

**WEST VIRGINIA
SECRETARY OF STATE**

KEN HECHLER

ADMINISTRATIVE LAW DIVISION

Form #8

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NOTICE OF AN EMERGENCY AMENDMENT TO AN EMERGENCY RULE

AGENCY: Division of Public Safety TITLE NUMBER: 81

DATE EMERGENCY RULE WAS ORIGINALLY FILED: November 4, 1991

IS THIS THE FIRST EMERGENCY AMENDMENT TO THE ORIGINALLY FILED EMERGENCY RULE:

Yes

IS THIS THE SECOND EMERGENCY AMENDMENT TO THE ORIGINALLY FILED EMERGENCY RULE:

No

DATE OF FIRST EMERGENCY AMENDMENT: N/A

SERIES NUMBER OF RULE: IV TITLE OF RULE Modified Vehicle
Inspections

THE ATTACHED IS AN EMERGENCY AMENDMENT TO AN EXISTING EMERGENCY RULE. THIS EMERGENCY AMENDMENT BECOMES EFFECTIVE UPON FILING.


COLONEL J. R. BUCKALEW
SUPERINTENDENT

WEST VIRGINIA LEGISLATIVE RULE
DEPARTMENT OF PUBLIC SAFETY
DIVISION OF PUBLIC SAFETY
CHAPTER 17C-15
SERIES IV
FILING

Title: Modified Vehicle Inspections

Section 1. General

1.1 Scope - This rule governs and specifies the inspection procedures for vehicles with modified suspension systems.

1.2 Authority - West Virginia Code 17C-15-48(i), effective October 11, 1991.

1.3 Filing Date -

1.4 Effective Date -

Section 2. General Requirements

2.1 Any vehicle operated upon a public highway with a gross vehicle weight rating of less than 10,000 pounds which has been raised from the original manufacturer's specifications or configuration by the installation of a suspension lift kit, body lift kit, or tires which are three (3) sizes or more above the maximum size recommended by the manufacturer must undergo a modified vehicle inspection.

2.2 Upon the submission of a completed application, the Superintendent of Public Safety may grant certified inspection stations the authority to perform modified vehicle inspections in accordance with this section 2.2.

2.2.1. To the extent that at least two qualified applicants are available, each county shall have a minimum of two modified vehicle inspection stations.

2.2.2. To the extent that at least a minimum number of qualified applicants are available, each county shall have one modified vehicle inspection station for every four thousand registered vehicles within that county.

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2.2.2.1. The Superintendent first shall allocate the number of modified vehicle inspection stations based upon the geographic location of the certified inspection stations submitting applications to ensure accessibility of modified vehicle inspection stations throughout a county.

2.2.2.2. If the number of qualified applicants exceeds the number of modified vehicle stations allotted to a particular county, the Superintendent shall grant authority to perform modified vehicle inspections first based upon geographic location to ensure accessibility of modified vehicle inspection stations throughout the county. The remainder of qualified applicants will be randomly selected by the Division of Public Safety.

2.2.3. In order to be qualified to be a modified vehicle inspection station, a certified inspection station must continue to meet the following minimum standards:

2.2.3.1. The certified inspection station must have been a certified inspection station for the three consecutive years immediately preceding the submission of the application.

2.2.3.2. The certified inspection station must not have been suspended by the Division of Public Safety from performing inspections for the three consecutive years immediately preceding the submission of the application.

2.2.3.3. The certified inspection station must have two licensed inspector mechanics other than the owner of the station.

2.2.3.4. The certified inspection station must be at least a certified two-car inspection station.

2.2.3.5. Each licensed inspector mechanic who will be performing modified vehicle inspections must have a minimum of three years experience as an inspector mechanic and may not have been suspended by the Division of Public Safety.

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2.2.4. The Superintendent of the Division of Public Safety may certify additional modified vehicle inspection stations to operate in any particular county if the Superintendent determines that the number of modified vehicle inspection stations in a particular county is insufficient to meet the demand for modified vehicle inspections.

2.2.5. For purposes of this section 2.2, a completed application shall consist of a signed application form demonstrating the criteria contained in section 2.2.3. of this section. Application forms will be prescribed by the Division of Public Safety.

2.3 Inspector mechanics will follow the same preliminary guidelines in the inspecting of modified vehicles, i.e., proof of insurance and ownership, etc.

2.4 Upon examination of the insurance card and ownership forms, the standard motor vehicle inspection certificate will be removed.

2.5 The inspector mechanic will then conduct a standard state inspection and also inspect those areas as outlined in the Modified Vehicle Inspection Requirements.

2.5.1. If the vehicle fails to pass either the regular vehicle inspection or the modified vehicle inspection requirements, the inspector mechanic will place a rejection sticker on the vehicle in accordance with the already prescribed standards.

2.5.2. If the vehicle passes all requirements, a modified vehicle inspection emblem will be placed on the vehicle.

2.6 The modified vehicle inspection emblem will be the only inspection emblem required on these vehicles.

2.7 These emblems will be completed on the back by the inspector mechanic, and the appropriate date punched and placed in the lower left (driver's side) corner of the windshield, much the same as the original inspection certificate.

2.8 All inspections will be logged on a modified vehicle inspection record.

2.8.1. Upon completion of the modified vehicle inspection record, the original and all copies will be handled the same as with the standard inspection forms.

2.9 Modified vehicle inspection emblems will be requisitioned from the West Virginia State Police, Traffic Records Section, 725 Jefferson Road, South Charleston, West Virginia 25309, on the appropriate requisition form (DPS-MVI-4B) as per established rules and regulations.

2.10 Charges for the modified vehicle inspection shall be in accordance with those specified in Chapter 17C-15-48 of the West Virginia Code, as amended.

2.11 Where these regulations are silent, inspectors are directed to refer back to the provisions of the West Virginia State Police Inspection Manual for standard vehicle inspection.

Section 3. Modified Vehicle Inspection Definitions

3.1 Constant Velocity or C. V. Joint - On front wheel drive vehicles, the part of the drive axle shaft which allows for the application of torque and the turning of the wheels simultaneously.

3.2 F.M.V.S.S. - Federal Motor Vehicle Safety Standard.

3.3 Modified Vehicle - A vehicle which has been raised or lowered in altitude from the manufacturer's original height.

3.4 "OEM" - Original Equipment Manufacturer. A part or component of the vehicle which is identical to the part or component on the original vehicle and is supplied by the recognized manufacturer of the original vehicle.

3.5 "OER" - Original Equipment Replacement. A vehicle part or component which performs the identical function as the part or component of the original vehicle but is supplied by a manufacturer other than the recognized manufacturer of the original vehicle.

3.6 "OREP" - Original Replacement Essential Part means any part or component of a vehicle which is:

3.6.1. Identical in fact or in performance to any part or component offered as an option for that vehicle by the original manufacturer of the vehicle when new;

3.6.2. Essential for the safe operation of the vehicle; and

3.6.3. Purchasable through auto parts store or dealerships of the original vehicle manufacturer.

Examples include, but are not limited to, parts and components of a vehicle's engine, transmission, differential, steering system, suspension system, exhaust system, intake system, body parts or lamps and reflectors. A part or component which may alter the performance of a vehicle or may inherently affect adversely the safety or structural integrity of a vehicle, its occupants, or surrounding vehicles or individuals, unless specifically excepted in these rules, shall not be an original replacement essential part.

3.7 Recognized Motor Vehicle Manufacturer - A person engaged in the business of manufacturing or assembling motor vehicles who has filed an identification statement with the U. S. Department of Transportation and is applying certification tags to the vehicles being manufactured in accordance with Part 567 or Title 49, The Code of Federal Regulations.

3.8 SAE - Society of Automotive Engineers.

3.9 Shock Absorber - A Generic Term which is commonly applied to hydraulic or pneumatic mechanisms used for the purpose of damping or suppressing oscillatory motion of vehicle bodies.

3.10 Split Service Brake System - Means a brake system consisting of two or more sub-systems actuated by a single control design so that a leakage-type failure of a pressure component in a single sub-system (except structural failure of a housing that is common to two or more sub-systems) shall not impair the operations of any other sub-system.

3.11 Steering System - The assembly of mechanical, structural, pneumatic or hydraulic components which allow for movement of the vehicle to the right or left.

3.12 Suspension System - That assembly of mechanical, structural, pneumatic or hydraulic members which provides a flexible support between the ground or roadway and the engine, load and passenger carrying structure of the vehicle.

3.13 Wheel Base -The distance in inches from the center of the front wheel to the center of the rear wheel as measured in a straight line from the front to rear wheel of the same side of the vehicle. Whenever referred to within these regulations, wheel base will be the original manufacturer's specifications with no modification.

3.14 Wheel Track - The distance in inches from the center of the tire of one axle to the center of the opposite tire of the same axle as measured in a straight line across the vehicle. Whenever referred to within these regulations, wheel track will be the original manufacturer's specification with no modification.

Section 4. Modified Vehicle Inspection Requirements

4.1 Fuel System (combustion power units only).

4.1.1. Each fuel system orifice provided for the introduction of air to be used for the combustion of fuel (air intake) shall be equipped with a device which will:

a. Prevent the ejection into the atmosphere of any ignited fuel/air mixture.

4.1.2. All fuel system components, such as tank, tubing hoses, clamps, etc., shall:

a. Be located outside of any compartment intended for use by the driver or any passenger (except OEM or OREP components).

b. Be securely attached with fasteners designed for this purpose.

c. Not be positioned above, or nearer than three (3) inches to any exhaust system component, except in the engine compartment, unless appropriate shielding is provided (except OEM or OREP components).

d. Be positioned so as not to contact any moving vehicle component.

e. Be free of any fuel leakage.

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4.1.3. Fuel line connection to the engine shall be of a flexible design, and of a length sufficient to accommodate all engine vibrations and movements of the engine with respect to the vehicle frame.

4.1.4. The fuel tank shall:

a. Not be located in the engine compartment (except OEM or OREP components).

b. Be shielded from any compartment intended for use by a flame-proof barrier (except OEM or OREP components).

c. Be securely mounted to the body or frame.

d. Comply with VESC-12 (minimum standard for fuel tanks) if not built by a recognized motor vehicle manufacturer.

e. Be equipped with an external vent or be vented to the engine through an evaporative emission control system (EEC).

f. Be equipped with a filler cap designed to vent fuel spillage from the filler opening when the cap is in place.

g. Be located within the lateral perimeter of the vehicle frame or unit body to minimize crash damage rupturing (unless originally equipped).

4.1.5. Auxiliary liquid fuel tanks described as an additional fuel tank and any other components attached directly thereto designed to supplement the vehicle's liquid fuel carrying capacity beyond that provided by the vehicle manufacturer shall meet the requirements of VESC-12.

4.2 Vehicle Body

4.2.1. Body Structure - The body structure of a modified vehicle shall be free of sharp edges and projections in all interior and exterior locations where they may be contacted by persons in the normal use and care of the vehicle. This requirement does not include those locations usually accessible only when the vehicle is hoisted or partially dismantled for the purpose of maintenance or repair.

a. The body to frame mounting hardware shall be in accordance with OEM specifications, provided that a maximum three inch spacer block may be added, over and above the manufacturer's spacer block and further provided that appropriate modifications of the steering column, brake hose location, and controls are made when required.

4.2.2. Doors and Latches

a. A modified vehicle shall be provided with a means of entry and exit on each side of the vehicle which provide ready access to the seats in the vehicle by vehicle occupants.

b. On vehicles not equipped with doors, approved type occupant restraining devices shall be installed within the vehicle and be readily accessible to the occupants.

c. The doors used to provide access to the passenger compartment of a modified vehicle shall be of a hinged type and shall be readily operable and be provided with a two-position self-acting latch which functions in each latching position to keep the door from opening (unless OEM). This requirement does not apply to doors that are designed to be easily attached to or removed from modified vehicles designed for operation without doors.

d. All doors shall be equipped with a manual latch control on the exterior of the door and a manual or electric latch on the interior of the door.

4.2.3. Hood and Trunk Latches

a. Hood - All modified vehicles are required to have a hood which shall cover top of entire engine compartment. The engine compartment sides may remain open.

b. A hood, a trunk lid, or any compartment cover forward of the windshield, which opens along the edge toward the front of a modified vehicle shall be equipped with a two-position self-acting latch which functions in each latching position to keep the hood, lid, or cover closed. A minimum of two hood pins designed for that purpose can be substituted for the two-position self-acting latch.

c. A hood, trunk lid, or compartment cover which opens along an edge toward the sides or the rear of a modified vehicle shall be equipped with at least one latch which holds the hood, lid or cover in the closed position.

4.2.4. Fenders - Each tire of a modified vehicle which contacts the surface of the road shall be equipped with a fender, or other body structure, which covers the entire width of the tire above that portion of the circumference from 15 degrees in front to 75 degrees to the rear of the vertical line through the center of the wheel hub (see attached Appendix A).

a. Any attachment added to the body or fender of the vehicle to meet the requirements of this section (i.e. mud flaps, fender flares) shall be securely mounted and free of any sharp edges or protuberances.

4.2.5. Driver Visibility - Obstructions forward of the windshield can extend no more than three (3) inches upward into the horizontally projected vision area of the windshield except for windshield wiper components.

4.3 Vehicle Frame

4.3.1. Frame - A modified vehicle shall be equipped with a frame consisting of structural beams or channels, or structural tubing, or unitized construction capable of supporting the vehicle, its load, and the torque produced by the power source under all conditions of operation. The frame structure shall be essentially rigid, free of cracks and visual indications of weakness, such as bending, buckling or poor quality welded joints.

4.3.2. Floor Pan - A modified vehicle shall be equipped with a floor pan which:

a. Covers the area beneath the passenger compartment and any cargo (luggage) compartment that is not entirely separate from the passenger compartment. (Entirely separate means there are no components shared by both compartments, such as roof, floor, or sides).

b. Is capable of supporting the weight of the number of occupants, including seats and any cargo the vehicle is designed to carry.

c. Has sufficient strength to adequately anchor the seats and safety belts.

d. Is free of openings which are not sealed or provided with covers which are specifically designed to prevent the transit of fumes and airborne particles.

4.3.3. Bumpers - A modified vehicle shall be equipped with a bumper on the front. A rear bumper must be present if the vehicle was so equipped by the manufacturer. OEM or OREP bumpers are acceptable.

Rear bumpers are required on any modified motor vehicle if the fuel tank is located in the rear and is unprotected by the frame of the vehicle.

Whenever the bumpers installed on a modified vehicle are altered, modified, replaced, or whenever the vehicle ground clearance height has been altered or modified, the bumpers installed on the vehicle shall:

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- a. Be of sturdy construction.
- b. Be securely attached to the vehicle frame with attaching components specifically designed for the purpose which are equivalent in strength to the bumper.
- c. Have no pointed projections or sharp edges.
- d. Have a smooth outward face.
- e. Be at least three (3) inches in vertical height, be centered on the vehicle center line and extend horizontally no less than the wheel track distance.
- f. Not be constructed of pipe unless OEM.
- g. Be mounted no higher than specified from the ground to the bottom of the bumper. Maximum bumper heights shall be as indicated below:

1. Vehicles 10,000 pounds or less: Maximum height to both front and rear bumper is thirty-one (31) inches as measured from the ground to the bottom of the bumper. No person may alter, modify, or otherwise move the original bumper mounting on the frame. In the absence of bumpers, or if the original bumper has been moved, bumper heights will be measured to the frame rail.

2. All above measurements will be made with all tires on the vehicle inflated to the tire manufacturer's specifications.

4.4 Brake System

4.4.1. Every modified vehicle shall be equipped with a service brake system which:

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a. Will provide braking action at each wheel.

b. Is actuated by pressure applied to a pedal control by the driver's foot.

c. Is actuated primarily by the use of hydraulic fluid (actuation primarily by mechanical means, rods, or cables, is not permitted even if the OEM system was so designed).

4.4.2. Modified vehicles shall be equipped with a service brake system which:

a. Is designed to prevent the complete loss of the braking function in the event of a rupture or leakage-type failure of any single pressure component except structural failures of the master cylinder (split system required).

b. Is equipped with a combination of components, i.e., master cylinders, calipers, wheel cylinders, metering valves, proportioning valves, etc., which is in accordance with current accepted automotive industry standards.

4.4.3. Brake tubing and brake hose installed on a modified vehicle shall be:

a. Securely attached with hardware designed for this purpose in a manner which will prevent chafing, kinking, or other mechanical damage.

b. Of sufficient length and flexibility to accommodate, without damage, all normal movements of the parts to which it is attached.

c. Located in a manner that prevents contact with any component of the vehicle's exhaust system.

d. Routed along the exterior of box or tubular frame chassis. (Routing tubing or hoses through the interior or along bottom edge of such frame or tubing is prohibited, unless OEM).

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4.4.4. All tubing, other than OEM, used in the service brake system of a modified vehicle shall be of a type that meets the requirements of SAE Standard J1047, Tubing - Motor Vehicle Brake System, Hydraulic. No tubing shall be made of copper.

4.4.5. All brake tubing ends must be double flared in a manner consistent with SAE Standard J533b or formed in accordance with SAE recommended practice J1290.

4.4.6. All hoses, other than OEM, used in the service brake system of a modified vehicle shall be of a type that meets the requirements of FMVSS-106.

4.4.7. Every modified vehicle shall be equipped with a parking brake system which:

a. Provides braking action on at least two wheels of the same axle.

b. Is actuated by a control that is operated by the driver's hands or foot and remains set in the applied position until released by a separate action.

c. Is actuated by a means independent of the service brake system except that the brake shoes and drums, or pads and discs, may be common to both the service and parking brake systems.

4.5. Steering System

4.5.1. The steering control mechanism of a modified vehicle shall:

a. Consist of a circular steering wheel having an outside diameter of no less than 13 inches attached to a shaft in a manner such that the rotary motion of the control device turns the shaft which will cause the moving vehicle to move to the right when the control is rotated in a clockwise direction and to the left when the control is rotated in a counterclockwise direction.

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b. Be securely attached to a structural member of the vehicle.

c. Be located forward of the driver's seating position.

d. Be operable through its entire control range by a person seated against the seat back at the driver's position.

e. Not interfere with the driver's vision through the windshield nor interfere with any other vehicle control mechanism.

f. Be so constructed that no components or attachments, including horn actuating mechanism and trim hardware can catch the driver's clothing or jewelry during normal driving maneuvers.

g. Have no other component or structure between the driver and the device except safety belts and/or air bags.

h. Have no other component or structure located in the plane of rotation nearer than three (3) inches outside of the path of the maximum radius of the control device (unless OEM).

i. Have a range of rotation (lock to lock) of no less than 2 turns (360 degree rotation per turn) and no more than 6 turns and shall be free of any jamming or binding throughout this range. From a straight ahead position, the number of turns to the right stop shall be equal to the number of turns to left stop. One quarter turn tolerance permitted.

4.5.2. A modified vehicle equipped with a steering system that has been modified in any manner except replacement of the steering wheel shall:

a. Have the steering components geometrically arranged in accordance with the manufacturer's specifications.

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b. Comply with the original vehicle manufacturer's caster, camber and toe-in alignment specifications.

c. Have all nuts equipped with appropriate locking devices such as lock washers, cotter pins or self-locking devices. If self-locking nuts are used, at least one complete bolt thread must pass through the nut and be exposed.

d. Have flat washers installed on spherical rod ends to prevent bearing pull-out.

e. Be equipped with universal or other flexible joints which meet or exceed those used for similar purposes by recognized motor vehicle manufacturers. Such devices must be securely installed and used within designed parameters.

4.5.3. The steering gear box or other mechanism which translates the rotary motion of the control shaft to linear motion to move the wheels shall be securely attached to the vehicle frame with hardware designed for this purpose.

4.5.4. All components of the steering system shall be connected with fittings designed for the purpose and adjusted to eliminate any unnecessary free play or lash.

4.5.5. All welding used in the modification of any system component or attachment shall be accomplished by an electric arc welding process.

a. Gas welding is permitted for those types of metal not suitable for electric arc welding.

b. No welding repairs or welding modifications of any type shall be permitted on cast iron or factory cast steering components.

4.5.6. Any power steering device used on a modified vehicle shall be of a type which will permit the continued use of the power steering mechanism under manual control in the event of the failure of the power unit (except OEM).

4.5.7. Four wheel steering system, e.g., front and rear steering axles, are not permitted (except OEM).

4.5.8. Any protective covering of C. V. joints, steering mechanisms, or other components commonly referred to as "Boots" cannot be cracked, broken, loose or in any way damaged or leaking.

4.6 Suspension System

4.6.1. Lift blocks of any type or configuration on the front suspension of a modified vehicle is expressly prohibited.

4.6.2. Every modified vehicle shall be equipped with a flexible primary suspension component (spring, torsion bar, etc.) mounted between the vehicle frame, or unit body, and each axle, or other component to which the wheels are mounted (trailing arms, control arms, etc.), which:

- a. Permits vertical relative movement between the frame and axle.
- b. Permits negligible lateral (side to side) or longitudinal (front to rear) horizontal movement between the frame and the axle.
- c. Is securely attached to both the frame and the axle with mounting hardware designed for this purpose.
- d. Provides adequate support for the safe control of the vehicle under all normal conditions of operation upon public streets and highways.

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4.6.3. Each position on an axle of a modified vehicle where one or more wheels are mounted shall be equipped with at least one shock absorbent which:

a. Is mounted between, and securely attached to, the axle and the frame with mounting hardware designed for this purpose.

b. Provides a damping action on all vertical motion (double acting) throughout entire vertical motion range of the primary suspension component.

4.6.4. At each position where one or more wheels are mounted, the suspension system of a modified vehicle shall provide a minimum range of vertical motion between the axle and the frame of two inches for compression and two inches for rebound when the empty vehicle is standing upon a level surface.

4.6.5. The range of movement between the axle and the frame of a modified vehicle shall be limited in a manner which, under all normal conditions of suspension and rebound, will prevent:

a. Contact between the wheels, including the tires, and any part of the vehicle frame or chassis.

b. Contact between the suspended and unsuspended portions of the vehicle except at suspension component attachment points and at those points which are designed and suitably cushioned to limit extreme suspension movement.

c. Any brake hose from becoming fully extended.

d. Any shock absorber from reaching the limit of its travel.

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4.6.6. Any primary or supplemental coil springs used in the suspension system of a modified vehicle shall not be capable of being fully compressed or fully extended within the limits of vertical motion of the system.

4.6.7. A modified vehicle shall have sufficient ground clearance between the vehicle body chassis and/or steering components and the road surface on which the vehicle rests so that it shall be able to be in motion on its four rims on a flat surface with no other parts of the vehicle touching that surface.

4.6.8. When used in the suspension system of modified vehicle, all leaf spring hanger (shackle) extensions shall:

a. Have a maximum effective length of no more than two inches over the OEM shackle as measured between the upper and lower bolt centers.

b. Be assembled with bolts and hangers specifically designed with adequate extra strength for this purpose.

4.6.9. No coil spring, leaf spring, or torsion bar used in the suspension system of a modified vehicle shall be heated or welded.

4.6.10. Any electric, hydraulic or pneumatic device used to adjust the height of a vehicle cannot be capable of raising the front or rear of the vehicle more than four (4) inches over the OEM ride height and can in no way alter the steering geometry of the vehicle (unless OEM).

4.6.11. The wheel base on one side of the vehicle must be the same as the wheel base on the opposite side. Tolerance + one inch.

4.7 Exhaust System (combustion power units only)

4.7.1. All modified vehicles shall be equipped with a system of components to conduct exhaust gases from the engine to a safe discharge point outside of the vehicle.

4.7.2. All exhaust system components, such as manifolds, headers, exhaust pipes, resonators, mufflers, converters, tail pipes, etc., shall:

a. Be located outside of any compartment intended for use by the driver or any passenger.

b. Be securely attached with fasteners designed for this purpose.

c. Be positioned so as not to contact any moving vehicle component.

d. Be free of any leakage.

e. Have suitable shielding provided for all components which may cause personal injury and are accessible to inadvertent contact by persons standing outside of the vehicle under normal operating conditions.

f. Have no temporary patches or make-shift repairs.

4.7.3. Suitable heat shielding shall be provided for:

a. Any catalytic converter located less than three (3) inches below the floor pan or from any flammable material.

b. Any other exhaust system component located less than one and one-half (1 1/2) inches below the floor pan or less than three (3) inches from any flammable material.

4.7.4. The exhaust system shall contain a muffler or mufflers. Such mufflers shall be the muffler originally installed by the manufacturer of the vehicle or, if a replacement, the equivalent thereof.

4.7.5. The exhaust system shall discharge the engine exhaust gases outward from the vehicle to the atmosphere.

a. Exhaust systems on property-carrying vehicles shall discharge the exhaust gases to the rear of that part of the vehicle designed and normally used for carrying the driver and passengers.

b. Exhaust systems on passenger vehicles shall discharge the exhaust gases at a location to the rear of the vehicle body or direct the exhaust gases outward from the side of the vehicle body at a location rearward of any operable side window.

c. No part of the exhaust system shall pass through any area of the vehicle that is used as a passenger compartment, nor in close proximity to the fuel system without being properly shielded. No part of the exhaust system may contain a muffler cut-out or by-pass.

4.8 Wheels and Tires

4.8.1. The rims mounted on a modified vehicle, if other than OEM (including options) or OREP, i.e., special rims, shall meet or exceed all applicable Federal Motor Vehicle Safety Standards.

4.8.2. All rims mounted on a modified vehicle shall be free of cracks, rim dents, warpage, and repairs of any kind.

4.8.3. All rim mounting studs, nuts or bolts shall be present, in good condition, and securely tightened.

4.8.4. All rims mounted on a particular axle or equivalent front or rear suspension component, shall be of identical size, design, and material (all front rims the same and all rear rims the same).

4.8.5. The rim diameter of the rims mounted on the front axle shall be no less nor no greater than two inches as the rim diameter of the OEM rims for the suspension system used.

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4.8.6. The use of any combination of reverse mounted or special rims or adapters shall not increase the negative offset of the front or rear rims in a manner that will reduce the track width of the vehicle. The modified vehicle owner shall provide the rim offset specifications and the manner of measurement from the recognized manufacturer of the vehicle when it was new, if requested.

4.8.7. The use of any combination of reverse mounted or special rims or adapters shall not increase the positive offset of any of the rims by more than two (2) inches. Any increases in positive offset for wheels on one side of a vehicle should be the same as for the wheels on the opposite side.

4.8.8. All tires used on the rims of a modified vehicle shall have a load rating of sufficient capacity to support the weight imposed on both the tire and rim.

4.8.9. All tires mounted on the rims of a modified vehicle shall be tires designed specifically for highway use (FMVSS No. 109 and No. 119) including those designed for highway use and retreaded in accordance with FMVSS No. 117. The use of tires designed, re-treaded or designated for any other purpose is not permitted.

4.8.10. Every tire mounted on the rims of a modified vehicle shall have an average tread depth of no less than $2/32$ of an inch.

4.8.11. The outermost edge of tires mounted on a modified vehicle shall not extend laterally beyond the outboard edge of the fender, the fender well, or other wheel enclosure including flared fender openings when viewed from above.

a. Maximum width of fender flares is three (3) inches as measured from the outside edge of the original fender to the outermost edge of the flare.

4.8.12. Wheel studs must be of sufficient length to allow a minimum of two threads to project beyond the lug nut. Where capped lug nuts are used, all wheel studs must project into the hex portion of the lug nut by a distance equal to at least one diameter of the stud

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4.8.13. Minimum width of any tire on any axle of a modified vehicle will be five (5) inches.

4.9 Miscellaneous

4.9.1. If equipped with an automatic transmission, it must be equipped with an interlock that causes the engine starter to be inoperative when the transmission shift lever is in a forward or reverse drive position unless OEM.

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Special Assistant

(Plus all the volunteer
help we can get)

January 22, 1992

NOTICE OF EMERGENCY RULE DECISION BY THE SECRETARY OF STATE

AGENCY: Division of Public Safety

RULE: New Rule, Series 4, Modified Vehicle Inspections

DATE ORIGINALLY FILED AS AN EMERGENCY RULE: November 4, 1991

DATE FIRST EMERGENCY AMENDMENT FILED: January 3, 1992

DECISION NO. 1-92

Following review under WV Code 29A-3-15a, it is the decision of the Secretary of State that the above emergency rule be approved. A copy of the complete decision with required findings is available from this office.

A handwritten signature in cursive script that reads "Ken Hechler".

KEN HECHLER
Secretary of State

FILED
JAN 22 1992
SECRETARY OF STATE

KEN HECHLER
Secretary of State

MARY P. RATLIFF
Deputy Secretary of State

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STATE OF WEST VIRGINIA

SECRETARY OF STATE

Charleston 25305

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help we can get)

DECISION

EMERGENCY RULE DECISION (ERD 1-92)

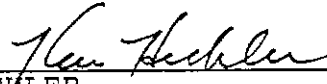
AGENCY: Division of Public Safety
RULE: New Rule, Series 4, Modified Vehicle Inspections
FILED ORIGINALLY AS AN EMERGENCY RULE: November 4, 1991
FIRST EMERGENCY AMENDMENT FILED: January 3, 1992

- par. 1 The Division of Public Safety (Division) has filed the above new rule as an emergency rule.
- par. 2 West Virginia Code 29A-3-a requires the Secretary of State to review all emergency rules filed after March 8, 1986. This review requires the Secretary of State to determine if the agency filing such emergency rule: 1) has complied with the procedures for adopting an emergency rule; 2) exceeded the scope of its statutory authority in promulgating the emergency rule; or 3) can show that an emergency exists justifying the promulgation of an emergency rule.
- par. 3 Following review, the Secretary of State shall issue a decision as to whether or not such an emergency rule should be disapproved [(29A-3-a(a))].
- par. 4 (A) Procedural Compliance: WV Code 29A-3-15 permits an agency to adopt, amend or repeal, without hearing, any legislative rule by filing such rule, along with a statement of the circumstances constituting the emergency, with the Secretary of State and forthwith with the Legislative Rule-Making Review Committee (LRMRC).
- par. 5 If an agency has accomplished the above two required filings with the appropriate supporting documents by the time the emergency rule decision is issued or the expiration of the thirty-five day review period, whichever is sooner, the Secretary of State shall rule in favor of procedural compliance.

- par. 6 The Division filed this emergency rule with supporting documents with the Secretary of State January 3, 1992 and with the LRMRC January 3, 1992.
- par. 7 It is the determination of the Secretary of State that the Division has complied with the procedural requirements of WV Code §29A-3-15 for adoption of an emergency rule.
- par. 8 (B) Statutory Authority -- WV Code §17C-15-48(i) reads:
- (i) The division of public safety shall promulgate rules governing a complete safety inspection of these vehicles and other rules as necessary to fully enforce and implement the provisions of this section. Notwithstanding the provisions of §29A-3 of this code, the division of public safety may promulgate emergency legislative rules relating to vehicle modifications under this section and such rules shall be effective for a period of 15 months beginning with the month of November, 1991.
- par. 9 It is the determination of the Secretary of State that the Division has not exceeded its statutory authority in promulgating this emergency rule.
- par. 10 (C) Emergency WV Code 29A-3-15(g) defines "emergency" as follows:
- (g) For the purposes of this section, an emergency exists when the promulgation of a rule is necessary for the immediate preservation of the public peace, health, safety or welfare or is necessary to comply with a time limitation established by this code or by a federal statute or regulation or to prevent substantial harm to the public interest.
- par. 11 There are essentially three classes of emergency broadly presented with the above provision: 1) immediate preservation; 2) time limitation; and 3) substantial harm. An agency need only document to the satisfaction of the Secretary of State that there exists a nexus between the proposal and the circumstances creating at least one of the above three emergency categories.
- par. 12 The facts and circumstances as presented by the Division are as follows:
- All changes recommended by the Legislative Rule-Making Review committee was reviewed and incorporated into this rule. (See attachment letter)
- par. 13 It is the determination of the Secretary of State that this proposal qualifies under the definition of an emergency as defined in §29A-3-15(g). . . Mandated by LRMRC.

par. 14

This decision shall be cited as Emergency Rule Decision 1-92 or ERD 1-92 and may be cited as precedent. This decision is available from the Secretary of State and has been filed with the Division of Public Service, the Attorney General and the Legislative Rule Making Review Commission.



KEN HECHLER
Secretary of State

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STATE
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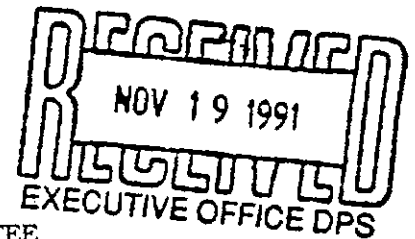
Department of Public Safety
(West Virginia State Police)
725 Jefferson Road
South Charleston, West Virginia 25309

Gaston Caperton
Governor

Colonel J. R. Buckalew
Superintendent

COMMENTS RECEIVED AND AMENDMENTS MADE TO
WEST VIRGINIA STATE POLICE
LEGISLATIVE RULE
SERIES IV
FILING

The attached letter of recommended changes received from the Legislative Rule-Making Review Committee was reviewed and all changes were incorporated into the proposed rule.



WEST VIRGINIA LEGISLATURE
LEGISLATIVE RULE-MAKING REVIEW COMMITTEE

Room M-152, State Capitol
Charleston, West Virginia 25305
(304) 340-3286

Senator William R. Wootton, Co-Chairman
Delegate David Grubb, Co-Chairman

Debra A. Graham, Counsel
Michael McThomas, Associate Counsel
Marie Nickerson, Admr. Assistant

November 15, 1991

Colonel J. R. Buckalew, Superintendent
Division of Public Safety
725 Jefferson Road
South Charleston, WV 25309

Re: Emergency Rule Relating to Modified Vehicle Inspections

Dear Colonel Buckalew:

Upon review of the Division of Public Safety emergency rule, 81 CSR 4, relating to inspection of modified vehicles, the members of the Legislative Rule-Making Review Committee find certain provisions unacceptable and contrary to the intent of the Legislature. Pursuant to W.Va. Code §29A-3-15(f), the Committee has the authority to recommend such action as it may deem proper, with respect to any emergency rule, to the agency proposing the emergency rule, the Legislature or the Secretary of State. Accordingly, the Committee recommends that the Division submit an emergency amendment to the emergency rule to reflect the legislative intent of Senate Bill 4 (2nd Extraordinary Session 1991).

Specifically, the emergency rule requires that new vehicle dealers perform modified vehicle inspections and limits the ability of other official inspection stations to conduct such inspections by placing the burden upon the inspection stations to prove that an inspector mechanic at that location has a good working knowledge of original manufacturer's specifications. The emergency rule further places an additional burden upon the owner of the modified vehicle by requiring the person to bring the vehicle to a dealer of the same make of the vehicle, and then only if no new dealer is located in the vehicle owner's county may the person obtain an inspection at a specially authorized modified vehicle inspection station.

The Committee does not dispute the authority of the Division to promulgate an emergency rule governing the complete safety inspection of modified vehicles and other rules as necessary to fully enforce and implement the provisions of the law.

Colonel Buckalew
Page Two

However, none of the provisions of the bill require or limit certain dealers or inspection stations to perform modified vehicle inspections. Although the bill is silent as to whom may perform the inspections, the Committee believes that the Division's position is unduly burdensome on both the owners of vehicles and new vehicle dealers and is unreasonably restrictive upon existing official inspection stations. Because S. B. 4 does not require new vehicle dealers to perform modified vehicle inspections nor does it limit official inspection stations from performing modified vehicle inspections, the Committee opines that the Division has exceeded its authority in promulgating the emergency rule in addition to abrogating the intent of the Legislature. Accordingly, the Committee recommends that the Division file an emergency amendment to the emergency rule to coincide with the authority granted to the Division and to reflect Legislative intent. The Committee desires to avoid revisiting this issue again during the 1992 Regular Session. Therefore, suggested changes are enclosed for your review.

None of the recommendations contained herein in any way restrict or limit the Committee's authority to further review the proposed rule when filed with the Committee nor does the omission from this letter of any other issue contained in the emergency rule signify approval of the remaining provisions of the rule.

If you have any questions or if I may be of further assistance, please feel free to contact me at 340-3286. Thank you in advance for your prompt consideration of this matter.

Members of the Legislative
Rule-Making Review Committee

By Counsel,



Michael P. McThomas, Esq.

ENCLOSURE

cc: President Keith Burdette
Speaker Robert "Chuck" Chambers
Secretary Ken Hechler
Rene' Coe
Tom Heywood
Major General Joseph J. Skaff
Lieutenant Colonel G. R. Young