State of South Dakota

EIGHTY-EIGHTH SESSION LEGISLATIVE ASSEMBLY, 2013

705U0266

SENATE ENGROSSED NO. SB 78-01/28/2013

Introduced by: Senators Vehle, Maher, Novstrup (Al), and Welke and Representatives Verchio, Heinert, Miller, Romkema, and Rozum

1	FOR AN ACT ENTITLED, An Act to revise certain provisions relating to medical requirements
2	for intrastate drivers transporting passengers and to update certain references to federal
3	statutes.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
5	Section 1. That § 49-28A-3 be amended to read as follows:
6	49-28A-3. The state hereby adopts Title 49 of the Code of Federal Regulations, subtitle B,
7	chapter I, subchapter A, part 107 (subparts F and G only) and subchapter C, parts 171 to 180,
8	inclusive, as amended through January 1, 2012 2013, and Title 49 of the Code of Federal
9	Regulations, subtitle B, chapter III, subchapter B, part 387 and parts 390 to 397, inclusive, as
10	amended through January 1, 2012 2013, with the following modifications:
11	(1) All references to interstate operations shall also include intrastate operations except
12	that drivers and motor carriers operating intrastate vehicles and combinations of
13	vehicles with three axles or less or with a gross vehicle weight rating of not more
14	than twenty-six thousand pounds which are not used to transport hazardous materials
15	requiring placarding under part 177, or designed to transport more than fifteen

- 2 - SB 78

passengers, including the driver, are not subject to parts 390-397;

- 2 (2) For the purposes of part 391.11(b)(1), a driver shall be at least twenty-one years old
 3 if engaged in interstate commerce, or transporting hazardous material of a type or
 4 quantity requiring placarding under part 177, or operating a vehicle designed to
 5 transport more than fifteen passengers, including the driver. All other drivers shall
 6 be at least sixteen years of age;
 - (3) Intrastate Unless required by an employer to be medically certified under Title 49 of the Code of Federal Regulations, intrastate drivers are exempt from the physical requirements of part 391.41.

Any violation of part 387 and parts 390 to 396, inclusive, the motor carrier safety requirements governing the qualifications of drivers, driving of motor vehicles, parts and accessories necessary for safe operation, notification and reporting of accidents, assistance with investigations and special studies, hours of service of drivers, inspection, repair, and maintenance is a Class 2 misdemeanor. Any violation of the hazardous materials regulations pertaining to registration of cargo tank motor vehicles, registration of persons who offer or transport hazardous materials, general information, regulations and definitions, hazardous materials tables, hazardous materials communication regulations, and test and inspection marking requirements found in parts 107 (subparts F and G only), 171, 172, and 178 to 180, inclusive, is a Class 2 misdemeanor. Any violation of the hazardous materials regulations pertaining to packaging, prohibited shipments, loading and unloading, segregation and separation, retesting and inspection of cargo tanks, and other carriage by regulations found in parts 173 to 180, inclusive, or violation of the driving and parking rules in part 397, is a Class 1 misdemeanor.