LAWS OF THE SEVENTIETH G.A., 1983 SESSION

CHAPTER 74

SINGLE-TRIP PERMITS FOR MOBILE HOMES

S.F. 213

AN ACT providing for the issuance of a single trip permit to transport a mobile home or factory-built structure on the highways of the state where the overall length of the mobile home or factory-built structure and the power unit does not exceed ninety-five feet.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 321E.28, subsection 1, Code 1983, is amended to read as follows: 1. Single-trip permits issued under the provisions of this section shall be limited to mobile homes and factory-built structures of widths including appurtenances exceeding twelve feet five inches but not exceeding sixteen feet zero inches, where the mobile home or factory built structure does not exceed sixty seven feet six inches in length excluding the hitch or any overhang, and where the overall length of the mobile home or the factory-built structure and the power unit does not exceed eighty-five ninety-five feet.

Approved May 2, 1983

CHAPTER 75

CLASS "A" MOTOR HOME REGISTRATION FEES S.F. 450

AN ACT relating to the registration fees for class "A" motor homes.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 321.124, subsection 3, Code 1983, is amended to read as follows:

3. The annual registration fee for motor homes and multipurpose vehicles is as follows:

a. For class "A" motor homes with a list price of thirty-five eighty thousand dollars or more as certified to the department by the manufacturer, four hundred dollars for the first five registrations and three hundred dollars for each succeeding registration.

b. For class "A" motor homes with a list price of twenty forty thousand dollars or more but less than thirty-five eighty thousand dollars as certified to the department by the manufacturer, one two hundred forty dollars for the first five registrations and one hundred five fifty dollars for each succeeding registration.

c. For class "A" motor homes with a list price of twenty thousand dollars or more but less than forty thousand dollars as certified to the department by the manufacturer, one hundred forty dollars for the first five registrations and one hundred five dollars for each succeeding registration.

e <u>d</u>. For class "A" motor homes with a list price of less than twenty thousand dollars as certified to the department by the manufacturer, one hundred twenty dollars for the first five registrations and eighty-five dollars for each succeeding registration.

d e. For a class "A" motor home which is a passenger-carrying bus which has been registered at least five times as a motor truck and which has been converted, modified or altered to provide temporary living quarters, ninety dollars for the first ten registrations and sixty-five dollars for each succeeding registration. In computing the number of registrations, the registrations shall be cumulative beginning with the registration of the class "A" motor home as a motor truck prior to its conversion, modification, or alteration to provide temporary living quarters.

e f. For class "B" motor homes, ninety dollars for the first five registrations and sixty-five dollars for each succeeding registration.

f g. For class "C" motor homes, one hundred ten dollars for the first five registrations and eighty dollars for each succeeding registration.

g h. For multipurpose vehicles, seventy-five dollars for the first five registrations and fiftyfive dollars for each succeeding registration.

Sec. 2. This Act takes effect December 1 following enactment for registration fees payable on or after that date for vehicle registrations for the succeeding registration year.

Approved May 2, 1983

CHAPTER 76

INTERMEDIATE CARE AND SKILLED NURSING FACILITIES PATIENTS S.F. 463

AN ACT permitting intermediate care facilities and skilled nursing facilities to admit patients with histories of dangerous or disturbing behavior.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 135C.23, subsection 2, Code 1983, is amended to read as follows:

2. No A health care facility shall not knowingly admit or retain any a resident:

a. Who is dangerous to himself the resident or other residents.

b. Who is in an active or acute stage of alcoholism, drug addiction, mental illness, or an active state of communicable disease.

c. Whose condition or conduct is such that he the resident would be unduly disturbing to other residents.

d. Who is in need of medical procedures, as determined by a physician, or services which cannot be or are not being carried out in the facility.

This section does not prohibit the admission of a patient with a history of dangerous or