Senator Michael G. Waddoups proposes the following substitute bill:

1	VEHICLE SAFETY INSPECTION
2	AMENDMENTS
3	2002 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: Wayne A. Harper
6	This act modifies the Motor Vehicle and Public Safety Code by amending the frequency
7	required for safety inspections and emissions testing for motor vehicles. This act amends the
8	maximum fee an inspection station may charge for motor vehicle safety inspections. The act
9	increases the decal fee the state charges for safety inspections. This act provides for the
10	establishment of a safety inspection apprenticeship program. This act provides an effective
11	date.
12	This act affects sections of Utah Code Annotated 1953 as follows:
13	AMENDS:
14	41-6-163.6, as last amended by Chapter 217, Laws of Utah 1999
15	53-8-204, as last amended by Chapter 238, Laws of Utah 1998
16	53-8-205 , as last amended by Chapters 128 and 238, Laws of Utah 1998
17	53-8-206 , as last amended by Chapter 238, Laws of Utah 1998
18	Be it enacted by the Legislature of the state of Utah:
19	Section 1. Section 41-6-163.6 is amended to read:
20	41-6-163.6. Emissions inspection County program.
21	(1) The legislative body of each county required under federal law to utilize a motor
22	vehicle emissions inspection and maintenance program or in which an emissions inspection and
23	maintenance program is necessary to attain or maintain any national ambient air quality standard
24	shall require:
25	(a) a certificate of emissions inspection, a waiver, or other evidence the motor vehicle is



26 exempt from emissions inspection and maintenance program requirements be presented:

- (i) as a condition of registration or renewal of registration; and
- (ii) at other times as the county legislative body may require to enforce inspection requirements for individual motor vehicles, except that the county legislative body may not routinely require a certificate of emission inspection, or waiver of such certificate, more often than [annually] required under Subsection (6); and
- (b) all motor vehicles owned by or being used by all departments, instrumentalities, agencies, and employees of the federal government, the state and any of its agencies, and all political subdivisions of the state including school districts and registered or principally operated in that county comply with this section.
- (2) The legislative body of a county identified in Subsection (1) shall make rules regarding emissions standards, test procedures, inspections stations, repair requirements and dollar limits for correction of deficiencies, and certificates of emissions inspections which are determined necessary by the county legislative body in consultation with the Air Quality Board created in Section 19-1-106 to attain or maintain ambient air quality standards in the county, consistent with the state implementation plan and federal requirements. The county legislative body and the board shall give preference to an inspection and maintenance program that is:
- (a) decentralized, to the extent the decentralized program will attain and maintain ambient air quality standards and meet federal requirements;
- (b) the most cost effective means to achieve and maintain the maximum benefit with regard to ambient air quality standards and to meet federal air quality requirements as related to vehicle emissions; and
- (c) providing a reasonable phase-out period for replacement of air pollution emission testing equipment made obsolete by the program, but only to the extent the phase-out may be accomplished in accordance with applicable federal requirements and the phase-out does not otherwise interfere with the attainment and maintenance of ambient air quality standards. The rules may allow for a phase-in of the program by geographical area.
- (3) Agricultural implements of husbandry and any motor vehicle that meets the definition of a farm truck under Section 41-1a-102 and has a gross vehicle weight rating of 12,001 pounds or more are exempt from this section.
 - (4) (a) The legislative body of a county identified in Subsection (1) shall exempt any

- pickup truck, as defined in Section 41-1a-102, having a gross vehicle weight of 12,000 pounds or less from the emission inspection requirements of this section if the registered owner of the pickup truck provides a signed statement to the legislative body stating the truck is used:
- (i) by the owner or operator of a farm located on property that qualifies as land in agricultural use under Sections 59-2-502 and 59-2-503; and
 - (ii) exclusively for the following purposes in operating the farm:
- (A) for the transportation of farm products, including livestock and its products, poultry and its products, floricultural and horticultural products; and
- (B) in the transportation of farm supplies, including tile, fence, and every other thing or commodity used in agricultural, floricultural, horticultural, livestock, and poultry production and maintenance.
- (b) The county shall provide to the registered owner who signs and submits a signed statement under this section a certificate of exemption from emission inspection requirements for purposes of registering the exempt vehicle.
- (5) (a) Each college or university located in a county subject to this section shall require its students and employees who park any motor vehicle on its campus or property that is not registered in a county subject to this section to provide proof of compliance with an emissions inspection accepted by the county legislative body.
- (b) College or university parking areas that are metered or for which payment is required per use are not subject to the requirements of this Subsection (5).
- (6) (a) An emissions inspection station shall issue a certificate of emissions inspection for each motor vehicle that meets the inspection and maintenance program requirements established in rules made under Subsection (2).
- (b) The <u>frequency of the</u> emissions inspection shall be <u>determined based on the age of the</u> <u>vehicle as determined by model year and shall be</u> required [at least annually, but the county may require the inspection at least biennially for vehicles that are five or fewer years old on January 1.] annually subject to the provisions of Subsection (6)(c).
- (c) (i) To the extent allowed under the current federally approved state implementation plan, in accordance with the federal Clean Air Act, 42 U.S.C. Sec. 7401 et seq., the legislative body of a county identified in Subsection (1) shall only require the emissions inspection every two years for each vehicle.

88	(ii) The provisions of Subsection (6)(c)(i) apply only to a vehicle that is less than six years
89	old on January 1.
90	[(c)] (d) If [the county chooses to require biennial inspections] an emissions inspection is
91	only required every two years for a vehicle under Subsection (6)[(b)] (c), the inspection shall be
92	required for the vehicle in:
93	(i) odd-numbered years for vehicles with odd-numbered model years; or
94	(ii) in even-numbered years for vehicles with even-numbered model years.
95	[(d) A vehicle's age is determined by the model year of the vehicle.]
96	(7) The emissions inspection shall be required within the same time limit applicable to a
97	safety inspection under Section 41-1a-205.
98	(8) (a) Counties identified in Subsection (1) shall collect information about and monitor
99	the program.
100	(b) The counties shall supply this information to an appropriate legislative committee, as
101	designated by the Legislative Management Committee, at times determined by that designated
102	committee to identify program needs, including funding needs.
102a	§ (9) IF APPROVED BY THE COUNTY LEGISLATIVE BODY, A COUNTY THAT HAD AN ESTABLISHED
102b	EMISSIONS INSPECTION FEE AS OF JANUARY 1, 2002, MAY INCREASE THE ESTABLISHED FEE
	THAT AN EMICCIONS INSPECTION STATION MAY SHADOS BY \$2.50 FOR EACH YEAR THAT IS
102c	THAT AN EMISSIONS INSPECTION STATION MAY CHARGE BY \$2.50 FOR EACH YEAR THAT IS
102c 102d	EXEMPTED FROM EMISSIONS INSPECTIONS UNDER SUBSECTION (6)(c) UP TO A \$7.50 INCREASE. §
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rule.

119	(g) compile and publish all applicable safety inspection laws, rules, instructions, and
120	standards and distribute them to all safety inspection stations and provide updates to the compiled
121	laws, rules, instructions, and standards as needed;
122	(h) establish a fee in accordance with Section 63-38-3.2 to cover the cost of compiling and
123	publishing the safety inspection laws, rules, instructions, and standards and any updates; and
124	(i) assist the council in conducting its meetings and hearings.
125	(2) (a) (i) Receipts from the fees established in accordance with Subsection (1)(h) are fixed
126	collections to be used by the division for the expenses of the Utah Highway Patrol incurred under
127	Subsection (1)(h).
128	(ii) Funds received in excess of the expenses under Subsection (1)(h) shall be deposited
129	in the Transportation Fund.
130	(b) (i) The first $[\$.50]$ $\$.75$ of the fee under Subsection (1)(e) is a dedicated credit to be
131	used solely by the Utah Highway Patrol for the expenses of administering this section.
132	(ii) [Funds in excess of the first \$.50] The remaining funds collected under Subsection
133	(1)(e) shall be deposited in the Transportation Fund.
134	(iii) The dedicated credits described under Subsection (2)(b)(i) are in addition to any other
135	appropriations provided to administer the safety inspection program duties under this section.
136	(3) The division may:
137	(a) before issuing a safety inspection permit, require an applicant, other than a fleet station
138	or government station, to file a bond that will provide a guarantee that the applicant safety
139	inspection station will make compensation for any damage to a motor vehicle during an inspection
140	or adjustment due to negligence on the part of an applicant or his employees;
141	(b) establish procedures governing the issuance of safety inspection certificates to
142	Utah-based interstate commercial motor carriers; and
143	(c) suspend, revoke, or refuse renewal of any safety inspection station permit issued when
144	the division finds that the safety inspection station is not:
145	(i) properly equipped; or
146	(ii) complying with rules made by the division; and
147	(d) suspend, revoke, or refuse renewal of any safety inspection station permit or safety

inspector certificate issued when the station or inspector has violated any safety inspection law or

150 (4) The division shall maintain a record of safety inspection station permits and safety 151 inspector certificates issued, suspended, revoked, or refused renewal under Subsection (3)(c). 152 (5) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, the 153 division shall make rules: 154 (a) setting minimum standards covering the design, construction, condition, and operation 155 of motor vehicle equipment for safely operating a motor vehicle on the highway; 156 (b) establishing motor vehicle safety inspection procedures to ensure a motor vehicle can 157 be operated safely; 158 (c) establishing safety inspection station building, equipment, and personnel requirements 159 necessary to qualify to perform safety inspections; 160 (d) establishing age, training, examination, and renewal requirements to qualify for a safety 161 inspector certificate; 162 (e) establishing program guidelines for a school district that elects to implement a safety 163 inspection apprenticeship program for high school students; 164 [(e)] (f) establishing requirements: 165 (i) designed to protect consumers from unwanted or unneeded repairs or adjustments; (ii) for maintaining safety inspection records; 166 167 (iii) for providing reports to the division; and 168 (iv) for maintaining and protecting safety inspection certificates; 169 [(f)] (g) establishing procedures for a motor vehicle that fails a safety inspection; 170 [(g)] (h) setting bonding amounts for safety inspection stations if bonds are required under 171 Subsection (3)(a); and 172 [(h)] (i) establishing procedures for a safety inspection station to follow if the station is 173 going out of business. 174 (6) The rules of the division: 175 (a) shall conform as nearly as practical to federal motor vehicle safety standards including 176 49 CFR 393, 396, 396 Appendix G, and Federal Motor Vehicle Safety Standards 205; and 177 (b) may incorporate by reference, in whole or in part, the federal standards under 178 Subsection (6)(a) and nationally recognized and readily available standards and codes on motor 179 vehicle safety. 180 Section 3. Section **53-8-205** is amended to read:

181	53-8-205. Safety inspection required Safety inspection certificate required
182	Out-of-state permits.
183	(1) (a) Except as provided in Subsection (1)(b), a person may not operate on a highway
184	a motor vehicle required to be registered in this state unless the motor vehicle has passed a safety
185	inspection.
186	(b) Subsection (1)(a) does not apply to:
187	(i) vehicles exempt from registration under Section 41-1a-205; and
188	(ii) off-highway vehicles.
189	(2) The frequency of the safety inspection shall be determined based on the age of the
190	vehicle determined by model year and shall [be required]:
191	(a) be required each year for a vehicle that is [five] \$ [ten] SIX \$ or more years old on January 1; or
192	(b) every two years for each vehicle that is less than [five] Ş [ten] SIX ş years old on January 1 as
193	follows:
194	(i) in odd-numbered years for a vehicle with an odd-numbered model year; and
195	(ii) in even-numbered years for a vehicle with an even-numbered model year;
196	(c) be made by a safety inspector certified by the division at a safety inspection station
197	authorized by the division;
198	(d) cover an inspection of the motor vehicle mechanism, brakes, and equipment to ensure
199	proper adjustment and condition as required by department rules; and
200	(e) include an inspection for the display of license plates in accordance with Section
201	41-1a-404.
202	(3) A safety inspection station shall issue a safety inspection certificate to the owner of
203	each motor vehicle that passes a safety inspection under this section.
204	(4) The division may:
205	(a) authorize the acceptance in this state of a safety inspection certificate issued in another
206	state having a safety inspection law similar to this state; and
207	(b) extend the time within which a safety inspection certificate must be obtained by the
208	resident owner of a vehicle that was not in this state during the time a safety inspection was
209	required.
210	Section 4. Section 53-8-206 is amended to read:
211	53-8-206. Safety inspection Station requirements Permits not transferable

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on July 1, 2003.

212	Certificate of inspection Fees Unused certificates Suspension or revocation of permits.
213	(1) The safety inspection required under Section 53-8-205 may only be performed:
214	(a) by a person certified by the division as a safety inspector; and
215	(b) at a safety inspection station with a valid safety inspection station permit issued by the
216	division.
217	(2) A safety inspection station permit may not be assigned or transferred or used at any
218	location other than a designated location, and every safety inspection station permit shall be posted
219	in a conspicuous place at the location designated.
220	(3) If required by the division, a record and report shall be made of every safety inspection
221	and every safety inspection certificate issued.
222	(4) A safety inspection station holding a safety inspection station permit issued by the
223	division may charge:
224	(a) a fee as reimbursement for the safety inspection certificate fee as specified in
225	Subsection 53-8-204(1)(e); and
226	(b) a reasonable fee for labor in performing safety inspections, not to exceed:
227	(i) [\$5] \$7 or less for motorcycles;
228	(ii) unless Subsection $(4)(b)(i)$ or (iii) applies, [\$9] \$15 or less for motor vehicles; or
229	(iii) [\$12] \$20 or less for 4-wheel drive, split axle, and any motor vehicles that necessitate
230	disassembly of front hub or removal of rear axle for inspection.
231	(5) A safety inspection station may return unused safety inspection certificates in a
232	quantity of ten or more and shall be reimbursed by the division for the cost of the safety inspection
233	certificates.
234	(6) (a) Upon receiving notice of the suspension or revocation of a safety inspection station
235	permit, the safety inspection station permit holder shall immediately terminate all safety inspection
236	activities and return all safety inspection certificates and the safety inspection station permit to the
237	division.
238	(b) The division shall issue a receipt for all unused safety inspection certificates.
239	Section 5. Effective date.
240	This act takes effect on January 1, 2003, except for Section 41-6-163.6 which takes effect