

Assembly Bill No. 39—Committee on Transportation

CHAPTER.....

AN ACT relating to motor vehicles; revising the definition of “special mobile equipment”; and providing other matters properly relating thereto.

**Legislative Counsel's Digest:**

Sections 1-4 of this bill clarify that concrete pumbers, cranes and drill rigs with highway-rated tires are not considered special mobile equipment in certain circumstances. Sections 1-4 also require the Department of Motor Vehicles to define, by regulation, “incidentally operated or moved upon a highway” for purposes of those sections of NRS that use the phrase in the definition of “special mobile equipment.” (NRS 366.085, 482.123, 484.173, 706.121)

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THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN  
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

**Section 1.** NRS 482.123 is hereby amended to read as follows:

482.123 1. “Special mobile equipment” means every **motor** vehicle not designed or used primarily for the transportation of persons or property and only incidentally operated or moved upon a highway, including, but not limited to, scoopmobiles, forklifts, ditch-digging apparatus, well-boring apparatus and road construction and maintenance machinery such as asphalt graders, bituminous mixers, bucket loaders, tractors other than truck tractors, leveling graders, finishing machines, motor graders, road rollers, scarifiers, earth-moving carryalls and scrapers, power shovels and draglines, **[and self-propelled cranes]** and earth-moving equipment.

2. “Special mobile equipment” does not include house trailers, dump trucks, truck-mounted transit mixers, **concrete pumbers, cranes or drill rigs with highway-rated tires** or other vehicles designed for the transportation of persons or property to which machinery has been attached.

3. The Director may make **[an individual] the final** determination as to whether **[any particular vehicle or kind of] a** vehicle **[is] not specifically [listed] enumerated** in subsection 1 or 2 **[is]** falls within this definition.

**4. The Department shall, by regulation, define “incidentally operated or moved upon a highway” for purposes of this section.**



**Sec. 2.** Chapter 484 of NRS is hereby amended by adding thereto a new section to read as follows:

*The Department may adopt regulations relating to the administration and enforcement of provisions in this chapter pertaining to special mobile equipment, as defined in NRS 484.173.*

**Sec. 3.** NRS 484.173 is hereby amended to read as follows:

484.173 1. “Special mobile equipment” means every **motor** vehicle not designed or used primarily for the transportation of persons or property and only incidentally operated or moved upon a highway, including but not limited to scoopmobiles, forklifts, ditch-digging apparatus, well-boring apparatus and road construction and maintenance machinery such as asphalt graders, bituminous mixers, bucket loaders, tractors other than truck-tractors, leveling graders, finishing machines, motor graders, road rollers, scarifiers, earth-moving carryalls and scrapers, power shovels and draglines, **[and self-propelled cranes]** and earth-moving equipment.

2. “Special mobile equipment” does not include house trailers, dump trucks, truck-mounted transit mixers, **concrete pumbers, cranes or drill rigs with highway-rated tires** or other vehicles designed for the transportation of persons or property to which machinery has been attached.

3. The Director may make **[an individual]** *the final* determination as to whether **[any particular]** a vehicle **[,]** not specifically enumerated in **[subsections]** subsection 1 **[and]** or 2 **[,]** **[is special mobile equipment as defined in this section.] falls within this definition.**

*4. The Department shall, by regulation, define “incidentally operated or moved upon a highway” for purposes of this section.*

**Sec. 4.** NRS 366.085 is hereby amended to read as follows:

366.085 1. “Special mobile equipment” means **[a]** **every** **motor** vehicle not designed or used primarily for the transportation of persons or property, and only incidentally operated or moved upon a highway. The term includes scoopmobiles, forklifts, ditch-digging apparatus, well-boring apparatus and road construction and maintenance machinery, such as asphalt graders, bituminous mixers, bucket loaders, tractors other than truck tractors; leveling graders, finishing machines, motor graders, road rollers, scarifiers, earth-moving carryalls and scrapers, power shovels **[,]** **and** draglines **[and self-propelled cranes]**, and earth-moving equipment.

2. “Special mobile equipment” does not include house trailers, dump trucks, truck-mounted transit mixers, **concrete pumbers, cranes or drill rigs with highway-rated tires** or other vehicles



designed for the transportation of persons or property to which machinery has been attached.

***3. The Director of the Department may make the final determination as to whether a vehicle not specifically enumerated in subsection 1 or 2 falls within this definition.***

**Sec. 5.** NRS 706.121 is hereby amended to read as follows:

706.121 1. “Special mobile equipment” means every ***motor*** vehicle not designed or used primarily for the transportation of persons or property and only incidentally operated or moved upon a highway, including but not limited to scoopmobiles, forklifts, ditch-digging apparatus, well-boring apparatus and road construction and maintenance machinery such as asphalt graders, bituminous mixers, bucket loaders, tractors other than truck tractors, leveling graders, finishing machines, motor graders, road rollers, scarifiers, earth-moving carryalls and scrapers, power shovels and draglines, ***[and self-propelled cranes]*** and earth-moving equipment.

2. “Special mobile equipment” does not include house trailers, dump trucks, truck-mounted transit mixers, ***concrete pumbers, cranes or drill rigs with highway-rated tires*** or other vehicles designed for the transportation of persons or property to which machinery has been attached.

***3. The Director of the Department may make the final determination as to whether a vehicle not specifically enumerated in subsection 1 or 2 falls within this definition.***

***4. The Department shall, by regulation, define “incidentally operated or moved upon a highway” for purposes of this section.***

**Sec. 6.** This act becomes effective on July 1, 2007.

