

General Assembly

Substitute Bill No. 982

January Session, 2021



AN ACT REVISING MOTOR VEHICLE STATUTES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 14-36g of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective July 1, 2021*):
- 3 (a) Each person who holds a motor vehicle operator's license issued 4 on and after August 1, 2008, and who is sixteen or seventeen years of 5 age shall comply with the following requirements:
- 6 (1) Except as provided in subsection (b) of this section, for the period 7 of six months after the date of issuance of such license, such person shall 8 not transport more than (A) such person's parents or legal guardian, at 9 least one of whom holds a motor vehicle operator's license, [or] (B) one 10 passenger who is a driving instructor licensed by the Department of 11 Motor Vehicles, or a person twenty years of age or older who has been 12 licensed to operate, for at least four years preceding the time of being
- 13 transported, a motor vehicle of the same class as the motor vehicle being
- 14 operated and who has not had his or her motor vehicle operator's license
- 15 suspended by the commissioner during such four-year period, or (C)
- 16 such person's sibling to or from school;
- 17 (2) Except as provided in subsection (b) of this section, for the period 18 beginning six months after the date of issuance of such license and

- ending one year after the date of issuance of such license, such person shall not transport any passenger other than as permitted under subdivision (1) of this subsection and any additional member or members of such person's immediate family;
- 23 (3) No such person shall operate any motor vehicle for which a public 24 passenger endorsement, as defined in section 14-1, is required in 25 accordance with the provisions of section 14-44 or a vanpool vehicle, as 26 defined in section 14-1;
- (4) No such person shall transport more passengers in a motor vehicle
 than the number of seat safety belts permanently installed in such motor
 vehicle;
- 30 (5) No such person issued a motorcycle endorsement shall transport 31 any passenger on a motorcycle for a period of six months after the date 32 of issuance;
 - (6) Except as provided in subsection (b) of this section, no such person shall operate a motor vehicle on any highway, as defined in section 14-1, at or after 11:00 p.m. until and including 5:00 a.m. of the following day unless (A) such person is traveling for his or her employment or school or religious activities, or (B) there is a medical necessity for such travel; and
 - (7) No such person shall transport any passenger on an autocycle other than as permitted under subdivisions (1) and (2) of this subsection.
 - (b) A person who holds a motor vehicle operator's license and who is sixteen or seventeen years of age shall not be subject to the restrictions on the number or type of passengers specified in subdivision (1) or (2) of subsection (a) of this section, or to the restrictions specified in subdivision (6) of said subsection (a), if such person is: An active member of a volunteer fire company or department, a volunteer ambulance service or company or an emergency medical service organization and such person is responding to, or returning from, an emergency or is carrying out such person's duties as such active

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- 50 member; or an assigned driver in a Safe Ride program sponsored by the American Red Cross, the Boy Scouts of America or other national public 52 service organization.
 - (c) The Commissioner of Motor Vehicles may adopt regulations, in accordance with chapter 54, to implement the provisions of subsection (a) of this section. Such regulations may provide exceptions to the provisions of subdivision (1) of subsection (a) of this section for a single parent under the age of eighteen for the purposes of transporting the child of such parent to day care, child care and education facilities, medical appointments, and for such other purposes as may be determined by the commissioner.
 - (d) Any person who violates any provision of subsection (a) of this section shall be deemed to have committed an infraction. The Commissioner of Motor Vehicles shall suspend the motor vehicle operator's license of any person who violates the provisions of subsection (a) of this section for a period of thirty days for a first violation, and for a period of six months or until such person attains the age of eighteen years, whichever is longer, for a second violation.
 - (e) Notwithstanding the provisions of this section, the provisions of this section in effect July 31, 2008, shall be applicable to any person who is sixteen or seventeen years of age and who has been issued a motor vehicle operator's license prior to August 1, 2008.
- 72 Sec. 2. Subsections (b) and (c) of section 14-12 of the general statutes 73 are repealed and the following is substituted in lieu thereof (Effective 74 October 1, 2021):
 - (b) To obtain a motor vehicle registration, except as provided in subsection (c) of this section, the owner shall [file in the office of] submit to the commissioner an application signed by [him] such owner and containing such information and proof of ownership as the commissioner may require. The application shall be [made on blanks furnished by the commissioner. The blanks shall be] in such form and

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contain such provisions and information as the commissioner may determine. The commissioner shall permit an owner of a motor home or recreational vehicle to register such motor home or recreational vehicle using a mailing address with a post office box in the municipality where such owner resides provided such owner uses such motor home or recreational vehicle as a place of permanent residence.

- (c) (1) The commissioner may, for the more efficient administration of the commissioner's duties, appoint licensed dealers meeting qualifications established by the commissioner pursuant to regulations adopted in accordance with the provisions of chapter 54, to issue new registrations for passenger motor vehicles, motorcycles, campers, camp trailers, commercial trailers, service buses, school buses, trucks or other vehicle types as determined by the commissioner when they are sold by a licensed dealer. The commissioner shall charge such dealer a fee of ten dollars for each new dealer issue form furnished for the purposes of this subsection. A person purchasing a motor vehicle or other vehicle type as determined by the commissioner from a dealer so appointed and registering such vehicle pursuant to this section shall file an application with the dealer and pay, to the dealer, a fee in accordance with the provisions of section 14-49. The commissioner shall prescribe the time and manner in which the application and fee shall be transmitted to the commissioner.
- (2) The commissioner may authorize a business that meets qualifications established by the commissioner and has a fleet of one hundred or more motor vehicles registered in the state, to electronically register or transfer registrations for any motor vehicle it acquires. Such business shall pay all applicable registration and title fees for each such registration.
- (3) The commissioner shall permit a licensed dealer appointed pursuant to subdivision (1) of this subsection to electronically register a motor vehicle that has a gross vehicle weight rating in excess of twenty-six thousand pounds and is used or operated in intrastate commerce. Such dealer shall pay all applicable registration and title fees for each

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- Sec. 3. Section 14-140 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
 - (a) Any person who has been arrested by an officer for a violation of any provision of any statute relating to motor vehicles may be released, upon [his] such person's own recognizance, by such officer in [his] such officer's discretion, unless such violation is of a provision relating to driving while under the influence of intoxicating liquor or drugs or using a motor vehicle without permission of the owner or evading responsibility for personal injury or property damage or involves the death or serious injury of another, in which cases such person shall not be released on his or her own recognizance.
 - (b) If any person so arrested or summoned wilfully fails to appear for any scheduled court appearance at the time and place assigned, or if any person charged with an infraction involving the use of a motor vehicle, or with a motor vehicle violation specified in section 51-164n, fails to pay the fine and any additional fee imposed or send in his or her plea of not guilty by the answer date or wilfully fails to appear for any scheduled court appearance which may be required, or if any person fails to pay any surcharge imposed under section 13b-70, any fee imposed under section 51-56a or any cost imposed under section 54-143 or 54-143a, a report of such failure shall be sent to the commissioner by the court having jurisdiction. The provisions of this section shall be extended to any nonresident owner or operator of a motor vehicle residing in any state, the proper authorities of which agree with the commissioner to revoke, until personal appearance to answer the charge against [him, his] such person, such person's motor vehicle registration certificate or operator's license, upon [his] such person's failure to appear for any scheduled court appearance. Any infractions or violations, for which a report of failure to appear has been sent to the commissioner under this subsection, that have not otherwise been disposed of shall be dismissed by operation of law seven years after such report was sent. Notwithstanding the provisions of section 14-111,

- 147 <u>the commissioner shall not suspend the operator's license of any person</u>
- solely for failure to pay any fines, fees or other charges associated with
- an infraction involving the use of a motor vehicle.
- 150 (c) The commissioner may enter into reciprocal agreements with the
- 151 proper authorities of other states, which agreements may include
- provisions for the suspension or revocation of licenses and registrations
- of residents and nonresidents who fail to appear for trial at the time and
- 154 place assigned.
- 155 (d) Any judgment under this section shall be opened upon the
- 156 payment to the clerk of the Superior Court of a fee of forty dollars. Such
- filing fee may be waived by the court.
- (e) In addition, the provisions of subsection (b) of this section shall
- 159 apply to sections 29-322, 29-349 and 29-351.
- Sec. 4. Subsection (b) of section 14-253a of the general statutes is
- repealed and the following is substituted in lieu thereof (*Effective October*
- 162 1, 2021):
- 163 (b) The Commissioner of Motor Vehicles shall accept applications
- and renewal applications for removable windshield placards from (1)
- any person who is blind, as defined in section 1-1f; (2) any person with
- disabilities; (3) any parent or guardian of any person who is blind or any
- person with disabilities, if such person is under eighteen years of age at
- the time of application; (4) any parent or guardian of any person who is
- blind or any person with disabilities, if such person is unable to request
- or complete an application; and (5) any organization which meets
- 171 criteria established by the commissioner and which certifies to the
- 172 commissioner's satisfaction that the vehicle for which a placard is
- 173 requested is primarily used to transport persons who are blind or
- 174 persons with disabilities. Except as provided in subsection (c) of this
- section, on and after October 1, 2011, the commissioner shall not accept
- 176 applications for special license plates, but shall accept renewal
- applications for such plates that were issued prior to October 1, 2011.

No person shall be issued a placard in accordance with this section unless such person is the holder of a valid motor vehicle operator's license, or identification card issued in accordance with the provisions of section 1-1h. The commissioner is authorized to adopt regulations for the issuance of placards to persons who, by reason of hardship, do not hold or cannot obtain an operator's license or identification card. The commissioner shall maintain a record of each placard issued to any such person. Such applications and renewal applications shall be on a form prescribed by the commissioner. The application and renewal application shall include: (A) Certification by a licensed physician, a physician assistant, an advanced practice registered nurse licensed in accordance with the provisions of chapter 378, or a member of the driver training unit for persons with disabilities established pursuant to section 14-11b, that the applicant meets the definition of a person with a disability which limits or impairs the ability to walk, as defined in 23 CFR Section 1235.2; or (B) certification by a psychiatrist who is employed by, or under contract with, the United States Department of Veterans Affairs that the applicant (i) is a veteran, as defined in subsection (a) of section 27-103, who has post-traumatic stress disorder certified as service-connected by the United States Department of Veterans Affairs, and (ii) meets the definition of a person with a disability which limits or impairs the ability to walk, as defined in 23 CFR Section 1235.2. In the case of persons who are blind, the application or renewal application shall include certification of legal blindness made by the Department of Aging and Disability Services, an ophthalmologist or an optometrist. Any person who makes a certification required by this subsection shall sign the application or renewal application under penalty of false statement pursuant to section 53a-157b. The commissioner, in said commissioner's discretion, may accept the discharge papers of a disabled veteran, as defined in section 14-254, in lieu of such certification. The Commissioner of Motor Vehicles may require additional certification at the time of the original application or at any time thereafter. If a person who has been requested to submit additional certification fails to do so within thirty days of the request, or if such additional certification is deemed by the

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- 213 Commissioner of Motor Vehicles to be unfavorable to the applicant, the 214 commissioner may refuse to issue or, if already issued, suspend or 215 revoke such special license plate or placard. The commissioner shall not issue more than one placard per applicant, except the commissioner 216 217 shall issue one placard to each applicant who is a parent or guardian of 218 any person who is blind or any person with disabilities, [if such person 219 is under eighteen at the time of application, provided no more than two 220 such placards shall be issued on behalf of such person. The fee for the 221 issuance of a temporary removable windshield placard shall be five 222 dollars. Any person whose application has been denied or whose special 223 license plate or placard has been suspended or revoked shall be afforded 224 an opportunity for a hearing in accordance with the provisions of chapter 54. 225
- Sec. 5. (NEW) (*Effective October 1, 2021*) The driver of a vehicle shall yield the right-of-way to a motor bus traveling in the same direction when such motor bus gives an appropriate signal in the manner provided in section 14-244 of the general statutes to reenter the flow of traffic. Violation of this section shall be an infraction.
- Sec. 6. Subsection (c) of section 14-275 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2021):
- 234 (c) (1) Each school bus shall be equipped with special automatic, 235 electrically-operated flashing stop signals, which shall be independent 236 and separate from the braking, stop and tail lights of standard 237 equipment. Such flashing lights may include automatic traffic signalling 238 devices showing red and amber lights and shall be so located that 239 adequate warning will be afforded to both oncoming and overtaking 240 traffic, except that each school bus manufactured on and after October 241 1, 1984, and registered for use in this state shall be equipped with an 242 eight-light warning system, showing two red flashing stop signals and 243 two amber flashing warning signals on the front and rear of the bus, and 244 a stop semaphore. The commissioner may adopt standards for an eight-245 light warning system and standards and specifications for the

- construction of school buses and for equipment to be maintained on school buses consistent with the provisions of <u>this section</u>, sections [14-275] <u>14-275a</u> to 14-281, inclusive.
- (2) Both public and private owners of school buses shall maintain a record of such kinds of repairs made to such buses as the commissioner may require and such work record shall be available at all times to the commissioner and the commissioner's designated assistants. All such maintenance records shall be retained for a period of two years.
 - (3) Each school bus shall be equipped with emergency lighting equipment as provided by section 14-97a, with a defrosting device as provided by section 14-97, with a system of mirrors as provided in the Code of Federal Regulations Title 49, Section 571.111, as amended, or with an outside mirror as provided by section 14-99 and a system of crossover mirrors designed and mounted so as to give the driver a view of the road from the front bumper forward to a point where direct observation is possible and along the left and right sides of the bus, with a signalling device as provided by section 14-101, and with chain nonskid devices for immediate use on at least one outside or inside rear tire on each side or tires designed to prevent skidding on all rear wheels when weather and highway conditions require such use.
 - (4) Commencing February 1, 1974, each new school bus with a vehicle air brake system shall be so equipped that the brake system is operated from a separate air reservoir tank other than the air reservoir tank used to operate any other compressed air or vacuum operated devices with which the school bus may be equipped.
- 271 (5) The seating requirements of section 14-273 shall be observed.
- 272 (6) Notwithstanding the provisions of section 14-98, school buses 273 may be equipped with tires incorporating a metal nonskid device 274 during the period from October fifteenth to April thirtieth, inclusive.
- 275 (7) Each school bus that is model year 2007 or newer shall be equipped with a crossing control arm mounted on the right end of the

- 277 front bumper.
- 278 (8) Each school bus that is model year 2022 or newer shall be
- 279 equipped with an extended stop arm. For the purposes of this
- 280 <u>subdivision, "extended stop arm" means a device attached to a stop</u>
- 281 <u>semaphore that when activated displays a stop sign and extends more</u>
- than three feet but not more than six feet from the left side of a school
- 283 bus.
- 284 (9) The commissioner shall establish additional standards and
- 285 requirements for such devices in regulations adopted in accordance
- 286 with the provisions of chapter 54.
- Sec. 7. Subsection (f) of section 13a-26 of the general statutes is
- 288 repealed and the following is substituted in lieu thereof (*Effective October*
- 289 1, 2021):
- 290 (f) The provisions of this part restricting the use and accommodation 291 of motor vehicle traffic on parkways to noncommercial vehicles shall
- 292 not apply to use of the Merritt and Wilbur Cross Parkways by (1)
- taxicabs, as defined in section 13b-95, (2) vanpool vehicles, as defined in
- 294 section 14-1, [or] (3) service buses and motor vehicles with a
- 295 combination registration that are owned by or under contract to a
- 296 nonprofit organization, provided (A) such service buses are not more
- 297 than one hundred twenty inches high, ninety-six inches wide and two
- 298 <u>hundred eighty-eight inches long, and (B) such motor vehicles with a</u>
- 299 <u>combination registration are not more than one hundred eight inches</u>
- 300 high, eighty inches wide and two hundred twenty-eight inches long, or
- 301 (4) service buses, service buses for students with special needs, or two-
- axle, four-wheeled type II, registered school buses with a gross vehicle
- weight rating of ten thousand pounds or less, which are owned by or
- 304 under contract to a public, private or religious school or public school
- district and which are engaged in the transportation of school children
- 306 to and from school or school activities, provided (A) such service buses
- 307 conform to the regulations establishing the maximum weight, length,
- 308 height or width of vehicles permitted to use such parkways; (B) such

school buses are not more than ninety-eight inches high, eighty-four inches wide and two hundred three inches long; and (C) such service buses for students with special needs are not more than one hundred twenty inches high, ninety inches wide and two hundred eighty-eight inches long. The Office of the State Traffic Administration shall adopt regulations in accordance with the provisions of chapter 54 establishing the maximum allowable length and height for any vanpool vehicle using said Merritt and Wilbur Cross Parkways [and, not later than July 1, 1984, publish in the Connecticut Law Journal a notice of intent to adopt proposed regulations, as defined in section 4-166,] and reducing the maximum weight, length, height or width of, or limiting the registration classes of, motor vehicles permitted to use such parkways, in order to fully carry out the prohibition on the operation of commercial motor vehicles on such parkways.

Sec. 8. Section 14-16c of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):

(a) (1) (A) Any insurance company [which] that takes possession of a motor vehicle for which a certificate of title has been issued in this state, that has been declared a total loss and that is offered for sale in this state by such insurance company or its agent as a result of the settlement of a claim for damage or theft, shall stamp the word "SALVAGE" in oneinch-high letters not to exceed three inches in length on the vehicle's certificate of title and shall attach to such certificate of title a copy of the appraiser's damage report for such totalled motor vehicle, except that if the insurance company determines that such motor vehicle has ten or more major component parts [which] that are damaged beyond repair and must be replaced, the insurance company shall stamp the words "SALVAGE PARTS ONLY" in one-inch-high letters not to exceed three inches in length on the vehicle's certificate of title. A copy of such certificate shall be sent by the insurance company to the Department of Motor Vehicles. If the Commissioner of Motor Vehicles determines that salvage information required to be reported by an insurance company to the National Motor Vehicle Title Information System under 49 USC

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Sections 30501 to 30505, inclusive, and 28 CFR Sections 25.51 to 25.57, inclusive, is available to the department on a regular basis from the National Motor Vehicle Title Information System, the commissioner may discontinue the requirement that an insurance company submit a copy of such certificate to the department. (B) Any insurance company [which] that takes possession of a motor vehicle for which a certificate of title has been issued in any state other than this state that has been declared a total loss and that is offered for sale in this state by such insurance company or its agent as a result of the settlement of a claim for damage or theft, shall attach to such certificate of title a copy of the appraiser's damage report for such totalled motor vehicle.

(2) (A) Any person, firm or corporation [which] that is a self-insurer and owns a motor vehicle for which a certificate of title has been issued in this state, that has been declared a total loss and that is offered for sale in this state by such self-insurer or its agent, shall stamp the word "SALVAGE" in one-inch-high letters not to exceed three inches in length on the vehicle's certificate of title and shall attach to such certificate of title a copy of the appraiser's damage report for such totalled motor vehicle, except that if such self-insurer determines that such motor vehicle has ten or more major component parts [which] that are damaged beyond repair and must be replaced, the self-insurer shall stamp the words "SALVAGE PARTS ONLY" in one-inch-high letters not to exceed three inches in length on the motor vehicle's certificate of title. Any person, firm or corporation [which] that is insured other than by means of self-insurance and owns such a motor vehicle, shall forward the vehicle's certificate of title to the company insuring such vehicle or the company paying the totalled claim. Such insurer shall stamp the word "SALVAGE" in one-inch-high letters not to exceed three inches in length on the certificate of title except that if the insurance company determines that such motor vehicle has ten or more major component parts [which] that are damaged beyond repair and must be replaced, the insurer taking possession of such motor vehicle shall stamp the words "SALVAGE PARTS ONLY" in one-inch-high letters not to exceed three inches in length on the motor vehicle's certificate of title and shall return

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such certificate to such person, firm or corporation. A copy of such certificate shall be sent by the person, firm or corporation to the Department of Motor Vehicles. If the Commissioner of Motor Vehicles determines that salvage information required to be reported by a self-insurer to the National Motor Vehicle Title Information System under 49 USC Sections 30501 to 30505, inclusive, and 28 CFR Sections 25.51 to 25.57, inclusive, is available to the department on a regular basis from the National Motor Vehicle Title Information System, the commissioner may discontinue the requirement that a self-insurer submit a copy of such certificate to the department. (B) Any person, firm or corporation [which] that is a self-insurer and owns a motor vehicle for which a certificate of title has been issued in any state other than this state that has been declared a total loss and that is offered for sale in this state by such self-insurer or its agent, shall attach to such certificate of title a copy of the appraiser's damage report for such totalled motor vehicle.

- (3) For purposes of this subsection, "major component part" has the same meaning as provided in subdivision (2) of subsection (a) of section 14-149a.
- (b) Any insurance company or its agent taking possession of a motor vehicle in accordance with subsection (a) of this section or any person, firm or corporation [which] that owns such motor vehicle shall copy the certificate and give the original of such certificate, with a copy of the appraiser's damage report attached thereto, to any subsequent purchaser of the motor vehicle that has been declared a total loss. The name and address of any such purchaser shall be recorded on the original and the copy, as provided on the certificate. The copy shall serve only as a record of transfers of the total loss motor vehicle.
- (c) Any insurance company that takes possession of a motor vehicle for which a certificate of title has been issued in this state, as a result of a full settlement of a claim for damage or theft, but is unable to obtain the title to the vehicle from the insured or any lienholder of record for the vehicle may apply to the department for a certificate of title, SALVAGE title or SALVAGE-PARTS ONLY title, as described in

subsection (a) of this section. The application for a certificate of title pursuant to this subsection shall (1) be on a form prescribed by the commissioner, (2) include documents as required by the commissioner in lieu of the documents required under subsection (a) of this section, and (3) include evidence satisfactory to the commissioner that the insurance company (A) provided at least two notices by certified mail, return receipt requested, to the insured and any lienholder of record for the vehicle indicating the insurance company's intention to apply for a certificate of title as the owner of the vehicle, and (B) made payment to the insured or any lienholder of record in full settlement of the claim involving the vehicle. The commissioner may issue a certificate of title pursuant to this subsection only in the name of the insurance company not earlier than thirty days after the date of the payment described in subparagraph (B) of subdivision (3) of this section is made.

[(c)] (d) The person, firm, company or corporation required to stamp "SALVAGE" on the certificate of title shall stamp the following statement on the face of any original or copy of such certificate issued in accordance with this section: "WARNING: ALL PURCHASERS OF THE MOTOR VEHICLE DESCRIBED HEREIN MUST RECORD THEIR NAME AND ADDRESS ON THE REVERSE SIDE. THIS VEHICLE CANNOT BE REGISTERED OR RETITLED WITHOUT PASSING INSPECTION UNDER SECTION 14-103a. THIS DOCUMENT MUST BE SUBMITTED AT THE TIME OF INSPECTION."

[(d)] (e) No motor vehicle for which a copy of a certificate of title has been made in accordance with this section may be operated upon any highway in this state, except that an owner of any such motor vehicle who is a motor vehicle dealer or repairer licensed under the provisions of section 14-52 may operate such vehicle for the purpose of presenting the vehicle for inspection pursuant to section 14-103a. If such vehicle fails to comply with the minimum standards, it shall be transported from the site of such inspection. If any such motor vehicle is rebuilt for sale or use, the owner shall apply to the Commissioner of Motor Vehicles for an original certificate of title and present the vehicle for

inspection pursuant to section 14-103a. The certificate of title issued in accordance with this section must be presented at the time of inspection, unless waived by the commissioner for good cause.

[(e)] (f) Notwithstanding the provisions of this section, a motor vehicle for which a certificate of title has been issued in this state, that has been declared a total loss in settlement of a claim for theft, having no damage to a major component part or having damage not exceeding (1) fifteen per cent of the retail value of such motor vehicle, as determined in accordance with the provisions of section 38a-353, or (2) one thousand dollars as evidenced by an insurance adjuster's damage appraisal report, shall not be required to have its certificate of title stamped in accordance with the provisions of this section provided proof of such damage or lack of damage to a major component part, is attached to such certificate.

[(f)] (g) No insurance company and no firm or corporation [which] that is a self-insurer may sell or transfer any totalled or salvaged motor vehicle, major component parts or any other parts of a motor vehicle to any person, firm or corporation [which] that is not licensed under the provisions of subparts (D) or (H) of part III of this chapter. No person, firm or corporation licensed as a new or used car dealer who holds a permit pursuant to the provisions of section 14-65 may sell or transfer any totalled or salvaged motor vehicle with a certificate of title stamped "SALVAGE PARTS ONLY" or any motor vehicle [which] that has ten or more major component parts damaged beyond repair and in need of replacement to any person, firm or corporation which is not licensed under the provisions of subpart (H) of this part or under a similar provision of law of any other state. Any sale or transfer in violation of the provisions of this section shall constitute an unfair method of competition and an unfair or deceptive act or practice, as defined by section 42-110b.

(h) Notwithstanding the provisions of section 1-350b and the requirements of section 1-350d that a signature on a power of attorney executed in this state be witnessed by two witnesses and acknowledged

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- by a notary public, a commissioner of the Superior Court or other individual authorized by law to take acknowledgments, a power of
- 477 <u>attorney used to support an application for or transfer of a certificate of</u>
- 478 <u>title by an insurance company or its agent shall only require the</u>
- 479 signature or electronic signature of the insured who has received or is
- 480 <u>to receive a total loss settlement of a claim for damage or theft from the</u>
- 481 <u>insurance company.</u>
- [(g)] (i) The Commissioner of Motor Vehicles [shall] may adopt
- regulations, in accordance with the provisions of chapter 54, to
- implement the provisions of this section.
- Sec. 9. Subsection (a) of section 14-20b of the general statutes is
- 486 repealed and the following is substituted in lieu thereof (*Effective October*
- 487 1, 2021):
- 488 (a) The Commissioner of Motor Vehicles, at the request of any veteran 489 or member of the armed forces or the surviving spouse of such veteran 490 or member, shall register any motor vehicle owned or leased for a period
- of at least one year by such person and shall issue a special certificate of
- 492 registration and a set of number plates for each such motor vehicle,
- including a special certificate of registration and a set of number plates
- 494 for any motor vehicle used exclusively for farming purposes by any
- veteran or member of the armed forces, or the surviving spouse of such veteran or member, who is engaged in agricultural production as a trade
- 497 or business. The plates shall expire and be renewed as provided in
- 498 section 14-22. The commissioner shall charge a fee for such plates, which
- 499 fee shall cover the entire cost of making such plates and shall be in
- 500 addition to the fee for registration of such motor vehicle. The
- 501 <u>commissioner shall charge a fee of fifteen dollars to replace such plates</u>
- 502 <u>that become mutilated or illegible.</u> As used in this subsection, "member
- of the armed forces" has the same meaning as provided in section 27-103
- 504 and "veteran" means any person (1) honorably discharged from, or
- released under honorable conditions from active service in, the armed
- 506 forces, or (2) with a qualifying condition, as defined in section 27-103,
- 507 who has received a discharge other than bad conduct or dishonorable

508 from active service in the armed forces.

- Sec. 10. Section 14-96q of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
 - (a) A permit is required for the use of colored or flashing lights on all motor vehicles or equipment specified in this section except: (1) Motor vehicles not registered in this state used for transporting or escorting any vehicle or load, or combinations thereof, which is either oversize or overweight, or both, when operating under a permit issued by the Commissioner of Transportation pursuant to section 14-270; or (2) motor vehicles or equipment that are (A) equipped with lights in accordance with this section, (B) owned or leased by the federal government, the state of Connecticut, or any other state, commonwealth or local municipality, and (C) registered to such governmental entity. When used in this section the term "flashing" shall be considered to include the term "revolving".
 - (b) The Commissioner of Motor Vehicles, or such other person specifically identified in this section, is authorized to issue permits for the use of colored or flashing lights on vehicles in accordance with this section, at the commissioner's or such person's discretion. Any person, firm or corporation other than the state or any metropolitan district, town, city or borough shall pay an annual permit fee of twenty dollars to the commissioner for each such vehicle. Such fee shall apply only to permits issued by the commissioner.
 - (c) A flashing blue light or lights may be used on a motor vehicle operated by an active member of a volunteer fire department or company, [or] an active member of an organized civil preparedness auxiliary fire company or an active member of a volunteer ambulance association or company who has been issued a permit by the chief executive officer of such department, [or] company or association to use a flashing blue light or lights while on the way to or at the scene of a fire or [other] emergency requiring such member's services. Such permit shall be on a form provided by the commissioner and may be revoked

by such chief executive officer or successor. The chief executive officer of each volunteer fire department or company, [or] organized civil preparedness auxiliary fire company or volunteer ambulance association or company shall keep on file, on forms provided by the commissioner, the names and addresses of members who have been authorized to use a flashing blue light or lights as provided in this subsection. Such listing shall also designate the registration number of the motor vehicle on which authorized a flashing blue light or lights are to be used.

[(d) A green light or lights, including a flashing green light or lights, may be used on a motor vehicle operated by an active member of a volunteer ambulance association or company who has been issued a permit by the chief executive officer of such association or company to use such a light or lights, while on the way to or at the scene of an emergency requiring such member's services. Such permit shall be on a form provided by the commissioner and may be revoked by such chief executive officer or successor. The chief executive officer of each volunteer ambulance association or company shall keep on file, on forms provided by the commissioner, the names and addresses of members who have been authorized to use a flashing green light or lights as provided in this subsection. Such listing shall also designate the registration number of the vehicle on which the authorized flashing green lights are to be used.]

[(e)] (d) The commissioner may issue a permit for a flashing red light or lights which may be used on a motor vehicle or equipment (1) used by paid fire chiefs and their deputies and assistants, up to a total of five individuals per department, (2) used by volunteer fire chiefs and their deputies and assistants, up to a total of five individuals per department, (3) used by members of the fire police on a stationary vehicle as a warning signal during traffic directing operations at the scene of a fire or emergency, (4) used by chief executive officers of emergency medical service organizations, as defined in section 19a-175, the first or second deputies, or if there are no deputies, the first or second assistants, of such

an organization that is a municipal or volunteer or licensed organization, (5) used by local fire marshals, or (6) used by directors of emergency management.

[(f)] (e) The commissioner may issue a permit for a yellow or amber light or lights, including a flashing yellow or amber light or lights, which may be used on motor vehicles or equipment that are (1) specified in subsection [(e)] (d) of this section, (2) maintenance vehicles, or (3) vehicles transporting or escorting any vehicle or load or combinations thereof, which is or are either oversize or overweight, or both, and being operated or traveling under a permit issued by the Commissioner of Transportation pursuant to section 14-270. A yellow or amber light or lights, including a flashing yellow or amber light or lights, may be used without obtaining a permit from the Commissioner of Motor Vehicles on wreckers registered pursuant to section 14-66, on vehicles of carriers in rural mail delivery service or on vehicles operated by construction inspectors employed by the state of Connecticut, authorized by the Commissioner of Transportation, used during the performance of inspections on behalf of the state. The Commissioner of Transportation shall maintain a list of such authorized construction inspectors, including the name and address of each inspector and the registration number for each vehicle on which the lights are to be used.

[(g)] (f) The Commissioner of Motor Vehicles may issue a permit for a white light or lights, including a flashing white light or lights, which may be used on a motor vehicle or equipment as specified in subdivision (1), (2), (4), (5) or (6) of subsection [(e)] (d) of this section. A vehicle being operated by a member of a volunteer fire department or company or a volunteer emergency medical technician may use flashing white head lamps, provided such member or emergency medical technician is on the way to the scene of a fire or medical emergency and has received written authorization from the chief law enforcement officer of the municipality to use such head lamps. Such head lamps shall only be used within the municipality granting such authorization or from a personal residence or place of employment, if located in an adjoining

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- 606 municipality. Such authorization may be revoked for use of such head 607 lamps in violation of this subdivision. For the purposes of this 608 subsection, the term "flashing white lights" shall not include the 609 simultaneous flashing of head lamps.
- [(h)] (g) The commissioner may issue a permit for emergency vehicles, as defined in subsection (a) of section 14-283, to use a blue, red, yellow, or white light or lights, including a flashing light or lights or any combination thereof, except as provided in subsection (j) of this section.
- [(i)] (h) The commissioner may issue a permit for ambulances, as defined in section 19a-175, which may, in addition to the flashing light or lights allowed in subsection [(h)] (g) of this section, use flashing lights of other colors specified by federal requirements for the manufacture of an ambulance. If the commissioner issues a permit for any ambulance, such permit shall be issued at the time of registration and upon each renewal of such registration.
- [(j)] (i) A green, yellow or amber light or lights, including a flashing green, yellow or amber light or lights or any combination thereof, may be used on a maintenance vehicle owned and operated by the Department of Transportation.
- [(k)] (j) No person, other than a police officer or inspector of the Department of Motor Vehicles operating a state or local police vehicle, shall operate a motor vehicle displaying a steady blue or steady red illuminated light or both steady blue and steady red illuminated lights that are visible externally from the front of the vehicle.
- [(l)] (k) Use of colored and flashing lights except as authorized by this section shall be an infraction.
- Sec. 11. Subsections (b) to (e), inclusive, of section 14-36 of the general statutes are repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
- (b) (1) A person eighteen years of age or older who does not hold a

motor vehicle operator's license may not operate a motor vehicle on the 636 637 public highways of the state for the purpose of instruction until such 638 person has applied for and obtained an adult instruction permit from 639 the commissioner. Such person shall not be eligible for an adult 640 instruction permit if such person has had a motor vehicle operator's 641 license or privilege suspended or revoked. An applicant for an adult 642 instruction permit shall, as a condition to receiving such permit, pass a 643 vision screening conducted by the Department of Motor Vehicles or 644 submit to the commissioner the results of a vision examination 645 conducted by a licensed medical professional, as defined in section 14-646 46b. Such medical professional shall certify that the applicant meets the 647 vision standards established in regulations adopted pursuant to section 14-45a, as amended by this act. An adult instruction permit shall entitle 648 649 the holder, while such holder has the permit in his or her immediate 650 possession, to operate a motor vehicle on the public highways, provided 651 such holder is under the instruction of, and accompanied by, a person 652 who holds an instructor's license issued under the provisions of section 653 14-73 or a person twenty years of age or older who has been licensed to 654 operate, for at least four years preceding the instruction, a motor vehicle 655 of the same class as the motor vehicle being operated and who has not 656 had his or her motor vehicle operator's license suspended by the 657 commissioner during the four-year period preceding the instruction. 658 The Commissioner of Motor Vehicles shall not issue a motor vehicle 659 operator's license to any person holding an adult instruction permit who 660 has held such permit for less than ninety days unless such person (A) is 661 a member of the armed forces on active duty outside the state, or (B) has 662 previously held a motor vehicle operator's license. (2) A person holding 663 a valid out-of-state motor vehicle operator's license may operate a motor 664 vehicle for a period of thirty days following such person's establishment 665 of residence in Connecticut, if the motor vehicle is of the same class as 666 that for which his or her out-of-state motor vehicle operator's license 667 was issued. (3) No person may cause or permit the operation of a motor 668 vehicle by a person under sixteen years of age.

(c) (1) A person who is sixteen or seventeen years of age and who has

670 not had a motor vehicle operator's license or right to operate a motor 671 vehicle in this state suspended or revoked may apply to the 672 Commissioner of Motor Vehicles for a youth instruction permit. The 673 commissioner may issue a youth instruction permit to an applicant after the applicant has (A) passed a [vision screening and] test as to 674 675 knowledge of the laws concerning motor vehicles and the rules of the road, (B) has paid the fee required by subsection (v) of section 14-49, (C) 676 677 has passed a vision screening conducted by the Department of Motor Vehicles or submitted to the commissioner the results of a vision 678 679 examination conducted by a licensed medical professional, as defined 680 in section 14-46b, that certifies that the applicant meets the vision 681 standards established in regulations adopted pursuant to section 14-45a, 682 as amended by this act, and (D) has filed a certificate, in such form as 683 the commissioner prescribes, requesting or consenting to the issuance of 684 the youth instruction permit and the motor vehicle operator's license, 685 signed by [(A)] (i) one or both parents or foster parents of the applicant, as the commissioner requires, [(B)] (ii) the legal guardian of the 686 687 applicant, [(C)] (iii) the applicant's spouse, if the spouse is eighteen years 688 of age or older, or [(D)] (iv) if the applicant has no qualified spouse and 689 such applicant's parent or foster parent or legal guardian is deceased, 690 incapable, domiciled outside of this state or otherwise unavailable or 691 unable to sign or file the certificate, the applicant's stepparent, 692 grandparent, or uncle or aunt by blood or marriage, provided such 693 person is eighteen years of age or older. The commissioner may, for the 694 more efficient administration of the commissioner's duties, appoint any 695 drivers' school licensed in accordance with the provisions of section 14-696 69 or any secondary school providing instruction in motor vehicle 697 operation and highway safety in accordance with section 14-36e to issue 698 a youth instruction permit, subject to such standards and requirements 699 as the commissioner may prescribe in regulations adopted in 700 accordance with chapter 54. Each youth instruction permit shall expire 701 two years from the date of issuance or on the date the holder of the 702 permit is issued a motor vehicle operator's license, whichever is earlier. 703 Any holder of a youth instruction permit who attains eighteen years of 704 age may retain such permit until the expiration of such permit. (2) The

youth instruction permit shall entitle the holder, while such holder has the permit in his or her immediate possession, to operate a motor vehicle on the public highways, provided such holder is under the instruction of, and accompanied by, a person who holds an instructor's license issued under the provisions of section 14-73 or a person twenty years of age or older who has been licensed to operate, for at least four years preceding the instruction, a motor vehicle of the same class as the motor vehicle being operated and who has not had his or her motor vehicle operator's license suspended by the commissioner during the four-year period preceding the instruction. (3) Unless the holder of the permit is under the instruction of and accompanied by a person who holds an instructor's license issued under the provisions of section 14-73, no passenger in addition to the person providing instruction shall be transported unless such passenger is a parent or legal guardian of the holder of the permit. (4) The holder of a youth instruction permit who (A) is an active member of a certified ambulance service, as defined in section 19a-175, (B) has commenced an emergency vehicle operator's course that conforms to the national standard curriculum developed by the United States Department of Transportation, and (C) has had state and national criminal history records checks conducted by the certified ambulance service or by the municipality in which such ambulance service is provided, shall be exempt from the provisions of subdivisions (2) and (3) of this subsection only when such holder is [en route] driving to or from the location of the ambulance for purposes of responding to an emergency call. (5) The commissioner may revoke any youth instruction permit used in violation of the limitations imposed by subdivision (2) or (3) of this subsection.

(d) (1) No motor vehicle operator's license shall be issued to any applicant who is sixteen or seventeen years of age unless the applicant has held a youth instruction permit and has satisfied the requirements specified in this subsection. The applicant shall (A) present to the Commissioner of Motor Vehicles a certificate of the successful completion (i) in a public secondary school, a technical education and career school or a private secondary school of a full course of study in

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motor vehicle operation prepared as provided in section 14-36e, (ii) of training of similar nature provided by a licensed drivers' school approved by the commissioner, or (iii) of home training in accordance with subdivision (2) of this subsection, including, in each case, or by a combination of such types of training, successful completion of: Not less than forty clock hours of behind-the-wheel, on-the-road instruction for applicants to whom a youth instruction permit is issued on or after August 1, 2008; (B) present to the commissioner a certificate of the successful completion of a course of not less than eight hours relative to safe driving practices, including a minimum of four hours on the nature and the medical, biological and physiological effects of alcohol and drugs and their impact on the operator of a motor vehicle, the dangers associated with the operation of a motor vehicle after the consumption of alcohol or drugs by the operator, the problems of alcohol and drug abuse and the penalties for alcohol and drug-related motor vehicle violations; and (C) pass an examination which may include a comprehensive test as to knowledge of the laws concerning motor vehicles and the rules of the road in addition to the test required under subsection (c) of this section and shall include an on-the-road skills test as prescribed by the commissioner. At the time of application and examination for a motor vehicle operator's license, an applicant sixteen or seventeen years of age shall have held a youth instruction permit for not less than one hundred eighty days, except that an applicant who presents a certificate under subparagraph (A)(i) or subparagraph (A)(ii) of this subdivision shall have held a youth instruction permit for not less than one hundred twenty days and an applicant who is undergoing training and instruction by the driver training unit for persons with disabilities in accordance with the provisions of section 14-11b shall have held such permit for the period of time required by said unit. The Commissioner of Motor Vehicles shall approve the content of the safe driving instruction at drivers' schools, high schools and other secondary schools. Subject to such standards and requirements as the commissioner may impose, the commissioner may authorize any drivers' school, licensed in good standing in accordance with the provisions of section 14-69, or secondary school driver education

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program authorized pursuant to the provisions of section 14-36e, to administer the comprehensive test as to knowledge of the laws concerning motor vehicles and the rules of the road, required pursuant to subparagraph (C) of this subdivision, as part of the safe driving practices course required pursuant to subparagraph (B) of this subdivision, and to certify to the commissioner, under oath, the results of each such test administered. Such hours of instruction required by this subdivision shall be included as part of or in addition to any existing instruction programs. Any fee charged for the course required under subparagraph (B) of this subdivision shall not exceed one hundred fifty dollars. Any applicant sixteen or seventeen years of age who, while a resident of another state, completed the course required in subparagraph (A) of this subdivision, but did not complete the safe driving course required in subparagraph (B) of this subdivision, shall complete the safe driving course. The commissioner may waive any requirement in this subdivision, except for that in subparagraph (C) of this subdivision, in the case of an applicant sixteen or seventeen years of age who holds a valid motor vehicle operator's license issued by any other state, provided the commissioner is satisfied that the applicant has received training and instruction of a similar nature.

(2) The commissioner may accept as evidence of sufficient training under subparagraph (A) of subdivision (1) of this subsection home training as evidenced by a written statement signed by the spouse of a married minor applicant, or by a parent, grandparent, foster parent or legal guardian of an applicant which states that the applicant has obtained a youth instruction permit and has successfully completed a driving course taught by the person signing the statement, that the signer has had an operator's license for at least four years preceding the date of the statement, and that the signer has not had such license suspended by the commissioner for at least four years preceding the date of the statement or, if the applicant has no spouse, parent, grandparent, foster parent or guardian so qualified and available to give the instruction, a statement signed by the applicant's stepparent, brother, sister, uncle or aunt, by blood or marriage, provided the person

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signing the statement is qualified.

- (3) If the commissioner requires a written test of any applicant under this section, the test shall be given in English, [or] Spanish, Vietnamese or Albanian at the option of the applicant, provided the commissioner shall require that the applicant shall have sufficient understanding of English for the interpretation of traffic control signs.
- (4) The Commissioner of Motor Vehicles may adopt regulations, in accordance with the provisions of chapter 54, to implement the purposes of this subsection concerning the requirements for behind-the-wheel, on-the-road instruction, the content of safe driving instruction at drivers' schools, high schools and other secondary schools, and the administration and certification of required testing.
- (e) (1) No motor vehicle operator's license shall be issued until (A) the applicant signs and files with the commissioner an application under oath, or made subject to penalties for false statement in accordance with section 53a-157b, and (B) the commissioner is satisfied that the applicant is sixteen years of age or older and is a suitable person to receive the license.
- (2) Except any applicant described in section 14-36m, an applicant for a new motor vehicle operator's license shall, in the discretion of the commissioner, file, with the application, a copy of such applicant's birth certificate or other prima facie evidence of date of birth and evidence of identity.
- (3) Before granting a license to any applicant who has not previously held a Connecticut motor vehicle operator's license, or who has not operated a motor vehicle during the preceding two years, the commissioner shall require the applicant to demonstrate personally to the commissioner, a deputy or a motor vehicle inspector or an agent of the commissioner, in such manner as the commissioner directs, that the applicant is a proper person to operate motor vehicles of the class for which such applicant has applied, has sufficient knowledge of the

mechanism of the motor vehicles to ensure their safe operation by him or her and has satisfactory knowledge of the laws concerning motor vehicles and the rules of the road. The knowledge test of an applicant for a class D motor vehicle operator's license may be administered in such form as the commissioner deems appropriate, including audio, electronic or written testing. Such knowledge test shall be administered in English, Spanish, Vietnamese, Albanian or any language spoken at home by at least one per cent of the state's population, according to statistics prepared by the United States Census Bureau, based on the most recent decennial census. Each such knowledge test shall include a question concerning highway work zone safety and the responsibilities of an operator of a motor vehicle under section 14-212d. Each such knowledge test shall include not less than one question concerning distracted driving, the use of mobile telephones and electronic devices by motor vehicle operators or the responsibilities of motor vehicle operators under section 14-296aa. If any such applicant has held a license from a state, territory or possession of the United States where a similar examination is required, the commissioner may waive part or all of the examination. If any such applicant is (A) a veteran who applies not later than two years after the date of discharge from the military and who, prior to such discharge, held a military operator's license for motor vehicles of the same class as that for which such applicant has applied, or (B) a member of the armed forces or the National Guard who currently holds a military operator's license for motor vehicles of the same class as that for which such applicant has applied, the commissioner shall waive all of the examination, except in the case of commercial motor vehicle licenses, the commissioner shall only waive the driving skills test for such applicant who meets the conditions set forth in 49 CFR 383.77. For the purposes of this subsection, "veteran" means any person who was discharged or released under conditions other than dishonorable from active service in the armed forces and "armed forces" has the same meaning as provided in section 27-103. When the commissioner is satisfied as to the ability and competency of any applicant, the commissioner may issue to such applicant a license, either unlimited or containing such limitations as the commissioner

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deems advisable, and specifying the class of motor vehicles which the licensee is eligible to operate.

- (4) If any applicant or operator license holder has any health problem which might affect such person's ability to operate a motor vehicle safely, the commissioner may require the applicant or license holder to demonstrate personally or otherwise establish that, notwithstanding such problem, such applicant or license holder is a proper person to operate a motor vehicle, and the commissioner may further require a certificate of such applicant's condition, signed by a medical authority designated by the commissioner, which certificate shall in all cases be treated as confidential by the commissioner. A license, containing such limitation as the commissioner deems advisable, may be issued or renewed in any case, but nothing in this section shall be construed to prevent the commissioner from refusing a license, either limited or unlimited, to any person or suspending a license of a person whom the commissioner determines to be incapable of safely operating a motor vehicle. Consistent with budgetary allotments, each motor vehicle operator's license issued to or renewed by a person who is deaf or hard of hearing shall, upon the request of such person, indicate such impairment. Such person shall submit a certificate stating such impairment, in such form as the commissioner may require and signed by a licensed health care practitioner.
- (5) The issuance of a motor vehicle operator's license to any applicant who is the holder of a license issued by another state shall be subject to the provisions of sections 14-111c and 14-111k.
- Sec. 12. Subsection (b) of section 14-45a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2021):
 - (b) Prior to issuing a motor vehicle operator's license to a person who has not previously been issued a license in this state or has not operated a motor vehicle within the preceding two years, the commissioner may require such person to (1) pass a vision screening conducted by the

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- Department of Motor Vehicles to determine if the person meets vision standards specified in the regulations adopted pursuant to subsection (a) of this section, or (2) submit to the commissioner the results of a vision examination conducted by a licensed medical professional, as defined in section 14-46b, that certifies that such person meets such vision standards.
- 912 Sec. 13. Subsection (a) of section 14-279b of the general statutes is 913 repealed and the following is substituted in lieu thereof (*Effective October* 914 1, 2021):
 - (a) Whenever a violation of section 14-279 is detected and recorded by a live digital video school bus violation detection monitoring system, a state or municipal police officer shall review the evidence file which shall include two or more digital photographs, recorded video or other recorded images. [and a signed affidavit of a person who witnessed such violation live.] If, after such review, such officer determines that there are reasonable grounds to believe that a violation of section 14-279 has occurred, such officer shall authorize the issuance of a summons for such alleged violation. If such officer authorizes the issuance of a summons for such alleged violation, the law enforcement agency shall, not later than [ten] thirty days after the alleged violation, mail a summons to the registered owner of the motor vehicle together with a copy of two or more digital photographs, recorded video or other recorded images. [and a signed affidavit of a person who witnessed such violation live.]
 - Sec. 14. (*Effective from passage*) The Commissioner of Motor Vehicles shall study compliance with the laws regarding the sale and repair of fire apparatus in the state. Such study shall include, but need not be limited to, (1) the number of times in the last five years that the commissioner imposed a civil penalty pursuant to section 14-51a of the general statutes or conducted investigations and held hearings pursuant to section 14-65k of the general statutes with regards to the sale or repair of fire apparatus, (2) the number of times in the last five years that the commissioner requested the Attorney General apply to the Superior

Court for an order temporarily or permanently restraining and enjoining a person or entity selling or repairing fire apparatus from violating sections 14-51 to 14-65j, inclusive, of the general statutes, (3) a summary of all complaints received regarding the sale or repair of fire apparatus, and (4) any recommendations for legislation to ensure any person, firm or corporation selling or repairing fire apparatus is properly licensed by the commissioner. Not later than February 1, 2022, the commissioner shall submit a report on its findings and any recommendations to the joint standing committee of the General Assembly having cognizance of matters relating to transportation, in accordance with the provisions of section 11-4a of the general statutes.

- Sec. 15. Subsection (a) of section 14-44e of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2021):
 - (a) (1) The Commissioner of Motor Vehicles shall not issue a commercial driver's license to any person unless such person is a resident of this state and has passed a knowledge and skills test for driving a commercial motor vehicle which complies with the minimum federal standards established by 49 CFR 383, Subparts G and H, as amended, and has satisfied all other requirements of this section and sections 14-44b, 14-44c and 14-44g, in addition to other requirements for an operator's license imposed by the general statutes and regulations of the commissioner.
 - (2) On and after February 7, 2022, the commissioner shall not (A) administer a commercial driver's license skills test to a person who is applying for or upgrading to a class A or class B commercial driver's license, or applying for a "P" or "S" endorsement, until the commissioner has verified with the Federal Motor Carrier Safety Administration that such person has undergone the entry level driver training required under 49 CFR Part 380, as amended from time to time, and (B) administer a commercial driver's license knowledge test to any person who is applying for a "H" endorsement until the commissioner has verified with the Federal Motor Carrier Safety Administration that such

- 972 person has undergone the entry level driver training required under 49
- 973 CFR Part 380, as amended from time to time. The provisions of this
- 974 <u>subdivision shall not apply to any person who is exempt under 49 CFR</u>
- 975 Part 383, as amended from time to time.
- 976 Sec. 16. Subsection (a) of section 14-42a of the general statutes is
- 977 repealed and the following is substituted in lieu thereof (*Effective October*
- 978 1, 2021):
- 979 (a) The Commissioner of Motor Vehicles and the Commissioner of 980 Administrative Services shall enter into an agreement with one or more 981 federally designated organ and tissue procurement organizations to 982 provide to such organizations access to the names, dates of birth and 983 other pertinent information of holders of operator's licenses, instruction 984 permits and identity cards issued pursuant to section 1-1h who have 985 registered with the Department of Motor Vehicles an intent to become 986 organ and tissue donors. Such access shall be provided in a manner and 987 form to be determined by the commissioners, following consultation 988 with such organizations, and may include electronic transmission of 989 initial information and periodic updating of information. The 990 Commissioner of Motor Vehicles shall not charge a fee for such access 991 pursuant to section 14-50a, but may charge such organizations 992 reasonable administrative costs. Information provided to such 993 organizations shall be used solely for identifying such [license] holders 994 as organ and tissue donors.
- 995 Sec. 17. Section 14-67m of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
 - (a) Each motor vehicle recycler licensee shall maintain a suitable office and keep accurate records of all motor vehicles or major component parts thereof received, dismantled or sold. Such records may be handwritten, typewritten or computer-generated. Such records, vehicles and parts shall be available for inspection during regular business hours by one or more representatives of the Department of Motor Vehicles, the Division of State Police within the Department of

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Emergency Services and Public Protection or any organized local police department. Such inspection shall include examination of the recycler's premises to determine the accuracy of the required records. Such records shall include the make, year, engine number, if any, and identification number of each vehicle, the name and address of the person from whom each vehicle or part was received and to whom each vehicle or part was sold, if a sale occurred, a copy of the proof provided in subsection (c) of this section in the case of a catalytic converter, and the date of such receipt and sale. The records shall be maintained for a period of two years after each receipt or sale. Twice a month, each such licensee shall mail to the Commissioner of Motor Vehicles a list of all motor vehicles received, stating the make, year, engine number, if any, and identification number of each such vehicle. The list, on a form approved by the commissioner, shall be mailed or delivered to the commissioner on or before the twentieth day of each month, covering the first fifteen days of that month, and on or before the fifth day of each month, covering the sixteenth through the last day of the preceding month. A recycler shall report the information contained on such lists to the National Motor Vehicle Title Information System under 49 USC Section 30504. Nothing in this subsection shall be construed to require the department to report any of such information to said title information system.

(b) No motor vehicle recycler licensee may receive a motor vehicle unless the licensee receives the vehicle's certificate of title, if the vehicle is required to have title, or a copy of the vehicle's certificate of title made by an insurance company pursuant to section 14-16c, as amended by this act, at the time of receipt of the vehicle. Upon receipt of any such certificate or copy, such licensee shall stamp on it the word "JUNKED" in one-inch-high letters not to exceed three inches in length. Any certificate of title received, other than a title acquired for use in connection with the licensee's business, shall accompany the list sent pursuant to subsection (a) of this section. Any such copy received shall be maintained for as long as the junk is on the licensee's premises. If the Commissioner of Motor Vehicles determines that information

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concerning junked motor vehicles required to be reported by a licensee to the National Motor Vehicle Title Information System under 49 USC Sections 30501 to 30505, inclusive, and 28 CFR Sections 25.51 to 25.57, inclusive, is available to the department on a regular basis from the National Motor Vehicle Title Information System, the commissioner may discontinue the requirement that a licensee submit to the department (1) a list of vehicles or parts received, in accordance with the provisions of subsection (a) of this section, and (2) certificates of title or copies of such certificates, in accordance with the provisions of this subsection.

(c) No motor vehicle recycler licensee may receive a catalytic converter of a motor vehicle unless the licensee, at the time of receipt, obtains from the seller (1) proof of ownership of such motor vehicle, or (2) proof that the seller is an authorized agent of the owner of such motor vehicle.

[(c)] (d) The Commissioner of Motor Vehicles may adopt regulations in accordance with chapter 54, concerning the records required by this section.

[(d)] (e) The commissioner may, after notice and hearing, impose a civil penalty of not less than one hundred dollars nor more than five hundred dollars for each offense on any person, firm or corporation who violates the provisions of this section.

This act shall take effect as follows and shall amend the following sections:			
Section 1	July 1, 2021	14-36g	
Sec. 2	October 1, 2021	14-12(b) and (c)	
Sec. 3	October 1, 2021	14-140	
Sec. 4	October 1, 2021	14-253a(b)	
Sec. 5	October 1, 2021	New section	
Sec. 6	October 1, 2021	14-275(c)	
Sec. 7	October 1, 2021	13a-26(f)	
Sec. 8	October 1, 2021	14-16c	

Sec. 9	October 1, 2021	14-20b(a)
Sec. 10	October 1, 2021	14-96q
Sec. 11	October 1, 2021	14-36(b) to (e)
Sec. 12	October 1, 2021	14-45a(b)
Sec. 13	October 1, 2021	14-279b(a)
Sec. 14	from passage	New section
Sec. 15	October 1, 2021	14-44e(a)
Sec. 16	October 1, 2021	14-42a(a)
Sec. 17	October 1, 2021	14-67m

TRA Joint Favorable Subst.