	TRAFFIC CODE AMENDMENTS
	2008 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: James A. Dunnigan
	Senate Sponsor:
LO	NG TITLE
Ge	neral Description:
	This bill modifies the Traffic Code by amending provisions relating to the operation of
a m	otor vehicle.
Hig	shlighted Provisions:
	This bill:
	<ul> <li>authorizes the Department of Transportation to establish a posted speed limit that</li> </ul>
exc	eeds 75 miles per hour if the speed limit is based on a traffic engineering and
safe	ety study and is located between certain mile posts on a portion of the interstate;
	<ul> <li>requires the Department of Transportation to consider the roadway geometry and</li> </ul>
pop	pulation density when establishing a speed limit that exceeds certain maximum
spe	ed limits;
	<ul> <li>requires the Department of Transportation to analyze the results and impacts of</li> </ul>
imp	oosing a higher speed limit;
	<ul> <li>requires the Department of Transportation to report its evaluation results to the</li> </ul>
Tra	nsportation Interim Committee of the Legislature;
	<ul> <li>provides that an operator of a vehicle that is exempt from minimum speed</li> </ul>
reg	ulations while operating on a grade is not exempt from the requirement to
pro	mptly pass an overtaken vehicle on the left at a safe distance; and
	<ul> <li>makes technical changes.</li> </ul>
Mo	nies Appropriated in this Bill:

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28	None
29	Other Special Clauses:
30	None
31	Utah Code Sections Affected:
32	AMENDS:
33	41-6a-602, as last amended by Laws of Utah 2007, Chapter 52
34	41-6a-704, as last amended by Laws of Utah 2007, Chapter 52
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36	Be it enacted by the Legislature of the state of Utah:
37	Section 1. Section <b>41-6a-602</b> is amended to read:
38	41-6a-602. Speed limits established on state highways.
39	(1) (a) The Department of Transportation shall determine the reasonable and safe speed
40	limit for each highway or section of highway under its jurisdiction.
41	(b) For each highway or section of highway, each speed limit shall be based on a traffic
42	engineering and safety study consistent with the requirements and recommendations in the
43	most current version of the "Manual on Uniform Traffic Control Devices."
44	(c) The traffic engineering and safety studies shall include:
45	(i) the design speed;
46	(ii) prevailing vehicle speeds;
47	(iii) accident history;
48	(iv) highway, traffic, and roadside conditions; and
49	(v) other highway safety factors.
50	(2) In addition to the provisions of Subsection (1), the Department of Transportation
51	may establish different speed limits on a highway or section of highway based on:
52	(a) time of day;
53	(b) highway construction;
54	(c) type of vehicle;
55	(d) weather conditions; and
56	(e) other highway safety factors.
57	(3) (a) Except as provided in Subsection (3)(b) and (c), a posted speed limit may not
58	exceed 65 miles per hour.

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59	(b) [A] Except as provided in Subsection $(3)(c)$ , a posted speed limit on a freeway or
60	other limited access [highways] highway may not exceed 75 miles per hour.
61	(c) (i) The department may establish a posted speed limit on a freeway or other limited
62	access highway that exceeds the maximum speed limit in Subsection (3)(b) if the speed limit
63	<u>is:</u>
64	(A) based on a highway traffic engineering and safety study; and
65	(B) is located on a portion of $\hat{H} \rightarrow [\underline{the}] \leftarrow \hat{H}$ interstate $\hat{H} \rightarrow \underline{15}$ [system] $\leftarrow \hat{H}$ that is
65a	between milepost 222 and
66	milepost 64.
67	(ii) The department shall consider the roadway geometry and population density that
68	may be appropriate for a higher speed limit when establishing a speed limit under this
69	Subsection (3)(c).
70	(iii) If the department establishes a posted speed limit that exceeds the limit under
71	Subsection (3)(b), the department shall evaluate the results and impacts of increasing a speed
72	limit under Subsection (3)(c).
73	(iv) The department shall report the findings of an evaluation conducted under
74	Subsection (3)(c)(iii) to the Transportation Interim Committee no later than one year after a
75	speed limit has been imposed under this Subsection (3)(c).
76	[(c)] (d) This Subsection (3) is an exception to the provisions of Subsections (1) and
77	(2).
78	(4) When establishing or changing a speed limit, the Department of Transportation
79	shall consult with the following entities prior to erecting or changing a speed limit sign:
80	(a) the county for state highways in an unincorporated area of the county;
81	(b) the municipality for state highways within the municipality's incorporated area;
82	(c) the Department of Public Safety; and
83	(d) the Transportation Commission.
84	(5) The speed limit is effective when appropriate signs giving notice are erected along
85	the highway or section of the highway.
86	Section 2. Section <b>41-6a-704</b> is amended to read:
87	41-6a-704. Overtaking and passing vehicles proceeding in same direction.
88	(1) (a) On any highway:
89	[(a)] (i) the operator of a vehicle overtaking another vehicle proceeding in the same

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90	direction shall:
91	[(i)] (A) except as provided under Section 41-6a-705, promptly pass the overtaken
92	vehicle on the left at a safe distance; and
93	[(ii)] (B) enter a right-hand lane or the right side of the roadway only when safely clear
94	of the overtaken vehicle;
95	$\left[\frac{\mathbf{(b)}}{\mathbf{(ii)}}\right]$ the operator of an overtaken vehicle:
96	[(i)] (A) shall give way to the right in favor of the overtaking vehicle; and
97	[(ii)] (B) may not increase the speed of the vehicle until completely passed by the
98	overtaking vehicle.
99	(b) The exemption from the minimum speed regulations for a vehicle operating on a
100	grade under Section 41-6a-605 does not exempt the vehicle from promptly passing a vehicle as
101	required under Subsection (1)(a)(i)(A).
102	(2) On a highway having more than one lane in the same direction, the operator of a
103	vehicle traveling in the left general purpose lane:
104	(a) shall, upon being overtaken by another vehicle in the same lane, yield to the
105	overtaking vehicle by moving safely to a lane to the right; and
106	(b) may not impede the movement or free flow of traffic in the left general purpose
107	lane.
108	(3) An operator of a vehicle traveling in the left general purpose lane that has a vehicle
109	following directly behind the operator's vehicle at a distance so that less than two seconds
110	elapse before reaching the location of the operator's vehicle when space is available for the
111	operator to yield to the overtaking vehicle by traveling in the right-hand lane is prima facie
112	evidence that the operator is violating Subsection (2).
113	(4) The provisions of Subsection (2) do not apply to an operator of a vehicle traveling
114	in the left general purpose lane when:
115	(a) overtaking and passing another vehicle proceeding in the same direction in
116	accordance with Subsection (1)(a);
117	(b) preparing to turn left or taking a different highway or an exit on the left;
118	(c) responding to emergency conditions;
119	(d) avoiding actual or potential traffic moving onto the highway from an acceleration
120	or merging lane; or

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121 (e) following the direction of a traffic-control device that directs the use of a designated

122 lane.

Legislative Review Note as of 1-31-08 12:22 PM

Office of Legislative Research and General Counsel

## **Fiscal Note**

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2008 General Session State of Utah

**State Impact** 

Enactment of this bill will not require additional appropriations.

#### Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

2/8/2008, 9:22:13 AM, Lead Analyst: Ricks, G.

Office of the Legislative Fiscal Analyst