WEST VIRGINIA LEGISLATURE 2025 REGULAR SESSION

Committee Substitute

for

Senate Bill 67

By Senators Maynard, Woodrum, and Deeds
[Reported March 11, 2025, from the Committee on
Transportation and Infrastructure]

A BILL to amend the Code of West Virginia, 1931, as amended, by adding a new section,
designated §17-2-3; and to repeal §7-1-3qq, relating to racing events; authorizing

Department of Transportation to permit motor vehicle racing events and impose permit
fee; defining terms; imposing permit issuance requirements; making certain laws
inapplicable to racing events; and providing for liability and indemnification.

Be it enacted by the Legislature of West Virginia:

CHAPTER 7. COUNTY COMMISSIONS AND OFFICERS.

ARTICLE 1. COUNTY COMMISSIONS GENERALLY.

- §7-1-3qq. Authorizing county commissions to hold motor vehicle racing events on public roads, municipal streets or airports.
- 1 [Repealed].

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CHAPTER 17. ROADS AND HIGHWAYS.

ARTICLE 2. DEPARTMENT OF TRANSPORTATION.

§17-2-3. Authorizing Department of Transportation to permit motor vehicle racing events.

- (a) The Department of Transportation is hereby authorized to issue a permit to any motorsports sanctioning body to organize and hold a motor vehicle racing event on public roads, to impose permit requirements, and to charge a permit fee for deposit into the State Road Fund in an amount designed to reimburse the department for administrative costs related to the permit issuance. A person may not conduct a racing event unless the person has been issued a permit under this section for such racing event.
- 7 (b) As used in this section:
- 8 (1) "Department" means the West Virginia Department of Transportation and includes the
 9 Division of Highways;
- (2) "Motor vehicle" means and includes any mechanical device for the conveyance,
 drawing, or other transportation of persons or property upon the public roads, whether operated

12	on wheels or runners or by other means, except those propelled or drawn by human power or
13	those used exclusively upon rails;
14	(3) "Person" means an individual, group, or legal entity;
15	(4) "Permittee" means any person who obtained a permit as authorized in this section or
16	who applied for such a permit;
17	(5) "Public road" means a road under the control of the department, any road owned by a
18	municipality for which a permittee has obtained written permission of the governing body of such
19	municipality, any road owned by a county for which a permittee has obtained written permission
20	of the county commission of such county, and any part of an airport for which a permittee has
21	obtained written permission of the applicable airport and regional airport authority if such use does
22	not violate federal law, but it excludes any road if the department determines that the use of the
23	road for a racing event would jeopardize any funding;
24	(6) "Racing event" means a motor vehicle race which is sanctioned by a nationally or
25	internationally recognized motorsports sanctioning body or racing organization and includes
26	preparation, practice, qualification for such a race, and the racing event.
27	(c) Before the department may issue any racing event permit under this section, the
28	department shall be assured that the person applying for the permit has:
29	(1) Adequate insurance to pay damages for potential loss or injury to any person or
30	property as a result of the racing event;
31	(2) Ensured for adequate security, emergency services, and necessary facilities for the
32	racing event, including names and phone numbers of emergency and law-enforcement contacts
33	overseeing the racing event;
34	(3) Demonstrated an ability to protect the health, safety, and welfare of the public, event
35	participants, and property during the racing event;
36	(4) Reasonable plans for the implementation of the temporary closure or obstruction of
37	public roads, the rerouting of pedestrian and vehicular traffic, and traffic control;

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38	(5) Obtained any permissions from municipalities, counties, airports, and airport
39	authorities as may be required under this section; and
40	(6) Agreed to any additional permit requirement that the department may impose.
41	(d) The provisions related to road obstructions and public nuisance as set forth in §17-16-
12	1 of this code or related to speed restrictions set forth in §17C-6-1 et seq. of this code do not
43	apply to an authorized racing event held under this section.
14	(e) The department shall not be liable for any damage or injury that may result from a
45	racing event. The permittee shall indemnify and hold harmless the state and the department,
16	including any if its appointees, employees, and contractors, from all suits, actions, or claims of
17	any character due to any injuries or damage received or sustained by any person or property
48	related to any racing event held under this section.