;
371	(b) for a public service campaign to generate awareness regarding the importance of
372	proper transportation and disposal of waste, the negative impact of littering, and the
373	need to maintain clean highways;
374	(c) for increased enforcement of Sections 41-6a-1712, 41-6a-1713, and 72-7-410; and
375	(d) for the department's costs in administering the account.
376	Section 8. Section <b>72-7-409</b> is amended to read:
377	72-7-409 (Effective 05/07/25). Loads on vehicles Limitations Confining,
378	securing, and fastening load required Penalty.
379	(1) As used in this section:
380	(a) "Agricultural product" means any raw product which is derived from agriculture,
381	including silage, hay, straw, grain, manure, and other similar product.
382	(b)(i) "Unsecured load" means the contents of a vehicle, operated on a highway, not
383	sufficiently covered, confined, fastened, or otherwise secured in a way to prevent
384	the contents from escaping the vehicle.
385	(ii) "Unsecured load" includes materials such as dirt, sand, gravel, rock fragments,
386	pebbles, crushed base, aggregate, any other similar material, or scrap metal or
387	other loose material on any portion of the vehicle not designed to carry the
388	material.
389	(c) "Vehicle" means the same as that term is defined in Section 41-1a-102.
390	(2) Except as provided in Subsections (3) through (5), a person may not:
391	(a) operate a vehicle with an unsecured load on any highway; or
392	(b) operate a vehicle carrying trash or garbage without a covering over the entire load.
393	(3)(a) A vehicle carrying dirt, sand, gravel, rock fragments, pebbles, crushed base,
394	aggregate, any other similar material, or scrap metal shall have a covering over the
395	entire load unless:
396	(i) the highest point of the load does not extend above the top of any exterior wall or
397	sideboard of the cargo compartment of the vehicle; and
398	(ii) the outer edges of the load are at least six inches below the top inside edges of the
399	exterior walls or sideboards of the cargo compartment of the vehicle.
400	(b) The following material is exempt from the provisions of Subsection (3)(a):
401	(i) hot mix asphalt;
402	(ii) construction debris or scrap metal if the debris or scrap metal is a size and in a

403	form not susceptible to being blown out of the vehicle;
404	(iii) material being transported across a highway between two parcels of property that
405	would be contiguous but for the highway that is being crossed; and
406	(iv) material listed under Subsection (3)(a) that is enclosed on all sides by containers,
407	bags, or packaging.
408	(c) A chemical substance capable of coating or bonding a load so that the load is
409	confined on a vehicle, may be considered a covering for purposes of Subsection (3)(a)
410	so long as the chemical substance remains effective at confining the load.
411	(4) Subsection (2) does not apply to a vehicle or implement of husbandry carrying an
412	agricultural product, if the agricultural product is:
413	(a) being transported in a manner which is not a hazard or a potential hazard to the safe
414	operation of the vehicle or to other highway users; and
415	(b) loaded in a manner that only allows minimal spillage.
416	(5)(a) An authorized vehicle performing snow removal services on a highway is exempt
417	from the requirements of this section.
418	(b) This section does not prohibit the necessary spreading of any substance connected
419	with highway maintenance, construction, securing traction, or snow removal.
420	(6)(a) Any person suspected of operating a vehicle with an unsecured load on a highway
421	may be issued a warning.
422	(b) Any person who violates this section is guilty of:
423	(i) [an infraction] a class C misdemeanor, if the violation creates a hazard but does not
424	lead to a motor vehicle accident;
425	(ii) a class B misdemeanor, if the violation creates a hazard that leads to a motor
426	vehicle accident; or
427	(iii) a class A misdemeanor, if the violation creates a hazard that leads to a motor
428	vehicle accident that results in the serious bodily injury or death of a person.
429	(c) A person who violates a provision of this section shall be fined not less than:
430	(i) \$200 for a violation; or
431	(ii) \$500 for a second or subsequent violation within six years of a previous violation
432	of this section.
433	(d) A person who violates a provision of this section while operating a commercial
434	vehicle as defined in Section 72-9-102 shall be fined:
435	(i) not less than \$500 for a violation; or
436	(ii) \$1,000 for a second or subsequent violation within six years of a previous

437	violation of this section.
438	(7) As resources and opportunities allow, the department shall implement programs or
439	activities that increase public awareness on the importance of properly securing loads.
440	Section 9. Section <b>72-7-410</b> is enacted to read:
441	72-7-410 (Effective 05/07/25). Public landfill litter abatement fine.
442	(1) As used in this section:
443	(a) "Landfill" means a landfill or transfer station that is permitted by the Department of
444	Environmental Quality.
445	(b) "Securely covered" means that the content of a load is completely covered by a solid
446	barrier which will prevent the load from blowing, spilling, or falling from the vehicle
447	(2) A driver utilizing a landfill shall ensure that the vehicle's load is securely covered from
448	the destination of origin until the driver deposits the load at the landfill.
449	(3)(a) A landfill shall collect a \$10 minimum fine for a vehicle in violation of
450	Subsection (2), beginning no later than July 1, 2026.
451	(b) Five dollars of the fine described in Subsection (3)(a) shall be collected by the
452	Department of Environmental Quality and deposited into the Litter Abatement
453	Expendable Special Revenue Fund created in Section 72-2-135.
454	(c) The remainder of the fine described in Subsection (3)(a) shall be retained by the
455	collecting landfill.
456	(d) The minimum fine described in Subsection (3)(a) does not preclude a landfill from
457	imposing an additional or higher fine or fee for an unsecured load.
458	(e) A landfill may impose an additional penalty for a driver who repeatedly violates
459	Subsection (2).
460	(4) The Department of Environmental Quality may retain its associated administrative costs
461	from the funds described in Subsection (3)(b).
462	(5) A landfill shall provide an annual report to the Department of Environmental Quality on
463	or before March 1 regarding violations of Subsection (2).
464	Section 10. Effective Date.
465	(1) Except as provided in Subsection (2), this bill takes effect on May 7, 2025.
466	(2) The actions affecting the following sections take effect on January 1, 2026:
467	(a) Section 41-1a-1206 (Effective 01/01/26); and
468	(b) Section 41-1a-1201 ( <b>Effective 01/01/26</b> ).