HOUSE BILL NO. 407

A BILL FOR AN ACT ENTITLED: "AN ACT PROHIBITING THE OPERATION OF A MOTOR VEHICLE ON A HIGHWAY UNLESS EACH PNEUMATIC TIRE MEETS FEDERAL MOTOR VEHICLE SAFETY STANDARDS AND BEARS CERTAIN MARKINGS REQUIRED BY FEDERAL REGULATIONS; AND AMENDING SECTIONS 61-9-406 AND 61-9-520, MCA."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Section 61-9-406, MCA, is amended to read:

"61-9-406. Restrictions as to tire equipment -- particular tires, chains, or traction equipment. (1) A motor vehicle that is equipped with pneumatic tires may not be operated upon a highway unless each tire meets the federal motor vehicle safety standards for tires provided in 49 CFR, part 571, and bears the marking designated as the "DOT symbol" required under 49 CFR, part 574.

(2) A solid rubber tire on a vehicle must have rubber on its entire traction surface at least 1 inch thick above the edge of the flange of the entire periphery.

(2)(3) A person may not operate or move on a highway a motor vehicle, trailer, or semitrailer having a metal tire in contact with the roadway.

(3)(4) A tire on a vehicle moved on a highway may not have on its periphery a block, stud, flange, cleat, or spike; or other protuberance of a material other than rubber that projects beyond the tread of the traction surface of the tire, except that it is permissible to use farm machinery with tires having protuberances that will not injure the highway. It is also permissible to use tire chains of reasonable proportions or pneumatic tires, the traction surfaces of which have been embedded with material, such as wood, wire, plastic, or metal, that may not protrude more than one-sixteenth of an inch beyond the tire tread or that are clearly marked by the manufacturer on the sidewall "all season m&s" (or "all season mud and snow"); upon a vehicle when required for safety because of snow, ice, or other conditions tending to cause a vehicle to skid. The use of pneumatic tires embedded as provided in this section is permitted only between October 1 and May 31 of each year, except that one of those tires may be used for a spare in case of tire failure. School buses equipped with such embedded pneumatic tires may operate from August 15 through the following June 15.

(4)(5) The department of transportation and local authorities in their respective jurisdictions may in their

STATE INTERNET/BBS COPY

Authorized Print Version - Authorized Print Version - HB 407

discretion issue special permits authorizing the operation upon a highway of farm tractors or other farm machinery or of traction engines or tractors having movable tracks with transverse corrugations upon the periphery of the movable tracks, the operation of which upon the highway would otherwise be prohibited under this section.

(5)(6) If the department of transportation determines at any time that dangerous or unsafe conditions on a highway require particular tires, tire chains, or traction equipment for vehicles in addition to or beyond the ordinary pneumatic rubber tires, the department may establish the following recommendations or requirements with respect to the use of the equipment for all vehicles using the highway:

(a) chains or other approved traction devices recommended for driver wheels;

- (b) chains or other approved traction devices required for driver wheels; or
- (c) chains required for driver wheels.

(6)(7) Equipment required by subsection (5)(b) (6)(b) or (5)(c) (6)(c) must conform to rules established by the department of justice.

(7)(8) The department of transportation shall place and maintain signs and other traffic control devices on a highway designated under subsection (5) (6) that indicate the tire, tire chain, or traction equipment recommendation or requirement determined for vehicles. The signs or traffic control devices may not prohibit the use of pneumatic tires embedded as provided in subsection (3) (4) between October 1 and May 31 of each year, but when the department of transportation determines that chains are required and that no other traction equipment will suffice, the requirement is applicable to tires on driver wheels of one axle of a vehicle, including embedded tires. The signs or traffic control devices may differentiate in recommendations or requirements for four-wheel-drive vehicles in gear."

Section 2. Section 61-9-520, MCA, is amended to read:

"61-9-520. Violation of tire chain or traction device use -- penalty. (1) A person violating the provisions of $61-9-406(\frac{5}{6})$ through $\frac{7}{8}$ is guilty of the nonmoving offense of failure to use chains or approved traction devices when required and upon conviction shall be punished by a fine of \$25, and no jail sentence may be imposed. Bond for this offense shall be \$25.

(2) A violation of 61-9-406(5)(6) through (7) <u>(8)</u> is not a misdemeanor subject to 45-2-101, 61-9-511, 61-9-512, or 61-9-519."

- END -