Nebraska Truck Information Guide

Carrier Enforcement 2007
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, bus, truck, truck-tractor or trailer.

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 page 1.

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

Nebraska State Patrol Offices

STATE HEADQUARTERS

PO Box 94907
1600 Highway 2
Lincoln, NE 68509
(402) 471-4545

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

Nebraska State Patrol 800 Number
Emergency Help Line only 1-800-525-5555

HEADQUARTERS

TRAFFIC
4130 NW 37th
Lincoln, NE 68524
(402)471-4680

TROOP C
PO Box 1602
3431 West Old Potash Hwy.
Grand Island, NE 68802
(308)385-6000

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

TROOP D
PO Box 1265
Jct. Hwy. 83 & I-80
North Platte, NE 69103
(308)535-8047

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

TROOP E
PO Box 1500
4500 Avenue I
Scottsbluff, NE 69363
(308)632-1211

(402)471-4545
Carrier Enforcement
(402)471-0105
www.nsp.state.ne.us
Agencies and Telephone Numbers

**Nebraska Agencies**

**Nebraska’s One-stop Shop Service**
Department of Motor Vehicles
301 Centennial Mall South
PO Box 98935
Lincoln NE 68509-8935
Toll Free - 888-622-1222
Int'l. Registration Plan & Int'l. Fuel Tax Agreement
(402)471-4435
Single State Registration & Insurance Filing
(402)471-4435
Conditional Safety Permits
(402)471-4435
Cathy Beedle, Supervisor
(402)471-3889
Web Address: www.dmv.state.ne.us

**CDL Examining**
Examining
Department of Motor Vehicles
301 Centennial Mall South
PO Box 94789
Lincoln NE 68509-4789
(402)471-3861

**Licensing**
Interstate Registration
Department of Motor Vehicles
301 Centennial Mall South, Mall Level
PO Box 94789
Lincoln NE 68509-4789
(402)471-4435

**Motor Fuel Tax**
Taxpayers Assistance Office
Department of Revenue
301 Centennial Mall South
PO Box 98904
Lincoln NE 68509-8904
(402)471-5730
1-800-554-3835

**Enforcement, Prorate, Mileage, Fuel Permit Information, Hazardous Material & Safety Regulations**
Nebraska State Patrol
Carrier Enforcement Division
3920 W Kearney St
Lincoln NE 68524-2260
(402)471-0105

**Federal Agency**
Hazardous Material & Safety Regulations
Department of Transportation
Federal Motor Carrier Safety Administration
Room 406, Federal Building
100 Centennial Mall North
Lincoln NE 68508-3803
(402)437-5986
For Safety Information:
www.fmcsa.dot.gov
For Hazardous Materials Information:
http://hazmat.dot.gov

**Overdimensional and Overweight Vehicles or Loads**
Department of Roads
 Permit Office, Room 123A
PO Box 94759
1400 Hwy 2
Lincoln NE 68509-4759
(402)471-0034
www.dor.state.ne.us
or District Offices located in: Omaha, Norfolk, Grand Island, Sidney, Bridgeport, North Platte, McCook and Ainsworth

**Operating Authority for Carriers of Passengers and Household Goods**
Public Service Commission
300 The Atrium
1200 N St
PO Box 94927
Lincoln NE 68509-4927
(402)471-3101
www.psc.state.ne.us

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NEBRASKA COMMERCIAL DRIVER’S LICENSE

Do You Need A Commercial Driver’s License

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 or administrative order, or upon conviction of certain offenses. This includes convictions of certain violations committed while driving non-commercial vehicles. There are four categories of offenses resulting in disqualification:

- Major Offenses
- Serious Traffic Offenses
- Violating Out-of-Service Orders
- Railroad Grade Crossing Violations

Major Offenses:

- Operating any motor vehicle (not limited to operations of a CMV):
  - Driving any motor vehicle under the influence of alcohol or a controlled substance.
  - Refusing to take an alcohol or drug test while operating any motor vehicle.
  - Leaving the scene of an accident driving any motor vehicle.
  - Using any motor vehicle in the commission of a felony.

The first major offense results in disqualification for one year. If the vehicle is transporting hazardous materials required to be placarded, the disqualification is for three years. A second offense results in your CDL being disqualified for life.

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.

Serious Traffic Offenses

While operating a CMV:

- Speeding – at or in excess of 15 miles per hour over the posted speed limit.
- Willful reckless or reckless driving.
- Making improper or erratic lane changes.
- Following the vehicle ahead too closely.
- Any violation of any traffic control arising in connection with an accident or collision resulting in a fatality.
- Driving a CMV without obtaining a CDL.
- Driving a CMV without a current CDL in driver’s possession.
- Driving a CMV without the proper class or endorsement for the specific vehicle being operated.
Testing

Individuals applying for an original (first time) Commercial Driver's License (CDL) will be required to pass the knowledge (written) and skills (driving) tests. Individuals renewing their Nebraska CDL will not be required to take the knowledge (written) tests, except for the hazardous materials portion, if the renewal is for the same class of commercial motor vehicle. The knowledge (written) tests, except for the hazardous material test, will be waived if the applicant surrenders to Nebraska a valid CDL from another state and is applying for the same class of license. Individuals with a valid CDL from another state will be able to waive the skills (driving) test when applying for a Nebraska CDL.

A knowledge test is required for:
• the class of vehicle
• each endorsement
• removing the air brake restriction
• pre-trip vehicle inspection

A skills test consists of brake checks, basic controls and a road test. The skills tests are given on an appointment only basis.

For further information contact:
Department of Motor Vehicles at (402)471-3861.

School Bus Endorsement

This new endorsement went into effect October 2004 in Nebraska. School bus drivers must hold a CDL with a Passenger (P) and School Bus (S) endorsement. The (S) endorsement requires a written and a skills test.

Ten-Year Driving History

CDL applicants who are applying for a new license, renewing or upgrading a license, or transferring a license from one jurisdiction to another, must request a driver’s record from all other jurisdictions that have issued a driver’s license to the applicant during the previous ten years. When you make an application for a Nebraska CDL, you will have to provide the names of all states that you held a license in during the past ten years.

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 U.S. 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—a fee will be charged. This process will be handled by a TSA third party agent—not the Nebraska DMV. Contact the TSA either by phone toll free at 1-877-429-7746, or at their website www.hazprints.com to complete the hazardous application.
The hazardous materials application must be completed before going to a fingerprint collection location.
The Nebraska Department of Motor Vehicles is sending renewal notices 90 days prior to expiration to those individuals who already hold a CDL with the Hazardous Materials endorsement informing them of the new requirements.

Restricted Commercial Driver’s License
The Restricted Commercial Driver’s License (RCDL), when accompanied by a Seasonal Permit (SEP), allows persons 18 years of age or older to drive Class “B” or “C” commercial motor vehicles 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.

Applicants must hold an operator's license or provisional operator’s permit 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 a 12-month period of time.

For more information about RCDL’s and SEP’s contact: Department of Motor Vehicles at (402)471-3861.

Vehicles Exempt from CDL
1. Farm trucks, except for farm-plated tractor trailers, within 150 miles of the registered owner’s farm or ranch.
2. Recreational vehicles.
3. Emergency vehicles operated by a public or volunteer fire department.
4. Military vehicles driven by active-duty military personnel.

Fees
The fee for a five-year Commercial Driver’s License is $55.00. Any change of class, restriction and/or endorsement after the license is issued will cost $10.00 each. The bus permit will still be issued at no cost.

Age

Intrastate (within Nebraska)
Class “A”, “B” or “C” — 18 years of age

Interstate (across state lines)
Class “A,” “B” or “C” — 21 years of age

License Classes

<table>
<thead>
<tr>
<th>Class</th>
<th>Tests</th>
<th>Written</th>
<th>Pre-Trip</th>
<th>Road</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>*Tractor-semi</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td></td>
<td>&amp; trailer</td>
<td>50 Questions</td>
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<tr>
<td></td>
<td>*Typical total weight ratings</td>
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<td>45,000-80,000 lbs.</td>
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<td></td>
<td>*Related endorsements</td>
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<td>- Doubles</td>
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<td>- Triples</td>
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<td></td>
<td>- Tankers</td>
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<td>- HAZMAT</td>
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<td></td>
<td>- Passengers</td>
<td>Plus any Class B, C or O Vehicles</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B</td>
<td>*Straight trucks in excess of 26,000 lbs. GVWR</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>*Buses in excess of 26,000 lbs. GVWR</td>
<td>50 Questions</td>
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<tr>
<td></td>
<td>*Trailer not in excess of 10,000 lbs. GVWR</td>
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<td></td>
<td>*Related endorsements</td>
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<td>- Tankers</td>
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<td>- HAZMAT</td>
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<td></td>
<td>- Passengers</td>
<td>Plus any Class C or O Vehicles</td>
<td></td>
<td></td>
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<tr>
<td>C</td>
<td>*Any single commercial motor vehicle with a gross vehicle weight rating of less than 26,001 lbs. or any such commercial motor vehicle towing a vehicle with a gross vehicle weight rating not exceeding 10,000 lbs. hauling HAZMAT or designed to transport 16 or more persons, including the driver.</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
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<td></td>
<td>50 Questions</td>
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<td></td>
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<tr>
<td>O</td>
<td>*Any vehicle except commercial motor vehicles or motorcycle.</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
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<td>25 Questions</td>
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<td>M</td>
<td>*Any motorcycle</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
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<td>25 Questions</td>
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</tbody>
</table>
**Weights**

### Maximum Legal Weight for Axles or Groups of Axles on Nebraska Highways and Interstate Highways

**Weight:**
- Any Single Axle - 20,000 Lbs.
- Any Tandem Axle - 34,000 Lbs.
- Maximum weight on State Highways - 95,000 Lbs. *(refer to chart on page 9)*
- Maximum weight on Interstate - 80,000 Lbs.
- 95,000 Lbs. with Conditional Safety Weight Permit *(refer to chart on page 9)*

A **Tandem Axle** is defined as any two consecutive axles whose centers are more than forty inches and not more than ninety-six inches 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 eight feet but less than eight feet six inches, shall be 38,000 pounds.

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 three axles shall be restricted to a maximum load of 34,000 pounds unless the distance between the extremes of the first and third axle is at least ninety-six inches in fact.

**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 Section 60-6301 of the State Statutes.

**Weight Tolerance:** None. There is a five (5) percent load shift, if only one axle, only one tandem axle, or only one group of axles when the distance between the first and last axle of such group of axles is twelve (12) feet or less.

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 (2) consecutive sets of tandem axles that measure a minimum of 36, 37, or 38 feet, you may carry 34,000 pounds each on such consecutive sets of tandem axles.

**Dummy Axles** shall be disregarded in determining the lawful weight of a vehicle or vehicle combination for operation on the highway. Dummy axle shall mean 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 the lessor of 8% or 8,000 lbs.of the gross weight of the vehicle or vehicle combination.

If any truck shall cross a bridge with total gross load in excess of the posted capacity of said bridge, and as a result of such crossing, any damage results to the bridge, the owner of such truck shall be responsible for all such damage.

If any vehicle with an indivisible load exceeding these limitations, contact the Nebraska Department of Roads to see if you qualify for an overweight permit.

### Maximum load in pounds carried on any group of two or more consecutive axles

<table>
<thead>
<tr>
<th>Distance in feet between the extremes of any two or more consecutive axles</th>
<th>Maximum load in pounds carried on any group of two or more consecutive axles</th>
</tr>
</thead>
<tbody>
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<td>4</td>
<td>34,000</td>
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<td>5</td>
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<td>44,000</td>
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<td>84,000</td>
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<td>59</td>
<td>85,000</td>
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<tr>
<td>60</td>
<td>85,500</td>
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</tbody>
</table>
Correct Method for Measuring Groups of Axles
(Refer to weight chart on page 9)
Registration and Licensing

If you are a Nebraska resident and your vehicles move intrastate (within Nebraska) only, license them at your county courthouse.

If you are a nonresident and your vehicles move interstate, or if you are a Nebraska-based interstate operator, contact the Department of Motor Vehicles, Motor Carrier Services Division, 301 Centennial Mall South, Mall Level, PO Box 94789, Lincoln, NE 68509-4789, (402)471-4435.

Nebraska is currently a member of the following apportioned registration agreement:

**International Registration Plan (IRP)**

<table>
<thead>
<tr>
<th>Alabama</th>
<th>Iowa</th>
<th>Nevada</th>
<th>South Dakota</th>
<th>Alberta</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arizona</td>
<td>Kansas</td>
<td>New Hampshire</td>
<td>Tennessee</td>
<td>British Columbia</td>
</tr>
<tr>
<td>Arkansas</td>
<td>Kentucky</td>
<td>New Jersey</td>
<td>Texas</td>
<td>Manitoba</td>
</tr>
<tr>
<td>California</td>
<td>Louisiana</td>
<td>New Mexico</td>
<td>Utah</td>
<td>New Brunswick</td>
</tr>
<tr>
<td>Colorado</td>
<td>Maine</td>
<td>New York</td>
<td>Vermont</td>
<td>New Foundland/Labrador</td>
</tr>
<tr>
<td>Connecticut</td>
<td>Maryland</td>
<td>North Carolina</td>
<td>Virginia</td>
<td>Labrador</td>
</tr>
<tr>
<td>Delaware</td>
<td>Massachusetts</td>
<td>North Dakota</td>
<td>Washington</td>
<td>Nova Scotia</td>
</tr>
<tr>
<td>Dist. of Columbia</td>
<td>Michigan</td>
<td>Ohio</td>
<td>West Virginia</td>
<td>Ontario</td>
</tr>
<tr>
<td>Florida</td>
<td>Minnesota</td>
<td>Oklahoma</td>
<td>Wisconsin</td>
<td>Prince Edward Island</td>
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<td>Mississippi</td>
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<td>Quebec</td>
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<td>Idaho</td>
<td>Missouri</td>
<td>Pennsylvania</td>
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<td>Saskatchewan</td>
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<tr>
<td>Illinois</td>
<td>Montana</td>
<td>Rhode Island</td>
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<tr>
<td>Indiana</td>
<td>Nebraska</td>
<td>South Carolina</td>
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</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, buses used in transportation of chartered parties, and government-owned vehicles, used in two or more jurisdictions that allocate or proportionally register vehicles and is 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. Is a power unit having a licensed weight in excess of 26,000 pounds.
2. Is a power unit having a gross weight in excess of 26,000 pounds.
3. Is a power unit having three or more axles (on the ground), regardless of weight, or
4. Is used in combinations when weight of such combination exceeds 26,000 pounds gross vehicle weight.

Any carriers based in the previously mentioned jurisdictions having vehicles eligible for apportioned registration but not registered as such, shall be required to meet their registration responsibilities by alternative means, such as: (1) purchasing a Trip Permit at the first truck permit station upon entering the State of Nebraska, or (2) fully license the vehicle at the county level as a nonresident commercial vehicle.
Trip Leases
A vehicle from a noncompact state or province, trip leased or long-term leased to an operator based in any of the IRP States, must prorate with the State of Nebraska or purchase a trip permit.

Any operator of a vehicle from a reciprocity jurisdiction that leases his/her vehicle to an operator based in an apportioning or prorating jurisdiction, shall pay fees in accordance with that apportioning or prorate jurisdiction.

For permit purposes, if a vehicle is displaying base plates from an IRP State and is not apportioned with Nebraska, a permit will need to be purchased on the base plate registration only.

A 72-hour trip permit may be purchased by the truck operator at the first temporary truck license station upon entering the state. A temporary license permit costs $25.00 with the station charging a ten percent issuing fee.

Nebraska Licenses
If you have your truck licensed as a Nebraska Apportion Vehicle, your license registration expires December 31 each year, with a grace period until the last day of the month in January. Enforcement begins February 1.

If you have your truck licensed in Nebraska at county level, your plates expire on the first day of the month one year from the month of issuance. You must renew it by the first day of the following month. Exception six-month plate.

You are allowed 1,000 pounds tolerance on commercial and farm license carrying capacity on which the registration fee on such vehicle has been paid.

Operating Authority
Intrastate Carriers
If you are an Intrastate Carrier operating as a household mover or transporting persons for hire, contact the Nebraska Public Service Commission. They may be reached at The Atrium, 1200 N Street, Lincoln, NE 68508, (402) 471-3101.

Interstate Carriers
If you are a For-Hire, Private, or Exempt Carrier operating in interstate commerce, you will be required to comply with the Unified Carrier Registration System (UCRS). However, at the time of this printing, the UCRS was not ready for implementation. For information regarding the progress of this program, please contact the Motor Carrier Services Division at (402) 471-4435 or toll free at 888-622-1222.

Qualifying vehicles licensed in other states must have an IFTA identification card issued by any listed IFTA state, or purchase a trip permit.

Instead of applying for the above permit, qualifying interstate motor carriers may purchase a Nebraska Trip Permit for interstate motor carriers fuel tax. The trip permit may be purchased by any operator who enters Nebraska at the first truck permit station. The Nebraska Trip Permit costs $20.00 and expires 72 hours after being issued.
Nebraska Truck Regulations for Agriculture

Definitions

Farm trailer shall mean any trailer or semitrailer (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, livestock, and produce to or from storage and market and attached to a passenger car, commercial-licensed vehicle registered for sixteen tons or less, or farm-licensed vehicle, or (c) used by a farmer or rancher to carry his or her own agricultural products, livestock, and produce to and from market. Such trailers shall carry on their license plate, in addition to the registration number, the letter X. Farm trailer shall not include a trailer so used when attached to a farm tractor.

Farm trucks shall mean trucks, including combinations of trucks or truck-tractors and trailers or semitrailers, of farmers or ranchers (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, livestock, and produce to or from storage or market, (c) used by farmers or ranchers in exchange of service in such hauling of such supplies or agricultural products, livestock, and produce, or (d) used occasionally to carry camper units or to pull boats or cabin trailers. Such trucks shall carry on their license plates, in addition to the registration number, the designation farm and the words “Not for Hire.”

Fertilizer trailer shall mean any trailer, including gooseneck appilcators or trailers, designed and used exclusively to carry or apply agricultural fertilizer or agricultural chemicals and having a gross weight including load thereon of 20,000 pounds or less. Such trailers shall carry on their license plate, in addition to the registration number, the letter X.

Dimensions

Width - Maximum Legal Width on All Highways - 8’6”

Exceptions for width only: (exceptons do not apply to interstate highways)

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.
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 twenty-five 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 fifteen feet, 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 twenty-five 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 60-6305 (not exceeding 65’ in length, 18’ in width, 18’ in height, and being operated only during hours of daylight).
6. During daylight hours only, vehicles enroute to pickup, delivering, or returning unloaded from delivery of baled livestock forage which, including the load if any, may be twelve feet in width.
7. Farm equipment dealers hauling, driving, delivering, or picking up farm equipment, or implements of husbandry during daylight hours on state highways.

Height - Maximum Legal Height on All Highways - 14’6”

Exceptions for height only: (overwidth vehicles not authorized on interstate highways)

1. Combines or vehicles in transporting combines, to be engaged in harvesting within or without the state, moving into or through the state during daylight hours when the overall height does not exceed 15’6”.
2. Farm equipment dealers hauling farm equipment shall not exceed an overall height of 15’6”.
3. Livestock forage vehicles with or without load that comply with subsection 2 of 60-6305. (Refer to #5 above on width)

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.

Truck and Trailer combinations shall not exceed a length of 65’ overall length 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 driveway 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.

(If overwidth the following vehicles not authorized on interstate highways)

6. Movement of unbaleed livestock forage vehicles, loaded or unloaded.
7. 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’.
8. Farm equipment dealers hauling, driving, delivering or picking up farm equipment within the county in which the dealer maintains his place of business, or adjoining counties and return.

9. Temporary movement of farm machinery during daylight hours in normal farm operations. (Never authorized to travel on interstate highways)

Overdimension-Overweight Permit Sources
Permits may be obtained from the Department of Roads website at www.dor.state.ne.us

Lincoln Permit Office
Nebraska Dept. of Roads
Permit Office - Room 123A
1400 Highway 2
PO Box 94759
Lincoln NE 68509-4759
(402)471-0034
FAX: (402)479-3906

District 2 - Omaha
4425 South 108th St
PO Box 45461
Omaha NE 68145-0461
(402)595-2534

District 3 - Norfolk
408 North 13th St
PO Box 1707
Norfolk NE 68702-1707
(402)370-3470

District 4 - Grand Island
211 North Tilden St
PO Box 1488
Grand Island NE 68802-1488
(308)385-8265

District 5 - Bridgeport
514 Main St
PO Box 580
Bridgeport NE 69336-0580
(308)262-1920

District 6 - North Platte
1321 North Jeffers
PO Box 1108
North Platte NE 69103-1108
(308)335-8031

District 7 - McCook
619 & Auditorium Dr
PO Box 530
McCook NE 69001-0530
(308)345-8490

District 8 - Ainsworth
736 E 4th St.
Ainsworth NE 69210-1215
(402)387-2471 or 387-2472

Seasonal Harvest Overweight Permits
Seasonal harvest permits may be issued to carriers hauling grain or seasonally harvested products from the field where they are harvested to storage, market, or stockpile in the field for distances to one hundred twenty miles. These carriers may be up to fifteen percent greater than the maximum weight specified by law and up to ten percent 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 one hundred twenty miles to an available marketing or storage destination.

Permits for grain or other seasonable harvested products shall be valid for thirty days or sixty days and renewable for a total number of days not to exceed one hundred twenty days per year. No permit shall authorize a weight greater than 20,000 pounds on any single axle.

Overweight Exception for Seasonally Harvested Products:

No permit is required for carriers hauling grain or other seasonally harvested products operating from the field where such grain or products are harvested to storage, market, or stockpile in the field or from stockpile to market or factory up to seventy 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. The owner or a representative of the owner of the agricultural product shall furnish the driver of the loaded vehicle a signed statement of origin and destination.

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

Custom Harvest Information

Maximum Legal Width - 8'6"

Except: (not authorized on the Interstate Highway System)

1. 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 fifteen feet, except that vehicles used in transporting combines or other implements of husbandry may, when necessary to the harvesting operation or other agricultural work, travel unladen for distances not to exceed twenty-five miles, while the combine or other implement of husbandry to be transported is engaged in a harvesting operation or other agricultural work.

2. Mobile homes not exceeding 16’ in width and with an outside tire width dimension not exceeding 120’ moving during daylight hours.

Maximum Legal Length of a Straight Truck-Trailer Combination - 65’ Overall 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 load.

Maximum legal length of a semi-trailer is 53’ including load.

Maximum legal length of a truck-tractor semi-trailer, trailer combination is 65’ measuring the trailers only including the load.

Maximum legal length of all other combinations (including B-Trains) 65’ including load. Maximum legal length for a truck-tractor two trailer combination or a truck-tractor semitrailer trailer combination used in transporting equipment utilized by custom harvesters under contract to agricultural producers to harvest wheat, soybeans, or milo during the months of April through November – the length of the property-carrying units (excluding load) shall not exceed 81’6”.

For the purpose of this exception, property-carrying unit shall mean any part of a commercial motor vehicle combination, except the truck-tractor, used to carry property and shall include trailers and semitrailers.

Maximum legal length of a mobile home is 40’.

1. Overlength permits are available at a cost of $10.00

Maximum Legal Height for a Vehicle Empty or Loaded - 14’6"

Exceptions:

1. Combines or vehicles used in transporting combines, to be engaged in harvesting within or without the state, moving into or through the state during daylight hours when the overall height does not exceed 15’6”.

2. Vehicles which have been issued an overweight permit.

Note: Owners, lessees, and operators, jointly and severally, of vehicles 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 from operation of a vehicle exceeding 12’6” in height.

Weight

Maximum -- Single axle 20,000 lbs.
Tandem axle 34,000 lbs.
Triple axles @ 8 feet 42,000 lbs.
Triple axles @ 9 feet 42,500 lbs.
Triple axles @ 10 feet 43,500 lbs.
Gross Weight -- Refer bridge chart for number of axles and distance apart:
  Maximum 5 axles @ 60 feet 85,500 lbs.
  Maximum 6 axles @ 60 feet 90,000 lbs.
  Maximum 7 axles @ 60 feet 95,000 lbs.

Seasonal harvest overweight permits are available for hauling out of the field. Cost is $25.00 for 30 days. Call the Department of Roads Permit Office (402)471-0034 in Lincoln or one of the District Offices listed on page 18.

Permits
72-hour Prorate Trip Permits -- May be required if not apportioned.
72-hour Fuel Trip Permits -- Shall be required if in possession of an IFTA permit.

Trip permits are available through the wire services (Transceiver, CCIS, etc.) or designated truck stops. Trip permit costs are: Prorate $25.00, Fuel $20.00.

See page 14 regarding Operating Authority.

Non-Resident Grain Haulers Permit
A truck, truck-tractor, semi-trailer or trailer lawfully licensed in another state or province, not apportion licensed, and is 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 first is hauled. The cost of the permit is $20 for a straight truck and $150 for combination units (truck and trailer or truck-tractor semi-trailer, or any type combination).

General Regulations
All trucks must stop at our weigh stations: exceptions are recreation vehicles and pickups with 1-ton or less factory rated capacity.

Pickups towing trailers must stop -- unless it is towing a recreation trailer.

Load projecting to rear; red flag, red light required. Whenever the load on any vehicle extends more than four feet 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 twelve inches 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; requirements; violation; penalty. 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. Any person violating the provisions of this section shall, upon conviction thereof, be fined in a sum not less than ten dollars nor more than one hundred dollars.

Transportation of sand, gravel, rock; material covered with canvas; penalty. No person shall transport any sand, gravel, rock less than two inches 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. Any person who shall violate any of the provisions of this section shall be guilty of a Class IV misdemeanor.

Load Securement. No person shall drive or move a motor vehicle, trailer, or semitrailer upon any highway unless the cargo or contents carried by the motor vehicle, trailer, or semitrailer is properly distributed and adequately secured to prevent the falling of cargo or contents from the vehicle. The tailgate, doors, tarps, 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 tiedowns and tiedown assemblies of adequate strength or sides, sideboards, or stakes and a rear endgate, endboard, or stakes strong enough and high enough to assure that cargo or contents will not fall from the vehicle.

Disabled vehicles, length and load limit exception. The length limitations of Section 60-6,290 and weight limitation of Section 60-6,294 shall not apply when a disabled combination of vehicles is towed if the combination of vehicles, together with the wrecker or tow truck, does not exceed one hundred fifty feet, inclusive of front and rear bumpers including load. Such exception shall apply only if the disabled combination of vehicles is being towed directly to the nearest place of secure safekeeping. The towing vehicle shall be connected with the air brakes and brake lights of the towed vehicle.

Towing; draw bars, other connections; length; red flag required, when. 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 fifteen feet 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 twelve inches both in length and width that shall be at least five feet and not more than ten feet 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 twelve inches both in length and width.

Trucks; rear-view mirror. Each truck shall be equipped with a rear-view mirror which shall be kept clean, repaired and installed according to the official highway rules.

Truck-trailer combination; warning decal, when. A warning decal shall be attached to every truck-trailer combination, except trailers subject to Section 60-6243, having a connection device between such vehicles which is more than twelve feet in length. Such decal shall be made of red reflectorized material and contain the words “Long Vehicle - Pass With Care.” The letters shall be of white reflectorized material and shall be not less than three inches in height. The decal shall be affixed to the sides and rear parts of the trailer at a height of not less than forty-eight inches nor more than seventy-four inches from the ground level.
Brakes; requirements.

1. 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, including two separate means of applying the brakes, each of which means shall be effective to apply the brakes to at least two wheels and so constructed that no part which is liable to failure shall be common to the two, except that a motorcycle need be equipped with only one brake. All such brakes shall be maintained at all times in good working order.

2. It shall be unlawful for any owner or operator of any motor vehicle, other than a motorcycle, to operate such motor vehicle upon a highway unless the brake equipment thereon qualifies in the following respects with regard to maximum stopping distances from a speed of twenty miles per hour on dry asphalt or concrete pavement free from loose materials as hereinafter set forth:
   (a) Two wheel brakes, maximum stopping distance, forty feet; (b) Four or more wheel brakes, vehicles up to seven thousand pounds, gross weight, maximum stopping distance, thirty feet; (c) Four or more wheel brakes, vehicles over seven thousand pounds gross weight, maximum stopping distance, thirty-five feet; (d) All hand, parking or emergency brakes, vehicles up to seven thousand pounds gross weight, maximum stopping distance, fifty-five feet; and (e) All had, parking or emergency brakes, vehicles over seven thousand pounds gross weight, maximum stopping distance, sixty-five feet.

3. All braking distances specified in subsection (2) above shall apply to all vehicles whether unloaded or loaded to the maximum capacity permitted by law.

4. The retarding force of one side of the vehicle shall not exceed the retarding force on the opposite side so as to prevent the vehicle stopping in a straight line.

Trailers; brake requirements; safety chains; when required.

1. Trailers subject to the motor carrier safety regulations adopted by Nebraska Statute 75-363 must have brakes as specified in 49 CFR 393 Subpart C.

2. All other commercial trailers with a carrying capacity of more than ten thousand 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 Sections 39-602 and 71-4,603 and recreational trailers having a gross loaded weight of three thousand pounds or more but less than six thousand five hundred pounds shall be equipped with brakes on at least two wheels, and such trailers with a gross loaded weight of six thousand five hundred 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 Section 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.

Federal Motor Carrier Safety Regulations

Applicability

Interstate Motor Carriers

The safety regulations are applicable to all motor carriers, drivers, and vehicles which transport property or passengers in interstate commerce when the vehicle:

1. Has a gross vehicle weight rating, gross combination weight rating, gross vehicle weight, or gross combination weight of 10,001 or more pounds; or

2. Is designed or used to transport more than 8 passengers (including the driver) for compensation; or

3. Is designed or used to transport more than 15 passengers, including the driver; and is not used to transport passengers for compensation; or

4. Is used in transporting hazardous materials in a quantity requiring placarding under regulations issued by the Secretary of Transportation under the Hazardous Materials Transportation Act.

Intrastate Motor Carriers

The safety regulations are applicable to all motor carriers transporting persons or property in intrastate commerce to include:

1. All vehicles of such motor carriers with a gross vehicle weight rating, gross combination weight rating, gross vehicle weight, or gross combination weight over 10,000 pounds;

2. All vehicles of such motor carriers designed or used to transport more than 8 passengers, including the driver, for compensation, or designed or used to transport more than 15 passengers, including the driver, and not used to transport passengers for compensation;

3. All vehicles of such motor carriers transporting hazardous materials required to be placarded pursuant to section 75-364; and

4. All drivers of such motor carriers if the drivers are operating a commercial motor vehicle as defined in section 60-465 which requires a commercial driver's license.

Exemptions for Intrastate Motor Carriers

Intrastate Vehicles exempt from safety regulations:

1. Farm trucks registered for 16 tons or less.

2. Fertilizer and agricultural chemical application and distribution equipment transported in units with a capacity of 3,500 gallons or less if the equipment is not required to be placarded for hazardous materials.

3. Trucks operated by any motor carrier excepted from the Federal Motor Carrier Safety Regulations by 49 CFR 390.3(f) or any nonprofit entity, operating solely in intrastate commerce, organized for the purpose of furnishing electric service.

Intrastate Drivers exempt from safety regulations:

1. Drivers of farm trucks.

2. Drivers excepted from the Federal Motor Carrier Safety Regulations by 49 CFR 390.3(f) or any nonprofit entity, operating solely in intrastate commerce, organized for the purpose of furnishing electric service.

3. Part 395 -- These intrastate hours of service limits apply to CDL drivers in intrastate operation only:

   12 hours driving after 8 consecutive hours off duty
16 hours driving and on duty after 8 consecutive hours off duty
70 hours maximum on duty in 7 consecutive days or 80 hours maximum on duty in 8 consecutive days.

(4) Hours of service limits do not apply to drivers transporting agricultural commodities and/or farm supplies for agricultural purposes when the transportation occurs within a 100 air-mile radius of the source or distribution point of the commodities and/or supplies and the transportation occurs from February 15 through December 15 each year.

(5) Physical Qualifications and Examinations of Drivers, do not apply to any driver who operates a commercial motor vehicle exclusively in intrastate commerce and holds, or has held, a CDL issued by Nebraska prior to July 30, 1996. Drivers applying for their first CDL license after July 30, 1996 will be required to meet the minimal physical qualification requirements of 49 CFR 391.

Farm and Agricultural Exemptions

Interstate Operations (Across State Lines)

<table>
<thead>
<tr>
<th>Vehicle</th>
<th>Distance from Farm</th>
<th>Age Requirement</th>
<th>Exemption Granted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Farm vehicle less than 10,000 lbs. gross weight rating</td>
<td>No Limit</td>
<td>None</td>
<td>Exempt from all federal driver requirements.</td>
</tr>
<tr>
<td>Farm straight trucks with gross weight rating over 10,000 lbs.</td>
<td>150 miles or less</td>
<td>None</td>
<td>Exempt from FMCSR driver requirements. Part 391</td>
</tr>
<tr>
<td>Farm combination vehicle with 10,000 lbs. or more gross vehicle rating</td>
<td>150 miles or less</td>
<td>18 years old or older</td>
<td>Minimum age requirement (21 years old). Background and character checks. Written and road tests. Record keeping requirements.</td>
</tr>
<tr>
<td>Beekeeper’s vehicle engaged in seasonal transportation of bees.</td>
<td>No Limit</td>
<td>None</td>
<td>Exempt from all federal driver requirements. Part 391</td>
</tr>
<tr>
<td>Custom harvesting vehicle</td>
<td>No Limit</td>
<td>None</td>
<td>Exempt from all federal driver requirements. Part 391</td>
</tr>
</tbody>
</table>

Farm and Agricultural Exemptions

Intrastate Operations (Within Nebraska Only)

Driver Requirements

All Nebraska licensed farm truck drivers operating in Nebraska are exempt from:

- Part 391 - Qualifications of Drivers
- Section 395.8 of Part 395 - Record of Duty Status (log books)
- Section 396.11 of Part 396 - Driver Vehicle Inspection Reports

Vehicle Requirements

Nebraska licensed farm trucks registered for more than 16 tons are subject to:

- Part 390 - Federal Motor Carrier Safety Regulations: General.
- Part 393 - Parts and Accessories necessary for safe operation.
- Part 396 - Inspection, repair, and maintenance.
- Part 397 - Transportation of Hazardous Materials, driving and parking rules.

Nebraska licensed farm trucks registered 16 tons and under are exempt from all safety regulations in normal farming or ranching operations.

Federal Motor Carrier Safety Regulation Parts

Part 382 - Controlled Substances and Alcohol Use and Testing. This part establishes programs designed to help prevent accidents and injuries resulting from the misuse of alcohol or use of controlled substances by drivers of commercial motor vehicles. It applies to every person and to all employers of such persons who operate a commercial motor vehicle in commerce and is subject to the commercial driver’s license requirements.

Part 383 - Commercial Driver’s License Standards: Requirements and Penalties. The standards in Part 383 help reduce or prevent truck and bus accidents, fatalities, and injuries by requiring that no driver have more than one driver’s license and by disqualifying drivers who do not safely operate commercial motor vehicles.

Part 387 - Minimum Levels of Financial Responsibility for Motor Carriers. Part 387 says motor carriers of property operating commercial vehicles in interstate, foreign, or intrastate commerce, and for hire carriers of passengers operating in interstate or foreign commerce must have a minimum amount of insurance.

Part 390 - Federal Motor Carrier Safety Regulations; General. - Motor carriers must keep an accident register of all reportable accidents, as per Part 390.15. The definition of a reportable accident is an occurrence involving a vehicle engaged in the interstate, foreign, or intrastate operations of a motor carrier resulting in any one of the following:

- The death of a person.
- Bodily injury to a person who, as a result, received immediate treatment away from the scene of the accident.
- One or more motor vehicles incurring disabling damage as a result of the accident, requiring the vehicle to be transported away from the scene by a tow truck or other vehicle.

Part 391 - Qualifications of Drivers. Part 391 says drivers of commercial motor vehicles must be qualified. This part also explains what a motor carrier must do to qualify drivers.

Part 392 - Driving of Motor Vehicles. Part 392 says that every motor vehicle must be operated in accordance with the laws, ordinances, and regulations of the jurisdiction in which it is being operated. However, if a regulation of the Federal Motor Carrier Safety Administration imposes a higher standard of care than that law, ordinance or regulation, the Federal Motor Carrier Safety Administration’s regulation must be complied with.

Part 393 - Parts and Accessories Necessary for Safe Operation. Every motor carrier, its officers, agents, drivers, representatives, and employees involved with the maintenance of equipment must understand and obey the rules of this part. A motor carrier cannot operate any commercial motor vehicle unless it is properly equipped.

Part 395 - Hours of Service of Drivers. The purpose of the hours-of-service regulations is to keep fatigued drivers off the highway. A motor carrier shall not permit or require any driver used by it to drive any commercial motor vehicle, nor shall any such driver drive any commercial motor vehicle more than the number of hours specified. Every driver who operates a commercial motor vehicle shall record his/her duty status, in duplicate, for each 24-hour period on a specified grid, (commonly called a logbook) or by using an automatic on-board recording device that meets the requirements of Section 395.15.
Part 396 - Inspection, Repair, and Maintenance. Every motor carrier must see that all its vehicles are regularly inspected, repaired, and maintained. All vehicle parts and accessories must be in a safe and proper working order at all times. Generally, motor carriers must see that the maintenance records are kept on each commercial motor vehicle.

Part 397 - Transportation of Hazardous Materials. Driving and Parking Rules. The rules in Part 397 apply to each carrier transporting hazardous materials by a commercial motor vehicle that must be marked or placarded in accordance with 49 CFR 177.823.

Part 177 - Carriage by Public Highway. To promote the uniform enforcement of law and to minimize the dangers to life and property incident to the transportation of hazardous materials, by private, common and contract carriers, by motor vehicles engaged in interstate or foreign commerce, the regulations in Parts 170-189 of this subchapter are prescribed to define these articles for motor-vehicle transportation purposes, and to state the precautions that must be observed by the carrier in handling them while in transit. It is the duty of each such carrier to make the prescribed regulations effective and to thoroughly instruct employees in relation thereto.

Hazardous Material Transportation

The following parts, subparts, and sections of the Federal Hazardous Materials Regulations found in Title 49 of the Code of Federal Regulations are adopted (with exceptions) as Nebraska law and are applicable to all motor carriers whether engaged in interstate or intrastate commerce, drivers of such motor carriers, and vehicles of such motor carriers:

(a) 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;
(b) Part 107 - Hazardous Materials Program Procedures, subpart G — Registration of Persons Who Offer or Transport Hazardous Materials;
(c) Part 171 - General Information, Regulations, and Definitions;
(e) Part 173 - Shippers' General Requirements for Shipments and Packagings;
(f) Part 177 - Carriage by Public Highway;
(g) Part 178 - Specifications for Packagings; and
(h) Part 180 - Continuing Qualification and Maintenance of Packagings.

Agricultural operations exceptions:

(a) The transportation of an agricultural product other than a Class 2 material (Compresses Gases), over roads, other than the National System of Interstate and Defense Highways, between fields of the same farm, is excepted when:

(i) The agricultural product is transported by a farmer who is an intrastate private motor carrier; and

(ii) The movement of the agricultural product conforms to all other laws in effect on or before July 1, 1998, and 49 CFR 173.24, 173.24a and 173.24b;

(b) The transportation of an agricultural product to or from a farm, within one hundred fifty (150) miles of the farm, is excepted from the requirements in 49 CFR 172 Subpart G (emergency response information) and 49 CFR 172 Subpart H (training requirements) when:

(i) The agricultural product is transported by a farmer who is an intrastate private motor carrier;

(ii) The total amount of agricultural product being transported on a single vehicle does not exceed:

(A) Sixteen thousand ninety-four pounds of ammonium nitrate fertilizer properly classed as Division 5.1, PGIII, in bulk packaging; or

(B) Five hundred two gallons for liquids or gases, or five thousand seventy pounds for solids, of any other agricultural product;

(iii) The packaging conforms to the requirements of state law and is specifically authorized for transportation of the agricultural product by state law and such state law has been in effect on or before July 1, 1998; and

(iv) (A) 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 49 CFR adopted in this section; and

(B) Instruction by the Department of Agriculture required pursuant to the Pesticide Act shall be sufficient for instruction under subdivision (2) (b)(iv)(A) of this section, if it has been approved for that purpose by the carrier enforcement division of the Nebraska State Patrol; and

(c) Formulated liquid agricultural products in specification packagings of fifty-eight gallon 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.

Exceptions for nonspecification bulk packagings:

Notwithstanding requirements for specification packagings in 49 CFR 173 Subpart F and 49 CFR 178 and 180, of the hazardous material by an intrastate motor carrier until July 1, 2000, in accordance with subdivision (d) of this section:

(a) Nonspecification cargo tanks for petroleum products:

Notwithstanding requirements for specification packagings in 49 CFR 173 Subpart F, and 49 CFR 178 and 180, a nonspecification 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 three thousand gallons, may be used by an intrastate motor carrier for transportation of a flammable liquid petroleum product in accordance with subdivision (d) of this subsection:

(b) Permanently secured nonbulk tanks for petroleum products:

Notwithstanding requirements for specification packagings in 49 CFR 173 Subpart F, and 49 CFR 178 and 180, a nonspecification 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 one hundred nineteen gallons, may be used by an intrastate motor carrier for transportation of a flammable liquid petroleum product in accordance with subdivision (d) of this subsection; and

(c) Additional requirements: A packaging used pursuant to subdivision (a), (b), (c) of this subsection must:

(i) Be operated by an intrastate motor carrier and in use as a packaging for hazardous material before July 1, 1998;
(ii) Be operated in conformance with the requirements of the State of Nebraska;
(iii) Be specifically authorized by state law in effect before July 1, 1998, for use as a packaging for the hazardous material being transported and by 49 CFR 173.24, 173.24a, and 173.24b;
(iv) Be offered for transportation and transported in conformance with all other applicable requirements of the hazardous material regulations;
(v) Not be used to transport a flammable cryogenic liquid, hazardous substance, hazardous waste, or marine pollutant; and
(vi) On and after July 1, 2000, for a tank authorized under subdivision (b) or (c) of this subsection, conform to all requirements in 49 CFR 180, except for 49 CFR 180.405(g) of the hazardous material regulations, in the same manner as required for a United States Department of Transportation specification MC306 cargo tank motor vehicle.

For purposes of this section:

(a) Agricultural product means a hazardous material, other than a common carrier public service, whose end use directly supports the production of crops, poultry, or livestock; and
(b) Bulk package means a packaging, including a transport vehicle or freight container, in which hazardous materials are loaded with no other intermediate form of containment and which has:

(i) A maximum capacity greater than one hundred nineteen gallons as a receptacle for a liquid;
(ii) A maximum net mass greater than eight hundred eighty-two pounds and a maximum capacity greater than one hundred nineteen gallons as a receptacle for a solid; or
(iii) A water capacity greater than one thousand pounds as a receptacle for a gas as defined in 49 CFR 173.115;
(c) Farmer means a person engaged in the production of raising of crops, poultry, or livestock; and
(d) Private motor carrier means a person or persons engaged in the transportation of persons or product while in commerce, but not for hire.
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 vehicle is already properly placarded. Freight containers having a capacity of 640 cubic feet or more, and portable tanks having a capacity of 1,000 gallons or more, must be placarded. Smaller freight containers and portable tanks may be placarded in lieu of being labeled. Placards should be one on each end and each side free of accessories and/or appurtenances that would tend to obscure it. Be displayed point on point and maintained in a legible condition during transportation.

Hazardous Materials Accidents or Spills - Carriers involved in accidents where hazardous materials, hazardous substances, or hazardous wastes all spilled and are required to be reported to the National Response Center (1-800-424-8802), can also call the Nebraska State Patrol (1-800-525-5555 or 471-4545) for assistance.

In accordance with Nebraska State Statute 60-6173, drivers of vehicles required to be placarded pursuant to Section 75-364 must stop at railroad crossings, except for those abandoned or marked exempt.

This material is intended to be used as guidelines only. Compliance and applicability should be checked for each product separately before transportation.

Hazardous Material Safety Permits

Who must hold a safety permit: (49 CFR 385.403)

A motor carrier is required to file a Motor Carrier Identification Report Form (MCS-150) according to the schedule set forth in 390.19(a) of the Federal Motor Carrier Safety Regulations. The motor carrier may not transport in interstate or intrastate commerce any of the following hazardous materials, in the quantity indicated for each, unless the motor carrier holds a safety permit or temporary safety permit:

1. **Radioactive Materials**: A highway route-controlled quantity of Class 7 material, as defined in 49 CFR 173.43.
2. **Explosives**: More than 55 pounds of a Division 1.1, 1.2 or 1.3 material, or an amount of a Division 1.5 material requiring placards under 49 CFR 172(f).
3. **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 49 CFR 171.8, that meets the criteria for “Hazard Zone A,” as specified in 49 CFR 173.116(a) or 173.133(a).
   - **Hazard Zone B**: A “material poisonous by inhalation,” as defined in 49 CFR 171.8 of this title, that meets the criteria for “Hazard Zone B,” as specified in 49 CFR 173.116(a) or 173.133(a) in a bulk packaging (capacity greater than 119 gallons).
   - **Hazard Zone C & D**: A “material poisonous by inhalation,” *(including Anhydrous Ammonia)* as defined in 171.8 of this title, that meets the criteria for “Hazard Zone C,” or “Hazard Zone D,” as specified in 173.116(a) of this title, in a packaging having a capacity equal to or greater than 3,500 gallons.
4. **Methane**: A shipment of compressed or refrigerated liquefied methane or liquefied natural gas or other liquefied gas with a methane content of at least 85% in a bulk packaging having a capacity equal to or greater than 3,500 gallons for liquids or gases.

Additional information may be found on FMCSA’s website: [www.fmcsa.dot.gov](http://www.fmcsa.dot.gov).

Intrastate Vehicle Marking and DOT Numbers

Intrastate DOT Numbers and Vehicle Markings are required for all Nebraska Intrastate Commercial Carriers operating vehicles solely in intrastate commerce to include:

1. All commercial vehicles that transport property or passengers and have a gross weight or a manufacturer's gross weight rating over 10,000 lbs.
2. All trucks required to be placarded pursuant to State Statute 75-364.

(a) In adopting 49 CFR 390.21 – Marking Commercial Motor Vehicles – as regulation incorporated under State Statute 75-363, the following policy is established for compliance with Part 390.21.

(b) **Nature of marking.** The marking must display the following information:
   1. The legal name or a single trade name of the motor carrier as listed on the motor carrier identification report operating the self-propelled commercial motor vehicle.
   2. The intrastate motor carrier identification number, issued by the FMCSA, preceded by the letters “USDOT” *(numerical assignment)* and NE suffix.
   3. If the name of any person other than the operating carrier appears on the commercial motor vehicle operated under its own power, either alone or in combination, the name of the operating carrier shall be followed by the information required by paragraphs (b)(1) and (2) of this section, and be preceded by the words “operated by.”
   4. Other identifying information may be displayed on the commercial motor vehicle if it is not inconsistent with the information required by this paragraph.

(c) **Size, shape, location, and color of marking.** The marking must:
   1. Appear on both sides of the self-propelled commercial motor vehicle;
   2. Be in letters that contrast sharply in color with the background on which the letters are placed;
   3. Be readily legible, during daylight hours, from a distance of 50 feet while the commercial motor vehicle is stationary; and
   4. Be kept and maintained in a manner that retains the legibility required by paragraph (c)(3) of this section.

(d) **Construction and durability.** The marking may be painted on the commercial motor vehicle or may consist of a removable device, if that device meets the identification and legibility requirements of this section, and such marking shall be maintained in such a manner as to remain legible as required by this section.
(e) Rented commercial motor vehicles. A motor carrier operating a self-propelled commercial vehicle under a rental agreement having a term not in excess of 30 calendar days may meet the requirements of this section in either one of two ways:

(1) The commercial motor vehicle is marked in accordance with the provisions of paragraphs (b) through (d) of this section; or

(2) The commercial motor vehicle is marked as set forth below:

   (i) The name or trade name of the lessor is displayed in accordance with paragraphs (c) and (d) of this section;

   (ii) The city or community and state (name abbreviated), in which the lessor maintains its principal place of business or in which the commercial motor vehicle is customarily based is displayed in accordance with paragraphs (c) and (d) of this section;

   (iii) The lessor's identification number, issued by the FMCSA, preceded by the letters “USDOT” is displayed in accordance with paragraphs (c) and (d) of this section; and

   (iv) The rental agreement entered into by the lessor and the renting motor carrier conspicuously contains the following information:

      (A) The name and complete physical address of the principal place of business of the renting motor carrier;

      (B) The identification number issued the renting motor carrier by the FMCSA, preceded by the letters “USDOT,” if the motor carrier has been issued such a number. In lieu of the identification number required in this paragraph, the following may be shown:

         (1) Information which will indicate if the motor carrier is engaged in “interstate” or “intrastate” commerce; and

         (2) Information which will indicate if the renting motor carrier is transporting hazardous materials in the rented commercial motor vehicle;

         (3) The sentence: “This lessor cooperates with all federal, state, and local law enforcement officials nationwide to provide the identity of customers who operate this rental commercial motor vehicle,” and

   (v) The rental agreement entered into by the lessor and the renting motor carrier is carried on the rental commercial motor vehicle during the full term of the rental agreement.

The Marking of Commercial Motor Vehicles and Intrastate DOT numbers do not apply to trucks or truck-tractors registered as Nebraska Farm Trucks engaging solely in Intrastate commerce and operating solely and entirely within the state of Nebraska.