## BILL AS PASSED THE HOUSE AND SENATE 2015

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1	H.240
2	Introduced by Committee on Transportation
3	Date:
4	Subject: Motor vehicles; snowmobiles; motorboats; all-terrain vehicles;
5	technical corrections
6	Statement of purpose of bill as introduced: This bill proposes to make
7	miscellaneous technical corrections to laws governing motor vehicles,
8	motorboats, and other vehicles.
9 10	An act relating to miscellaneous technical corrections to laws governing motor vehicles, motorboats, and other vehicles
11	It is hereby enacted by the General Assembly of the State of Vermont:
12	* * * Motor Vehicle Law Definitions * * *
13	Sec. 1. 23 V.S.A. § 4 is amended to read:
14	§ 4. DEFINITIONS
15	Except as may be otherwise provided herein, and unless the context
16	otherwise requires in statutes relating to motor vehicles and enforcement of the
17	law regulating vehicles, as provided in this title and 20 V.S.A. part 5, the
18	following definitions shall apply:
19	* * *

(12) "Fresh pursuit" as used in this chapter includes fresh pursuit as defined by the common law, and also the pursuit of a suspected violator of the criminal laws or other laws of this State, for which he or she is, or might be, subject to arrest, by an enforcement officer. Fresh pursuit as used in this chapter is not necessarily instant pursuit, but pursuit without unreasonable delay.

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Sec. 2. 23 V.S.A. § 4(15) is amended to read:

(15) "Jitney" shall include any motor vehicle, not designated for the carrying of merchandise or freight, advertised or regularly used for carrying passengers for hire, but not operating over a fixed route, including motor vehicles operated for hire in connection with a livery business, but shall not include any such vehicle which the owner thereof uses in an emergency for such purpose, nor one which an employer uses to transport his or her employees to and from their work, nor one which is used at least 75 percent of the time in the transportation of schoolchildren or under authority granted to a school board under 16 V.S.A. § 562 563 to transport other than schoolchildren, nor one which is used in the transfer of U.S. mail on a star route, so-called, nor one which is used to transport elders or persons who have a disability for whom special transportation programs are designed and funded by state State

1	and federal authority through public and private, nonprofit social service
2	agencies; nor shall it apply to cooperative use transportation.
3	* * * Nondriver Identification Cards * * *
4	Sec. 3. 23 V.S.A. § 115(h) is amended to read:
5	(h) An identification card issued to an individual who is under the age of
6	18 years of age shall be distinguishable by color from an identification card
7	issued to an individual who is over the age of 18 years of age or older but
8	under the age of 21 years of age, and both cards shall be distinguishable by
9	color from an identification card issued to an individual over the age of 21
10	years of age or older. An identification card issued to an individual under the
11	age of 21 years of age shall clearly indicate, in prominent type, the date on
12	which the individual will become 21. The distinguishing colors shall be the
13	same as those used to distinguish operator's licenses issued under section 610
14	of this title.
15	* * * Notification of Change of Name or Address * * *
16	Sec. 4. 23 V.S.A. § 205 is amended to read:
17	§ 205. NOTIFICATION OF CHANGE OF NAME OR ADDRESS
18	The owner of a registered motor vehicle, snowmobile, or motorboat, a
19	person licensed to operate a motor vehicle in this State, and a person licensed
20	under chapter 27 or 28 of this title, 32 V.S.A. chapter 217, or 32 V.S.A.

chapter 219 shall notify the Commissioner, in writing, of a change in the

1	owner's or person's legal name or residence or mailing address within 30 days
2	after the change is made.
3	* * * Repeal of Motor Carrier Registration Provision * * *
4	Sec. 5. REPEAL
5	23 V.S.A. § 301a (registration of motor trucks, tractors, trailers, and
6	semi-trailers) is repealed.
7	Sec. 6. 23 V.S.A. § 301 is amended to read:
8	§ 301. PERSONS REQUIRED TO REGISTER
9	Residents, except as provided in section 301a and chapter 35 of this title,
10	shall annually register motor vehicles owned or leased for a period of more
11	than 30 days and operated by them, unless currently registered in Vermont.
12	Notwithstanding this section, a resident who has moved into the State from
13	another jurisdiction shall register his or her motor vehicle within 60 days of
14	moving into the State. A person shall not operate a motor vehicle nor draw a
15	trailer or semi-trailer on any highway unless such vehicle is registered as
16	provided in this chapter.
17	* * * Registration Periods * * *
18	Sec. 7. 23 V.S.A. § 302 is amended to read:
19	§ 302. PERIOD OF REGISTRATION

(a) Except as otherwise provided in sections 361 and 452 of this title, every

motor vehicle shall be registered for a period of 12 months from date of issue.

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1	Registrations made pursuant to subsections 305(b), 371(b), and 376(e) 376(b),
2	and 376(c), of this title shall expire and the certificate thereof shall become
3	void five years after the date of issue.
4	(b) Notwithstanding any other provisions of this title, if registered owners
5	so elect, all their registrations may be issued to expire on the same date and the
6	registration fee shall be pro-rated for the amount in excess of the annual
7	12 months' fee but not to exceed 24 months.
8	* * * Refunds for License, Registration Fees Erroneously Paid * * *
9	Sec. 8. 23 V.S.A. § 328 is amended to read:
10	§ 328. REFUND OF MONEY ERRONEOUSLY PAID
11	Upon application of the Commissioner, the Commissioner of Finance and
12	Management shall issue his or her warrant in favor of any person equitably
13	entitled to a refund of money erroneously paid into the State treasury for the
14	registration of a motor vehicle, trailer, semi-trailer, snowmobile, motorboat or
15	license. A refund shall not be allowed except as provided in this section and
16	sections 325-327 of this title. [Repealed.]
17	Sec. 9. 23 V.S.A. § 207 is added to read:
18	§ 207. REFUND OF MONEY ERRONEOUSLY PAID
19	Upon application of the Commissioner, the Commissioner of Finance and
20	Management shall issue a warrant in favor of any person equitably entitled to a
21	refund of money erroneously paid into the State Treasury for a license or

1	permit to operate a motor vehicle or for the registration of a motor vehicle,
2	trailer, semi-trailer, snowmobile, motorboat, or all-terrain vehicle. A refund
3	shall not be allowed except as provided in this section and sections 325-327 of
4	this title, and shall be paid from the fees remitted to the State Treasury by the
5	Department.
6	Sec. 10. 23 V.S.A. § 329 is amended to read:
7	§ 329. REFUNDS PAID FROM MOTOR VEHICLE FEES
8	The refunds mentioned in the sections 325-328 325-327 of this title shall be
9	paid from the fees turned into the State Treasury by the Department of Motor
10	Vehicles.
11	* * * Temporary Validation Stickers, Number Plates, and Decals * * *
12	Sec. 11. 23 V.S.A. § 457 is amended to read:
13	§ 457. TEMPORARY PLATES
14	At the time of the issuance of a registration certificate to a dealer as
15	provided in this chapter, the Commissioner shall furnish the dealer with a
16	sufficient number of number plates and temporary validation stickers,
17	temporary number plates, or temporary decals for use during the 60-day period
18	immediately following sale of a motor vehicle or motorboat by the dealer, as
19	hereafter provided in. The plates and decals shall have the same general
20	design the same as the number plates or decals furnished individual owners,
21	but the plates and decals may be of a material and color as the Commissioner

- 1 may determine. The Commissioner shall collect a fee of \$3.00 for each
- 2 temporary plate issued.
- 3 Sec. 12. 23 V.S.A. § 458 is amended to read:
- 4 § 458. TEMPORARY PLATE ON SOLD OR EXCHANGED VEHICLES

On the day of the sale or exchange of a motor vehicle, motorboat, snowmobile, or all-terrain vehicle which is to be registered in this State, a dealer may issue to the purchaser, for attachment to the motor vehicle, snowmobile, or all-terrain vehicle, or to be carried in or on the motorboat, a number plate with temporary validation stickers, a temporary number plate, or a temporary decal, provided that the purchaser deposits with such dealer, for transmission to the Commissioner, a properly executed application for the registration of such motor vehicle, motorboat, snowmobile, or all-terrain vehicle and the required fee. The purchaser, if properly licensed, on carrying in a motorboat or attaching the number plate with temporary validation stickers, temporary plate, or temporary decal to the motor vehicle, motorboat snowmobile or all-terrain vehicle may operate the same for a period not to exceed 60 consecutive days immediately following the purchase. The purchaser, if If a properly licensed, on attaching the number plate with temporary validation stickers, temporary plate or decal purchaser either attaches to the motor vehicle, motorboat, snowmobile, or all-terrain vehicle, or carries in the motorboat such number plate or decal, he or she may operate

the same for a period not to exceed 60 consecutive days immediately following the purchase. A person shall not operate a motor vehicle, motorboat, snowmobile, or all-terrain vehicle with a number plate, with temporary validation stickers, a temporary number plate, or a temporary decal attached thereto or carried except as provided in this section.

1 Sec. 13. 23 V.S.A. § 459 is amended to read:

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- § 459. NOTICE, <u>APPLICATION</u>, <u>AND FEES</u> TO COMMISSIONER
- 3 (a) Upon issuing a number plate with temporary validation stickers, <u>a</u>
  4 temporary number plate, or <u>a temporary</u> decal to a purchaser <del>for attachment to</del>
  5 <u>a motor vehicle</u>, a dealer shall, within 15 calendar days, forward to the
  6 Commissioner the application and fee, deposited with him or her by the
  7 purchaser, together with notice of such issue and such other information as the
  8 Commissioner may require.
  - (b) If a number plate with temporary validation stickers, <u>a</u> temporary registration plate, or <u>a temporary</u> decal is not issued by a dealer in connection with the sale or exchange of a <u>motor</u> vehicle <u>or motorboat</u>, the dealer may accept, from the purchaser, a properly executed registration, tax, and title application, and the required fees for transmission to the Commissioner. The dealer shall, within 15 calendar days, forward to the Commissioner the application and fee together with such other information as the Commissioner may require.

1	* * * Illumination of Rear Number Plates * * *
2	Sec. 14. 23 V.S.A. § 512 is amended to read:
3	§ 512. TRAILER OR SEMI-TRAILER
4	When a trailer or semi-trailer is being drawn by a registered motor vehicle,
5	the rear number plate assigned to such trailer or semi-trailer shall be displayed
6	on the rear of such trailer or semi-trailer and shall be illuminated at night as
7	provided in this chapter section 1248 of this title for the lighting of rear
8	number plates on motor vehicles.
9	* * * Repeal of Temporary Special Plate Statutes * * *
10	Sec. 15. REPEAL
11	23 V.S.A. §§ 515a (Bicentennial 1791–1991 plates), 515b (1794–1994
12	Masonic Bicentennial plates), and 515c (Lake Champlain quadricentennial
13	plates) are repealed.
14	* * * License Examinations * * *
15	Sec. 16. 23 V.S.A. § 632 is amended to read:
16	§ 632. EXAMINATION REQUIRED; WAIVER
17	(a) Before an operator's or a junior operator's license is issued to an
18	applicant for the first time in this State, or before a renewal license is issued to
19	an applicant whose previous Vermont license had expired more than three
20	years prior to the application for renewal, the applicant shall pass a satisfactory
21	examination, except that the Commissioner may, in his or her discretion, waive

1	the examination when the applicant holds a chauffeur's or operator's license in
2	force at the time of application or within one year of the application in some
3	other state where examinations are an examination is required similar to the
4	examination required in this State.
5	(b) The examination shall consist of:
6	(1) an oral or written examination, at the discretion of the
7	Commissioner;
8	(2) a thorough road test; and
9	(3) at the discretion of the Commissioner, such other examination or
10	demonstration as he or she may prescribe.
11	* * * Special Examinations * * *
12	Sec. 17. 23 V.S.A. § 636 is amended to read:
13	§ 636. SPECIAL EXAMINATIONS
14	(a)(1) Whenever the Commissioner has good cause to believe that any
15	holder of an operator's license, or any applicant for renewal of an operator's
16	license, is incompetent or otherwise not qualified to be licensed, he or she may
17	require such person to submit to a special examination to determine his or her
18	capabilities or mental or physical fitness, but no person. A person shall not be
19	required to pay to the State a fee for such special examination, except for a
20	component of an examination conducted by an authorized medical

1	professional. Such examination shall be given at such time and place as the
2	Commissioner may determine.
3	(2) If the Commissioner determines that a special examination is
4	warranted, then a driving examination shall be administered. If, under the
5	Commissioner's discretion, extenuating circumstances exist, the Commissioner
6	may also administer a written or oral examination or require an examination by
7	a medical professional under section 637 of this title. A driving, written, or
8	oral examination shall be given at a time and place as the Commissioner may
9	determine.
10	(b) Upon the conclusion of such examination, the Commissioner shall take
11	action as may be appropriate and may suspend or revoke the license or right of
12	such person to operate a motor vehicle or may issue a license subject to
13	restrictions as permitted under section 612 of this title.
14	* * * License Suspension Procedure * * *
15	Sec. 18. 23 V.S.A. § 671 is amended to read:
16	§ 671. PROCEDURE
17	(a) In his or her discretion, the Commissioner may suspend indefinitely or
18	for a definite time the license of an operator, or the right of an unlicensed
19	person to operate a motor vehicle upon not less than five days' notice, after
20	opportunity for a hearing upon not less than 15 days' notice, if the

Commissioner has reason to believe that the holder thereof is a person who is

incompetent to operate a motor vehicle or is operating improperly so as to
endanger the public. He or she may order the license delivered to him or her,
whenever he or she has reason to believe that the holder thereof is a person
who is incompetent to operate a motor vehicle, or is operating improperly so as
to endanger the public. If, upon receipt of such notice, the person so notified
shall request a hearing, such suspension shall not take effect unless the
Commissioner, after hearing, determines that the suspension is justified. <u>If the</u>
Commissioner imposes a suspension, he or she may order the license delivered
to him or her. No less than six months from the date of suspension and each
six months thereafter, a person upon whom such suspension has been imposed
may apply for reinstatement of his or her license or right to operate or for a
new license. Upon receipt of such application, the Commissioner shall
thereupon cause an investigation to be made and, if so requested, conduct a
hearing to determine whether such suspension should be continued in effect.
(b) In his or her discretion, the Commissioner may suspend for a period not
exceeding 15 days the license of an operator, or the right of an unlicensed
person to operate a motor vehicle, without hearing, whenever he or she finds
upon full reports submitted by an enforcement officer or motor vehicle
inspector that the safety of the public has been or will be imperiled as a result
of the operation of a motor vehicle by such operator or unlicensed person.

- (c) The Commissioner shall not suspend the license of an operator, or the right of an unlicensed person to operate a motor vehicle, while a prosecution for an offense under this title is pending against such person, unless he or she finds upon full reports submitted to him or her by an enforcement officer or motor vehicle inspector that the safety of the public will be imperiled by permitting such operator or such unlicensed person to operate a motor vehicle, or that such person is seeking to delay the prosecution, but if he or she so finds, he or she may suspend such license or right pending a final disposition of the prosecution.
- (d) The Commissioner shall not suspend the license of an operator, or the right of an unlicensed person to operate a motor vehicle, for any cause which has constituted the subject matter of a prosecution in which the conviction of such person has not been obtained.
- (e) The Commissioner shall revoke licenses obtained fraudulently. The Commissioner shall also revoke licenses when required by law, and such revocation shall not entitle the holder of such license to hearing.
- (f) Hearings If a hearing is required under the provisions of this section, it shall be held in accordance with the provisions of sections 105–107 of this title and at such time and place as the Commissioner may determine. It shall be in the discretion of the Commissioner to determine as to the granting to a petitioner therefor of hearings of a hearing and subsequent hearing upon in

1	response to a petition therefor in connection with suspension orders issued
2	under the provisions of subsections (b) and (c) of this section.
3	(g) Except as otherwise provided in this title, in his or her discretion, the
4	Commissioner may suspend for a definite time the license of an operator, or
5	the right of an unlicensed person to operate a motor vehicle whenever such
6	person has been convicted of an offense specified in this title or of any other
7	offense, the commission of which he or she has reason to believe may involve
8	the operation of a motor vehicle or may render the person guilty thereof an
9	unfit person to operate a motor vehicle, but such suspension shall not be for a
10	period in excess of the maximum term of imprisonment provided by statute for
11	the offense involved. This subsection applies only to convictions prior to July
12	1, 1979. Suspensions under this subsection shall be based on the same criteria
13	utilized by the Commissioner prior to July 1, 1979. [Repealed.]
14	* * * Driver Training School; Definition * * *
15	Sec. 19. 23 V.S.A. § 701(4) is amended to read:
16	(4) "Driver training school" means any person engaged in providing
17	driver training through one or more instructors, but not including a public or

private school conducting a course in driver training approved by the Board

Secretary of Education and the Commissioner.

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1	* * * Financial Responsibility; When Proof is Required * * *
2	Sec. 20. 23 V.S.A. § 801(a) is amended to read:
3	(a) The Commissioner shall require proof of financial responsibility to
4	satisfy any claim for damages, by reason of personal injury to or the death of
5	any person, of at least \$25,000.00 for one person and \$50,000.00 for two or
6	more persons killed or injured and \$10,000.00 for damages to property in any
7	one accident, as follows:
8	(1) From a person who is convicted of any of the following violations of
9	this title:
10	(A) Death resulting from:
11	(i) careless and negligent operation of a motor vehicle; or
12	(ii) reckless driving of a motor vehicle.
13	(B) Any violation of section 1201 of this title or for any suspension
14	pursuant to section 1205 of this title.
15	(C) Failing to immediately stop and render such assistance as may be
16	reasonably necessary following an accident resulting in injury to any person or
17	property, other than the vehicle then under his or her control.
18	(D) Operating, taking, using, or removing a motor vehicle without
19	the consent of the owner in violation of section 1094 of this title.
20	(E) Operating a motor vehicle after suspension, revocation, or refusal
21	of a license, in violation of section 674 of this title.

(F) Operating without financial responsibility.

(G) Any moving violation as defined in section 4 of this title if the person has five points assessed against the person's license at the time the moving violation occurs. At the time a ticket or a citation for a moving violation is issued, the law enforcement officer shall give the defendant an insurance verification certificate, which shall not be an SR-22 certificate. The defendant shall complete the certificate and mail or deliver it to the Commissioner within 21 days of being issued the ticket or citation. The Commissioner shall prescribe the form of the insurance verification certificate and administer the insurance verification process by promulgating adopting rules and may, pursuant to 3 V.S.A. chapter 25, promulgate adopt rules to administer the insurance verification process.

(H) The provisions of subdivisions (a)(1)(A) and, (C) through (a)(1)(E), (D), (E), and (G) of this section shall not apply to an operator furnishing the Commissioner with satisfactory proof that a standard provisions automobile liability insurance policy, issued by an insurance company authorized to transact business in this State insuring the operator against public liability and property damage, in the amounts required under this section with respect to proof of financial responsibility, was in effect at the time of the violation. Nor shall these provisions apply if the operator was a nonresident, holding a valid license issued by the state of his or her residence, at the time of

1	the violation, and satisfactory proof, in the form of a certificate issued by an
2	insurance company authorized to transact business in the state of his or her
3	residence, and accompanied by a power of attorney authorizing the
4	Commissioner to accept service on its behalf, of notice or process in any action
5	arising out of the violation, certifying that insurance covering the legal liability
6	of the operator to satisfy any claim or claims for damage to person or property,
7	in an amount equal to the amounts required under this section with respect to
8	proof of financial responsibility was in effect at the time of the violation.
9	* * *
10	* * * Financial Responsibility; Jitneys * * *
11	Sec. 21. 23 V S A § 843 is amended to read: [Deleted]
12	§ 843. AMOUNT OF INSURANCE OR BOND
13	The amount of insurance or bond shall be a minimum of:
14	(1) \$50,000.00 for injury to, or death of any one person in any accident.
15	subject to a minimum limit per accident of \$100,000.00 for injuries to or death
16	of all persons in any one accident, if the vehicle has a seating capacity of seven
17	passengers or less, subject to a minimum limit per accident of fewer;
18	(2) \$250,000.00 for injuries to or death of all persons in any one
19	accident if the vehicle has a seating capacity from eight to 12 passengers

inclusive, subject to a minimum limit per accident of:

1	(3) \$300,000.00 for injuries to or death of all persons in any one
2	accident if the vehicle has a seating capacity from 13 to 20 passengers
3	inclusive, subject to a minimum limit per accident of;
4	(4) \$350,000.00 for injuries to or death of all persons in any one
5	accident if the vehicle has a seating capacity from 21 to 30 passengers
6	inclusive, subject to a minimum limit per accident of;
7	(5) \$300,000.00 \$400,000.00 for injuries to or death of all persons
8	in any one accident if the vehicle has a seating capacity exceeding
9	30 passengers, and
10	(6) \$50,000.00 from for damages to property in any accident.
11	* * * Financial Responsibility; Motor Buses * * *
12	Sec. 22. 23 V.S.A. § 881 is amended to read:
13	§ 881. COMPULSORY LIABILITY INSURANCE OR BOND
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	The Commissioner shall not register a motor bus, and a person shall not
15	The Commissioner shall not register a motor bus, and a person shall not operate or cause to be operated upon any public highway a motor bus, until the
15 16	
	operate or cause to be operated upon any public highway a motor bus, until the
16	operate or cause to be operated upon any public highway a motor bus, until the owner thereof has procured insurance or a bond having a surety company
16 17	operate or cause to be operated upon any public highway a motor bus, until the owner thereof has procured insurance or a bond having a surety company authorized to transact business in this State as surety thereon, which. The

the use or operation of the motor bus described in the contract of insurance or such bond.

3 Sec. 23. 23 V.S.A. § 883 is amended to read:

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- 4 § 883. AMOUNT OF INSURANCE OR BOND
- shall carry as insurance or indemnity against claims for personal injury, death,

The amount of insurance or of such bond which an owner of a motor bus

- 7 or property damage shall be determined by the Public Service <u>Transportation</u>
- 8 Board. Such policy or bond shall also indemnify the insured against legal
- 9 liability resulting from damage to property to the amount of \$2,000.00.
- 10 Sec. 24. 23 V.S.A. § 888 is amended to read:
- 11 § 888. ALTERNATIVE FORM OF SECURITY

In lieu of all or part of the insurance or bond required by section 881 of this title, a motor bus owner may file with the Commissioner of Motor Vehicles a bond conditioned for the payment and discharge of all liability described in said section provided the policy of insurance, if any, or bond is approved by an order of the Public Service Transportation Board filed with the Commissioner determining the amount, if any, of insurance to be procured and the amount of a bond in addition to or in substitution for insurance. The Board may approve a bond without surety if it shall have determined, by order made upon proper showing, that a surety on said the bond is not required by the public interest because of the proven financial responsibility of the obligor, or because of

1	collateral security consisting of deposits in a Vermont bank or negotiable
2	securities held by such bank as trustee, or a combination thereof, pledged to
3	secure the performance of said the bond upon terms and conditions prescribed
4	by the Board. If the order requires insurance or a surety bond, the policy of
5	insurance or surety bond shall be executed by a company authorized to do
6	business in this State.
7	* * * Temporary Speed Limits Established by
8	Traffic Committee * * *
9	Sec. 25. 23 V.S.A. § 1006a(d) is amended to read:
10	(d) Notwithstanding the limit established in subsection section 2302(d) of
11	this title and the waiver penalties established under 4 V.S.A. § 1102(d), the
12	penalty for violation of speed limits established under subsection (b) of this
13	section shall be twice the penalty for nonworksite non-worksite speed
14	violations.
15	* * * Special Regulations Established by
16	Municipal Legislative Bodies * * *
17	Sec. 26. 23 V.S.A. § 1010(b) is amended to read:
18	(b) Notwithstanding the limit established in subsection section 2302(d) of
19	this title and the waiver penalties established under 4 V.S.A. § 1102(d), the

penalty for violation of speed limits established under the work site worksite

1	provision of this section shall be twice the penalty for nonwork site
2	non-worksite speed violations.
3	* * * Municipal Signs * * *
4	Sec. 27. 23 V.S.A. § 1029 is amended to read:
5	§ 1029. MUNICIPAL SIGNS
6	Notwithstanding the provisions of sections 1025 and 1027 of this title,
7	municipalities may erect alternative signs of a guidance or informational nature
8	and creative design, in accordance with the provisions of 10 V.S.A.
9	§ 494 <del>(13)</del> (15), to assist persons in reaching destinations that are transportation
10	centers, geographic districts, historic monuments, and significant or unique
11	educational, recreational, or cultural landmarks.
12	* * * Child Restraint Systems * * *
13	Sec. 28. 23 V.S.A. § 1258 is amended to read:
14	§ 1258. CHILD RESTRAINT SYSTEMS; PERSONS UNDER AGE 18
15	(a) No person shall operate a motor vehicle, other than a type I school bus,
16	in this State upon a public highway unless every occupant under age 18 is
17	properly restrained in a federally approved child passenger restraining system
18	as defined in 49 C.F.R. § 571.213 (1993), as may be amended, or a federally

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approved safety belt, as follows:

\* \* \* School Bus Identification and Equipment \* \* \* 1 2 Sec. 29. 23 V.S.A. § 1282(b) is amended to read: 3 (b) A school bus shall not be operated in the transportation of children to 4 and from school unless and until it is inspected at an inspection station 5 designated as such by the Department of Motor Vehicles. The inspection shall 6 thoroughly cover mechanical conditions, standard equipment, extra equipment, 7 and safety and comfort conditions all as provided in section 1281 of this title; 8 and, if the inspected vehicle meets all of these requirements, the inspection 9 station shall give the owner or operator of the inspected vehicle a signed 10 certificate so stating. This certificate shall be shown as soon as possible by the 11 owner or operator to a school director in the town in which this vehicle is to be 12 operated, and shall thereafter be carried in some easily accessible place in the 13 vehicle. Thereafter, so long as this bus remains in this service, it must be 14 reinspected as provided in this section during each of the following periods: 15 July-August, November-December, and February-March. School buses of 16 the pleasure car type, if regularly used in this service, shall display signs 17 required in subdivision  $\frac{1281(9)}{1283(a)(1)}$  of this title when transporting 18 schoolchildren. 19 Sec. 30. 23 V.S.A. § 1283(a) is amended to read:

(a) Types I and II school buses shall be:

1	(1) Identified with the words, "School Bus," printed in letters not less
2	than eight inches high, located between the warning signal lamps as high as
3	possible without impairing visibility of the lettering from both front and rear.
4	(2) Painted national school bus glossy yellow, except that the hood shall
5	be either that color or lusterless black and the fenders shall be either that color
6	or black. For Type II school buses, the requirements of this subsection
7	subdivision and subdivision (a)(3) of this section shall apply to any new bus
8	ordered on or after January 1, 2000.
9	(3) Equipped with bumpers of glossy black, unless for increased night
10	visibility they are covered with a reflective material.
11	(4) Equipped with a system of signal lamps approved by the
12	Commissioner, including an eight light system on any new or used school bus
13	ordered on and after July 1, 1976. The driver of a Type I or a Type II school
14	bus shall keep the alternately flashing red signal lamps lighted whenever
15	school children are being received or discharged, and they shall be used only
16	for that purpose. A school bus driver found in violation of this subdivision
17	shall be guilty of a traffic violation.
18	(5)(A) Equipped with a system of mirrors, if such a system is necessary
19	to give the seated driver a view of the roadway to each side of the bus, and of
20	the area immediately in front of the front bumper, in accordance with the

following procedure: When when a rod, 30 inches long, is placed upright on

1	the ground at any point along a traverse line one foot forward of the forward
2	most point of a school bus, and extending the width of the bus, at least 7 seven
3	inches of the length of the rod shall be visible to the driver, either by direct
4	view or by means of an indirect visibility system.
5	(B) In addition, equipped with an inside mirror so located as to give
6	the driver clear vision of the interior of the bus, and an outside mirror located
7	on each side of the bus located so as to give an unobstructed view of the road
8	to the rear.
9	(6) In compliance with the Federal Motor Vehicle Safety Standards for
10	school buses as of the date of manufacture.
11	* * * Motor-driven Cycles * * *
12	Sec. 31. 23 V.S.A. § 1307 is amended to read:
13	§ 1307. BRAKE EQUIPMENT REQUIRED
14	(a) Every motor vehicle, when operated upon a highway shall be equipped
15	with brakes acting on all wheels adequate to control the movement of and to
16	stop and hold such vehicle, including two separate means of applying the
17	brakes to at least two wheels. If those two separate means of applying the
18	brakes are connected in any way, they shall be so constructed that failure of

any one part of the operating mechanism shall not leave the motor vehicle

without brakes on at least two wheels.

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1	(b) Motorcycles and mopeds motor-driven cycles need only to be equipped
2	with at least one brake which may be operated by hand or foot.
3	* * *
4	* * * Vehicle Weight Limits * * *
5	Sec. 32. 23 V.S.A. § 1393 is amended to read:
6	§ 1393. <u>WEIGHT</u> LIMITS IN INCORPORATED VILLAGES AND CITIES;
7	ADOPTION BY TOWNS OF STATE LIMITS
8	(a) On all highways in an incorporated village or city, the legal load shall
9	be as prescribed for the State Highway System, unless otherwise restricted and
10	posted by the local authorities, as provided in this subchapter. With the
11	approval of the Secretary of Transportation, the selectboard of a town may
12	designate any highway in the town to carry the same legal load as specified in
13	section 1392 of this title for State highways. When a certain highway has been
14	approved by the Secretary as to the legal load limit, then the Secretary shall
15	have the highway posted for the legal load limit. Notwithstanding the
16	provisions of this chapter, State highway weight limits as specified in section
17	1392 of this title shall apply to class 1 town highways; however, when the
18	legislative body of a municipality requests in writing, the Secretary of

Transportation may set the weight limit on a class 1 town highway at less than

the State highway limit under section 1392 of this title, if a reasonable

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1	alternative route is available for those vehicles traveling at the State highway
2	<del>limit</del> .
3	(b) In making the determination as to whether a reasonable alternative route
4	is available, the Secretary of Transportation shall, at a minimum, consider the
5	following factors:
6	(1) whether the alternative routing will reduce or relieve traffic
7	congestion in a downtown area;
8	(2) whether the alternative routing will enhance safety;
9	(3) the length of the alternative route, and any increase in time made
10	necessary by use of the alternative route;
11	(4) whether an adverse effect has been created relative to the quiet
12	enjoyment and property values of people living along the alternative route.
13	[Repealed.]
14	(c) Any decision of the Secretary made under this section may be appealed,
15	in writing, to the Transportation Board within 30 days of the Secretary's
16	decision. The Transportation Board shall decide the question within 45 days of

receipt of the appeal, and may take evidence or testimony. [Repealed.]

- 1 \* \* \* Vehicle Height and Width Limits \* \* \*
- 2 Sec. 33. 23 V.S.A. § 1431 is amended to read:
- 3 § 1431. HEIGHT AND WIDTH LIMITS

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(a) Except for the provisions of subsection (c) of this section, motor vehicles and loads shall not exceed eight and one-half feet in width or 13 feet six inches in height. The term width shall mean the total width of the vehicle and load, excluding safety devices as determined by the Commissioner which may extend up to three inches on each side of the vehicle. The height and width limits of this section shall not apply to snow plows, road machines, oilers, traction engines, tractors, rollers, power shovels, dump wagons, trucks, highway building equipment, and road-making appliances employed on highway maintenance or on highway construction when operated within a construction area, or to vehicles employed by municipalities for transportation and disposal of nontoxic residual waste sludge from waste water wastewater and water treatment facilities while utilized used for those purposes, nor shall the limits apply to traction engines, tractor, trailer, or motor trucks operated on a public highway, under a permit from the Commissioner of Motor Vehicles, as provided in section 1400 of this title. Nothing in this section shall prohibit the use of the stop arm described in section 1281a of this title and no permit shall be required.

(b) In his or her discretion, with or without hearing, the Commissioner of Motor Vehicles, or his or her agent, upon application, may issue annually to dealers in farm tractors or other farm implements; overwidth permits to transport or draw upon a highway such farm implements as are more than eight and one-half feet in width but not more than 13 feet in width, when such operation is necessary incidental to the conduct of such business, during the period from sunrise to sunset, provided at least two red flags not smaller than 12 inches square be displayed on the left front and rear of each vehicle or implement or combination thereof in such manner as to be clearly visible from the front and rear for a distance of at least 500 feet, except that no vehicles, implements, or combinations thereof shall be operated on any highway after 10:00 a.m. on any Sunday or legal holiday, except on trips not in excess of two miles, nor upon any highway at any time on which operation is prohibited by order of the Commissioner.

(c) The total outside width of a motor home, as defined in 32 V.S.A. § 8902(11), or a trailer coach as defined in subdivision 4(41) of this title, may exceed 102 inches eight and one-half feet if the excess width is attributable to an appurtenance that extends no more than six inches beyond the body of the vehicle. The term "appurtenance" does not include any item that is temporarily affixed to the exterior of the vehicle by the vehicle's owner for the

purpose of transporting the item from one location to another, but does include the following:

(1) an awning and its support hardware; and

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- (2) any appendage that is intended to be an integral part of a motor home or trailer coach that is installed by a manufacturer or dealer.
- (d) A person, firm, or corporation whose land is divided by a public highway may operate across the highway, at approximate right angles to the center line centerline, an unregistered vehicle with or without a load having width in excess of eight and one-half feet, or a height in excess of 12 13 feet and six inches, and which, if used on highway construction, would be defined as motorized highway building equipment, provided that the person, firm, or corporation shall first have applied to and received from the selectboard of the town or the aldermen or city council of the city in which the land and highway are located a permit in writing specifying the vehicle covered and the point where, time when, and under what conditions such crossing may be made, and provided further that the person, firm, or corporation shall have applied to and received from the Commissioner of Motor Vehicles a certificate in writing that the vehicle listed in the permit issued by the selectboard or aldermen or city council meets the conditions herein set forth as to type and size and, further, that the operation thereof across the highway will not damage the highway. The Commissioner may impose such conditions regarding size of load or

highway surface protection as he or she deems necessary. A fee of \$35.00
shall be paid to the town or city for each permit and the permit shall not cover
more than one vehicle. The permit shall be valid for a period of one year from
the date of issue. A similar fee of \$35.00 shall be paid to the State for each
certificate issued by the Commissioner and the certificate shall not cover more
than one vehicle and shall be valid for a period of one year from the date of
issue. Provided that the terms and conditions are complied with, no
registration of the vehicle shall be required under any other section of this title,
nor shall permits of any kind or type be required under any other section of this
title.
Sec. 34. 23 V.S.A. § 1434 is amended to read:
§ 1434. PENALTIES
(a) The operation of a vehicle on a public highway in excess of the height,
width, or length limits as prescribed in section 1431 or 1432 of this title
without first obtaining a permit to operate the vehicle, whether or not a permit
is available, shall be a traffic violation as defined in section 2302 of this title
and the. A violation shall be punishable by a fine of \$300.00 for the a first
offense and by a fine of, \$600.00 for a second offense within a two-year
period, and by a fine of \$800.00 for a third or subsequent offense occurring
within a two-year period, which shall also be considered a traffic violation,
notwithstanding the provisions of section 2302 of this title.

(b) The operation of a vehicle on a public highway in excess of the legal
height, width, or length as prescribed in section 1431 or 1432 of this title,
designated by in violation of the terms of a permit issued in conformance with
section 1400 of this title shall be a traffic violation as defined in section 2302
of this title and shall be punishable by a fine of \$300.00 for the <u>a</u> first offense,
by a fine of \$600.00 for any a second offense within a two-year period, and by
a fine of \$800.00 for a third or subsequent offense occurring within a two-year
period, which shall also be considered a traffic violation notwithstanding the
provisions of section 2302 of this title.
* * *
* * * Interstate System; Reasonable Access * * *
Sec. 35. 23 V.S.A. § 1433 is amended to read:
§ 1433. REASONABLE ACCESS
Reasonable access, within the meaning of 19 V.S.A. § 1111, shall be
permitted to those vehicles operating pursuant to the provisions of subsections
1302(c) and 1432(b) 1432(e) of this title between the Interstate and Defense
Highway System and any other qualifying Federal-aid Primary System
highways, as designated by the Secretary of the U.S. Department of
Transportation, and the Vermont Secretary of Transportation, and terminals,
facilities for food, fuel, repairs, and rest, and points of loading and unloading

for household goods carriers. The Vermont Secretary of Transportation shall,

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by rule pursuant to 3 V.S.A. chapter 25, either designate those portions of the
public highways over which such reasonable access shall be permitted or
provide for the issuance of permits to allow reasonable access. However,
permits shall not be required for tractor-semi-trailer combinations engaged in
the transportation of automobiles and having provision for transporting motor
vehicles on part of the power unit provided the combinations comply with the
provisions of subsection 1432(a) of this title.
* * * Powers of Enforcement Officers * * *
Sec. 36. 23 V.S.A. § 1600 is added to chapter 15 to read:
§ 1600. DEFINITION
Notwithstanding subdivision 4(4) of this title, as used in this chapter,
"Commissioner" means the Commissioner of Public Safety.
* * * Motor Vehicle Titles; Crimes * * *
Sec. 37. 23 V.S.A. § 2082 is amended to read:
§ 2082. ALTERING, FORGING, OR COUNTERFEITING CERTIFICATES:
PENALTY
(a) A person who, with fraudulent intent commits any of the following acts
shall be subject to the penalties provided in subsection (b) of this section:
(1) alters, forges, counterfeits, or knowingly makes or causes to be made
a false official certificate of title:

1	(2) alters or forges an assignment of a certificate of title, or an
2	assignment or release of a security interest, on a certificate of title or a form the
3	Commissioner prescribes;
4	(3) has possession of or uses a certificate of title knowing it to have been
5	altered, forged, counterfeited, or fraudulently obtained or made; or
6	(4) uses a false or fictitious name or address, or makes a material false
7	statement, or fails to disclose a security interest, or conceals any other material
8	fact in or alters information on or forges a signature on an application for a
9	certificate of title or duplicate certificate of title;.
10	(b) A person convicted of violating this section shall be fined not less than
11	\$500.00 or more than \$5,000.00 or be imprisoned not less than one year or
12	more than five years, or be both fined and imprisoned.
13	* * * Traffic Offenses; Repeal; Conforming Changes * * *
14	Sec. 38. REPEAL
15	23 V.S.A. chapter 23 (traffic offenses) is repealed.
16	Sec. 39. EFFECT OF REPEAL
17	In connection with any traffic ticket issued for a traffic offense on or before
18	the effective date of this act:
19	(1) Consistent with 1 V.S.A. § 214(b), the repeal of 23 V.S.A. chapter
20	23 does not affect the validity or enforceability of the ticket.

1	(2) Consistent with 1 V.S.A. § 214(c), such tickets are to be enforced as
2	civil, not criminal, violations, and any reduction in penalty since issuance of
3	the ticket shall inure to the benefit of the respondent.
4	(3) Such tickets are under the jurisdiction of the Judicial Bureau and
5	shall be enforced in accordance with 4 V.S.A. chapter 29.
6	Sec. 40. 23 V.S.A. § 614(c) is amended to read:
7	(c) During the first three months of operation, the holder of a junior
8	operator's license is restricted to driving alone or with a licensed parent or
9	guardian, licensed or certified driver education instructor, or licensed person at
10	least 25 years of age. During the following three months, a junior operator
11	may additionally transport family members. No person operating with a junior
12	operator's license shall transport more passengers than there are safety belts
13	unless he or she is operating a vehicle that has not been manufactured with a
14	federally approved safety belt system. A person convicted of operating a
15	motor vehicle in violation of this subsection shall be subject to a penalty of not
16	more than \$50.00, and his or her license shall be recalled for a period of
17	90 days. The provisions of this subsection may be enforced only if a law
18	enforcement officer has detained the operator for a another suspected traffic
19	violation of another traffic offense.

1	Sec. 41. 23 V.S.A. § 615(b) is amended to read:
2	(b) A person convicted of operating a motor vehicle in violation of this
3	section shall be subject to a penalty of not more than \$50.00, and his or her
4	learner's permit shall be recalled for a period of 90 days. No person may be
5	issued traffic complaints alleging a violation of this section and a violation of
6	section 676 of this title from the same incident. The provisions of this section
7	may be enforced only if a law enforcement officer has detained the operator for
8	a <u>another</u> suspected <u>traffic</u> violation <del>of another traffic offense</del> .
9	Sec. 42. 23 V.S.A. § 1259(e) is amended to read:
10	(e) This section may be enforced only if a law enforcement officer has
11	detained the operator of a motor vehicle for a another suspected traffic
12	violation of another traffic offense. An operator shall not be subject to the
13	penalty established in this section unless the operator is required to pay a
14	penalty for the primary offense violation.
15	* * * Points System; Conforming Change * * *
16	Sec. 43. 23 V.S.A. § 2502(a)(1)(V) is amended to read:
17	(V) § 1053. Failure to exercise due care; [Repealed.]
18	* * * Diesel Fuel Tax; Conforming Changes * * *
19	Sec. 44. 23 V.S.A. § 3002(10) is amended to read:
20	(10) "User" means any person who uses fuel to propel a motor vehicle,
21	owned or operated by him, upon the highways of this State. The term shall

also include, but is not limited to, a lessor rental or leasing company when the
lessor leases motor vehicles without drivers to a lessee under a contract where
cost of fuel is included in lease payments and the lessor purchases fuel and
maintains records of fuel used and miles travelled by such leased vehicles.
In all other cases, upon application by either the lessor or lessee, the
Commissioner will determine and approve the reporting and tax payment
procedure to be used; provided, however, that the lessor and lessee shall be
jointly and severally liable for the payment of the tax in any event. The term
shall not include persons obtaining an identification marker or permit under
section 422 of this title.
Sec. 45. 23 V.S.A. § 3024(b) is amended to read:
(b) It shall be unlawful for any person:
(1) to operate a motor vehicle subject to the provisions of this chapter
upon any public highway in the State without first obtaining the diesel fuel

user's license and marker required under section 3007 of this title or to so

operate without displaying said the marker or to so operate without having in

the vehicle either the license or telegram issued under section 3007 or a permit

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issued under section 3010 of this title;

1	* * * Snowmobile Registration and TMA Decals * * *
2	Sec. 46. 23 V.S.A. § 3205 is amended to read:
3	§ 3205. SNOWMOBILE EQUIPMENT; WINDSHIELD; USE OF
4	HEADLIGHT; ILLEGAL NOISE LEVEL; EXEMPTION FROM
5	REGISTRATION AND EQUIPMENT REQUIREMENT
6	(a) Snowmobile; required equipment. All snowmobiles shall be equipped
7	with one or more operational:
8	* * *
9	(f) Exemption from registration and equipment requirements; racing
10	contest. This section shall not apply to any snowmobile entered in a racing
11	contest sponsored by a racing or snowmobile club, organization, or association
12	during the period the snowmobile is actually participating in or practicing or
13	preparing for a racing event at an area especially provided for the purpose.
14	Sec. 47. 23 V.S.A. § 3206(b) is amended to read:
15	(b) A snowmobile shall not be operated:
16	* * *
17	(10) If the registration certificate or written consent is not available for
18	inspection and the registration number, or plate of a size and type approved by
19	the Commissioner, and TMA decal are not displayed on the snowmobile in a
20	manner approved by the Commissioner. <u>However, a TMA decal need not be</u>

1	displayed if the operator possesses a completed TMA form in accordance with
2	subdivision 3202(a)(7) of this title.
3	* * *
4	* * * Motorboats; Exemption From Numbering Provisions * * *
5	Sec. 48. 23 V.S.A. § 3303 is amended to read:
6	§ 3303. OPERATION OF UNNUMBERED MOTORBOATS PROHIBITED
7	Every Except for motorboats exempt from numbering under subdivisions
8	3307(a)(2)–(4) of this title, every motorboat on the waters of this State shall be
9	numbered. No A person shall not operate or give permission for the operation
10	of any motorboat on such waters unless the motorboat is numbered in
11	accordance with this subchapter, or in accordance with applicable federal law,
12	or in accordance with a federally approved numbering system of another state,
13	and unless:
14	(1) the certificate of number awarded to such motorboat is currently
15	valid;; and
16	(2) the identifying number set forth in the certificate of number is
17	displayed on each side of the bow of such motorboat. Motorboats described in
18	subdivision 3307(1)(E) of this title, however, are excepted from the provisions
19	of this section.

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1	Sec. 49. 23 V.S.A. § 3307 is amended to read:
2	§ 3307. EXEMPTION FROM <u>VERMONT</u> NUMBERING PROVISIONS
3	(1)(a) A motorboat is not required to be numbered have a Vermont
4	number under this chapter if it is:
5	(A)(1) already Already covered by a number in effect which has been
6	awarded to it under federal law or a federally approved numbering system of
7	another state, if the boat has not been within the State for more than 90 days;.
8	(B)(2) a A motorboat from a country other than the United States if
9	the boat has not been within the State for more than 90 days;.
10	$\frac{(C)}{(3)}$ a <u>A</u> motorboat owned by the United States, a state or
11	subdivision of the United States, or a state and not rented, leased, or used by
12	any person other than an employee of the government. However, the boat shall
13	have the name of the government or department of the government owning it
14	printed on each side of the bow;
15	(D)(4) a A ship's lifeboat;.
16	(E)(5) any exemptions provided in this section shall, however, be
17	operative as to an owner or operator of a motorboat only to the extent that
18	under the laws of the foreign country or state of his or her residence like
19	exemptions and privileges are granted to operators and owners of motorboats
20	duly registered under the laws of this State;

1	(F) licensed Licensed, numbered, or otherwise registered under New
2	Hampshire laws for operation on waters in that state, but only when it is
3	operated on such parts of the Connecticut River and impoundments of the river
4	as may lie in Vermont and only when and to the same extent as New
5	Hampshire laws allow motorboats licensed, numbered, or otherwise
6	recognized by Vermont laws as being registered for lawful operation on waters
7	within Vermont to be operated on such parts of the Connecticut River and
8	impoundments of the river as may be in New Hampshire.
9	(b) Any exemptions provided in this section shall apply to an owner or
10	operator of a motorboat only to the extent that under the laws of the foreign
11	country or state of his or her residence like exemptions and privileges are
12	granted to operators and owners of motorboats duly registered under the laws
13	of this State.
14	(2)(c) Failure to meet one of the previous exemptions of this section will
15	require registration and numbering in Vermont.
16	* * * Operation Rules as Between Vessels * * *
17	Sec. 50. 23 V.S.A. § 3312(d) is amended to read:
18	(d) The U.S. Coast Guard Inland Navigation Rules (33 U.S.C. §§ 2001-
19	2038 and 2071 2073, as amended from time to time), 33 C.F.R. Part 83, as
20	may be amended, are hereby adopted as the operative rules for Lake
21	Champlain, Lake Memphremagog, and Wallace Pond in Canaan.

1	* * * Commercial Motor Vehicles; Definition of Serious
2	Traffic Violation; Texting * * *
3	Sec. 51. 23 V.S.A. § 4103(16)(I) is amended to read:
4	(I) Texting while driving <u>a commercial motor vehicle</u> in violation of
5	section 4125 of this chapter or section 1099 of this title.
6	* * * Commercial Learner's Permit Contents * * *
7	Sec. 52. 23 V.S.A. § 4111a(a) is amended to read:
8	(a) Contents of permit. A commercial learner's permit shall contain the
9	following:
10	* * *
11	(5) the name of the state that an indication that the State of Vermont
12	issued the permit;
13	* * *
14	* * * Commercial Motor Vehicles; Disqualification * * *
15	Sec. 53. 23 V.S.A. § 4116 is amended to read:
16	§ 4116. DISQUALIFICATION
17	(a) A person shall be disqualified from driving a commercial motor vehicle
18	for a period of one year if convicted of a first violation of:
19	* * *
20	(6) operating, attempting to operate, or being in actual physical control
21	of a motor vehicle on a highway when the person is under the influence of any

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other drug or under the combined influence of alcohol and any other drug to a
degree which renders the person incapable of driving safely as provided in
section 1201 of this title;
* * *
(d) A person shall be disqualified from driving a commercial motor vehicle
for a period of 60 days if convicted of two serious traffic violations or if
convicted of two violations of subsection 4125(c) of this chapter, or 120 days
if convicted of a third or subsequent serious traffic violation or if convicted of
a third or subsequent violation of subsection 4125(c) of this chapter, arising
from separate incidents occurring within a three-year period. A
disqualification for 120 days shall be issued to be consecutive with any
previous disqualification.
* * *
Sec. 54. EFFECTIVE DATE
This act shall take effect on July 1, 2015.