



General Assembly

February Session, 2022

Amendment

LCO No. 5675



Offered by:

SEN. HASKELL, 26th Dist.

REP. LEMAR, 96th Dist.

SEN. SOMERS, 18th Dist.

REP. CARNEY, 23rd Dist.

To: Subst. Senate Bill No. 333

File No. 401

Cal. No. 283

**"AN ACT CONCERNING RECOMMENDATIONS BY THE
DEPARTMENT OF MOTOR VEHICLES."**

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- 1 In line 19, strike "Any person aggrieved by the"
- 2 Strike lines 20 to 22, inclusive, in their entirety
- 3 Strike section 2 in its entirety and substitute the following in lieu
- 4 thereof:
- 5 "Sec. 2. Subsection (b) of section 14-52 of the 2022 supplement to the
- 6 general statutes is repealed and the following is substituted in lieu
- 7 thereof (*Effective July 1, 2022*):
- 8 (b) (1) Except as provided in subsection (c) of this section, each

9 applicant for a repairer's [or a limited repairer's] license shall furnish a
10 surety bond in the amount of [five] twenty-five thousand dollars.

11 (2) Except as provided in subsection (c) of this section, each applicant
12 for a limited repairer's license shall furnish a surety bond in the amount
13 of ten thousand dollars.

14 [(2)] (3) Except as provided in subsection (c) of this section, each
15 applicant for a new car dealer's [or a used car dealer's] license shall
16 furnish a surety bond in the amount of [fifty] sixty thousand dollars.

17 (4) Except as provided in subsection (c) of this section, each applicant
18 for a used car dealer's license shall furnish a surety bond in the amount
19 of seventy-five thousand dollars.

20 [(3)] (5) Each applicant for a leasing or rental license issued pursuant
21 to section 14-15, who is engaged in the leasing or renting of motor
22 vehicles for periods of thirty days or more, shall furnish a surety bond
23 in the amount of [ten] fifteen thousand dollars.

24 [(4)] (6) Each such bond required under subdivisions (1) to [(3)] (5),
25 inclusive, of this subsection shall be conditioned upon the applicant or
26 licensee complying with the provisions of any state or federal law or
27 regulation relating to the conduct of such business and provided as
28 indemnity for any loss sustained by any customer by reason of any acts
29 of the licensee constituting grounds for suspension or revocation of the
30 license or such licensee going out of business. Each surety bond shall be
31 executed in the name of the state of Connecticut for the benefit of any
32 aggrieved customer, but the penalty of the bond shall not be invoked
33 except upon order of the commissioner after a hearing held before said
34 commissioner in accordance with the provisions of chapter 54. For
35 purposes of this subdivision, "customer" does not include (A) any
36 person, firm or corporation that finances a licensed dealer's motor
37 vehicle inventory, or (B) any licensed dealer, in such person's capacity
38 as a dealer, who buys motor vehicles from or sells motor vehicles to
39 another licensed dealer.

40 [(5)] (7) The commissioner shall assess an administrative fee of two
41 hundred dollars against any licensee for failing to provide proof of bond
42 renewal or replacement on or before the date of the expiration of the
43 existing bond. Such fee shall be in addition to the license suspension or
44 revocation penalties and the civil penalties to which the licensee is
45 subject pursuant to section 14-64."

46 Strike sections 9, 12 and 13 in their entirety and renumber the
47 remaining sections and internal references accordingly

48 After the last section, add the following and renumber sections and
49 internal references accordingly:

50 "Sec. 501. Section 14-45a of the 2022 supplement to the general
51 statutes is repealed and the following is substituted in lieu thereof
52 (*Effective October 1, 2022*):

53 (a) The Commissioner of Motor Vehicles shall adopt regulations, in
54 accordance with the provisions of chapter 54, concerning the licensing
55 of persons with health problems. Such regulations shall (1) include basic
56 standards for licensing decisions with respect to the most common and
57 recurrent health problems, such as visual and neurological
58 impairments, (2) include procedures for the referral of individual cases
59 to the medical advisory board, and (3) specify vision standards that are
60 necessary for a person to operate a motor vehicle safely.

61 (b) Prior to issuing a motor vehicle operator's license to a person who
62 has not previously been issued a license in this state or whose
63 Connecticut motor vehicle operator's license expired more than two
64 years prior to the application date, the commissioner may require such
65 person to (1) pass a vision screening conducted by the Department of
66 Motor Vehicles to determine if the person meets vision standards
67 specified in the regulations adopted pursuant to subsection (a) of this
68 section, or (2) submit to the commissioner the results of a vision
69 examination conducted by a licensed medical professional, as defined
70 in section 14-46b, that certifies that such person meets such vision
71 standards.

72 (c) The Commissioner of Motor Vehicles shall issue a motor vehicle
73 operator's license to a person who wears eyeglasses with bioptic lenses,
74 provided such person otherwise meets the vision standards specified in
75 the regulations adopted pursuant to subsection (a) of this section and
76 the requirements for such license.

77 Sec. 502. Subsection (b) of section 14-66 of the general statutes is
78 repealed and the following is substituted in lieu thereof (*Effective October*
79 *1, 2022*):

80 (b) The commissioner, or an inspector authorized by the
81 commissioner, shall examine each wrecker, including its number,
82 equipment and identification, and shall determine the mechanical
83 condition of such wrecker and whether or not it is properly equipped to
84 do the work intended. A wrecker shall be deemed properly equipped if
85 there are [two] flashing yellow lights installed and mounted on such
86 wrecker that (1) show in all directions at all times, and (2) [indicate the
87 full width of such wrecker. Such lights shall be mounted not less than
88 eight feet above the road surface and] are as close to the back of the cab
89 of such wrecker as practicable. Such lights shall be in operation when
90 such wrecker is towing a vehicle and when such wrecker is at the scene
91 of an accident or the location of a disabled motor vehicle. In addition,
92 each wrecker shall be equipped with a spot light mounted so that its
93 beam of light is directed toward the hoisting equipment in the rear of
94 such wrecker. The hoisting equipment of each wrecker shall be of
95 sufficient capacity to perform the service intended and shall be securely
96 mounted to the frame of such vehicle. A fire extinguisher shall be carried
97 at all times on each wrecker which shall be in proper working condition,
98 mounted in a permanent bracket on each wrecker and have a minimum
99 rating of eight bc. A set of three flares in operating condition shall be
100 carried at all times on each wrecker and shall be used between the
101 periods of one-half hour after sunset and one-half hour before sunrise
102 when the wrecker is parked on a highway while making emergency
103 repairs or preparing to pick up a disabled vehicle to remove it from a
104 highway or adjoining property. No registrant or operator of any
105 wrecker shall offer to give any gratuities or inducements of any kind to

106 any police officer or other person in order to obtain towing business or
107 recommendations for towing or storage of, or estimating repairs to,
108 disabled vehicles. No licensee shall require the owner to sign a contract
109 for the repair of such owner's damaged vehicle as part of the towing
110 consideration or to sign an order for the repair of, or authorization for
111 estimate until the tow job has been completed. No licensee shall tow a
112 vehicle in such a negligent manner as to cause further damage to the
113 vehicle being towed.

114 Sec. 503. Subdivision (6) of section 14-1 of the 2022 supplement to the
115 general statutes is repealed and the following is substituted in lieu
116 thereof (*Effective October 1, 2022*):

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

125 Sec. 504. Subsection (f) of section 14-99h of the 2022 supplement to
126 the general statutes, as amended by section 53 of public act 21-175, is
127 repealed and the following is substituted in lieu thereof (*Effective July 1,*
128 *2022*):

129 (f) [The] On and after January 1, 2025, the commissioner may adopt
130 regulations, in accordance with chapter 54, to implement the provisions
131 of this section. Such regulations may provide standards for (1) the
132 marking of component parts in a secure manner, including the use of a
133 covert application, (2) telephone or online access to a secure database of
134 vehicles including motorcycles and parts that have been marked and
135 registered in such database, (3) the marking of parts used to replace
136 parts that have been marked by repairers licensed in accordance with
137 section 14-52, as amended by this act. For the purposes of this section,

138 "component part" includes, but is not limited to, the hood, trunk, wheels
139 and doors of a motor vehicle or the frame or steering column of a
140 motorcycle, and "covert application" means a latent brushed chemical
141 that embeds the marking over a vinyl stencil so that when such stencil
142 is removed, the marking is only visible with the assistance of an
143 ultraviolet light.

144 Sec. 505. Section 14-42 of the general statutes is repealed and the
145 following is substituted in lieu thereof (*Effective October 1, 2022*):

146 (a) An application for an operator's license or identity card shall be
147 made on forms furnished by the commissioner. The applications shall
148 be in such form and contain such provisions and information as the
149 commissioner may determine.

150 (b) The commissioner shall require any person [applying] who
151 applies for or renews an operator's license or identity card to indicate
152 whether such person consents or declines to make an anatomical gift
153 through inclusion in the state donor registry maintained pursuant to
154 section 14-42a. An operator's license issued to a person who has
155 authorized inclusion on such donor registry shall have a donor symbol
156 imprinted on such license or identity card.

157 Sec. 506. (*Effective July 1, 2022*) Not later than February 1, 2023, the
158 Commissioner of Motor Vehicles shall submit a report, in accordance
159 with the provisions of section 11-4a of the general statutes, concerning
160 the number of on-the-road skills tests for a motor vehicle operator's
161 license administered by the department during the preceding fiscal year
162 and the passage rate for such tests at the offices of the Department of
163 Motor Vehicles and at such other locations where such tests are
164 administered to the joint standing committee of the General Assembly
165 having cognizance of matters relating to transportation.

166 Sec. 507. (*Effective July 1, 2022*) The Commissioner of Motor Vehicles
167 shall review the laws and regulations of other states concerning the
168 application for, and issuance and use of, removable windshield placards
169 for persons who are blind and persons with disabilities. Not later than

170 February 1, 2023, the commissioner shall report, in accordance with the
171 provisions of section 11-4a of the general statutes, the results of such
172 review and any recommendations for legislation or regulations to the
173 joint standing committee of the General Assembly having cognizance of
174 matters relating to transportation.

175 Sec. 508. Subsection (c) of section 14-80a of the general statutes is
176 repealed and the following is substituted in lieu thereof (*Effective July 1,*
177 *2022*):

178 (c) The Commissioner of Motor Vehicles shall, with the advice of the
179 Commissioner of Energy and Environmental Protection, adopt
180 regulations, in accordance with the provisions of chapter 54,
181 establishing (1) the maximum decibel levels permissible for motor
182 vehicles, which shall not exceed the maximum decibel levels established
183 for motor vehicles by federal law or regulation, [The Commissioner of
184 Motor Vehicles shall establish] and (2) the procedure for [checking]
185 testing maximum decibel levels. [The decibel level shall be measured
186 fifty feet from the centerline of the vehicle. The Commissioner of Motor
187 Vehicles may provide for measuring at distances closer than fifty feet
188 from the centerline of the vehicle. In such a case, the measuring devices
189 shall be calibrated to provide for measurements equivalent to the noise
190 limit established by this section measured at fifty feet.] The
191 commissioner shall amend such regulations to reflect industry
192 standards and advancements in technology and shall submit the
193 amended regulations to the standing legislative regulation review
194 committee under section 4-170 not later than January 1, 2024.

195 Sec. 509. (*Effective July 1, 2022*) Not later than January 1, 2023, the
196 Commissioner of Motor Vehicles shall submit, in accordance with the
197 provisions of section 11-4a of the general statutes, a plan to implement
198 a state-wide decibel level testing program for motor vehicles and
199 motorcycles and any recommendations for legislation and funding
200 necessary for such implementation, to the joint standing committees of
201 the General Assembly having cognizance of matters relating to
202 transportation, appropriations and the budgets of state agencies and

203 finance, revenue and bonding.

204 Sec. 510. Section 14-279 of the general statutes is repealed and the
205 following is substituted in lieu thereof (*Effective October 1, 2022*):

206 (a) The operator of any vehicle or motor vehicle, including an
207 authorized emergency vehicle, as defined in section 14-1, as amended
208 by this act, shall immediately bring such vehicle to a stop not less than
209 ten feet from the front when approaching and not less than ten feet from
210 the rear when overtaking or following any registered school bus on any
211 highway or private road or in any parking area or on any school
212 property when such bus is displaying flashing red signal lights, except
213 at the specific direction of a traffic officer. Vehicles so stopped for a
214 school bus shall not proceed until such school bus no longer displays
215 flashing red signal lights, except that a stopped authorized emergency
216 vehicle may proceed as long as such authorized emergency vehicle is
217 operated pursuant to section 14-283. At the intersection of two or more
218 highways vehicular turns toward a school bus receiving or discharging
219 passengers are prohibited. The operator of a vehicle upon a highway
220 with separate roadways need not stop upon meeting or passing a school
221 bus which is on a different roadway.

222 (b) Any person who violates any provision of subsection (a) of this
223 section shall be fined four hundred fifty dollars for the first offense and
224 for each subsequent offense, not less than five hundred dollars nor more
225 than one thousand dollars or imprisoned not more than thirty days or
226 both, except that if such violation is detected by a live digital video
227 school bus violation detection monitoring system, as defined in section
228 14-279a, as amended by this act, such person shall be fined two hundred
229 fifty dollars.

230 (c) Upon receipt of a written report from any school bus operator
231 specifying the license plate number, color and type of any vehicle
232 observed by such operator violating any provision of subsection (a) of
233 this section and the date, approximate time and location of such
234 violation, a police officer shall issue a written warning or a summons to

235 the owner of any such vehicle.

236 Sec. 511. Subsection (d) of section 14-279a of the general statutes is
237 repealed and the following is substituted in lieu thereof (*Effective October*
238 *1, 2022*):

239 (d) A monitoring system shall be installed so as to record images of
240 the [license] number plate [number] of a motor vehicle only, and shall
241 not record images of the occupants of such motor vehicle or of any other
242 persons or vehicles in the vicinity at the time the images are recorded.

243 Sec. 512. Subsection (b) of section 14-279b of the 2022 supplement to
244 the general statutes is repealed and the following is substituted in lieu
245 thereof (*Effective October 1, 2022*):

246 (b) As provided in subsection (b) of section 14-107, proof of the
247 registration number of the motor vehicle therein concerned shall be
248 prima facie evidence that the owner was the operator thereof, except
249 that, in the case of a leased or rented motor vehicle, such proof shall be
250 prima facie evidence that the lessee was the operator thereof. A
251 photographic or digital still or video image that clearly shows the
252 [license] number plate [number] of a vehicle violating section 14-279, as
253 amended by this act, shall be sufficient proof of the identity of such
254 vehicle for purposes of subsection (b) of section 14-107.

255 Sec. 513. Subdivision (38) of section 14-1 of the 2022 supplement to
256 the general statutes is repealed and the following is substituted in lieu
257 thereof (*Effective July 1, 2022*):

258 (38) [Foreign jurisdiction] "Foreign jurisdiction" means any
259 jurisdiction other than a state of the United States;

260 Sec. 514. Subsection (d) of section 4-256 of the 2022 supplement to the
261 general statutes is repealed and the following is substituted in lieu
262 thereof (*Effective July 1, 2022*):

263 (d) If the department submits a project in accordance with subsection
264 (a) of this section, the department shall at the same time transmit, in

265 accordance with the provisions of section 11-4a, a copy of its submission
266 to the joint standing committees of the General Assembly having
267 cognizance of matters relating to finance, revenue and bonding, [and]
268 appropriations and the budgets of state agencies and transportation.
269 Said committees shall hold public hearings on any such submission.

270 Sec. 515. Subsection (a) of section 4-257 of the 2022 supplement to the
271 general statutes is repealed and the following is substituted in lieu
272 thereof (*Effective July 1, 2022*):

273 (a) Notwithstanding the provisions of section 4b-91 and chapter 242,
274 the department shall, when it determines appropriate, provide for a
275 process of prequalification for private entities seeking to enter into a
276 public-private partnership. Any such process shall include public notice
277 of the prequalification process and the requirements and the criteria the
278 department will use in determining whether the private entity qualifies
279 for prequalification. If the department has determined that such a
280 prequalification process is appropriate for the project, the department
281 shall allow only prequalified private entities to be a proposer. The
282 department may charge a reasonable application fee for
283 prequalification.

284 Sec. 516. Subsection (a) of section 4-258 of the 2022 supplement to the
285 general statutes is repealed and the following is substituted in lieu
286 thereof (*Effective July 1, 2022*):

287 (a) The department shall conduct a competitive procurement process
288 for the selection of a contractor prior to entering into a public-private
289 partnership. The department shall use, where appropriate, in
290 accordance with the nature and scope of the project, (1) competitive
291 bidding, as defined in section 4e-1, or (2) competitive negotiation, as
292 defined in section 4a-50.

293 Sec. 517. Subsection (b) of section 4-264 of the 2022 supplement to the
294 general statutes is repealed and the following is substituted in lieu
295 thereof (*Effective July 1, 2022*):

296 (b) For any public-private partnership, the Commissioner of
297 Transportation shall make best efforts to perform development and
298 inspection services using, where such employees are available,
299 department employees and reducing, and where possible eliminating,
300 the dependency on consultants. Any contract the department enters into
301 with a consultant to perform development and inspection services with
302 regards to a public-private partnership shall contain a provision that
303 provides for training department employees in the process for bidding
304 and managing public-private partnerships. Employees may be
305 appointed to durational positions to reduce the need for development
306 and inspection services to be performed by consultants. Such employees
307 may be appointed as engineers to durational positions without
308 examination provided such employees have met the education,
309 knowledge and training requirements required by the job classification
310 by the Department of Administrative Services. [job classification.]

311 Sec. 518. Subsection (a) of section 14-390 of the 2022 supplement to
312 the general statutes is repealed and the following is substituted in lieu
313 thereof (*Effective July 1, 2022*):

314 (a) Any municipality may, by ordinance, regulate the operation and
315 use, including hours and zones of use, of snowmobiles and all-terrain
316 vehicles in a manner not inconsistent with the provisions of this section
317 and sections 14-379 to 14-389, inclusive, or any regulations adopted
318 pursuant thereto, and may (1) prescribe a penalty for violation of such
319 ordinance [(1)] in an amount not to exceed one thousand dollars for a
320 first violation, in an amount not to exceed one thousand five hundred
321 dollars for a second violation, and in an amount not to exceed two
322 thousand dollars for a third or subsequent violation, and (2) [to] provide
323 for the seizure and forfeiture to the municipality of such all-terrain
324 vehicle for a violation of such ordinance, subject to any bona fide lien,
325 lease or security interest in the all-terrain vehicle, including, but not
326 limited to, a lien under section 14-66c.

327 Sec. 519. Subdivision (3) of subsection (c) of section 14-275 of the 2022
328 supplement to the general statutes is repealed and the following is

329 substituted in lieu thereof (*Effective July 1, 2022*):

330 (3) Each school bus shall be equipped with emergency lighting
331 equipment as provided by section 14-97a, with a defrosting device as
332 provided by section 14-97, with a system of mirrors as provided in the
333 Code of Federal Regulations Title 49, Section 571.111, as amended from
334 time to time, or with an outside mirror as provided by section 14-99, and
335 a system of crossover mirrors designed and mounted so as to give the
336 driver a view of the road from the front bumper forward to a point
337 where direct observation is possible and along the left and right sides of
338 the bus, with a signalling device as provided by section 14-101, and with
339 chain nonskid devices for immediate use on at least one outside or
340 inside rear tire on each side or tires designed to prevent skidding on all
341 rear wheels when weather and highway conditions require such use.

342 Sec. 520. Subsection (a) of section 14-300i of the 2022 supplement to
343 the general statutes is repealed and the following is substituted in lieu
344 thereof (*Effective July 1, 2022*):

345 (a) As used in subsection (b) of this section, (1) "vulnerable user"
346 means: (A) A pedestrian; (B) a highway worker; (C) a person riding or
347 driving an animal; (D) a person riding a bicycle, an electric bicycle or an
348 electric foot scooter; (E) a person using a skateboard, roller skates or in-
349 line skates; (F) a person operating or riding on an agricultural tractor;
350 (G) a person using a wheelchair or motorized chair; (H) a person who is
351 blind and such person's service animal; and (I) a person operating (i) a
352 commercial motor vehicle equipped with a garbage compactor, a
353 detachable container or a curbside recycling body, (ii) a tank vehicle, (iii)
354 a vehicle authorized by the United States government to carry mail, or
355 (iv) a vehicle [operated] authorized by an express delivery carrier
356 service, (2) "public way" includes any state or other public highway,
357 road, street, avenue, alley, driveway, parkway or place, under the
358 control of the state or any political subdivision of the state, dedicated,
359 appropriated or opened to public travel or other use, (3) "substantial
360 bodily harm" means bodily injury that involves a temporary but
361 substantial disfigurement, causes a temporary but substantial loss or

362 impairment of the function of any bodily part or organ, or causes a
363 fracture of any bodily part, and (4) "serious physical injury" has the same
364 meaning as provided in section 53a-3.

365 Sec. 521. Section 14-283e of the 2022 supplement to the general
366 statutes is repealed and the following is substituted in lieu thereof
367 (*Effective October 1, 2022*):

368 (a) On and after May 1, 2022, each frozen dessert truck shall be
369 equipped in the following manner:

370 (1) Signal lamps mounted at the same level and as high and as widely
371 spaced laterally as practicable. The signal lamps shall be not less than
372 five and not more than seven inches in diameter and shall display two
373 alternately flashing red signal lights visible at a distance of not less than
374 five hundred feet to the front and rear in normal sunlight upon a straight
375 level highway.

376 (2) A stop signal arm that can be extended horizontally from the left
377 side of the frozen dessert truck. When such arm is extended, the side of
378 such arm nearest the truck shall be seven and one-quarter inches long
379 and parallel to the side of the truck. The side farthest from the truck shall
380 be eighteen inches long and parallel to the side nearest the truck. The
381 two sides shall be eighteen inches apart creating a symmetrical,
382 trapezoidal shape. Two alternately flashing red lights shall be located in
383 the outside corners of the extended signal arm and such corners shall be
384 rounded to conform with the shape of the lights. Each red light shall be
385 not less than three and not more than five inches in diameter and visible
386 at a distance of not less than three hundred feet to the front and rear in
387 normal sunlight upon a straight level highway. Both sides of the signal
388 arm shall have a red reflectorized background and the following legend:
389 The word "STOP" shall appear in six-inch-high white letters not to
390 exceed four inches in length in the middle of the signal arm; above the
391 word "STOP", the phrase "IF SAFE" shall appear in two-inch-high white
392 letters not to exceed one and three-fourths inches in length; below the
393 word "STOP", the phrase "THEN GO" shall appear in two-inch-high

394 white letters not to exceed one and three-fourths inches in length. The
395 colors of the background and legend shall conform to the requirements
396 set forth in the Manual on Uniform Traffic Control Devices for Streets
397 and Highways published by the Federal Highway Administration, as
398 amended from time to time. The bottom of the extended signal arm shall
399 be approximately forty-two inches above the street.

400 (3) A convex mirror mounted on the front of the frozen dessert truck
401 so the operator in a normal seating position is capable of seeing the area
402 in front of the truck that is obscured by the hood.

403 (4) A front crossing arm attached to the front bumper of the frozen
404 dessert truck hinged from the truck's right side. The bottom of the front
405 crossing arm shall be not less than sixteen and not more than twenty
406 inches above the street. The front crossing arm shall be made of any
407 durable material covered with a yellow or white reflective material and
408 shall extend in conjunction with the stop signal arm described in
409 subdivision (2) of this subsection. When extended outward in front of
410 the truck, the front crossing arm shall extend not less than four and not
411 more than six feet parallel to the ground. When retracted against the
412 front of the truck, the front crossing arm shall not extend past the width
413 of the truck on the operator's left side.

414 (b) Any person who operates a frozen dessert truck without
415 equipping such truck as required by subsection (a) of this section shall,
416 for a first offense, be deemed to have committed an infraction, and for a
417 subsequent offense, shall be fined not less than one hundred dollars and
418 not more than five hundred dollars.

419 [(c) On and after September 1, 2021, and until April 30, 2022, a person
420 operating a frozen dessert truck shall not stop or park the truck to vend
421 to a child in any location where the child would be required to cross the
422 highway to approach the frozen dessert truck. The provisions of this
423 subsection shall not apply if (1) a child is physically escorted by an adult,
424 or (2) a frozen dessert truck is equipped as required by subsection (a) of
425 this section. Any person who operates a frozen dessert truck in violation

426 of the provisions of this subsection shall have committed an infraction.]

427 Sec. 522. Section 14-283h of the 2022 supplement to the general
428 statutes is repealed and the following is substituted in lieu thereof
429 (*Effective July 1, 2022*):

430 Not later than July 1, 2021, the Commissioner of Motor Vehicles shall
431 publish on the Internet web site of the Department of Motor Vehicles
432 information concerning (1) the equipment required of a frozen dessert
433 truck pursuant to subsection (a) of section 14-283e, as amended by this
434 act, and (2) the operation of and vending from a frozen dessert truck as
435 specified in [subsection (c) of section 14-283e and] sections 14-283f and
436 14-283g.

437 Sec. 523. Subsection (a) of section 21a-51 of the 2022 supplement to
438 the general statutes is repealed and the following is substituted in lieu
439 thereof (*Effective July 1, 2022*):

440 (a) Each manufacturer of frozen desserts and frozen dessert mix for
441 sale [in this state] shall file with the Commissioner of Consumer
442 Protection an application for a license, upon a form prescribed by the
443 commissioner. The application shall show the location of each plant at
444 which frozen desserts and frozen dessert mix are to be manufactured
445 and the name of the brand or brands, if any, under which the same are
446 to be sold. The license period shall be for twelve months.

447 Sec. 524. Subsection (a) of section 13a-124a of the 2022 supplement to
448 the general statutes is repealed and the following is substituted in lieu
449 thereof (*Effective July 1, 2022*):

450 (a) As used in this section, ["a specific service sign"] "specific service
451 sign" means a rectangular sign with the word GAS, FOOD, LODGING,
452 CAMPING or ATTRACTION and exit directional information
453 pertaining to the designated motorist service placed on the sign and
454 upon which is mounted separately attached business sign panels
455 showing the brand, symbol, trademark or name, or any combination of
456 these, for the designated service available on a crossroad at or near an

457 interchange or intersection.

458 Sec. 525. Subsections (b) to (d), inclusive, of section 14-20d of the 2022
459 supplement to the general statutes are repealed and the following is
460 substituted in lieu thereof (*Effective July 1, 2022*):

461 (b) The Commissioner of Motor Vehicles shall, at the request of any
462 veteran or member of the armed forces who received a campaign medal,
463 issue special registration [marker] number plates to indicate service
464 during a period of war. Such plates shall bear the words "(Name of War)
465 Veteran" and shall be designed in consultation with the Commissioner
466 of Veteran Affairs. The plates shall expire and be renewed as provided
467 in section 14-22. The Commissioner of Motor Vehicles shall charge a fee
468 for such plates, which fee shall cover the entire cost of making such
469 plates and shall be in addition to the fee for registration of such motor
470 vehicle. No use shall be made of such plates except as official
471 registration [marker] number plates.

472 (c) A request made under subsection (b) of this section shall be
473 accompanied by proof from the Department of Veterans Affairs that the
474 person making a specific request served in the armed forces during such
475 period of war.

476 (d) The surviving spouse of a veteran or member of the armed forces
477 issued special registration [marker] number plates under subsection (b)
478 of this section may retain any such plates for his or her lifetime or until
479 such time as he or she remarries.

480 Sec. 526. Subsection (e) of section 13a-267 of the 2022 supplement to
481 the general statutes is repealed and the following is substituted in lieu
482 thereof (*Effective July 1, 2022*):

483 (e) Personally identifiable [customer] information shall not be
484 deemed a public record, for purposes of the Freedom of Information
485 Act, as defined in section 1-200.

486 Sec. 527. Section 14-11e of the 2022 supplement to the general statutes

487 is repealed and the following is substituted in lieu thereof (*Effective July*
488 *1, 2022*):

489 On or before February 1, [2022] 2023, and annually thereafter, the
490 Commissioner of Motor Vehicles shall submit a report, in accordance
491 with the provisions of section 11-4a, to the joint standing committee of
492 the General Assembly having cognizance of matters relating to
493 transportation. Such annual report shall include the following
494 information from the preceding year: (1) The average [number of days
495 between the date a person scheduled an appointment] amount of time a
496 person spends at the Department of Motor Vehicles for an appointment
497 that was scheduled on the department's Internet web site, [of the
498 Department of Motor Vehicles and the date of the scheduled
499 appointment,] (2) a list of the transactions that were available to be
500 conducted by scheduling an appointment on the department's Internet
501 web site, (3) a list of the transactions that were available to be conducted
502 on the department's Internet web site, (4) the number of transactions
503 conducted on the department's Internet web site, and (5) a summary of
504 the department's efforts to increase the types of transactions available to
505 be conducted on the department's Internet web site."

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

Sec. 2	<i>July 1, 2022</i>	14-52(b)
Sec. 501	<i>October 1, 2022</i>	14-45a
Sec. 502	<i>October 1, 2022</i>	14-66(b)
Sec. 503	<i>October 1, 2022</i>	14-1(6)
Sec. 504	<i>July 1, 2022</i>	14-99h(f)
Sec. 505	<i>October 1, 2022</i>	14-42
Sec. 506	<i>July 1, 2022</i>	New section
Sec. 507	<i>July 1, 2022</i>	New section
Sec. 508	<i>July 1, 2022</i>	14-80a(c)
Sec. 509	<i>July 1, 2022</i>	New section
Sec. 510	<i>October 1, 2022</i>	14-279
Sec. 511	<i>October 1, 2022</i>	14-279a(d)
Sec. 512	<i>October 1, 2022</i>	14-279b(b)
Sec. 513	<i>July 1, 2022</i>	14-1(38)

Sec. 514	<i>July 1, 2022</i>	4-256(d)
Sec. 515	<i>July 1, 2022</i>	4-257(a)
Sec. 516	<i>July 1, 2022</i>	4-258(a)
Sec. 517	<i>July 1, 2022</i>	4-264(b)
Sec. 518	<i>July 1, 2022</i>	14-390(a)
Sec. 519	<i>July 1, 2022</i>	14-275(c)(3)
Sec. 520	<i>July 1, 2022</i>	14-300i(a)
Sec. 521	<i>October 1, 2022</i>	14-283e
Sec. 522	<i>July 1, 2022</i>	14-283h
Sec. 523	<i>July 1, 2022</i>	21a-51(a)
Sec. 524	<i>July 1, 2022</i>	13a-124a(a)
Sec. 525	<i>July 1, 2022</i>	14-20d(b) to (d)
Sec. 526	<i>July 1, 2022</i>	13a-267(e)
Sec. 527	<i>July 1, 2022</i>	14-11e