Offered by:
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To: Subst. House Bill No. 5412    File No. 351    Cal. No. 245

"AN ACT CONCERNING RECOMMENDATIONS BY THE DEPARTMENT OF MOTOR VEHICLES REGARDING HAZARDOUS MATERIALS, CAR DEALERS, STUDENT TRANSPORTATION VEHICLE OPERATORS, DIVERSION PROGRAMS AND MOTOR VEHICLE INSPECTORS."

1  Strike everything after the enacting clause and substitute the following in lieu thereof:

2  "Section 1. (NEW) (Effective October 1, 2016) (a) Any person who engages in interstate or intrastate commerce on the highways of this state and transports hazardous materials, as defined in 49 CFR 171.8, shall comply with the provisions of 49 CFR Parts 105 to 173, inclusive, and 49 CFR Parts 177 to 180, inclusive.

3  (b) Except as otherwise provided in subsection (c) of this section, any person described in subsection (a) of this section who violates any provision of 49 CFR 107.620, 49 CFR 171, Subpart A, 49 CFR 172,

(c) Any person described in subsection (a) of this section who violates any provision of 49 CFR 172.505(a), 49 CFR 172.507(a), 49 CFR 173.24(b) or 49 CFR 177.835 shall, for a first offense, be guilty of a class D misdemeanor and, for any subsequent offense of the same provision, be guilty of a class A misdemeanor.

(d) A motor vehicle inspector, designated under section 14-8 of the general statutes and certified pursuant to section 7-294d of the general statutes, or a state or municipal police officer, shall enforce the provisions of this section, provided such inspector or officer (1) has inspection authority pursuant to section 14-163c-9 of the regulations of Connecticut state agencies, and (2) has satisfactorily completed a course of instruction in specialized hazardous materials provided by the United States Department of Transportation Federal Motor Carrier Safety Administration.

Sec. 2. Subsection (c) of section 14-44a of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2016):

(c) Any person who violates the provisions of subsection (a) of this section shall operate a motor vehicle in violation of the classification of the license issued to such person, and shall be subject to the penalties provided in subsection [(f) (g)] of section 14-36a and section 14-44k.

Sec. 3. Subsection (a) of section 14-52a of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2016):

(a) The commissioner may, after notice and hearing, refuse to grant or renew a license to a person, firm or corporation to engage in the
business of selling or repairing motor vehicles pursuant to the
provisions of section 14-52 if the applicant for or holder of such a
license, or an officer or major stockholder if the applicant or licensee is
a firm or corporation, has been convicted of a violation of any
provision of laws pertaining to the business of a motor vehicle dealer
or repairer including a motor vehicle recycler, or of any violation
involving fraud, larceny or deprivation or misappropriation of
property, in the courts of the United States or of any state. [At the time
of application for or renewal of such a license, each applicant or] Each
applicant for such a license shall submit to a state criminal history
records check, conducted in accordance with section 29-17a and based
on the applicant's name and date of birth, not more than thirty days
before such application is made and provide the results of such records
check to the Department of Motor Vehicles. Upon renewal of such
license, such licensee shall make full disclosure of any such conviction
[within the last five years] under penalty of false statement.

Sec. 4. Section 14-54 of the general statutes is repealed and the
following is substituted in lieu thereof (Effective July 1, 2016):

[(a) Any person who desires to obtain a license for dealing in or
repairing motor vehicles in a municipality having a population of no
less than twenty thousand shall first obtain and present to the
commissioner a certificate of approval of the location for which such
license is desired from the board or authority designated by local
charter, regulation or ordinance of the town, city or borough wherein
the business is located or is proposed to be located, except that in any
town or city having a zoning commission, combined planning and
zoning commission and a board of appeals, such certificate shall be
obtained from the zoning commission. The provisions of this section
do not apply to (1) a transfer of ownership to a spouse, child, brother,
sister or parent of a licensee, (2) a transfer of ownership to or from a
corporation in which a spouse, child, brother, sister or parent of a
licensee has a controlling interest, or (3) a change in ownership
involving the withdrawal of one or more partners from a partnership.]
Any person who desires to obtain a license for dealing in or repairing motor vehicles [in a municipality with a population of less than twenty thousand] shall first obtain and present to the commissioner a certificate of approval of the location for which such license is desired from the board or authority designated by local charter, regulation or ordinance of the town, city or borough wherein the business is located or is proposed to be located, except that in any town or city having a zoning commission, combined planning and zoning commission and a board of appeals, such certificate shall be approved by the board of appeals. In addition thereto, such certificate shall be approved by the [chief of police where there is an organized police force or, where there is none, by the commander of the state police barracks situated nearest to such proposed location] local building official and local fire marshal. The provisions of this section shall not apply to (1) a transfer of ownership to a spouse, child, brother, sister or parent of a licensee, (2) a transfer of ownership to or from a corporation in which a spouse, child, brother, sister or parent of a licensee has a controlling interest, or (3) a change in ownership involving the withdrawal of one or more partners from a partnership.

Sec. 5. Subsection (b) of section 14-61 of the 2016 supplement to the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2016):

(b) The commissioner [may] shall require any dealer who is authorized to issue a temporary transfer of registration in accordance with subsection (a) of this section or a new registration in accordance with subsection (c) of section 14-12 to file each application for a permanent registration [by electronic transmission of an electronic record] electronically if the commissioner determines that the dealer files, on average, [ten] seven or more such applications for permanent registration each month with the Department of Motor Vehicles. [The provisions of this subsection do not preclude any such dealer from filing an application for a permanent registration in person at any branch office of the department.] Any dealer may make a written request to the commissioner for an exemption from filing such
applications electronically due to a hardship, including, but not limited
to, a lack of access to a device capable of communicating electronically.
The commissioner may enter into an agreement with one or more
nonprofit associations or organizations representing the interests of
motor vehicle dealers to file such applications electronically on behalf
of such dealer. The commissioner may authorize such nonprofit
association or organization to charge a convenience fee, in an amount
to be determined by the commissioner, to each dealer for an
application submitted electronically by such nonprofit association or
organization.

Sec. 6. Subsection (g) of section 14-227b of the general statutes is
repealed and the following is substituted in lieu thereof (Effective July
1, 2016):

(g) If such person contacts the department to schedule a hearing, the
department shall assign a date, time and place for the hearing, which
date shall be prior to the effective date of the suspension, except that,
with respect to a person whose operator's license or nonresident
operating privilege is suspended in accordance with subdivision (2) of
subsection (e) of this section, such hearing shall be scheduled not later
than thirty days after such person contacts the department. At the
request of such person, [or] the hearing officer or the department and
upon a showing of good cause, the commissioner may grant one or
more continuances. The hearing shall be limited to a determination of
the following issues: (1) Did the police officer have probable cause to
arrest the person for operating a motor vehicle while under the
influence of intoxicating liquor or any drug or both; (2) was such
person placed under arrest; (3) did such person refuse to submit to
such test or analysis or did such person submit to such test or analysis,
commenced within two hours of the time of operation, and the results
of such test or analysis indicated that such person had an elevated
blood alcohol content; and (4) was such person operating the motor
vehicle. In the hearing, the results of the test or analysis shall be
sufficient to indicate the ratio of alcohol in the blood of such person at
the time of operation, provided such test was commenced within two
hours of the time of operation. The fees of any witness summoned to
appear at the hearing shall be the same as provided by the general
statutes for witnesses in criminal cases. Notwithstanding the
provisions of subsection (a) of section 52-143, any subpoena
summoning a police officer as a witness shall be served not less than
seventy-two hours prior to the designated time of the hearing.

Sec. 7. Subsection (j) of section 14-227b of the general statutes is
repealed and the following is substituted in lieu thereof (Effective July
1, 2016):

(j) Notwithstanding the provisions of subsections (b) to (i),
inclusive, of this section, any police officer who obtains the results of a
chemical analysis of a blood sample taken from or a urine sample
provided by an operator of a motor vehicle who was involved in an
accident [who] and suffered or allegedly suffered physical injury in
such accident, or [is] who was otherwise deemed by a police officer to
require treatment or observation at a hospital, shall notify the
Commissioner of Motor Vehicles and submit to the commissioner a
written report if such results indicate that such person had an elevated
blood alcohol content, and if such person was arrested for violation of
section 14-227a, [in connection with such accident.] The report shall be
made on a form approved by the commissioner containing such
information as the commissioner prescribes, and shall be subscribed
and sworn to under penalty of false statement, as provided in section
53a-157b, by the police officer. The commissioner may, after notice and
an opportunity for hearing, which shall be conducted by a hearing
officer on behalf of the commissioner in accordance with chapter 54,
suspend the motor vehicle operator's license or nonresident operating
privilege of such person for the appropriate period of time specified in
subsection (i) of this section and require such person to install and
maintain an ignition interlock device for the appropriate period of time
prescribed in subsection (i) of this section. Each hearing conducted
under this subsection shall be limited to a determination of the
following issues: (1) Whether the police officer had probable cause to
arrest the person for operating a motor vehicle while under the
influence of intoxicating liquor or drug or both; (2) whether such person was placed under arrest; (3) whether such person was operating the motor vehicle; (4) whether the results of the analysis of the blood or urine of such person indicate that such person had an elevated blood alcohol content; and (5) in the event that a blood sample was taken, whether the blood sample was obtained in accordance with conditions for admissibility and competence as evidence as set forth in subsection (k) of section 14-227a. If, after such hearing, the commissioner finds on any one of the said issues in the negative, the commissioner shall not impose a suspension. The fees of any witness summoned to appear at the hearing shall be the same as provided by the general statutes for witnesses in criminal cases, as provided in section 52-260.

Sec. 8. Subsection (b) of section 14-275c of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2016):

(b) The commissioner shall adopt regulations, in accordance with the provisions of chapter 54, governing (1) the inspection, registration, operation and maintenance of motor vehicles used by any carrier to transport students, and (2) the licensing of operators of such vehicles. A person who has attained the age of seventy shall be allowed to hold a license endorsement for the purpose of operating a motor vehicle to transport children requiring special education provided such person meets the minimum physical requirements set by the commissioner and agrees to submit to a physical examination by a medical examiner, certified in accordance with 49 CFR 390.109, at least [twice a year or when requested] annually or more frequently if directed to do so by such medical examiner or the superintendent of the school system in which such person intends to operate such vehicle.

Sec. 9. Subsection (a) of section 17a-696 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2016):
(a) The provisions of this section shall not apply to any person charged with a violation of section 14-227a, 14-227g, 53a-56b or 53a-60d or with a class A, B or C felony or to any person who was twice previously ordered treated under this section, subsection (i) of section 17-155y, section 19a-386 or section 21a-284 of the general statutes revised to 1989, or any combination thereof. The court may waive the ineligibility provisions of this subsection for any person, except that the court shall not waive the ineligibility provisions of this subsection for any person charged with a violation of section 14-227a, 14-227g, 53a-56b or 53a-60d if, at the time of the offense, such person was operating a commercial vehicle, as defined in section 14-1, as amended by this act, or held a commercial driver's license or a commercial driver's instruction permit.

Sec. 10. Subsection (b) of section 53a-217b of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2016):

(b) The provisions of subsection (a) of this section shall not apply to the otherwise lawful possession of a firearm (1) by a person for use in a program approved by school officials in or on such school property or at such school-sponsored activity, (2) by a person in accordance with an agreement entered into between school officials and such person or such person's employer, (3) by a peace officer, as defined in subdivision (9) of section 53a-3, while engaged in the performance of such peace officer's official duties, [or] (4) by a person while traversing such school property for the purpose of gaining access to public or private lands open to hunting or for other lawful purposes, provided such firearm is not loaded and the entry on such school property is permitted by the local or regional board of education, or (5) by a motor vehicle inspector, designated under section 14-8 and certified pursuant to section 7-294d, while engaged in the performance of such motor vehicle inspector's official duties.

Sec. 11. Subsections (b) and (c) of section 14-15 of the 2016 supplement to the general statutes are repealed and the following is
substituted in lieu thereof (Effective July 1, 2016):

(b) Each person, firm or corporation licensed under the provisions of subsection (a) of this section [that] or by another state, who in the opinion of the commissioner is qualified [and holds a current registration certificate for a motor vehicle used in connection with its business may issue a sixty-day temporary transfer of such registration to any other] may electronically register or transfer the registration of a motor vehicle used in connection with its business. The licensee, within five days from the electronic issuance of such [temporary] registration or transfer, shall submit to the commissioner an application together with all necessary documents [for a permanent registration for the vehicle transferred] to register or transfer the registration of the vehicle with the Department of Motor Vehicles. Any such licensee that registers or transfers registration shall be required to register or transfer registrations electronically if the commissioner determines that such licensee files with such department, on average, seven or more such registrations or transfers each month. The commissioner shall adopt regulations in accordance with the provisions of chapter 54 to implement the provisions of this subsection.

(c) Notwithstanding the provisions of section 14-22, the commissioner may [authorize] require any person, firm or corporation licensed under the provisions of subsection (a) of this section or by another state, who in the opinion of the commissioner is qualified and who holds a current registration certificate for a motor vehicle used in connection with its business, to renew such registration [by means of an electronic data processing system connected to the system of registration records maintained by the commissioner] electronically if the commissioner determines that the licensee renews with the Department of Motor Vehicles, on average, seven or more such registrations each month. The commissioner shall adopt regulations in accordance with the provisions of chapter 54 to implement the provisions of this subsection.
Sec. 12. (NEW) (Effective July 1, 2016) The Commissioner of Motor Vehicles may require any person, firm or corporation, who in the opinion of the commissioner is qualified and who is engaged in the business of filing applications for the issuance of a certificate of registration or a certificate of title for motor vehicles with the Department of Motor Vehicles, to file such applications electronically if the commissioner determines that such person, firm or corporation files, on average, seven or more such applications each month. A qualified person, firm or corporation shall, within five days from the electronic issuance of such registration, submit to the commissioner an application together with all necessary documents required to register the vehicle with the department. The commissioner shall adopt regulations in accordance with the provisions of chapter 54 of the general statutes to implement the provisions of this section.

Sec. 13. Section 14-1 of the 2016 supplement to the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

Terms used in this chapter shall be construed as follows, unless another construction is clearly apparent from the language or context in which the term is used or unless the construction is inconsistent with the manifest intention of the General Assembly:

(1) "Activity vehicle" means a student transportation vehicle that is used to transport students in connection with school-sponsored events and activities, but is not used to transport students to and from school;

(2) "Agricultural tractor" means a tractor or other form of nonmuscular motive power used for transporting, hauling, plowing, cultivating, planting, harvesting, reaping or other agricultural purposes on any farm or other private property, or used for the purpose of transporting, from one farm to another, agricultural implements and farm products, provided the agricultural tractor is not used on any highway for transporting a pay load or for some other commercial purpose;
(3) "Antique, rare or special interest motor vehicle" means a motor vehicle twenty years old or older which is being preserved because of historic interest and which is not altered or modified from the original manufacturer's specifications;

(4) "Apparent candle power" means an illumination equal to the normal illumination in foot candles produced by any lamp or lamps, divided by the square of the distance in feet between the lamp or lamps and the point at which the measurement is made;

(5) "Authorized emergency vehicle" means (A) a fire department vehicle, (B) a police vehicle, or (C) a public service company or municipal department ambulance or emergency vehicle designated or authorized for use as an authorized emergency vehicle by the commissioner;

(6) "Autocycle" means a motor vehicle that meets the requirements of a motorcycle under 49 CFR Part 571, and (A) does not have more than three wheels in contact with the ground, (B) is designed to be controlled with a steering wheel and foot pedals for acceleration, braking or shifting, (C) has a seat or seats that are fully or partially enclosed and in which the occupants sit with their legs forward, and (D) is equipped with safety belts, in accordance with section 14-100a, for all occupants;

(7) "Auxiliary driving lamp" means an additional lighting device on a motor vehicle used primarily to supplement the general illumination in front of a motor vehicle provided by the motor vehicle's head lamps;

(8) "Bulb" means a light source consisting of a glass bulb containing a filament or substance capable of being electrically maintained at incandescence;

(9) "Camp trailer" includes any trailer designed for living or sleeping purposes and used exclusively for camping or recreational purposes;
(10) "Camp trailer registration" means the type of registration issued to any trailer that is for nonbusiness use and is limited to camp trailers and utility trailers;

(11) "Camp vehicle" means any motor vehicle that is regularly used to transport persons under eighteen years of age in connection with the activities of any youth camp, as defined in section 19a-420;

(12) "Camper" means any motor vehicle designed or permanently altered in such a way as to provide temporary living quarters for travel, camping or recreational purposes;

(13) "Combination registration" means the type of registration issued to a motor vehicle used for both private passenger and commercial purposes if such vehicle does not have a gross vehicle weight rating in excess of twelve thousand five hundred pounds;

(14) "Commercial driver's license" or "CDL" means a license issued to an individual in accordance with the provisions of sections 14-44a to 14-44m, inclusive, as amended by this act, which authorizes such individual to drive a commercial motor vehicle;

(15) "Commercial driver's license information system" or "CDLIS" means the national database of holders of commercial driver's licenses established by the Federal Motor Carrier Safety Administration pursuant to Section 12007 of the Commercial Motor Vehicle Safety Act of 1986;

(16) "Commercial motor vehicle" means a vehicle designed or used to transport passengers or property, except a vehicle used for farming purposes in accordance with 49 CFR 383.3(d), fire fighting apparatus or an emergency vehicle, as defined in section 14-283, or a recreational vehicle in private use, which (A) has a gross vehicle weight rating of twenty-six thousand and one pounds or more, or a gross combination weight rating of twenty-six thousand and one pounds or more, inclusive of a towed unit or units with a gross vehicle weight rating of more than ten thousand pounds; (B) is designed to transport sixteen or
more passengers, including the driver, or is designed to transport more
than ten passengers, including the driver, and is used to transport
students under the age of twenty-one years to and from school; or (C)
is transporting hazardous materials and is required to be placarded in
accordance with 49 CFR 172, Subpart F, as amended, or any quantity of
a material listed as a select agent or toxin in 42 CFR Part 73;

(17) "Commercial registration" means the type of registration
required for any motor vehicle designed or used to transport
merchandise, freight or persons in connection with any business
enterprise, unless a more specific type of registration is authorized and
issued by the commissioner for such class of vehicle;

(18) "Commercial trailer" means a trailer used in the conduct of a
business to transport freight, materials or equipment whether or not
permanently affixed to the bed of the trailer;

(19) "Commercial trailer registration" means the type of registration
issued to any commercial trailer;

(20) "Commissioner" includes the Commissioner of Motor Vehicles
and any assistant to the Commissioner of Motor Vehicles who is
designated and authorized by, and who is acting for, the
Commissioner of Motor Vehicles under a designation; except that the
deputy commissioners of motor vehicles and the Attorney General are
deemed, unless the Commissioner of Motor Vehicles otherwise
provides, to be designated and authorized by, and acting for, the
Commissioner of Motor Vehicles under a designation;

(21) "Controlled substance" has the same meaning as in section 21a-
240 and the federal laws and regulations incorporated in chapter 420b;

(22) "Conviction" means an unvacated adjudication of guilt, or a
determination that a person has violated or failed to comply with the
law in a court of original jurisdiction or an authorized administrative
tribunal, an unvacated forfeiture of bail or collateral deposited to
secure the person's appearance in court, the payment of a fine or court
cost, or violation of a condition of release without bail, regardless of
whether or not the penalty is rebated, suspended or probated;

(23) "Dealer" includes any person actively engaged in buying,
selling or exchanging motor vehicles or trailers who has an established
place of business in this state and who may, incidental to such
business, repair motor vehicles or trailers, or cause them to be repaired
by persons in his or her employ;

(24) "Disqualification" means a withdrawal of the privilege to drive
a commercial motor vehicle, which occurs as a result of (A) any
suspension, revocation, or cancellation by the commissioner of the
privilege to operate a motor vehicle; (B) a determination by the Federal
Highway Administration, under the rules of practice for motor carrier
safety contained in 49 CFR 386, as amended, that a person is no longer
qualified to operate a commercial motor vehicle under the standards of
49 CFR 391, as amended; or (C) the loss of qualification which follows
any of the convictions or administrative actions specified in section 14-
44k;

(25) "Drive" means to drive, operate or be in physical control of a
motor vehicle, including a motor vehicle being towed by another;

(26) "Driver" means any person who drives, operates or is in
physical control of a commercial motor vehicle, or who is required to
hold a commercial driver's license;

(27) "Driver's license" or "operator's license" means a valid
Connecticut motor vehicle operator's license or a license issued by
another state or foreign jurisdiction authorizing the holder thereof to
operate a motor vehicle on the highways;

(28) "Employee" means any operator of a commercial motor vehicle,
including full-time, regularly employed drivers, casual, intermittent or
occasional drivers, drivers under contract and independent owner-
operator contractors, who, while in the course of operating a
commercial motor vehicle, are either directly employed by, or are
under contract to, an employer;

(29) "Employer" means any person, including the United States, a state or any political subdivision thereof, who owns or leases a commercial motor vehicle, or assigns a person to drive a commercial motor vehicle;

(30) "Farm implement" means a vehicle designed and adapted exclusively for agricultural, horticultural or livestock-raising operations and which is not operated on a highway for transporting a pay load or for any other commercial purpose;

(31) "Felony" means any offense as defined in section 53a-25 and includes any offense designated as a felony under federal law;

(32) "Fatality" means the death of a person as a result of a motor vehicle accident;

(33) "Foreign jurisdiction" means any jurisdiction other than a state of the United States;

(34) "Fuels" means (A) all products commonly or commercially known or sold as gasoline, including casinghead and absorption or natural gasoline, regardless of their classification or uses, (B) any liquid prepared, advertised, offered for sale or sold for use, or commonly and commercially used, as a fuel in internal combustion engines, which, when subjected to distillation in accordance with the standard method of test for distillation of gasoline, naphtha, kerosene and similar petroleum products by "American Society for Testing Materials Method D-86", shows not less than ten per cent distilled (recovered) below 347° Fahrenheit (175° Centigrade) and not less than ninety-five per cent distilled (recovered) below 464° Fahrenheit (240° Centigrade); provided the term "fuels" shall not include commercial solvents or naphthas which distill, by "American Society for Testing Materials Method D-86", not more than nine per cent at 176° Fahrenheit and which have a distillation range of 150° Fahrenheit, or less, or liquefied gases which would not exist as liquids at a temperature of 60°
Fahrenheit and a pressure of 14.7 pounds per square inch absolute, and (C) any liquid commonly referred to as "gasohol" which is prepared, advertised, offered for sale or sold for use, or commonly and commercially used, as a fuel in internal combustion engines, consisting of a blend of gasoline and a minimum of ten per cent by volume of ethyl or methyl alcohol;

(35) "Garage" includes every place of business where motor vehicles are, for compensation, received for housing, storage or repair;

(36) "Gross vehicle weight rating" or "GVWR" means the value specified by the manufacturer as the maximum loaded weight of a single or a combination (articulated) vehicle. The GVWR of a combination (articulated) vehicle commonly referred to as the "gross combination weight rating" or GCWR is the GVWR of the power unit plus the GVWR of the towed unit or units;

(37) "Gross weight" means the light weight of a vehicle plus the weight of any load on the vehicle, provided, in the case of a tractor-trailer unit, "gross weight" means the light weight of the tractor plus the light weight of the trailer or semitrailer plus the weight of the load on the vehicle;

(38) "Hazardous materials" has the same meaning as in 49 CFR 383.5;

(39) "Head lamp" means a lighting device affixed to the front of a motor vehicle projecting a high intensity beam which lights the road in front of the vehicle so that it can proceed safely during the hours of darkness;

(40) "High-mileage vehicle" means a motor vehicle having the following characteristics: (A) Not less than three wheels in contact with the ground; (B) a completely enclosed seat on which the driver sits; (C) a single or two cylinder, gasoline or diesel engine or an electric-powered engine; and (D) efficient fuel consumption;
(41) "Highway" includes any state or other public highway, road, street, avenue, alley, driveway, parkway, place or dedicated roadway for bus rapid transit service, under the control of the state or any political subdivision of the state, dedicated, appropriated or opened to public travel or other use;

(42) "Imminent hazard" means the existence of a condition that presents a substantial likelihood that death, serious illness, severe personal injury or a substantial endangerment to health, property, or the environment may occur before the reasonably foreseeable completion date of a formal proceeding begun to lessen the risk of that death, illness, injury or endangerment;

(43) "Intersecting highway" includes any public highway which joins another at an angle whether or not it crosses the other;

(44) "Light weight" means the weight of an unloaded motor vehicle as ordinarily equipped and ready for use, exclusive of the weight of the operator of the motor vehicle;

(45) "Limited access highway" means a state highway so designated under the provisions of section 13b-27;

(46) "Local authorities" includes the board of aldermen, common council, chief of police, warden and burgesses, board of selectmen or other officials having authority for the enactment or enforcement of traffic regulations within their respective towns, cities or boroughs;

(47) "Maintenance vehicle" means any vehicle in use by the state or by any town, city, borough or district, any state bridge or parkway authority or any public service company, as defined in section 16-1, in the maintenance of public highways or bridges and facilities located within the limits of public highways or bridges;

(48) "Manufacturer" means (A) a person, whether a resident or nonresident, engaged in the business of constructing or assembling new motor vehicles of a type required to be registered by the
commissioner, for operation upon any highway, except a utility trailer, which are offered for sale in this state, or (B) a person who distributes new motor vehicles to new car dealers licensed in this state;

(49) "Median divider" means an intervening space or physical barrier or clearly indicated dividing section separating traffic lanes provided for vehicles proceeding in opposite directions;

(50) "Modified antique motor vehicle" means a motor vehicle twenty years old or older which has been modified for safe road use, including, but not limited to, modifications to the drive train, suspension, braking system and safety or comfort apparatus;

(51) "Motor bus" includes any motor vehicle, except a taxicab, as defined in section 13b-95, operated in whole or in part on any street or highway in a manner affording a means of transportation by indiscriminately receiving or discharging passengers, or running on a regular route or over any portion of a regular route or between fixed termini;

(52) "Motor home" means a vehicular unit designed to provide living quarters and necessary amenities which are built into an integral part of, or permanently attached to, a truck or van chassis;

(53) "Motor-driven cycle" means any of the following vehicles that have a seat height of not less than twenty-six inches and a motor having a capacity of less than fifty cubic centimeters piston displacement: (A) A motorcycle, other than an autocycle; (B) a motor scooter; or (C) a bicycle with attached motor;

(54) "Motor vehicle" means any vehicle propelled or drawn by any nonmuscular power, except aircraft, motor boats, road rollers, baggage trucks used about railroad stations or other mass transit facilities, electric battery-operated wheel chairs when operated by physically handicapped persons at speeds not exceeding fifteen miles per hour, golf carts operated on highways solely for the purpose of crossing from one part of the golf course to another, golf-cart-type vehicles
operated on roads or highways on the grounds of state institutions by state employees, agricultural tractors, farm implements, such vehicles as run only on rails or tracks, self-propelled snow plows, snow blowers and lawn mowers, when used for the purposes for which they were designed and operated at speeds not exceeding four miles per hour, whether or not the operator rides on or walks behind such equipment, motor-driven cycles as defined in section 14-286, special mobile equipment as defined in section 14-165, mini-motorcycles, as defined in section 14-289j, and any other vehicle not suitable for operation on a highway;

(55) "Motorcycle" means (A) an autocycle, as defined in this section, or (B) a motor vehicle, with or without a side car, that has (i) not more than three wheels in contact with the ground, (ii) a saddle or seat which the rider straddles or a platform on which the rider stands, and (iii) handlebars with which the rider controls the movement of the vehicle. "Motorcycle" does not include a motor-driven cycle, as defined in this section;

(56) "National Driver Registry" or "NDR" means the licensing information system and database operated by the National Highway Traffic Safety Administration and established pursuant to the National Driver Registry Act of 1982, as amended;

(57) "New motor vehicle" means a motor vehicle, the equitable or legal title to which has never been transferred by a manufacturer, distributor or dealer to an ultimate consumer;

(58) "Nonresident" means any person whose legal residence is in a state other than Connecticut or in a foreign country;

(59) "Nonresident commercial driver's license" or "nonresident CDL" means a commercial driver's license issued by a state to an individual who resides in a foreign jurisdiction;

(60) "Nonskid device" means any device applied to the tires, wheels, axles or frame of a motor vehicle for the purpose of increasing the
traction of the motor vehicle;

(61) "Number plate" means any sign or marker furnished by the commissioner on which is displayed the registration number assigned to a motor vehicle by the commissioner;

(62) "Officer" includes any constable, state marshal, inspector of motor vehicles, state policeman or other official authorized to make arrests or to serve process, provided the officer is in uniform or displays the officer's badge of office in a conspicuous place when making an arrest;

(63) "Operator" means any person who operates a motor vehicle or who steers or directs the course of a motor vehicle being towed by another motor vehicle and includes a driver as defined in subdivision (26) of this section;

(64) "Out-of-service order" means an order (A) issued by a person having inspection authority, as defined in regulations adopted by the commissioner pursuant to section 14-163c, or by an authorized official of the United States Department of Transportation Federal Motor Carrier Safety Administration pursuant to any provision of federal law, to prohibit any motor vehicle specified in subsection (a) of section 14-163c from being operated on any highway, or to prohibit a driver from operating any such motor vehicle, or (B) issued by the United States Department of Transportation Federal Motor Carrier Safety Administration, pursuant to any provision of federal law, to prohibit any motor carrier, as defined in Section 386.2 of Title 49 of the Code of Federal Regulations, from engaging in commercial motor vehicle operations;

(65) "Owner" means any person holding title to a motor vehicle, or having the legal right to register the same, including purchasers under conditional bills of sale;

(66) "Parked vehicle" means a motor vehicle in a stationary position within the limits of a public highway;
(67) "Passenger and commercial motor vehicle" means a motor vehicle used for private passenger and commercial purposes which is eligible for combination registration;

(68) "Passenger motor vehicle" means a motor vehicle used for the private transportation of persons and their personal belongings, designed to carry occupants in comfort and safety, with a capacity of carrying not more than ten passengers including the operator thereof;

(69) "Passenger registration" means the type of registration issued to a passenger motor vehicle unless a more specific type of registration is authorized and issued by the commissioner for such class of vehicle;

(70) "Person" includes any individual, corporation, limited liability company, association, copartnership, company, firm, business trust or other aggregation of individuals but does not include the state or any political subdivision thereof, unless the context clearly states or requires;

(71) "Pick-up truck" means a motor vehicle with an enclosed forward passenger compartment and an open rearward compartment used for the transportation of property;

(72) "Pneumatic tires" means tires inflated or inflatable with air;

(73) "Pole trailer" means a trailer which is (A) intended for transporting long or irregularly shaped loads such as poles, logs, pipes or structural members, which loads are capable of sustaining themselves as beams between supporting connections, and (B) designed to be drawn by a motor vehicle and attached or secured directly to the motor vehicle by any means including a reach, pole or boom;

(74) "Public passenger endorsement" means an endorsement issued to an individual, which authorizes such individual to transport passengers, including, but not limited to, passengers who are students in accordance with subsection (b) or (c) of section 14-36a;
"Recreational vehicle" includes the camper, camp trailer and motor home classes of vehicles;

"Registration" includes the certificate of motor vehicle registration and the number plate or plates used in connection with such registration;

"Registration number" means the identifying number or letters, or both, assigned by the commissioner to a motor vehicle;

"Resident", for the purpose of registering motor vehicles, includes any person who is a legal resident of this state, as the commissioner may presume from the fact that such person occupies a place of dwelling in this state for more than six months in a year, or any person, firm or corporation owning or leasing a motor vehicle used or operated in intrastate business in this state, or a firm or corporation having its principal office or place of business in this state;

"School bus" means any school bus, as defined in section 14-275, including a commercial motor vehicle used to transport preschool, elementary school or secondary school students from home to school, from school to home, or to and from school-sponsored events, but does not include a bus used as a common carrier;

"Second" violation or "subsequent" violation means an offense committed not more than three years after the date of an arrest which resulted in a previous conviction for a violation of the same statutory provision, except in the case of a violation of section 14-215 or 14-224 or subsection (a) of section 14-227a, "second" violation or "subsequent" violation means an offense committed not more than ten years after the date of an arrest which resulted in a previous conviction for a violation of the same statutory provision;

"Semitrailer" means any trailer type vehicle designed and used in conjunction with a motor vehicle so that some part of its own weight and load rests on or is carried by another vehicle;
"Serious traffic violation" means a conviction of any of the following offenses: (A) Excessive speeding, involving a single offense in which the speed is fifteen miles per hour or more above the posted speed limit, in violation of section 14-218a or 14-219; (B) reckless driving in violation of section 14-222; (C) following too closely in violation of section 14-240 or 14-240a; (D) improper or erratic lane changes, in violation of section 14-236; (E) using a hand-held mobile telephone or other electronic device or typing, reading or sending text or a text message with or from a mobile telephone or mobile electronic device in violation of subsection (e) of section 14-296aa while operating a commercial motor vehicle; (F) driving a commercial motor vehicle without a valid commercial driver's license in violation of section 14-36a or 14-44a, as amended by this act; (G) failure to carry a commercial driver's license in violation of section 14-44a, as amended by this act; (H) failure to have the proper class of license or endorsement, or violation of a license restriction in violation of section 14-44a, as amended by this act; or (I) a violation of any provision of chapter 248, by an operator who holds a commercial driver's license or instruction permit that results in the death of another person;

"Service bus" includes any vehicle except a vanpool vehicle or a school bus designed and regularly used to carry ten or more passengers when used in private service for the transportation of persons without charge to the individual;

"Service car" means any motor vehicle used by a manufacturer, dealer or repairer for emergency motor vehicle repairs on the highways of this state, for towing or for the transportation of necessary persons, tools and materials to and from the scene of such emergency repairs or towing;

"Shoulder" means that portion of a highway immediately adjacent and contiguous to the travel lanes or main traveled portion of the roadway;

"Solid tires" means tires of rubber, or other elastic material
approved by the Commissioner of Transportation, which do not depend on confined air for the support of the load;

[(86)]  [(87)] "Spot lamp" or "spot light" means a lighting device projecting a high intensity beam, the direction of which can be readily controlled for special or emergency lighting as distinguished from ordinary road illumination;

[(87)]  [(88)] "State" means any state of the United States and the District of Columbia unless the context indicates a more specific reference to the state of Connecticut;

[(88)]  [(89)] "Stop" means complete cessation of movement;

[(89)]  [(90)] "Student" means any person under the age of twenty-one years who is attending a preprimary, primary or secondary school program of education;

[(90)]  [(91)] "Tail lamp" means a lighting device affixed to the rear of a motor vehicle showing a red light to the rear and indicating the presence of the motor vehicle when viewed from behind;

[(91)]  [(92)] "Tank vehicle" means any commercial motor vehicle designed to transport any liquid or gaseous material within a tank that is either permanently or temporarily attached to the vehicle or its chassis which shall include, but not be limited to, a cargo tank and portable tank, as defined in 49 CFR 383.5, as amended, provided it shall not include a portable tank with a rated capacity not to exceed one thousand gallons;

[(92)]  [(93)] "Tractor" or "truck tractor" means a motor vehicle designed and used for drawing a semitrailer;

[(93)]  [(94)] "Tractor-trailer unit" means a combination of a tractor and a trailer or a combination of a tractor and a semitrailer;

[(94)]  [(95)] "Trailer" means any rubber-tired vehicle without motive power drawn or propelled by a motor vehicle;
"Truck" means a motor vehicle designed, used or maintained primarily for the transportation of property;

"Ultimate consumer" means, with respect to a motor vehicle, the first person, other than a dealer, who in good faith purchases the motor vehicle for purposes other than resale;

"United States" means the fifty states and the District of Columbia;

"Used motor vehicle" includes any motor vehicle which has been previously separately registered by an ultimate consumer;

"Utility trailer" means a trailer designed and used to transport personal property, materials or equipment, whether or not permanently affixed to the bed of the trailer;

"Vanpool vehicle" includes all motor vehicles, the primary purpose of which is the daily transportation, on a prearranged nonprofit basis, of individuals between home and work, and which:

(A) If owned by or leased to a person, or to an employee of the person, or to an employee of a local, state or federal government unit or agency located in Connecticut, are manufactured and equipped in such manner as to provide a seating capacity of at least seven but not more than fifteen individuals, or

(B) if owned by or leased to a regional ride-sharing organization in the state recognized by the Commissioner of Transportation, are manufactured and equipped in such manner as to provide a seating capacity of at least six but not more than nineteen individuals;

"Vehicle" includes any device suitable for the conveyance, drawing or other transportation of persons or property, whether operated on wheels, runners, a cushion of air or by any other means. The term does not include devices propelled or drawn by human power or devices used exclusively on tracks;

"Vehicle identification number" or "VIN" means a series
of Arabic numbers and Roman letters that is assigned to each new
motor vehicle that is manufactured within or imported into the United
States, in accordance with the provisions of 49 CFR 565, unless another
sequence of numbers and letters has been assigned to a motor vehicle
by the commissioner, in accordance with the provisions of section 14-149;

[(103)] (104) "Wrecker" means a vehicle which is registered,
designed, equipped and used for the purposes of towing or
transporting wrecked or disabled motor vehicles for compensation or
for related purposes by a person, firm or corporation licensed in
accordance with the provisions of subpart (D) of part III of this chapter
or a vehicle contracted for the consensual towing or transporting of
one or more motor vehicles to or from a place of sale, purchase,
salvage or repair. [:]

[(104)] "Public passenger endorsement" means an endorsement
issued to an individual, which authorizes such individual to transport
passengers, including, but not limited to, passengers who are students
in accordance with subsection (b) or (c) of section 14-36a.]

Sec. 14. Subsection (e) of section 14-44 of the 2016 supplement to the
general statutes is repealed and the following is substituted in lieu
thereof (Effective from passage):

(e) Prior to issuing an operator's license bearing a school
endorsement or bearing the appropriate type of public passenger
endorsement for operation of a student transportation vehicle
pursuant to subdivision [(4)] (3) of subsection (a) of this section, the
Commissioner of Motor Vehicles shall require each applicant to submit
to state and national criminal history records checks, conducted in
accordance with section 29-17a, and a check of the state child abuse
and neglect registry established pursuant to section 17a-101k. The
Commissioner of Emergency Services and Public Protection shall
complete such state and national criminal history records checks
required pursuant to this section within sixty days of receiving such a
request for a check of such records. If notice of a state or national
criminal history record is received, the Commissioner of Motor
Vehicles may, subject to the provisions of section 46a-80, refuse to issue
an operator's license bearing such public passenger endorsement and,
in such case, shall immediately notify the applicant, in writing, of such
refusal. If notification that the applicant is listed as a perpetrator of
abuse on the state child abuse and neglect registry established
pursuant to section 17a-101k is received, the Commissioner of Motor
Vehicles may refuse to issue an operator's license bearing such public
passenger endorsement and, in such case, shall immediately notify the
applicant, in writing, of such refusal. The Commissioner of Motor
Vehicles shall not issue a temporary operator's license bearing a school
endorsement or bearing the appropriate type of public passenger
endorsement for operation of a student transportation vehicle.

Sec. 15. Section 14-166 of the general statutes is repealed and the
following is substituted in lieu thereof (Effective October 1, 2016):

(a) The acquisition of a certificate of title shall not be required and
the issuance of a certificate of title by the Commissioner of Motor
Vehicles shall not be required for the following: (1) A vehicle owned
by the United States, unless it is registered in this state; (2) a vehicle
owned by a manufacturer or dealer and held for sale, even though
incidentally moved on the highway or used for purposes of testing or
demonstration; or a vehicle used by a manufacturer solely for testing;
(3) a vehicle owned by a nonresident of this state and not required by
law to be registered in this state; (4) a vehicle regularly engaged in the
interstate transportation of persons or property for which a currently
effective certificate of title has been issued in another state; (5) a vehicle
moved solely by animal power; (6) an implement of husbandry; (7)
special mobile equipment; (8) a self-propelled wheelchair or invalid
tricycle; (9) any trailer having a gross weight not in excess of three
thousand pounds; (10) any vehicle for which a temporary registration
has been issued pursuant to section 14-12 for the purpose of permitting
a nonresident owner who purchases a vehicle in Connecticut to
transport such vehicle to such owner's home state; (11) a motor vehicle
owned by the state or any town, city or borough within the state; (12) a motor vehicle registered temporarily for inspection purposes pursuant to section 14-12; [; (13) a motor vehicle older than twenty model years old, for which the commissioner may issue a certificate of title in said commissioner's discretion.]

(b) The acquisition of a certificate of title for any motor vehicle older than twenty model years old shall not be required. The commissioner shall issue a certificate of title for a motor vehicle older than twenty model years old at the request of the owner and charge such owner any fees required by section 14-192.

((b)] (c) Part III of this chapter does not apply to: (1) A vehicle moved solely by animal power; (2) an implement of husbandry; (3) special mobile equipment; (4) a self-propelled wheel chair or invalid tricycle; (5) any trailer having a gross weight not in excess of three thousand pounds.

Sec. 16. Subsection (c) of section 13b-50p of the 2016 supplement to the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(c) Any person who violates any provision of this section or any regulation procedure adopted pursuant to this section shall be fined not more than five hundred dollars.

Sec. 17. Subsection (c) of section 14-293b of the 2016 supplement to the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(c) A statement concerning such responsibilities shall be included in the [agency's] instruction manual for motor vehicle operation of the Department of Motor Vehicles.

Sec. 18. Section 14-251 of the 2016 supplement to the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):
No vehicle shall be permitted to remain stationary within ten feet of any fire hydrant, or upon the traveled portion of any highway except upon the right-hand side of such highway in the direction in which such vehicle is headed; and, if such highway is curbed, such vehicle shall be so placed that its right-hand wheels, when stationary, shall, when safety will permit, be within a distance of twelve inches from the curb, except if a bikeway, as defined in section 13a-153f, or such bikeway's buffer area, as described in the federal Manual on Uniform Traffic Control Devices, is in place between the parking lane and the curb, such vehicle shall be so placed that its right-hand wheels, when stationary, shall, when safety will permit, be within a distance of twelve inches from the edge of such bikeway or buffer area. No vehicle shall be permitted to remain parked within twenty-five feet of an intersection or a marked crosswalk at such intersection, or within twenty-five feet of a stop sign caused to be erected by the traffic authority in accordance with the provisions of section 14-301. No vehicle shall be permitted to remain stationary upon the traveled portion of any highway at any curve or turn or at the top of any grade where a clear view of such vehicle may not be had from a distance of at least one hundred [and] fifty feet in either direction. The Commissioner of Transportation may post signs upon any highway at any place where the keeping of a vehicle stationary is dangerous to traffic, and the keeping of any vehicle stationary contrary to the directions of such signs shall be a violation of this section. No vehicle shall be permitted to remain stationary upon the traveled portion of any highway within fifty feet of the point where another vehicle, which had previously stopped, continues to remain stationary on the opposite side of the traveled portion of the same highway. No vehicle shall be permitted to remain stationary within the limits of a public highway in such a manner as to constitute a traffic hazard or obstruct the free movement of traffic thereon, provided a vehicle which has become disabled to such an extent that it is impossible or impracticable to remove it may be permitted to so remain for a reasonable time for the purpose of making repairs thereto or of obtaining sufficient assistance to remove it. Nothing in this section shall be construed to
apply to emergency vehicles and to maintenance vehicles displaying
flashing lights or to prohibit a vehicle from stopping, or being held
stationary by any officer, in an emergency to avoid accident or to give
a right-of-way to any vehicle or pedestrian as provided in this chapter,
or from stopping on any highway within the limits of an incorporated
city, town or borough where the parking of vehicles is regulated by
local ordinances. Violation of any provision of this section shall be an
infraction.

Sec. 19. Section 14-106b of the 2016 supplement to the general
statutes is repealed and the following is substituted in lieu thereof
(Effective from passage):

(a) Each self-propelled motor vehicle registered in this state
designed and manufactured with an odometer shall at all times while
operating on the highway be equipped with a properly functioning
odometer. Any person who violates any provision of this section shall
be issued a warning for defective equipment under the provisions of
subsection (c) of section 14-103.

(b) No person or his agent shall remove, turn back or change the
reading on the odometer of any motor vehicle required under the
provisions of subsection (a) of this section or subsection (a) of section
14-106a to be equipped with an odometer except in connection with
the repair of such odometer either while installed in or removed from
such motor vehicle and unless such person is licensed as a new car
dealer, used car dealer or general or limited repairer pursuant to
section 14-52. Each odometer repaired and each new or used odometer
installed in any motor vehicle required to be equipped with an
odometer shall display mileage at least equal to the mileage displayed
by the odometer in such motor vehicle immediately prior to such
repair or replacement.

(c) No person shall sell, offer for sale, use, install or cause to be
installed any device which causes the odometer in any motor vehicle
required under the provisions of subsection (a) of this section or
subsection (a) of section 14-106a to be so equipped to register any mileage other than the true mileage driven. For purposes of this section, the true mileage driven is that mileage driven by the vehicle as registered by the odometer within the manufacturer's designed tolerance.

(d) Any person violating the provisions of subsections (b) or (c) of this section shall be guilty of committing a class A misdemeanor. Any person violating the provisions of said subsections shall be liable for damages equal to three times the amount of actual damage or one thousand five hundred dollars, whichever is greater, court costs and reasonable attorney's fees and shall pay a civil penalty of not more than one thousand dollars for each violation. A violation of the provisions of said subsections shall be deemed to be an unfair trade practice within the provisions of chapter 735a. Any person licensed as a new car dealer, used car dealer or general or limited repairer pursuant to section 14-52 shall in addition to the penalties imposed by this section be subject to the suspension or revocation of his license as provided in section 14-64.

Sec. 20. Subdivision (82) of section 12-412 of the 2016 supplement to the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(82) (A) The sale of and the storage, use or other consumption of any commercial motor vehicle, as defined in subparagraphs (A) and (B) of subdivision [(15)] (16) of section 14-1, as amended by this act, that is operating pursuant to the provisions of section 13b-88 or 13b-89, during the period commencing upon its purchase and ending one year after the date of purchase, provided seventy-five per cent of its revenue from its days in service is derived from out-of-state trips or trips crossing state lines.

(B) Each purchaser of a commercial motor vehicle exempt from tax pursuant to the provisions of this subsection shall, in order to qualify for said exemption, present to the retailer a certificate, in such form as
the commissioner may prescribe, certifying that seventy-five per cent of such vehicle's revenue from its days in service will be derived from out-of-state trips or trips crossing state lines. The purchaser of the motor vehicle shall be liable for the tax otherwise imposed if, during the period commencing upon its purchase and ending one year after the date of purchase, seventy-five per cent of the vehicle's revenue from its days in service is not derived from out-of-state trips or trips crossing state lines.

Sec. 21. Subdivision (22) of section 42-133cc of the 2016 supplement to the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(22) Exercise a right of first refusal or other right to acquire a franchise from a dealer unless the manufacturer or distributor:

(A) Notifies the dealer and the proposed transferee in writing that it intends to exercise its right to acquire the franchise not later than sixty days after the [manufacturer] manufacturer's or distributor's receipt of a notice of the proposed transfer from the dealer or the proposed transferee and all information and documents reasonably and customarily required by the manufacturer supporting such proposed transfer, as required pursuant to subdivision (11) of this section, and the proposed transfer is not to (i) a child, spouse, grandchild, parent or sibling, (ii) a current owner of the dealership that is the subject of the transfer, (iii) a dealership manager employed continuously by the dealer in the dealership for a period of not less than four years prior to the date of the proposed transfer and who is otherwise qualified as a dealer operator according to the usual standards of the manufacturer or distributor, or (iv) a partnership, trust or corporation controlled by, or for the benefit of, any of the types of individuals described in this subparagraph. For the purpose of this subparagraph, the "proposed transferee" means the person to whom the franchise would have been transferred to, or was proposed to be transferred to, had the right of first refusal or other right to acquire the franchise not been exercised by the manufacturer or distributor;
(B) Will pay to the dealer the same or greater consideration as such dealer has contracted to receive in connection with the proposed transfer or sale of all or substantially all of the dealership assets, stock or other ownership interest, including the purchase or lease of all real property, leasehold or improvements related to the transfer or sale of the dealership. Upon exercise of the right of first refusal or such other right, the manufacturer or distributor shall have the right to assign the lease or to convey the real property;

(C) Assumes all of the duties, obligations and liabilities contained in the agreements that were to be assumed by the proposed transferee and with respect to which the manufacturer or distributor exercised the right of first refusal or other right to acquire the franchise;

(D) Reimburses the proposed transferee for all reasonable expenses incurred in evaluating, investigating, negotiating and pursuing the acquisition of the dealership prior to the manufacturer's or distributor's exercise of its right of first refusal or other right to acquire the dealership. For purposes of this subparagraph, reasonable expenses include the usual and customary legal and accounting fees charged for similar work, as well as expenses associated with the evaluation and investigation of any real property on which the dealership is operated. The proposed transferee shall submit an itemized list of its expenses to the manufacturer or distributor not later than thirty days after the manufacturer's or distributor's exercise of the right of first refusal or other right to acquire the motor vehicle franchise. The manufacturer or distributor shall reimburse the proposed transferee for its expenses not later than thirty days after receipt of the itemized list.

Sec. 22. Subsections (c) and (d) of section 14-96q of the 2016 supplement to the general statutes are repealed and the following is substituted in lieu thereof (Effective from passage):

(c) A blue light or lights, including flashing blue 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 who has been issued a permit by the chief executive officer of such department or company to use such a light 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 shall keep on file, on forms provided by the commissioner, the names and addresses of members who have been authorized to use flashing blue lights as provided in this subsection. Such listing shall also designate the registration number of the motor vehicle on which authorized flashing blue lights are to be used.

(d) A green light or lights, including flashing green 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, 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 flashing green 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.

Sec. 23. (NEW) (Effective from passage) (a) Commencing January 15, 2017, and annually thereafter, the Department of Motor Vehicles shall submit a report, in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committee of the General Assembly having cognizance of matters relating to the Department of Motor Vehicles. Such annual report shall (1) identify specific goals indicating acceptable waiting times at the main office and branch
offices of the department, (2) summarize actions undertaken by the department in the previous year to achieve such goals, and (3) include a strategy to achieve or exceed such goals in the upcoming year. The joint standing committee may hold a public hearing on such report not later than thirty days after receipt of such report. The Commissioner of Motor Vehicles, or the commissioner's designee, shall testify at any such public hearing.

(b) Commencing August 15, 2016, and monthly thereafter, the Department of Motor Vehicles shall submit a report, in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committee of the General Assembly having cognizance of matters relating to the Department of Motor Vehicles on the length of waiting times at the main office and branch offices of the department. Such report shall include the following information for the month prior to the month in which the report is submitted: (1) For the main office and each branch office of the department that utilizes a numbered ticketing system, (A) the average time that elapses from the time a person receives a numbered ticket to the time such person receives customer service, (B) whether the average waiting time decreased or increased from the previous reporting period, and (C) the number of transactions conducted at such offices that could have been conducted on the Internet web site of the department; and (2) the number of transactions conducted on the Internet web site of the department.

Sec. 24. Subsection (b) of section 14-41 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(b) An original operator's license shall expire within a period not exceeding six years following the date of the operator's next birthday. The fee for such license shall be seventy-two dollars. The commissioner may authorize a contractor, including, but not limited to, an automobile club or association, licensed in accordance with the provisions of section 14-67 on or before July 1, 2007, or any office or
department of a municipality, to issue duplicate licenses and identity cards pursuant to section 14-50a, renew licenses, renew identity cards issued pursuant to section 1-1h and conduct registration transactions at its office facilities. The commissioner may authorize such [automobile clubs or associations] contractors to charge a convenience fee, which shall not exceed [three] five dollars, to each applicant for a license or identity card renewal or duplication, or for a registration transaction."

This act shall take effect as follows and shall amend the following sections:

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<td>Sec. 23</td>
<td>from passage</td>
<td>New section</td>
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<td>Sec. 24</td>
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<td>14-41(b)</td>
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