1	AN ACT relating to overweight and overdimensional vehicles.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 189 IS CREATED TO
4	READ AS FOLLOWS:
5	After the effective date of this section and until June 30, 2020:
6	(1) As used in this section, "metal commodities" means output products from metal-
7	producing industries that are transported in their most basic and original form
8	from a mill or storage facility to market for processing. "Metal commodities"
9	does not include manufactured parts being transported from a manufacturer or
10	supplier to another customer;
11	(2) The department shall promulgate administrative regulations pursuant to KRS
12	Chapter 13A governing the issuance of annual and single-trip permits for the
13	operation of motor vehicles transporting metal commodities with a minimum
14	gross weight of eighty thousand and one (80,001) pounds and a maximum gross
15	weight of one hundred twenty thousand (120,000) pounds in divisible or
16	nondivisible loads to or from a facility manufacturing metal commodities in this
17	state or a facility used for storage of metal commodities;
18	(3) A motor carrier transporting metal commodities in divisible or nondivisible loads
19	to or from a facility manufacturing metal commodities in this state or a facility
20	used for storage of metal commodities, may apply for an annual or single-trip
21	overweight permit pursuant to subsection (2) of this section. A permit issued
22	under this section shall be specific to a single truck and shall be valid twenty-four
23	<u>(24) hours a day;</u>
24	(4) (a) The cost of an annual permit issued under this section shall be one
25	thousand two hundred fifty dollars (\$1,250).
26	(b) The cost of a single-trip permit issued under this section shall be one
27	hundred dollars (\$100);

1 (5) Permits issued under this section shall contain a Web site hyperlink or any other 2 method to provide the motor carrier with routes that are approved by the 3 department; 4 Upon renewal of any annual permit issued under this section, the permit holder **(6)** 5 shall report to the cabinet the number of trips made and the total miles driven under the permit during the previous year; and 6 Administrative regulations promulgated by the department under this section 7 (7) 8 may require motor carriers to meet specific Federal Motor Carrier Safety 9 Administration (FMCSA) safety ratings and FMCSA safety measurement system scores before issuance of a permit under this section. 10 11 → SECTION 2. A NEW SECTION OF KRS CHAPTER 189 IS CREATED TO 12 **READ AS FOLLOWS:** In order to promote economic development and retain jobs within this state, 13 (1) 14 subject to the provisions of Section 3 of this Act, the department may promulgate 15 administrative regulations pursuant to KRS Chapter 13A governing the issuance 16 of annual permits for the operation of motor vehicles transporting steel products or steel materials in divisible or nondivisible loads to or from a facility 17 18 manufacturing products in this state or a facility used for storage of those 19 products, whose gross weight exceeds the limits prescribed by this chapter. In no 20 instance shall the gross weight limits issued pursuant to this section exceed one hundred twenty thousand (120,000) pounds. The movement of the products or 21 22 materials shall be limited to no more than one hundred fifty (150) miles within 23 the state. 24 A motor carrier transporting steel products or steel materials in divisible or (2)nondivisible loads to or from a facility manufacturing steel products in this state 25 26 or a facility used for storage of those products, may apply for an annual 27 overweight permit pursuant to subsection (1) of this section. The permit shall be

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- valid twenty-four (24) hours a day, but shall be limited to movements of steel
   products or steel materials of not more than one hundred fifty (150) miles within
   the state. The cost of the annual permit shall be two hundred fifty dollars (\$250).
  - →Section 3. KRS 189.222 is amended to read as follows:

5 Except as provided in subsection (2) of this section, the secretary of the (1)Transportation Cabinet in respect to highways which are a part of the state-6 7 maintained system, by official order, may increase on designated highways or portions thereof, the maximum height, length, and gross weight prescribed in KRS 8 9 189.221, if in the opinion of the secretary, the increased height, length, and weight 10 designated by him are justified by the strength, safety, and durability of the 11 designated highways, and the highways do not appear susceptible to unreasonable 12 and unusual damage by reason of the increases and the secretary may establish 13 reasonable classification of state maintained roads and fix a different maximum for 14 each classification. Any increase in the height, length, or width of any motor truck 15 or tractor semitrailer combinations or any other vehicle combinations including any 16 part of the body or load or designation of highways to be used by the vehicles, shall 17 not, in any way, exceed the federal law or regulations thereunder or jeopardize the 18 allotment or qualification for federal aid funds of the Commonwealth of Kentucky 19 or exceed the following dimensions and weights:

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# (a) <u>1. Height, for vehicles transporting motor vehicles, fourteen (14) feet;</u>

- 21
- 2. Height, *for all other vehicles*, thirteen and one-half (13-1/2) feet;

(b) Length, semitrailers, fifty-three (53) feet; trailers, twenty-eight (28) feet;
motor trucks, forty-five (45) feet, not to exceed two (2) trailers per truck
tractor;

(c) Weight, twenty thousand (20,000) pounds per single axle, with axles less than
forty-two (42) inches apart to be considered as a single axle; thirty-four
thousand (34,000) pounds on two (2) axles in tandem arrangement which are

1 spaced forty-two (42) inches or more apart and less than ninety-six (96) inches 2 apart; forty-eight thousand (48,000) pounds on three (3) axles which are 3 spaced forty-two (42) inches or more apart and less than one hundred twenty 4 (120) inches apart. No single axle in any arrangement shall exceed twenty 5 thousand (20,000) pounds or seven hundred (700) pounds per inch of the 6 aggregate width of all the tires on a single axle, whichever is less. The total 7 gross weight of the vehicle and load shall not exceed eighty thousand (80,000) 8 pounds;

- 9 (d) Except on the interstate highway system, a tolerance of not more than five 10 percent (5%) per axle load shall be permitted before a carrier is deemed to 11 have violated paragraph (c) of this subsection. The gross weight shall not 12 exceed eighty thousand (80,000) pounds;
- (e) Except as provided for in paragraph (f) of this subsection, truck tractor,
  semitrailer and trailer combinations, and other vehicle combinations may be
  operated only on the interstate system and on those parts of the federal aid
  highway system and the state-maintained system which have been designated
  by the secretary of the Transportation Cabinet by official order as safely
  allowing same;
- (f) A vehicle or combination of vehicles that is one hundred two (102) inches
  wide or less and has a gross weight of not more than eighty thousand (80,000)
  pounds may be driven on any state highway, for a distance of up to fifteen
  (15) miles from an interstate or parkway exit.
- (2) In addition to the provisions of KRS 189.2226, vehicles with a gross weight of up to
  eighty thousand (80,000) pounds may travel on any state highway in the
  Commonwealth without obtaining a special permit, if the weight does not exceed
  any limits mandated by federal law or regulation, any posted bridge weight limit, or
  the weight limits for the size and type of vehicle established under paragraph (c) of

1		subsection (1) of this section, and if the vehicle is transporting any of the following:
2		(a) Meats or agricultural crop products originating from a farm to first market;
3		(b) Livestock or poultry from their point of origin to first market;
4		(c) Primary forest products, including, but not limited to, sawdust, wood chips,
5		bark, slabs, or logs originating from their points of origin to first market; or
6		(d) Supplies, materials, or equipment necessary to carry out a farming operation
7		engaged in the production of agricultural crop products, meats, livestock, or
8		poultry.
9	(3)	Vehicles registered under KRS 186.050[(4)(b)] that are engaged exclusively in the
10		transportation of items listed in subsection (2)(a), (b), and (c) of this section may
11		exceed the gross weight provisions set forth in subsection (1)(c) of this section by a
12		weight tolerance of ten percent (10%), except on the interstate highway system.
13	(4)	Vehicles exclusively engaged in the transportation of motor vehicles,
14		unmanufactured tobacco, or unmanufactured tobacco products may, on those

unmanufactured tobacco, or unmanufactured tobacco products may, on those
highways which are a part of the state-maintained system and which have been
designated by the secretary of the Transportation Cabinet by official order as safely
allowing same, attain the maximum lengths as provided by subsection (1)(b) of this
section, excluding the usual and ordinary bumper overhang of the transported
vehicles.

(5) Vehicles engaged exclusively in the transportation of farm or primary forestry
products and registered under KRS 186.050(4) or 186.050(9) and vehicles engaged
exclusively in the transportation of ready-mixed concrete shall be excluded from the
axle weight provisions, except on interstate highways, and subject only to total
gross weight provisions.

(6) Vehicles registered pursuant to KRS 186.050(3)(b) and engaged in the
 transportation of primary forest products, including, but not limited to, vehicles
 transporting sawdust, wood chips, bark, slabs, or logs, may exceed the axle, or gross

weight provisions as set forth in accordance with subsection (1)(c) of this section by
 a weight tolerance of ten percent (10%), except on the interstate highway system.

3 (7) Vehicles designed for and engaged exclusively in the collection and hauling of
4 refuse and registered under KRS 186.050(3)(b) shall be excluded from the axle
5 weight provisions, except when in operation on the federal interstate system, and
6 subject only to total gross weight provisions.

7 (8) The secretary of the Transportation Cabinet may by order increase the weight and
8 height limits prescribed by this chapter for motor vehicles while being operated
9 exclusively on roads or highways being constructed, reconstructed, or repaired
10 under contract with the Transportation Cabinet by the contractor or subcontractor,
11 agent, or employee thereof.

- 12 (9) Except as otherwise provided in this chapter, the secretary of the Transportation
  13 Cabinet shall not authorize the operation of any vehicle or combination of vehicles,
  14 upon any part of the federal aid highway system or state parkway system, which
  15 exceeds the following dimensions and weights:
- 16 (a) Width, one hundred two (102) inches, including any part of the body or load;
- 17 Weight, twenty thousand (20,000) pounds per single axle, with axles less than (b) forty-two (42) inches apart to be considered as a single axle; thirty-four 18 19 thousand (34,000) pounds on two (2) axles in tandem arrangement which are 20 spaced forty-two (42) inches or more apart and less than ninety-six (96) inches 21 apart; forty-eight thousand (48,000) pounds on three (3) axles which are 22 spaced forty-two (42) inches or more apart and less than one hundred twenty 23 (120) inches apart. The total gross weight of the vehicle and load shall not 24 exceed eighty thousand (80,000) pounds. If any federal law or laws or 25 regulations thereunder are hereafter enacted authorizing weights and 26 dimensions in excess of those set out in paragraphs (a) and (b) of this 27 subsection, the secretary of the Transportation Cabinet may by official order

1 2 increase the maximum weights and dimensions but the increased weights and dimensions shall not exceed those set out in this section.

(10) Except on the interstate highway system, vehicles engaged exclusively in the
transportation of crushed stone, fill dirt and rock, soil, bulk sand, coal, phosphate
muck, asphalt, concrete, solid waste, tankage or animal residues, livestock, and
agricultural products shall be permitted a tolerance of ten percent (10%) of the axle
weight provisions before a carrier is deemed to have violated paragraph (1)(c) of
this section.

9 (11) The Transportation Cabinet may promulgate administrative regulations pursuant to
10 KRS Chapter 13A, relating to the implementation of 23 C.F.R. Part 658 as it relates
11 to state-maintained or locally maintained roads. The enforcement of the provisions
12 of KRS 189.221 and this section on locally maintained roads shall not be the
13 responsibility of the law enforcement officers of the Transportation Cabinet, unless
14 the head of the corresponding local government unit has requested, in writing,
15 enforcement assistance from the Transportation Cabinet.

16 → Section 4. KRS 189.990 is amended to read as follows:

17 Any person who violates any of the provisions of KRS 189.020 to 189.040, (1) 18 subsection (1) or (4) of KRS 189.050, KRS 189.060 to 189.080, subsections (1) to 19 (3) of KRS 189.090, KRS 189.100, 189.110, 189.130 to 189.160, subsections (2) to 20 (4) of KRS 189.190, KRS 189.200, 189.285, 189.290, 189.300 to 189.360, KRS 21 189.380, KRS 189.400 to 189.430, KRS 189.450 to 189.458, KRS 189.4595 to 22 189.480, subsection (1) of KRS 189.520, KRS 189.540, KRS 189.570 to 189.590, 23 except subsection (1)(b) or (6)(b) of KRS 189.580, KRS 189.345, subsection (4) of 24 KRS 189.456, and 189.960 shall be fined not less than twenty dollars (\$20) nor 25 more than one hundred dollars (\$100) for each offense. Any person who violates 26 subsection (1)(a) of KRS 189.580 shall be fined not less than twenty dollars (\$20) 27 nor more than two thousand dollars (\$2,000) or imprisoned in the county jail for not

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1 more than one (1) year, or both, unless the accident involved death or serious 2 physical injury and the person knew or should have known of the death or serious 3 physical injury, in which case the person shall be guilty of a Class D felony. Any 4 person who violates paragraph (c) of subsection (5) of KRS 189.390 shall be fined 5 not less than eleven dollars (\$11) nor more than thirty dollars (\$30). Neither court 6 costs nor fees shall be taxed against any person violating paragraph (c) of 7 subsection (5) of KRS 189.390.

Any person who violates the weight provisions of KRS 189.212, 189.221, 8 (2)(a) 9 189.222, 189.226, 189.230, for 189.270, or Section 1 of this Act shall be 10 fined two cents (\$0.02) per pound for each pound of excess load when the 11 excess is five thousand (5,000) pounds or less. When the excess exceeds five 12 thousand (5,000) pounds the fine shall be two cents (\$0.02) per pound for 13 each pound of excess load, but the fine levied shall not be less than one 14 hundred dollars (\$100) and shall not be more than five hundred dollars (\$500).

(b) Any person who violates the provisions of KRS 189.271 and is operating on a
route designated on the permit shall be fined one hundred dollars (\$100);
otherwise, the penalties in paragraph (a) of this subsection shall apply.

(c) Any person who violates any provision of subsection (2) or (3) of KRS
19 189.050, subsection (4) of KRS 189.090, KRS 189.221 to 189.230, 189.270,
20 <u>Section 1 of this Act</u>, 189.280, or the dimension provisions of KRS 189.212,
21 for which another penalty is not specifically provided shall be fined not less
22 than ten dollars (\$10) nor more than five hundred dollars (\$500).

 23
 (d) On or after July 1, 2020:

 24
 1. Any person who violates the weight provisions of Section 2 of this Act

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 shall be subject to the penalties outlined in paragraph (a) of this

 26
 subsection; and

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 2. Any person who violates any provision of Section 2 of this Act for

1			which another penalty is not specifically provided shall be fined not
2			<u>less than ten dollars (\$10) nor more than five hundred dollars (\$500).</u>
3		<u>(e)</u>	Nothing in this subsection or in KRS 189.221 to 189.228 shall be deemed to
4			prejudice or affect the authority of the Department of Vehicle Regulation to
5			suspend or revoke certificates of common carriers, permits of contract
6			carriers, or drivers' or chauffeurs' licenses, for any violation of KRS 189.221
7			to 189.228 or any other act applicable to motor vehicles, as provided by law.
8	(3)	(a)	Any person who violates subsection (1) of KRS 189.190 shall be fined not
9			more than fifteen dollars (\$15).
10		(b)	Any person who violates subsection (5) of KRS 189.190 shall be fined not
11			less than thirty-five dollars (\$35) nor more than two hundred dollars (\$200).
12	(4)	(a)	Any person who violates subsection (1) of KRS 189.210 shall be fined not
13			less than twenty-five dollars (\$25) nor more than one hundred dollars (\$100).
14		(b)	Any peace officer who fails, when properly informed, to enforce KRS 189.210
15			shall be fined not less than twenty-five dollars (\$25) nor more than one
16			hundred dollars (\$100).
17		(c)	All fines collected under this subsection, after payment of commissions to
18			officers entitled thereto, shall go to the county road fund if the offense is
19			committed in the county, or to the city street fund if committed in the city.
20	(5)	Any	person who violates KRS 189.370 shall for the first offense be fined not less
21		than	one hundred dollars (\$100) nor more than two hundred dollars (\$200) or
22		impi	risoned not less than thirty (30) days nor more than sixty (60) days, or both. For
23		each	subsequent offense occurring within three (3) years, the person shall be fined
24		not l	ess than three hundred dollars (\$300) nor more than five hundred dollars (\$500)
25		or in	nprisoned not less than sixty (60) days nor more than six (6) months, or both.
26		The	minimum fine for this violation shall not be subject to suspension. A minimum
27		of s	ix (6) points shall be assessed against the driving record of any person

1		convicted.		
2	(6)	Any person who violates KRS 189.500 shall be fined not more than fifteen dollars		
3		(\$15) in excess of the cost of the repair of the road.		
4	(7)	Any person who violates KRS 189.510 or KRS 189.515 shall be fined not less than		
5		twenty dollars (\$20) nor more than fifty dollars (\$50).		
6	(8)	Any peace officer who violates subsection (2) of KRS 189.520 shall be fined not		
7		less than thirty-five dollars (\$35) nor more than one hundred dollars (\$100).		
8	(9)	(a) Any person who violates KRS 189.530(1) shall be fined not less than thirty-		
9		five dollars (\$35) nor more than one hundred dollars (\$100), or imprisoned		
10		not less than thirty (30) days nor more than twelve (12) months, or both.		
11		(b) Any person who violates KRS 189.530(2) shall be fined not less than thirty-		
12		five dollars (\$35) nor more than one hundred dollars (\$100).		
13	(10)	Any person who violates any of the provisions of KRS 189.550 shall be guilty of a		
14		Class B misdemeanor.		
15	(11)	Any person who violates subsection (3) of KRS 189.560 shall be fined not less than		
16		thirty dollars (\$30) nor more than one hundred dollars (\$100) for each offense.		
17	(12)	The fines imposed by paragraph (a) of subsection (3) and subsections (6) and (7) of		
18		this section shall, in the case of a public highway, be paid into the county road fund,		
19		and, in the case of a privately owned road or bridge, be paid to the owner. These		
20		fines shall not bar an action for damages for breach of contract.		
21	(13)	Any person who violates any of the provisions of KRS 189.120 shall be fined not		
22		less than twenty dollars (\$20) nor more than one hundred dollars (\$100) for each		
23		offense.		
24	(14)	Any person who violates any provision of KRS 189.575 shall be fined not less than		
25		twenty dollars (\$20) nor more than twenty-five dollars (\$25).		
26	(15)	Any person who violates subsection (2) of KRS 189.231 shall be fined not less than		
27		twenty dollars (\$20) nor more than one hundred dollars (\$100) for each offense.		

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- (16) Any person who violates restrictions or regulations established by the secretary of
   transportation pursuant to subsection (3) of KRS 189.231 shall, upon first offense,
   be fined one hundred dollars (\$100) and, upon subsequent convictions, be fined not
   less than one hundred dollars (\$100) nor more than five hundred dollars (\$500) or
   imprisoned for thirty (30) days, or both.
- 6 (17) (a) Any person who violates any of the provisions of KRS 189.565 shall be guilty
  7 of a Class B misdemeanor.
- 8 (b) In addition to the penalties prescribed in paragraph (a) of this subsection, in 9 case of violation by any person in whose name the vehicle used in the 10 transportation of inflammable liquids or explosives is licensed, the person 11 shall be fined not less than one hundred dollars (\$100) nor more than five 12 hundred dollars (\$500). Each violation shall constitute a separate offense.
- (18) Any person who abandons a vehicle upon the right-of-way of a state highway for
  three (3) consecutive days shall be fined not less than thirty-five dollars (\$35) nor
  more than one hundred dollars (\$100), or imprisoned for not less than ten (10) days
  nor more than thirty (30) days.
- (19) Every person violating KRS 189.393 shall be guilty of a Class B misdemeanor,
  unless the offense is being committed by a defendant fleeing the commission of a
  felony offense which the defendant was also charged with violating and was
  subsequently convicted of that felony, in which case it is a Class A misdemeanor.
- (20) Any law enforcement agency which fails or refuses to forward the reports required
  by KRS 189.635 shall be subject to the penalties prescribed in KRS 17.157.
- (21) A person who operates a bicycle in violation of the administrative regulations
   promulgated pursuant to KRS 189.287 shall be fined not less than ten dollars (\$10)
   nor more than one hundred dollars (\$100).
- (22) Any person who violates KRS 189.860 shall be fined not more than five hundred
  dollars (\$500) or imprisoned for not more than six (6) months, or both.

- (23) Any person who violates KRS 189.754 shall be fined not less than twenty-five
   dollars (\$25) nor more than three hundred dollars (\$300).
- 3 (24) Any person who violates the provisions of KRS 189.125(3)(a) shall be fined fifty
  4 dollars (\$50). This fine shall be subject to prepayment. A fine imposed under this
  5 subsection shall not be subject to court costs pursuant to KRS 24A.175, additional
  6 court costs pursuant to KRS 24A.176, the fee imposed pursuant to KRS 24A.1765,
  7 or any other additional fees or costs.
- 8 (25) Any person who violates the provisions of KRS 189.125(3)(b) shall not be issued a 9 uniform citation, but shall instead receive a courtesy warning up until July 1, 2009. 10 For a violation on or after July 1, 2009, the person shall be fined thirty dollars (\$30). 11 This fine shall be subject to prepayment. A fine imposed under this subsection shall 12 not be subject to court costs pursuant to KRS 24A.175, additional court costs 13 pursuant to KRS 24A.176, a fee imposed pursuant to KRS 24A.1765, or any other 14 additional fees or costs. A person who has not been previously charged with a 15 violation of KRS 189.125(3)(b) may elect to acquire a booster seat meeting the 16 requirements of KRS 189.125. Upon presentation of sufficient proof of the 17 acquisition, the charge shall be dismissed and no fees or costs shall be imposed.
- (26) Any person who violates the provisions of KRS 189.125(6) shall be fined an
  amount not to exceed twenty-five dollars (\$25). This fine shall be subject to
  prepayment. A fine imposed under this subsection shall not be subject to court costs
  pursuant to KRS 24A.175, additional court costs pursuant to KRS 24A.176, the fee
  imposed pursuant to KRS 24A.1765, or any other additional fees or costs.
- (27) Fines levied pursuant to this chapter shall be assessed in the manner required by
   KRS 534.020, in amounts consistent with this chapter. Nonpayment of fines shall
   be governed by KRS 534.060.
- (28) A licensed driver under the age of eighteen (18) charged with a moving violation
   pursuant to this chapter as the driver of a motor vehicle may be referred, prior to

1	trial, by the court to a diversionary program. The diversionary program under this
2	subsection shall consist of one (1) or both of the following:
3	(a) Execution of a diversion agreement which prohibits the driver from operating
4	a vehicle for a period not to exceed forty-five (45) days and which allows the
5	court to retain the driver's operator's license during this period; and
6	(b) Attendance at a driver improvement clinic established pursuant to KRS
7	186.574. If the person completes the terms of this diversionary program
8	satisfactorily the violation shall be dismissed.
9	(29) A person who violates the provisions of subsection (2) or (3) of KRS 189.459 shall
10	be fined two hundred fifty dollars (\$250). The fines and costs for a violation of
11	subsection (2) or (3) of KRS 189.459 shall be collected and disposed of in
12	accordance with KRS 24A.180. Once deposited into the State Treasury, ninety
13	percent (90%) of the fine collected under this subsection shall immediately be
14	forwarded to the personal care assistance program under KRS 205.900 to 205.920.
15	Ten percent (10%) of the fine collected under this subsection shall annually be
16	returned to the county where the violation occurred and distributed equally to all
17	law enforcement agencies within the county.
18	(30) [(a) Prior to January 1, 2011, any person who violates KRS 189.292 or 189.294
19	shall not be issued a uniform citation, but shall instead receive a courtesy
20	warning.
21	(b) ]On or after January 1, 2011, any person who violates KRS 189.292 or
22	189.294 shall be fined twenty-five dollars (\$25) for the first offense and fifty
23	dollars (\$50) for each subsequent offense.
24	→Section 5. The Interim Joint Committee on Transportation of the Legislative
25	Research Commission is directed to conduct a review of the effect that overweight and
26	overdimensional vehicles have on the Commonwealth's roadways and railroad
27	infrastructure. As part of this review the Committee shall:

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Identify major routes traveled by vehicles that operate under overweight or overdimensional permits;
 (2) Obtain from the Transportation Cabinet an assessment of sections of roadways that show possible damage from vehicles operating under an overweight or overdimensional permit;

6 (3) Obtain from the rail industry an assessment of sections of regularly damaged
7 rails at railroad crossings;

8 (4) Analyze the data to determine whether there is any correlation between9 overweight or overdimensional vehicles and roadway or rail damage

10 (5) Examine issues of model parity by determining if an increase in the allowable 11 weight of motor carriers, by permit, has an impact on the diversion of this same freight 12 from other modes; and

13 (6) Determine whether fees for overweight permits and taxes paid by motor
14 carriers are at an appropriate level to properly compensate for any increased damage to
15 roadways.

16 → Section 6. The Committee shall transmit the results of the study to the
17 Legislative Research Commission by September 30, 2019.

→Section 7. Provisions of Sections 5 and 6 of this Act to the contrary
notwithstanding, the Legislative Research Commission shall have the authority to
alternatively assign the issues identified herein to an interim joint committee or
subcommittee thereof and to designate a study completion date.

22 → Section 8. The provisions of Sections 5 to 8 of this of this Act shall have the
23 same legal status as a House Concurrent Resolution.

24 → Section 9. 2017 RS HB 174/GA (2017 Ky. Acts ch. 8) shall be amended as
25 follows:

26 On page 3, delete lines 7 through 16 in their entirety and insert the following in lieu 27 thereof:

1	"(3) Vehicles registered under KRS $186.050\frac{(4)(b)}{(4)(b)}$ that are engaged exclusively in the
2	transportation of items listed in subsection (2)(a), (b), and (c) of this section may
3	exceed the gross weight provisions set forth in subsection (1)(c) of this section by a
4	weight tolerance of ten percent (10%), except on the interstate highway system.".
5	Section 10. Section 2 of this Act takes effect July 1, 2020.
6	→Section 11. The following KRS section is repealed:
7	189.2715 Annual overweight permit for transporting steel products or materials
8	Weight and mileage limitations.