



General Assembly

Amendment

February Session, 2008

LCO No. 5507

* SB0029805507SDO*

Offered by:
SEN. DEFRONZO, 6th Dist.

To: Subst. Senate Bill No. 298 File No. 161 Cal. No. 157

"AN ACT CONCERNING THE PENALTY FOR FAILURE TO REMOVE SNOW AND ICE FROM MOTOR VEHICLES."

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

3 "Section 1. Section 14-1 of the 2008 supplement to the general
4 statutes is repealed and the following is substituted in lieu thereof
5 (*Effective October 1, 2008*):

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

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

13 (2) "Agricultural tractor" means a tractor or other form of

14 nonmuscular motive power used for transporting, hauling, plowing,
15 cultivating, planting, harvesting, reaping or other agricultural
16 purposes on any farm or other private property, or used for the
17 purpose of transporting, from one farm to another, agricultural
18 implements and farm products, provided the agricultural tractor is not
19 used on any highway for transporting a pay load or for some other
20 commercial purpose;

21 (3) "Antique, rare or special interest motor vehicle" means a motor
22 vehicle twenty years old or older which is being preserved because of
23 historic interest and which is not altered or modified from the original
24 manufacturer's specifications;

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

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

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

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

40 (8) "Camp trailer" includes any trailer designed for living or
41 sleeping purposes and used exclusively for camping or recreational
42 purposes;

43 (9) "Camp trailer registration" means the type of registration issued

44 to any trailer that is for nonbusiness use and is limited to camp trailers
45 and utility trailers;

46 (10) "Camp vehicle" means any motor vehicle that is regularly used
47 to transport persons under eighteen years of age in connection with the
48 activities of any youth camp, as defined in section 19a-420 of the 2008
49 supplement to the general statutes;

50 [(9)] (11) "Camper" means any motor vehicle designed or
51 permanently altered in such a way as to provide temporary living
52 quarters for travel, camping or recreational purposes;

53 [(10)] (12) "Combination registration" means the type of registration
54 issued to a motor vehicle used for both private passenger and
55 commercial purposes if such vehicle does not have a gross vehicle
56 weight rating in excess of twelve thousand five hundred pounds;

57 [(11)] (13) "Commercial driver's license" or "CDL" means a license
58 issued to an individual in accordance with the provisions of sections
59 14-44a to 14-44m, inclusive, which authorizes such individual to drive
60 a commercial motor vehicle;

61 [(12)] (14) "Commercial driver's license information system" or
62 "CDLIS" means the national database of holders of commercial driver's
63 licenses established by the Federal Motor Carrier Safety
64 Administration pursuant to Section 12007 of the Commercial Motor
65 Vehicle Safety Act of 1986;

66 [(13)] (15) "Commercial motor vehicle" means a vehicle designed or
67 used to transport passengers or property, except a vehicle used for
68 farming purposes in accordance with 49 CFR 383.3(d), fire fighting
69 apparatus or an emergency vehicle, as defined in section 14-283, or a
70 recreational vehicle in private use, which (A) has a gross vehicle
71 weight rating of twenty-six thousand and one pounds or more, or a
72 gross combination weight rating of twenty-six thousand and one
73 pounds or more, inclusive of a towed unit or units with a gross vehicle
74 weight rating of more than ten thousand pounds; (B) is designed to

75 transport sixteen or more passengers, including the driver, or is
76 designed to transport more than ten passengers, including the driver,
77 and is used to transport students under the age of twenty-one years to
78 and from school; or (C) is transporting hazardous materials and is
79 required to be placarded in accordance with 49 CFR 172, Subpart F, as
80 amended, or any quantity of a material listed as a select agent or toxin
81 in 42 CFR Part 73;

82 [(14)] (16) "Commercial registration" means the type of registration
83 required for any motor vehicle designed or used to transport
84 merchandise, freight or persons in connection with any business
85 enterprise, unless a more specific type of registration is authorized and
86 issued by the commissioner for such class of vehicle;

87 [(15)] (17) "Commercial trailer" means a trailer used in the conduct
88 of a business to transport freight, materials or equipment whether or
89 not permanently affixed to the bed of the trailer;

90 (18) "Commercial trailer registration" means the type of registration
91 issued to any commercial trailer;

92 [(16)] (19) "Commissioner" includes the Commissioner of Motor
93 Vehicles and any assistant to the Commissioner of Motor Vehicles who
94 is designated and authorized by, and who is acting for, the
95 Commissioner of Motor Vehicles under a designation; except that the
96 deputy commissioners of motor vehicles and the Attorney General are
97 deemed, unless the Commissioner of Motor Vehicles otherwise
98 provides, to be designated and authorized by, and acting for, the
99 Commissioner of Motor Vehicles under a designation;

100 [(17)] (20) "Controlled substance" has the same meaning as in section
101 21a-240 and the federal laws and regulations incorporated in chapter
102 420b;

103 [(18)] (21) "Conviction" means an unvacated adjudication of guilt, or
104 a determination that a person has violated or failed to comply with the
105 law in a court of original jurisdiction or an authorized administrative

106 tribunal, an unvacated forfeiture of bail or collateral deposited to
107 secure the person's appearance in court, the payment of a fine or court
108 cost, or violation of a condition of release without bail, regardless of
109 whether or not the penalty is rebated, suspended or probated;

110 [(19)] (22) "Dealer" includes any person actively engaged in buying,
111 selling or exchanging motor vehicles or trailers who has an established
112 place of business in this state and who may, incidental to such
113 business, repair motor vehicles or trailers, or cause them to be repaired
114 by persons in his or her employ;

115 [(20)] (23) "Disqualification" means a withdrawal of the privilege to
116 drive a commercial motor vehicle, which occurs as a result of (A) any
117 suspension, revocation, or cancellation by the commissioner of the
118 privilege to operate a motor vehicle; (B) a determination by the Federal
119 Highway Administration, under the rules of practice for motor carrier
120 safety contained in 49 CFR 386, as amended, that a person is no longer
121 qualified to operate a commercial motor vehicle under the standards of
122 49 CFR 391, as amended; or (C) the loss of qualification which follows
123 any of the convictions or administrative actions specified in section 14-
124 44k of the 2008 supplement to the general statutes;

125 [(21)] (24) "Drive" means to drive, operate or be in physical control
126 of a motor vehicle, including a motor vehicle being towed by another;

127 [(22)] (25) "Driver" means any person who drives, operates or is in
128 physical control of a commercial motor vehicle, or who is required to
129 hold a commercial driver's license;

130 [(23)] (26) "Driver's license" or "operator's license" means a valid
131 Connecticut motor vehicle operator's license or a license issued by
132 another state or foreign jurisdiction authorizing the holder thereof to
133 operate a motor vehicle on the highways;

134 [(24)] (27) "Employee" means any operator of a commercial motor
135 vehicle, including full-time, regularly employed drivers, casual,
136 intermittent or occasional drivers, drivers under contract and

137 independent owner-operator contractors, who, while in the course of
138 operating a commercial motor vehicle, are either directly employed by,
139 or are under contract to, an employer;

140 [(25)] (28) "Employer" means any person, including the United
141 States, a state or any political subdivision thereof, who owns or leases
142 a commercial motor vehicle, or assigns a person to drive a commercial
143 motor vehicle;

144 [(26)] (29) "Farm implement" means a vehicle designed and adapted
145 exclusively for agricultural, horticultural or livestock-raising
146 operations and which is not operated on a highway for transporting a
147 pay load or for any other commercial purpose;

148 [(27)] (30) "Felony" means any offense as defined in section 53a-25
149 and includes any offense designated as a felony under federal law;

150 [(28)] (31) "Fatality" means the death of a person as a result of a
151 motor vehicle accident;

152 [(29)] (32) "Foreign jurisdiction" means any jurisdiction other than a
153 state of the United States;

154 [(30)] (33) "Fuels" means (A) all products commonly or
155 commercially known or sold as gasoline, including casinghead and
156 absorption or natural gasoline, regardless of their classification or uses,
157 (B) any liquid prepared, advertised, offered for sale or sold for use, or
158 commonly and commercially used, as a fuel in internal combustion
159 engines, which, when subjected to distillation in accordance with the
160 standard method of test for distillation of gasoline, naphtha, kerosene
161 and similar petroleum products by "American Society for Testing
162 Materials Method D-86", shows not less than ten per cent distilled
163 (recovered) below 347 Fahrenheit (175 Centigrade) and not less than
164 ninety-five per cent distilled (recovered) below 464 Fahrenheit (240
165 Centigrade); provided the term "fuels" shall not include commercial
166 solvents or naphthas which distill, by "American Society for Testing
167 Materials Method D-86", not more than nine per cent at 176 Fahrenheit

168 and which have a distillation range of 150 Fahrenheit, or less, or
169 liquefied gases which would not exist as liquids at a temperature of 60
170 Fahrenheit and a pressure of 14.7 pounds per square inch absolute,
171 and (C) any liquid commonly referred to as "gasohol" which is
172 prepared, advertised, offered for sale or sold for use, or commonly and
173 commercially used, as a fuel in internal combustion engines, consisting
174 of a blend of gasoline and a minimum of ten per cent by volume of
175 ethyl or methyl alcohol;

176 [(31)] (34) "Garage" includes every place of business where motor
177 vehicles are, for compensation, received for housing, storage or repair;

178 [(32)] (35) "Gross vehicle weight rating" or "GVWR" means the value
179 specified by the manufacturer as the maximum loaded weight of a
180 single or a combination (articulated) vehicle. The GVWR of a
181 combination (articulated) vehicle commonly referred to as the "gross
182 combination weight rating" or GCWR is the GVWR of the power unit
183 plus the GVWR of the towed unit or units;

184 [(33)] (36) "Gross weight" means the light weight of a vehicle plus
185 the weight of any load on the vehicle, provided, in the case of a tractor-
186 trailer unit, "gross weight" means the light weight of the tractor plus
187 the light weight of the trailer or semitrailer plus the weight of the load
188 on the vehicle;

189 [(34)] (37) "Hazardous materials" has the same meaning as in 49 CFR
190 383.5;

191 [(35)] (38) "Head lamp" means a lighting device affixed to the front
192 of a motor vehicle projecting a high intensity beam which lights the
193 road in front of the vehicle so that it can proceed safely during the
194 hours of darkness;

195 [(36)] (39) "High-mileage vehicle" means a motor vehicle having the
196 following characteristics: (A) Not less than three wheels in contact with
197 the ground; (B) a completely enclosed seat on which the driver sits; (C)
198 a single or two cylinder, gasoline or diesel engine or an electric-

199 powered engine; and (D) efficient fuel consumption;

200 [(37)] (40) "Highway" includes any state or other public highway,
201 road, street, avenue, alley, driveway, parkway or place, under the
202 control of the state or any political subdivision of the state, dedicated,
203 appropriated or opened to public travel or other use;

204 [(38)] (41) "Imminent hazard" means the existence of a condition that
205 presents a substantial likelihood that death, serious illness, severe
206 personal injury or a substantial endangerment to health, property, or
207 the environment may occur before the reasonably foreseeable
208 completion date of a formal proceeding begun to lessen the risk of that
209 death, illness, injury or endangerment;

210 [(39)] (42) "Intersecting highway" includes any public highway
211 which joins another at an angle whether or not it crosses the other;

212 [(40)] (43) "Light weight" means the weight of an unloaded motor
213 vehicle as ordinarily equipped and ready for use, exclusive of the
214 weight of the operator of the motor vehicle;

215 [(41)] (44) "Limited access highway" means a state highway so
216 designated under the provisions of section 13b-27;

217 [(42)] (45) "Local authorities" includes the board of aldermen,
218 common council, chief of police, warden and burgesses, board of
219 selectmen or other officials having authority for the enactment or
220 enforcement of traffic regulations within their respective towns, cities
221 or boroughs;

222 [(43)] (46) "Maintenance vehicle" means any vehicle in use by the
223 state or by any town, city, borough or district, any state bridge or
224 parkway authority or any public service company, as defined in
225 section 16-1 of the 2008 supplement to the general statutes, in the
226 maintenance of public highways or bridges and facilities located
227 within the limits of public highways or bridges;

228 [(44)] (47) "Manufacturer" means (A) a person, whether a resident or

229 nonresident, engaged in the business of constructing or assembling
230 new motor vehicles of a type required to be registered by the
231 commissioner, for operation upon any highway, except a utility trailer,
232 which are offered for sale in this state, or (B) a person who distributes
233 new motor vehicles to new car dealers licensed in this state;

234 [(45)] (48) "Median divider" means an intervening space or physical
235 barrier or clearly indicated dividing section separating traffic lanes
236 provided for vehicles proceeding in opposite directions;

237 [(46)] (49) "Modified antique motor vehicle" means a motor vehicle
238 twenty years old or older which has been modified for safe road use,
239 including, but not limited to, modifications to the drive train,
240 suspension, braking system and safety or comfort apparatus;

241 [(47)] (50) "Motor bus" includes any motor vehicle, except a taxicab,
242 as defined in section 13b-95, operated in whole or in part on any street
243 or highway in a manner affording a means of transportation by
244 indiscriminately receiving or discharging passengers, or running on a
245 regular route or over any portion of a regular route or between fixed
246 termini;

247 [(48)] (51) "Motor home" means a vehicular unit designed to provide
248 living quarters and necessary amenities which are built into an integral
249 part of, or permanently attached to, a truck or van chassis;

250 [(49)] "Motorcycle" means a motor vehicle, with or without a side car,
251 having not more than three wheels in contact with the ground and a
252 saddle or seat on which the rider sits or a platform on which the rider
253 stands and includes bicycles having a motor attached, except bicycles
254 propelled by means of a helper motor as defined in section 14-286, but
255 does not include a vehicle having or designed to have a completely
256 enclosed driver's seat and a motor which is not in the enclosed area;]

257 (52) "Motor-driven cycle" means any motorcycle, motor scooter, or
258 bicycle with attached motor with a seat height of not less than twenty-
259 six inches and a motor that produces five brake horsepower or less;

260 [(50)] (53) "Motor vehicle" means any vehicle propelled or drawn by
261 any nonmuscular power, except aircraft, motor boats, road rollers,
262 baggage trucks used about railroad stations or other mass transit
263 facilities, electric battery-operated wheel chairs when operated by
264 physically handicapped persons at speeds not exceeding fifteen miles
265 per hour, golf carts operated on highways solely for the purpose of
266 crossing from one part of the golf course to another, golf-cart-type
267 vehicles operated on roads or highways on the grounds of state
268 institutions by state employees, agricultural tractors, farm implements,
269 such vehicles as run only on rails or tracks, self-propelled snow plows,
270 snow blowers and lawn mowers, when used for the purposes for
271 which they were designed and operated at speeds not exceeding four
272 miles per hour, whether or not the operator rides on or walks behind
273 such equipment, bicycles with helper motors as defined in section 14-
274 286, as amended by this act, special mobile equipment as defined in
275 subsection (i) of section 14-165, as amended by this act, mini-
276 motorcycles, as defined in section 14-289j of the 2008 supplement to the
277 general statutes, and any other vehicle not suitable for operation on a
278 highway;

279 (54) "Motorcycle" means a motor vehicle, with or without a side car,
280 having not more than three wheels in contact with the ground and a
281 saddle or seat on which the rider sits or a platform on which the rider
282 stands, but does not include a motor-driven cycle, as defined in this
283 section, or a vehicle having or designed to have a completely enclosed
284 driver's seat and a motor which is not in the enclosed area;

285 [(51)] (55) "National Driver Registry" or "NDR" means the licensing
286 information system and database operated by the National Highway
287 Traffic Safety Administration and established pursuant to the National
288 Driver Registry Act of 1982, as amended;

289 [(52)] (56) "New motor vehicle" means a motor vehicle, the equitable
290 or legal title to which has never been transferred by a manufacturer,
291 distributor or dealer to an ultimate consumer;

292 [(53)] (57) "Nonresident" means any person whose legal residence is
293 in a state other than Connecticut or in a foreign country;

294 [(54)] (58) "Nonresident commercial driver's license" or "nonresident
295 CDL" means a commercial driver's license issued by a state to an
296 individual who resides in a foreign jurisdiction;

297 [(55)] (59) "Nonskid device" means any device applied to the tires,
298 wheels, axles or frame of a motor vehicle for the purpose of increasing
299 the traction of the motor vehicle;

300 [(56)] (60) "Number plate" means any sign or marker furnished by
301 the commissioner on which is displayed the registration number
302 assigned to a motor vehicle by the commissioner;

303 [(57)] (61) "Officer" includes any constable, state marshal, inspector
304 of motor vehicles, state policeman or other official authorized to make
305 arrests or to serve process, provided the officer is in uniform or
306 displays the officer's badge of office in a conspicuous place when
307 making an arrest;

308 [(58)] (62) "Operator" means any person who operates a motor
309 vehicle or who steers or directs the course of a motor vehicle being
310 towed by another motor vehicle and includes a driver as defined in
311 subdivision [(22)] (25) of this section;

312 [(59)] (63) "Out-of-service order" means a temporary prohibition
313 against driving a commercial motor vehicle or any other vehicle
314 subject to the federal motor carrier safety regulations enforced by the
315 commissioner pursuant to the commissioner's authority under section
316 14-8;

317 [(60)] (64) "Owner" means any person holding title to a motor
318 vehicle, or having the legal right to register the same, including
319 purchasers under conditional bills of sale;

320 [(61)] (65) "Parked vehicle" means a motor vehicle in a stationary
321 position within the limits of a public highway;

322 [(62)] (66) "Passenger and commercial motor vehicle" means a motor
323 vehicle used for private passenger and commercial purposes which is
324 eligible for combination registration;

325 [(63)] (67) "Passenger motor vehicle" means a motor vehicle used for
326 the private transportation of persons and their personal belongings,
327 designed to carry occupants in comfort and safety, with a capacity of
328 carrying not more than ten passengers including the operator thereof;

329 [(64)] (68) "Passenger registration" means the type of registration
330 issued to a passenger motor vehicle unless a more specific type of
331 registration is authorized and issued by the commissioner for such
332 class of vehicle;

333 [(65)] (69) "Person" includes any individual, corporation, limited
334 liability company, association, copartnership, company, firm, business
335 trust or other aggregation of individuals but does not include the state
336 or any political subdivision thereof, unless the context clearly states or
337 requires;

338 [(66)] (70) "Pick-up truck" means a motor vehicle with an enclosed
339 forward passenger compartment and an open rearward compartment
340 used for the transportation of property;

341 [(67)] (71) "Pneumatic tires" means tires inflated or inflatable with
342 air;

343 [(68)] (72) "Pole trailer" means a trailer which is (A) intended for
344 transporting long or irregularly shaped loads such as poles, logs, pipes
345 or structural members, which loads are capable of sustaining
346 themselves as beams between supporting connections, and (B)
347 designed to be drawn by a motor vehicle and attached or secured
348 directly to the motor vehicle by any means including a reach, pole or
349 boom;

350 [(69)] (73) "Recreational vehicle" includes the camper, camp trailer
351 and motor home classes of vehicles;

352 [(70)] (74) "Registration" includes the certificate of motor vehicle
353 registration and the number plate or plates used in connection with
354 such registration;

355 [(71)] (75) "Registration number" means the identifying number or
356 letters, or both, assigned by the commissioner to a motor vehicle;

357 [(72)] (76) "Resident", for the purpose of registering motor vehicles,
358 includes any person [having a place of residence in] who is a legal
359 resident of this state, [occupied by] as the commissioner may presume
360 from the fact that such person occupies a place of dwelling in this state
361 for more than six months in a year, or any person, firm or corporation
362 owning or leasing a motor vehicle used or operated in intrastate
363 business in this state, or a firm or corporation having its principal
364 office or place of business in this state;

365 [(73)] (77) "School bus" means any school bus, as defined in section
366 14-275 of the 2008 supplement to the general statutes, including a
367 commercial motor vehicle used to transport preschool, elementary
368 school or secondary school students from home to school, from school
369 to home, or to and from school-sponsored events, but does not include
370 a bus used as a common carrier;

371 [(74)] (78) "Second" violation or "subsequent" violation means an
372 offense committed not more than three years after the date of an arrest
373 which resulted in a previous conviction for a violation of the same
374 statutory provision, except in the case of a violation of section 14-215 of
375 the 2008 supplement to the general statutes or 14-224 or subsection (a)
376 of section 14-227a, "second" violation or "subsequent" violation means
377 an offense committed not more than ten years after the date of an
378 arrest which resulted in a previous conviction for a violation of the
379 same statutory provision;

380 [(75)] (79) "Semitrailer" means any trailer type vehicle designed and
381 used in conjunction with a motor vehicle so that some part of its own
382 weight and load rests on or is carried by another vehicle;

383 [(76)] (80) "Serious traffic violation" means a conviction of any of the
384 following offenses: (A) Speeding in excess of fifteen miles per hour or
385 more over the posted speed limit, in violation of section 14-218a or 14-
386 219; (B) reckless driving in violation of section 14-222; (C) following too
387 closely in violation of section 14-240 or 14-240a; (D) improper or erratic
388 lane changes, in violation of section 14-236; (E) driving a commercial
389 motor vehicle without a valid commercial driver's license in violation
390 of section 14-36a of the 2008 supplement to the general statutes, as
391 amended by this act, or 14-44a; (F) failure to carry a commercial
392 driver's license in violation of section 14-44a; (G) failure to have the
393 proper class of license or endorsement, or violation of a license
394 restriction in violation of section 14-44a; or (H) arising in connection
395 with an accident related to the operation of a commercial motor
396 vehicle and which resulted in a fatality;

397 [(77)] (81) "Service bus" includes any vehicle except a vanpool
398 vehicle or a school bus designed and regularly used to carry ten or
399 more passengers when used in private service for the transportation of
400 persons without charge to the individual;

401 [(78)] (82) "Service car" means any motor vehicle used by a
402 manufacturer, dealer or repairer for emergency motor vehicle repairs
403 on the highways of this state, for towing or for the transportation of
404 necessary persons, tools and materials to and from the scene of such
405 emergency repairs or towing;

406 [(79)] (83) "Shoulder" means that portion of a highway immediately
407 adjacent and contiguous to the travel lanes or main traveled portion of
408 the roadway;

409 [(80)] (84) "Solid tires" means tires of rubber, or other elastic material
410 approved by the Commissioner of Transportation, which do not
411 depend on confined air for the support of the load;

412 [(81)] (85) "Spot lamp" or "spot light" means a lighting device
413 projecting a high intensity beam, the direction of which can be readily
414 controlled for special or emergency lighting as distinguished from

415 ordinary road illumination;

416 [(82)] (86) "State" means any state of the United States and the
417 District of Columbia unless the context indicates a more specific
418 reference to the state of Connecticut;

419 [(83)] (87) "Stop" means complete cessation of movement;

420 (88) "Student" means any person under the age of twenty-one years
421 who is attending a preprimary, primary or secondary school program
422 of education;

423 [(84)] (89) "Tail lamp" means a lighting device affixed to the rear of
424 a motor vehicle showing a red light to the rear and indicating the
425 presence of the motor vehicle when viewed from behind;

426 [(85)] (90) "Tank vehicle" means any commercial motor vehicle
427 designed to transport any liquid or gaseous material within a tank that
428 is either permanently or temporarily attached to the vehicle or its
429 chassis which shall include, but not be limited to, a cargo tank and
430 portable tank, as defined in 49 CFR 383.5, as amended, provided it
431 shall not include a portable tank with a rated capacity not to exceed
432 one thousand gallons;

433 [(86)] (91) "Tractor" or "truck tractor" means a motor vehicle
434 designed and used for drawing a semitrailer;

435 [(87)] (92) "Tractor-trailer unit" means a combination of a tractor and
436 a trailer or a combination of a tractor and a semitrailer;

437 [(88)] (93) "Trailer" means any rubber-tired vehicle without motive
438 power drawn or propelled by a motor vehicle;

439 [(89)] (94) "Truck" means a motor vehicle designed, used or
440 maintained primarily for the transportation of property;

441 [(90)] (95) "Ultimate consumer" means, with respect to a motor
442 vehicle, the first person, other than a dealer, who in good faith

443 purchases the motor vehicle for purposes other than resale;

444 [(91)] (96) "United States" means the fifty states and the District of
445 Columbia;

446 [(92)] (97) "Used motor vehicle" includes any motor vehicle which
447 has been previously separately registered by an ultimate consumer;

448 [(93)] (98) "Utility trailer" means a trailer designed and used to
449 transport personal property, materials or equipment, whether or not
450 permanently affixed to the bed of the trailer, with a manufacturer's
451 GVWR of ten thousand pounds or less;

452 [(94)] (99) "Vanpool vehicle" includes all motor vehicles, the primary
453 purpose of which is the daily transportation, on a prearranged
454 nonprofit basis, of individuals between home and work, and which:
455 (A) If owned by or leased to a person, or to an employee of the person,
456 or to an employee of a local, state or federal government unit or agency
457 located in Connecticut, are manufactured and equipped in such
458 manner as to provide a seating capacity of at least seven but not more
459 than fifteen individuals, or (B) if owned by or leased to a regional ride-
460 sharing organization in the state recognized by the Commissioner of
461 Transportation, are manufactured and equipped in such manner as to
462 provide a seating capacity of at least six but not more than nineteen
463 individuals;

464 [(95)] (100) "Vehicle" includes any device suitable for the
465 conveyance, drawing or other transportation of persons or property,
466 whether operated on wheels, runners, a cushion of air or by any other
467 means. The term does not include devices propelled or drawn by
468 human power or devices used exclusively on tracks;

469 [(96)] (101) "Vehicle identification number" or "VIN" means a series
470 of Arabic numbers and Roman letters that is assigned to each new
471 motor vehicle that is manufactured within or imported into the United
472 States, in accordance with the provisions of 49 CFR 565, unless another
473 sequence of numbers and letters has been assigned to a motor vehicle

474 by the commissioner, in accordance with the provisions of section 14-
475 149;

476 [(97)] (102) "Wrecker" means a vehicle which is registered, designed,
477 equipped and used for the purposes of towing or transporting
478 wrecked or disabled motor vehicles for compensation or for related
479 purposes by a person, firm or corporation licensed in accordance with
480 the provisions of subpart (D) of part III of this chapter or a vehicle
481 contracted for the consensual towing or transporting of one or more
482 motor vehicles to or from a place of sale, purchase, salvage or repair. [;]

483 [(98) "Camp vehicle" means any motor vehicle that is regularly used
484 to transport persons under eighteen years of age in connection with the
485 activities of any youth camp, as defined in section 19a-420.]

486 Sec. 2. Section 14-212 of the general statutes is repealed and the
487 following is substituted in lieu thereof (*Effective October 1, 2008*):

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

492 (1) The following terms shall be construed as they are defined in
493 section 14-1 of the 2008 supplement to the general statutes, as amended
494 by this act: "Authorized emergency vehicle", "commissioner", "driver",
495 "fuels", "gross weight", "head lamp", "high-mileage vehicle",
496 "highway", "light weight", "limited access highway", "maintenance
497 vehicle", "motor bus", "motorcycle", "motor vehicle registration",
498 "nonresident", "nonskid device", "number plate", "officer", "operator",
499 "owner", "passenger motor vehicle", "passenger and commercial motor
500 vehicle", "person", "pneumatic tires", "pole trailer", "registration",
501 "registration number", "second offense", "semitrailer", "shoulder",
502 "solid tires", "stop", "subsequent offense", "tail lamp", "tractor", "tractor-
503 trailer unit", "trailer", "truck" and "vanpool vehicle";

504 (2) "Carrier" means (A) any local or regional school district, any

505 educational institution providing elementary or secondary education
506 or any person, firm or corporation under contract to such district or
507 institution engaged in the business of transporting school children; (B)
508 any person, firm or corporation providing transportation for
509 compensation exclusively to persons under the age of twenty-one
510 years; or (C) any corporation, institution or nonprofit organization
511 providing transportation as an ancillary service primarily to persons
512 under the age of eighteen years;

513 (3) "Curb" includes the boundary of the traveled portion of any
514 highway, whether or not the boundary is marked by a curbstone;

515 (4) "Intersection" means the area embraced within the prolongation
516 of the lateral curb lines of two or more highways which join one
517 another at an angle, whether or not one of the highways crosses the
518 other;

519 (5) "Motor vehicle" includes all vehicles used on the public
520 highways;

521 (6) "Parking area" means lots, areas or other accommodations for the
522 parking of motor vehicles off the street or highway and open to public
523 use with or without charge;

524 (7) "Rotary" or "roundabout" means a physical barrier legally placed
525 or constructed at an intersection to cause traffic to move in a circuitous
526 course;

527 (8) "Student" means any person under the age of twenty-one years
528 who is attending a preprimary, primary or secondary school program
529 of education;

530 [(8)] (9) "Student transportation vehicle" means any motor vehicle
531 other than a registered school bus used by a carrier for the
532 transportation of students, including children requiring special
533 education; and

534 [(9)] (10) "Vehicle" is synonymous with "motor vehicle".

535 Sec. 3. Section 14-10 of the 2008 supplement to the general statutes is
536 repealed and the following is substituted in lieu thereof (*Effective*
537 *October 1, 2008*):

538 (a) For the purposes of this section:

539 (1) "Disclose" means to engage in any practice or conduct to make
540 available and make known, by any means of communication, personal
541 information or highly restricted personal information contained in a
542 motor vehicle record pertaining to an individual to any other
543 individual, organization or entity;

544 (2) "Motor vehicle record" means any record that pertains to an
545 operator's license, learner's permit, identity card, registration,
546 certificate of title or any other document issued by the Department of
547 Motor Vehicles;

548 (3) "Personal information" means information that identifies an
549 individual and includes an individual's photograph or computerized
550 image, Social Security number, operator's license number, name,
551 address other than the zip code, telephone number, or medical or
552 disability information, but does not include information on motor
553 vehicle accidents or violations, or information relative to the status of
554 an operator's license, registration or insurance coverage;

555 (4) "Highly restricted personal information" means an individual's
556 photograph or computerized image, Social Security number or medical
557 or disability information; and

558 (5) "Express consent" means an affirmative agreement given by the
559 individual who is the subject of personal information that specifically
560 grants permission to the department to release such information to the
561 requesting party. Such agreement shall (A) be in writing or such other
562 form as the commissioner may determine in regulations adopted in
563 accordance with the provisions of chapter 54, and (B) specify a
564 procedure for the individual to withdraw such consent, as provided in
565 regulations adopted in accordance with the provisions of chapter 54.

566 (b) A number shall be assigned to each motor vehicle registration
567 and operator's license and a record of all applications for motor vehicle
568 registrations and operators' licenses issued shall be kept by the
569 commissioner at the main office of the Department of Motor Vehicles.

570 (c) (1) All records of the Department of Motor Vehicles pertaining to
571 the application for registration, and the registration, of motor vehicles
572 of the current or previous three years shall be maintained by the
573 commissioner at the main office of the department. Any such records
574 over three years old may be destroyed at the discretion of the
575 commissioner. (2) Before disclosing personal information pertaining to
576 an applicant or registrant from such motor vehicle records or allowing
577 the inspection of any such record containing such personal information
578 in the course of any transaction conducted at such main office, the
579 commissioner shall ascertain whether such disclosure is authorized
580 under subsection (f) of this section, and require the person or entity
581 making the request to (A) complete an application that shall be on a
582 form prescribed by the commissioner, and (B) provide two forms of
583 acceptable identification. An attorney-at-law admitted to practice in
584 this state may provide his or her juris number to the commissioner in
585 lieu of the requirements of subparagraph (B) of this subdivision. The
586 commissioner may disclose such personal information or permit the
587 inspection of such record containing such information only if such
588 disclosure is authorized under subsection (f) of this section.

589 (d) The commissioner may disclose personal information from a
590 motor vehicle record pertaining to an operator's license or a driving
591 history or permit the inspection or copying of any such record or
592 history containing such information in the course of any transaction
593 conducted at the main office of the department only if such disclosure
594 is authorized under subsection (f) of this section. Any such records
595 over five years old may be destroyed at the discretion of the
596 commissioner.

597 (e) In the event (1) a federal court judge, federal court magistrate or
598 judge of the Superior Court, Appellate Court or Supreme Court of the

599 state, (2) a member of a municipal police department or a member of
600 the Division of State Police within the Department of Public Safety, (3)
601 an employee of the Department of Correction, (4) an attorney-at-law
602 who represents or has represented the state in a criminal prosecution,
603 (5) a member or employee of the Board of Pardons and Paroles, (6) a
604 judicial branch employee regularly engaged in court-ordered
605 enforcement or investigatory activities, (7) a federal law enforcement
606 officer who works and resides in this state, or (8) a state referee under
607 section 52-434, submits a written request and furnishes such
608 individual's business address to the commissioner, such business
609 address only shall be disclosed or available for public inspection to the
610 extent authorized by this section.

611 (f) The commissioner may disclose personal information from a
612 motor vehicle record to:

613 (1) Any federal, state or local government agency in carrying out its
614 functions or to any individual or entity acting on behalf of any such
615 agency, or

616 (2) Any individual, organization or entity that signs and files with
617 the commissioner, under penalty of false statement as provided in
618 section 53a-157b, a statement on a form approved by the
619 commissioner, together with such supporting documentation or
620 information as the commissioner may require, that such information
621 will be used for any of the following purposes:

622 (A) In connection with matters of motor vehicle or driver safety and
623 theft, motor vehicle emissions, motor vehicle product alterations,
624 recalls or advisories, performance monitoring of motor vehicles and
625 dealers by motor vehicle manufacturers, motor vehicle market research
626 activities including survey research, motor vehicle product and service
627 communications and removal of nonowner records from the original
628 owner records of motor vehicle manufacturers to implement the
629 provisions of the federal Automobile Information Disclosure Act, 15
630 USC 1231 et seq., the Clean Air Act, 42 USC 7401 et seq., and 49 USC

631 Chapters 301, 305 and 321 to 331, inclusive, as amended from time to
632 time, and any provision of the general statutes enacted to attain
633 compliance with said federal provisions;

634 (B) In the normal course of business by the requesting party, but
635 only to confirm the accuracy of personal information submitted by the
636 individual to the requesting party;

637 (C) In connection with any civil, criminal, administrative or arbitral
638 proceeding in any court or government agency or before any self-
639 regulatory body, including the service of process, an investigation in
640 anticipation of litigation by an attorney-at-law or any individual acting
641 on behalf of an attorney-at-law and the execution or enforcement of
642 judgments and orders, or pursuant to an order of any court provided
643 the requesting party is a party in interest to such proceeding;

644 (D) In connection with matters of motor vehicle or driver safety and
645 theft, motor vehicle emissions, motor vehicle product alterations,
646 recalls or advisories, performance monitoring of motor vehicles and
647 motor vehicle parts and dealers, producing statistical reports and
648 removal of nonowner records from the original owner records of
649 motor vehicle manufacturers, provided the personal information is not
650 published, disclosed or used to contact individuals except as permitted
651 under subparagraph (A) of this subdivision;

652 (E) By any insurer or insurance support organization or by a self-
653 insured entity or its agents, employees or contractors, in connection
654 with the investigation of claims arising under insurance policies,
655 antifraud activities, rating or underwriting;

656 (F) In providing any notice required by law to owners or lienholders
657 named in the certificate of title of towed, abandoned or impounded
658 motor vehicles;

659 (G) By an employer or its agent or insurer to obtain or verify
660 information relating to a holder of a passenger endorsement or
661 commercial driver's license required under 49 USC Chapter 313, and

662 sections 14-44 to 14-44m, inclusive;

663 (H) In connection with any lawful purpose of a labor organization,
664 as defined in section 31-77, provided (i) such organization has entered
665 into a contract with the commissioner, on such terms and conditions as
666 the commissioner may require, and (ii) the information will be used
667 only for the purposes specified in the contract other than campaign or
668 political purposes;

669 (I) For bulk distribution for surveys, marketing or solicitations
670 provided the commissioner has obtained the express consent of the
671 individual to whom such personal information pertains;

672 (J) For the purpose of preventing fraud by verifying the accuracy of
673 personal information contained in a motor vehicle record, including an
674 individual's photograph or computerized image, as submitted by an
675 individual to a legitimate business or an agent, employee or contractor
676 of a legitimate business, provided the individual has provided express
677 consent in accordance with subdivision (5) of subsection (a) of this
678 section;

679 (K) Inclusion of personal information about persons who have
680 indicated consent to become organ and tissue donors in a donor
681 registry established by a procurement organization, as defined in
682 section 19a-279a;

683 (L) By any private detective or private detective licensed in
684 accordance with the provisions of chapter 534, in connection with an
685 investigation involving matters concerning motor vehicles.

686 (g) Any person receiving personal information or highly restricted
687 personal information from a motor vehicle record pursuant to
688 subsection (f) of this section shall be entitled to use such information
689 for any of the purposes set forth in said subsection for which such
690 information may be disclosed by the commissioner. No such person
691 may resell or redisclose the information for any purpose that is not set
692 forth in subsection (f) of this section, or reasonably related to any such

693 purpose.

694 (h) Notwithstanding any provision of this section, the disclosure of
695 personal information from a motor vehicle record pursuant to
696 subsection (f) of this section shall be subject to the provisions of section
697 14-50a concerning (1) the fees that shall be charged for copies of or
698 information pertaining to motor vehicle records and (2) the authority
699 of the commissioner to establish fees for information furnished on a
700 volume basis in accordance with such terms and conditions regarding
701 the use and distribution of such information as the commissioner may
702 prescribe.

703 (i) Notwithstanding any provision of this section that restricts or
704 prohibits the disclosure of personal information from a motor vehicle
705 record, the commissioner may disclose personal information contained
706 in any such record to any individual who is the subject of such
707 personal information or to any person who certifies under penalty of
708 false statement that such person has obtained the express consent of
709 the subject of such personal information.

710 (j) Notwithstanding any provision of this section that permits the
711 disclosure of personal information from a motor vehicle record, the
712 commissioner may disclose highly restricted personal information
713 contained in any such record only in accordance with the provisions of
714 18 USC 2721 et seq., as amended.

715 (k) Any person, including any officer, employee, agent or contractor
716 of the Department of Motor Vehicles, who sells, transfers or otherwise
717 discloses personal information or highly restricted personal
718 information obtained from the Department of Motor Vehicles for any
719 purpose not authorized by the provisions of this section shall be guilty
720 of a class A misdemeanor.

721 [(k)] (l) The commissioner may adopt regulations in accordance
722 with chapter 54 to implement the provisions of this section.

723 Sec. 4. Subsection (a) of section 14-12 of the general statutes is

724 repealed and the following is substituted in lieu thereof (*Effective*
725 *October 1, 2008*):

726 (a) No motor vehicle shall be operated or towed on any highway,
727 except as otherwise expressly provided, unless it is registered with the
728 commissioner, provided any motor vehicle may be towed for repairs
729 or necessary work if it bears the markers of a licensed and registered
730 dealer, manufacturer or repairer and provided any motor vehicle
731 which is validly registered in another state may, for a period of sixty
732 days following establishment by the owner of residence in this state, be
733 operated on any highway without first being registered with the
734 commissioner. Except as otherwise provided in this subsection (1) a
735 person commits an infraction if he registers a motor vehicle he does
736 not own or if he operates, or allows the operation of, an unregistered
737 motor vehicle on a public highway or (2) a resident of this state who
738 operates a motor vehicle he owns with marker plates issued by another
739 state shall be fined not less than one hundred fifty dollars nor more
740 than three hundred dollars. If the owner of a motor vehicle previously
741 registered on an annual or biennial basis, the registration of which
742 expired not more than thirty days previously, operates or allows the
743 operation of such a motor vehicle, he shall be fined the amount
744 designated for the infraction of failure to renew a registration, but his
745 right to retain his operator's license shall not be affected. No operator
746 other than the owner shall be subject to penalty for the operation of
747 such a previously registered motor vehicle. As used in this subsection,
748 the term "unregistered motor vehicle" includes any vehicle that is not
749 eligible for registration by the commissioner due to the absence of
750 necessary equipment or other characteristics of the vehicle that make it
751 unsuitable for highway operation, unless the operation of such vehicle
752 is expressly permitted by another provision of this chapter or chapter
753 248.

754 Sec. 5. Subsection (b) of section 14-16a of the general statutes is
755 repealed and the following is substituted in lieu thereof (*Effective*
756 *October 1, 2008*):

757 (b) The following vehicles, upon transfer of ownership, shall be
758 presented for inspection, as directed by the commissioner, at any
759 Department of Motor Vehicles office or any official emissions
760 inspection station authorized by the Commissioner of Motor Vehicles
761 to conduct such inspection: (1) All motor vehicles ten model years old
762 or older which are registered in this state and which were originally
763 used or designed as fire apparatus and which are of historical or
764 special interest as determined by the commissioner, (2) all antique, rare
765 or special interest motor vehicles, and (3) all modified antique motor
766 vehicles. Any such vehicle shall be inspected to determine whether it is
767 in good mechanical condition before registration can be issued to the
768 new owner of such vehicle. The determination of the mechanical
769 condition of a vehicle described in subdivisions (1) and (2) of this
770 subsection shall be made by inspecting only the vehicle's original
771 equipment and parts or the functional reproductions of the original
772 equipment and parts. The mechanical condition of modified antique
773 motor vehicles shall be determined by inspecting the original
774 equipment and any functioning replacements of such equipment. The
775 model year designation for the purpose of registration of a modified
776 antique motor vehicle shall be the model year that the body of such
777 vehicle most closely resembles. If the commissioner authorizes the
778 contractor that operates the system of official emissions inspection
779 stations or other business or firm, except a licensee of the department,
780 to conduct the safety inspections required by this subsection, the
781 commissioner may authorize the contractor or other business or firm
782 to charge a fee, not to exceed fifteen dollars, for each such inspection.
783 The commissioner may authorize any motor vehicle dealer or repairer,
784 licensed in accordance with section 14-52 and meeting qualifications
785 established by the commissioner, to make repairs to any motor vehicle
786 that has failed an initial safety inspection and to certify to the
787 commissioner that the motor vehicle is in compliance with the safety
788 and equipment standards for registration. No such authorized dealer
789 or repairer shall charge any additional fee to make such certification to
790 the commissioner.

791 Sec. 6. Subsection (d) of section 14-34a of the general statutes is
792 repealed and the following is substituted in lieu thereof (*Effective*
793 *October 1, 2008*):

794 (d) At such time as the state of Connecticut may enter into and
795 become a member of the International Registration Plan pursuant to
796 subsection (a) of this section, the provisions of said plan, as it may be
797 amended from time to time, which are concerned with the registration
798 of any vehicle or the fees which relate to any such registration shall
799 control whenever any special act or any provision of the general
800 statutes, except subsection (c) of this section, conflicts with any
801 provision of said plan. A copy of the plan, as it may be amended from
802 time to time, shall be maintained on file by the Commissioner of Motor
803 Vehicles at the main office of the department, and shall be available for
804 public inspection.

805 Sec. 7. Subsection (g) of section 14-44e of the 2008 supplement to the
806 general statutes is repealed and the following is substituted in lieu
807 thereof (*Effective October 1, 2008*):

808 (g) The commissioner may issue a commercial driver's instruction
809 permit to any person who holds a valid operator's license. Said permit
810 may not be issued for a period to exceed six months. Only one renewal
811 or reissuance may be granted within a two-year period. The holder of a
812 commercial driver's instruction permit, may, unless otherwise
813 disqualified or suspended, drive a commercial motor vehicle only
814 when accompanied by the holder of a commercial driver's license
815 [with] of the appropriate class and bearing endorsements for the type
816 of vehicle being driven who occupies a seat beside the individual for
817 the purpose of giving instruction in driving the commercial motor
818 vehicle.

819 Sec. 8. Subsection (b) of section 14-42a of the general statutes is
820 repealed and the following is substituted in lieu thereof (*Effective*
821 *October 1, 2008*):

822 (b) The Commissioner of Motor Vehicles shall include in regulations

823 adopted pursuant to [section] sections 14-36f and 14-78 a requirement
824 that a description of the purposes and procedures of procurement
825 organizations, as defined in section 19a-279a, be included in driver
826 education programs.

827 Sec. 9. Subsection (w) of section 14-49 of the 2008 supplement to the
828 general statutes is repealed and the following is substituted in lieu
829 thereof (*Effective October 1, 2008*):

830 (w) In addition to the fee established for the issuance of motor
831 vehicle number plates and except as provided in subsection (a) of
832 section 14-21b and subsection (c) of section 14-253a of the 2008
833 supplement to the general statutes there shall be an additional safety
834 fee of five dollars charged at the time of issuance of any reflectorized
835 safety number plate or set of plates. All moneys derived from said
836 safety fee shall be deposited in the Special Transportation Fund. The
837 commissioner may waive said safety fee in the case of any person who
838 submits a police report to the commissioner indicating that the number
839 plate or set of number plates have been stolen or mutilated. [for the
840 purpose of obtaining the sticker attached to the plate denoting the
841 expiration date of the registration.]

842 Sec. 10. Section 14-67l of the general statutes is repealed and the
843 following is substituted in lieu thereof (*Effective October 1, 2008*):

844 (a) Upon receiving such certificate of approval, each applicant for a
845 motor vehicle recycler's license shall present such certificate to the
846 Commissioner of Motor Vehicles, together with a fee of [eighty] two
847 hundred eighty dollars for the examination of the location or proposed
848 location of each such motor vehicle recycler's yard or business, and
849 shall pay a license fee of [two hundred] seven hundred five dollars to
850 said commissioner for each motor vehicle recycler's yard or business.
851 [On and after July 1, 1985, the fee for such examination shall be one
852 hundred twenty dollars, on and after July 1, 1989, one hundred eighty
853 dollars, on and after July 1, 1991, two hundred twenty-five dollars, and
854 on and after July 1, 1993, two hundred eighty dollars. On and after July

855 1, 1985, the license fee shall be three hundred dollars, on and after July
856 1, 1989, four hundred fifty dollars, on and after July 1, 1991, five
857 hundred sixty-three dollars, and on and after July 1, 1993, seven
858 hundred and five dollars. Upon] Except as provided in subsection (b)
859 of this section, upon receipt of such certificate of approval, the
860 payment of the required license fee and observance of regulations
861 required, a license shall be issued by the commissioner provided,
862 however, the commissioner may refuse to grant a license to a person,
863 firm or corporation to engage in the business of operating a motor
864 vehicle recycler's yard if the applicant for such business license or an
865 officer or major stockholder, if the applicant is a firm or corporation,
866 has been convicted of a violation of any provision of laws pertaining to
867 the business of a motor vehicle dealer or repairer, including a motor
868 vehicle recycler, in the courts of the United States or of this state or any
869 state of the United States, in accordance with the hearing requirements
870 provided for in section 14-67p. Any license may be renewed from year
871 to year upon payment of a fee of [~~one hundred~~] three hundred fifty
872 dollars. [On and after July 1, 1985, the renewal fee shall be one
873 hundred fifty dollars, on and after July 1, 1989, two hundred twenty-
874 five dollars, on and after July 1, 1991, two hundred eighty dollars, and
875 on and after July 1, 1993, three hundred fifty dollars.] Each such license
876 shall be renewed annually according to renewal schedules established
877 by the commissioner so as to effect staggered renewal of all such
878 licenses. If the adoption of a staggered system results in the expiration
879 of any license more or less than one year from its issuance, the
880 commissioner may charge a prorated amount for such license fee. Each
881 such licensee shall, instead of registering each motor vehicle owned by
882 him, make application to the commissioner for a general
883 distinguishing number and mark, and the commissioner may issue to
884 the applicant a certificate of registration containing the distinguishing
885 number and mark assigned to such licensee and, thereupon, each
886 motor vehicle owned by such licensee shall be regarded as registered
887 under such general distinguishing number and mark. No licensee may
888 be issued more than three registrations under a general distinguishing
889 number and mark in a year, unless he makes application for an

890 additional registration to the commissioner, in such form and
891 containing such information as he may require to substantiate such
892 request. The commissioner may issue to each such licensee such
893 additional registrations as he deems necessary. The licensee shall issue
894 to each person driving such motor vehicle a document indicating that
895 such person is validly entrusted with the vehicle, which document
896 shall be carried in the motor vehicle. The commissioner shall
897 determine the form and contents of this document. For the registration
898 of motor vehicles under a general distinguishing number and mark,
899 the commissioner shall charge a fee of [twenty] seventy dollars for
900 each number plate furnished. [On and after July 1, 1985, such fee shall
901 be thirty dollars, on and after July 1, 1989, forty-five dollars, on and
902 after July 1, 1991, fifty-six dollars, and on and after July 1, 1993,
903 seventy dollars.] Such licensee shall furnish financial responsibility
904 satisfactory to the commissioner as defined in section 14-112. Such
905 number plates may be used as provided for under section 14-67n.

906 (b) Each applicant for a recycler's license shall be required to certify
907 that, to the best of such applicant's knowledge and belief, all the
908 property to be used for the operation of the yard and business is in
909 compliance with the provisions of all applicable provisions of title 22a
910 and all regulations adopted by the Commissioner of Environmental
911 Protection pursuant to the provisions of said title. Upon receipt of such
912 certification and completed application, the Commissioner of Motor
913 Vehicles shall notify the Commissioner of Environmental Protection.
914 The notification shall include a statement of the location of the subject
915 property and a legal description thereof. Within forty-five days of
916 receipt of such notification, the Commissioner of Environmental
917 Protection shall inform the Commissioner of Motor Vehicles if there is
918 any reason to believe that the property that is proposed to be licensed
919 is not in compliance with the above referenced statutory and
920 regulatory requirements. If the Commissioner of Motor Vehicles is
921 informed that there is any such reason to believe that the subject
922 location is not in compliance with such requirements, said
923 commissioner may (1) refuse to issue the license, or (2) issue the license

924 subject to such conditions, including, but not limited to, the
925 remediation of the conditions causing the suspected violation or
926 violations, as are acceptable to the Commissioner of Environmental
927 Protection.

928 Sec. 11. Section 14-73 of the general statutes is repealed and the
929 following is substituted in lieu thereof (*Effective October 1, 2008*):

930 (a) No person shall be employed by any such school licensee to give
931 instruction in driving a motor vehicle unless [he] such person is
932 licensed to act as an instructor by the commissioner.

933 (b) Application for an instructor's license shall be in writing and
934 shall contain such information as the commissioner requires. The
935 applicant shall furnish evidence satisfactory to the commissioner that
936 [he] such applicant (1) is of good moral character [and has never been
937 convicted of a crime involving moral turpitude] considering such
938 person's criminal record and record, if any, on the state child abuse
939 and neglect registry established pursuant to section 17a-101k, as
940 obtained and reviewed by the commissioner in accordance with the
941 standards of section 14-44; (2) has held a license to drive a motor
942 vehicle for the past four consecutive years and has a driving record
943 satisfactory to the commissioner, including no record of a conviction
944 for a drug or alcohol-related offense during such four-year period; (3)
945 has had a recent medical examination by a physician licensed to
946 practice within the state and the physician certifies that the applicant is
947 physically fit to operate a motor vehicle and instruct in driving; (4) has
948 received a high school diploma or has an equivalent academic
949 education; and (5) has completed an instructor training course of forty-
950 five clock hours given by a school or agency approved by the
951 commissioner, except that any such course given by an institution
952 under the jurisdiction of the board of trustees of the Connecticut State
953 University system must be approved by the commissioner and the
954 State Board of Education.

955 (c) The commissioner may deny the application of any person for an

956 instructor's license if he determines that the applicant has made a
957 material false statement or concealed a material fact in connection with
958 his application for the instructor's license.

959 (d) The commissioner shall conduct such written, oral and practical
960 examinations as he deems necessary to determine whether an
961 applicant has sufficient skill in the operation of motor vehicles to
962 ensure their safe operation, a satisfactory knowledge of the motor
963 vehicle laws and the ability to impart such skill and knowledge to
964 others. If the applicant successfully completes the examinations and
965 meets all other requirements of this section, the commissioner shall
966 cause him to be fingerprinted and shall issue to him an instructor's
967 license. The license shall be valid for use only in connection with the
968 business of the drivers' school or schools listed on the license. If the
969 applicant fails the examination, he may apply for reexamination after
970 three months have elapsed. The license shall be valid for the calendar
971 year within which it is issued, and renewals shall be for succeeding
972 calendar years.

973 (e) The licensee shall be reexamined periodically in accordance with
974 standards specified in regulations adopted under section 14-78.
975 Persons licensed for the first time as instructors shall, in the three years
976 following their initial licensure, attend seminars, annually, in traffic
977 safety sponsored by the Department of Motor Vehicles or take an
978 advanced instructor course of not less than forty-five clock hours in
979 traffic safety. The course shall have been approved by the
980 commissioner. Proof of compliance with the requirement for
981 attendance at seminars or the taking of instruction shall be made
982 before license renewals are issued. The seminars shall be self-
983 sustaining.

984 (f) The fee for an instructor's license, or for any renewal thereof,
985 shall be fifty dollars.

986 Sec. 12. Subsection (a) of section 14-105 of the general statutes is
987 repealed and the following is substituted in lieu thereof (*Effective*

988 *October 1, 2008*):

989 (a) No television screen or other device of a similar nature, except a
990 video display unit used for instrumentation purposes [or a closed
991 video monitor for backing, provided such monitor screen is disabled
992 blank no later than fifteen seconds after the transmission of a vehicle so
993 equipped is shifted out of reverse,] shall be installed or used in this
994 state in any position or location in a motor vehicle where it may be
995 visible to the driver or where it may in any other manner interfere with
996 the safe operation and control of the vehicle. The provisions of this
997 subsection shall not apply to devices installed by the manufacturer of
998 the motor vehicle meeting one or more of the following criteria: (1) A
999 closed video monitor that is used only for backing or parking; (2) a
1000 video display unit or device that is capable of operation only when the
1001 vehicle is stationary and is automatically disabled whenever the
1002 wheels of the vehicle are in motion; or (3) a video display unit or
1003 device that is used to enhance or supplement the driver's view of the
1004 area immediately surrounding the vehicle to assist in low-speed
1005 maneuvering at not more than ten miles per hour around obstructions.

1006 Sec. 13. Section 14-164i of the general statutes is repealed and the
1007 following is substituted in lieu thereof (*Effective October 1, 2008*):

1008 (a) The Commissioner of Environmental Protection, in consultation
1009 with the Commissioner of Motor Vehicles, shall review the technical
1010 information concerning testing techniques, standards and instructions
1011 for emission control features and equipment relative to diesel-powered
1012 commercial motor vehicles, including such information available from
1013 the United States Environmental Protection Agency and information
1014 regarding standards issued by the Society of Automotive Engineers
1015 and shall, not later than January 1, 1997, establish a standard of
1016 minimum exhaust emission for all diesel-powered commercial motor
1017 vehicles operated on the highways of this state. In establishing such
1018 standard, the commissioner shall also review standards in effect in
1019 other states and in regions subject to federal air quality requirements
1020 and shall endeavor to maintain consistency with such standards. The

1021 standard shall be reviewed by the commissioner periodically and may
1022 be revised as the commissioner deems appropriate. Not later than July
1023 1, 1997, the Commissioner of Motor Vehicles, in consultation with the
1024 Commissioner of Environmental Protection, shall select a method or
1025 methods for testing the exhaust emissions of diesel-powered
1026 commercial motor vehicles.

1027 (b) [Not later than October 1, 1997, the] The Commissioner of Motor
1028 Vehicles shall provide for the [commencement] conduct of emissions
1029 inspections of diesel-powered commercial motor vehicles operated on
1030 the highways of this state using the method or methods selected by the
1031 commissioner under subsection (a) of this section. Such inspections
1032 [shall] may be performed in conjunction with any safety or weight
1033 inspection at any official weighing area or other location designated by
1034 the commissioner. In lieu of any such inspection performed by the
1035 commissioner, the commissioner may accept the results of an
1036 inspection performed (1) by agreement with an owner or operator of a
1037 fleet of diesel-powered commercial motor vehicles licensed by the
1038 commissioner pursuant to subsection (h) of section 14-164c of the 2008
1039 supplement to the general statutes, or (2) by any licensed motor
1040 vehicle dealer or repairer authorized by the commissioner, pursuant to
1041 this section, to establish a diesel-powered commercial motor vehicle
1042 inspection station. The Commissioner of Motor Vehicles shall design a
1043 sticker to be affixed to the windshield of a diesel-powered commercial
1044 motor vehicle inspected in accordance with the provisions of this
1045 section, which shall bear the date of inspection.

1046 (c) Any person, as defined in subsection (g) of this section, whose
1047 vehicle fails to pass an inspection under subsection (b) of this section
1048 shall have the vehicle repaired and, within forty-five consecutive
1049 calendar days, present proof of emissions-related repairs of such
1050 vehicle in such form as the commissioner shall require. The
1051 commissioner shall issue a two-year intrastate waiver from compliance
1052 with emissions standards to any such vehicle failing to meet such
1053 standards but complying with the minimum repair requirements. For
1054 purposes of this section, the minimum repair requirements for diesel-

1055 powered commercial motor vehicles shall be the expenditure of one
1056 thousand dollars towards emissions-related repairs of such vehicle.
1057 The Commissioner of Motor Vehicles shall suspend the commercial
1058 registration, issued pursuant to the provisions of this chapter, of any
1059 vehicle for which no proof of emissions-related repairs has been
1060 submitted within such forty-five-day period.

1061 (d) When a diesel-powered commercial motor vehicle fails to [stop
1062 and] submit to an emissions inspection [performed] requested in
1063 conjunction with any safety or weight inspection at any official
1064 weighing area or other location designated by the commissioner, or
1065 fails to comply with any provision of this section, the commissioner
1066 shall (1) suspend the registration privilege to operate the vehicle on the
1067 highways of the state, and (2) notify the jurisdiction in which the
1068 vehicle is registered and request said jurisdiction to suspend the
1069 registration of the vehicle.

1070 (e) The Commissioner of Motor Vehicles shall adopt regulations in
1071 accordance with the provisions of chapter 54 to implement the
1072 provisions of this section.

1073 (f) No diesel-powered commercial motor vehicle shall be operated
1074 on the highways of this state unless such vehicle complies with the
1075 provisions of this section and the regulations adopted by the
1076 commissioner. Any person who operates or permits the operation of
1077 any such vehicle in violation of the provisions of this section or the
1078 regulations adopted by the commissioner shall be fined not more than
1079 two hundred dollars for a first violation and not more than five
1080 hundred dollars for a second or subsequent violation committed
1081 within one year after a previous violation.

1082 (g) For the purposes of this section, (1) "commercial motor vehicle"
1083 shall not be construed to include a school bus, and (2) "person" shall
1084 mean the person holding title to the vehicle or having legal right to
1085 register the same, including a purchaser under a conditional bill of sale
1086 and a lessee for a term of more than thirty days.

1087 Sec. 14. Subsection (c) of section 14-171 of the general statutes is
1088 repealed and the following is substituted in lieu thereof (*Effective*
1089 *October 1, 2008*):

1090 (c) If the application refers to a vehicle last previously registered in
1091 another state or country, or by an Indian tribe recognized by the
1092 United States Bureau of Indian Affairs, the application shall contain or
1093 be accompanied by: (1) Any certificate of title issued by [the] such
1094 other state, [or] country or Indian tribe; (2) any other information and
1095 documents the commissioner reasonably requires to establish the
1096 ownership of the vehicle and the existence or nonexistence of security
1097 interests in it; and (3) evidence that the manufacturer's identification
1098 number of the vehicle was verified, by a means acceptable to the
1099 commissioner, or inspected by a licensed dealer in accordance with
1100 subsection (d) of section 14-99h.

1101 Sec. 15. Subsection (c) of section 14-192 of the general statutes is
1102 repealed and the following is substituted in lieu thereof (*Effective*
1103 *October 1, 2008*):

1104 (c) Motor vehicles leased to an agency of this state and motor
1105 vehicles owned by the state, [or] an agency of the state, or a
1106 municipality, as defined in section 7-245, shall be exempt from the fees
1107 imposed by this section.

1108 Sec. 16. Section 14-286 of the general statutes is repealed and the
1109 following is substituted in lieu thereof (*Effective October 1, 2008*):

1110 (a) Each person operating a bicycle upon and along a sidewalk or
1111 across any roadway upon and along a crosswalk shall yield the right-
1112 of-way to any pedestrian and shall give an audible signal within a
1113 reasonable distance before overtaking and passing a pedestrian. Each
1114 person operating a bicycle or a motor-driven cycle upon a roadway
1115 shall within a reasonable distance give an audible signal before
1116 overtaking and passing a pedestrian or another bicycle operator. No
1117 person shall operate a bicycle upon or along a sidewalk or across a
1118 roadway upon and along a crosswalk if such operation is prohibited

1119 by any ordinance of any city, town or borough or by any regulation of
1120 the State Traffic Commission issued or adopted pursuant to the
1121 provisions of section 14-298.

1122 (b) No person shall ride a [bicycle with a helper motor] motor-
1123 driven cycle unless that person holds a valid motor vehicle operator's
1124 license. No person shall operate a [bicycle with a helper motor at a rate
1125 of speed exceeding thirty miles per hour; nor shall any bicycle with a
1126 helper motor be operated] motor-driven cycle on any sidewalk, limited
1127 access highway or turnpike.

1128 (c) (1) Notwithstanding the provisions of subsection (b) of this
1129 section, the Commissioner of Motor Vehicles may issue to a person
1130 who does not hold a valid operator's license a special permit that
1131 authorizes such person to ride a [bicycle with a helper motor] motor-
1132 driven cycle if (A) such person presents to the commissioner a
1133 certificate by a physician licensed to practice medicine in this state that
1134 such person is physically disabled, as defined in section 1-1f, other
1135 than blind, and that, in the physician's opinion, such person is capable
1136 of riding a [bicycle with a helper motor] motor-driven cycle, and (B)
1137 such person demonstrates to the Commissioner of Motor Vehicles that
1138 he is able to ride a bicycle [(i) without a helper motor] on level terrain,
1139 and [(ii) with a helper motor] a motor-driven cycle. (2) Such permit
1140 may contain limitations that the commissioner deems advisable for the
1141 safety of such person and for the public safety, including, but not
1142 limited to, the maximum speed of the [helper] motor such person may
1143 use. No person who holds a valid special permit under this subsection
1144 shall operate a [bicycle with a helper motor] motor-driven cycle in
1145 violation of any limitations imposed in the permit. Any person to
1146 whom a special permit is issued shall carry the permit at all times
1147 while operating the [bicycle with a helper motor] motor-driven cycle.
1148 Each permit issued under this subsection shall expire one year from
1149 the date of issuance.

1150 (d) Notwithstanding the provisions of any statute or regulation to
1151 the contrary, the State Traffic Commission shall adopt regulations in

1152 accordance with the provisions of chapter 54 determining the
1153 conditions and circumstances under which bicycle traffic may be
1154 permitted on those bridges in the state on limited access highways
1155 which it designates to be safe for bicycle traffic. Bicycle traffic shall not
1156 be prohibited on any such bridges under such conditions and
1157 circumstances.

1158 (e) As used in this section: (1) "Sidewalk" means any sidewalk laid
1159 out as such by any town, city or borough, and any walk which is
1160 reserved by custom for the use of pedestrians, or which has been
1161 specially prepared for their use. "Sidewalk" does not include
1162 crosswalks and does not include footpaths on portions of public
1163 highways outside thickly settled parts of towns, cities and boroughs,
1164 which are worn only by travel and are not improved by such towns,
1165 cities or boroughs or by abutters; (2) "bicycle" includes all vehicles
1166 propelled by the person riding the same by foot or hand power; [or a
1167 helper motor;] and (3) ["bicycle with a helper motor" means a bicycle
1168 with a seat height of not less than twenty-six inches that is powered by
1169 a motor having a capacity of less than fifty cubic centimeters piston
1170 displacement, rated not more than two brake horsepower, capable of a
1171 maximum speed of no more than thirty miles per hour and equipped
1172 with automatic transmission] "motor-driven cycle" means any
1173 motorcycle, motor scooter or bicycle with an attached motor with a
1174 seat height of not less than twenty-six inches and a motor that
1175 produces five brake horsepower or less.

1176 (f) A person shall operate a motor-driven cycle on any public
1177 highway, the speed limit of which is greater than the maximum speed
1178 of the motor-driven cycle, only in the right hand lane available for
1179 traffic or upon a usable shoulder on the right side of the highway,
1180 except when preparing to make a left turn at an intersection or into or
1181 from a private road or driveway.

1182 [(f)] (g) Any person who pleads not guilty of a violation of any [of
1183 the provisions] provision of this section shall be prosecuted within
1184 fifteen days of such plea.

1185 [(g)] (h) No person may operate a high-mileage vehicle as defined in
1186 section 14-1 of the 2008 supplement to the general statutes, as amended
1187 by this act, on any sidewalk, limited access highway or turnpike.

1188 [(h)] (i) Violation of any provision of this section shall be an
1189 infraction.

1190 Sec. 17. Subsection (a) of section 14-289g of the general statutes is
1191 repealed and the following is substituted in lieu thereof (*Effective*
1192 *October 1, 2008*):

1193 (a) [On and after January 1, 1990, no] No person under eighteen
1194 years of age may (1) operate a motorcycle or a motor-driven cycle, as
1195 defined in section 14-1 of the 2008 supplement to the general statutes,
1196 as amended by this act, [and no person under the age of eighteen may]
1197 or (2) be a passenger on a motorcycle, unless such [person] operator or
1198 passenger is wearing protective headgear of a type which conforms to
1199 the minimum specifications established by regulations adopted under
1200 subsection (b) of this section.

1201 Sec. 18. (NEW) (*Effective October 1, 2008*) In the case of any
1202 emergency situation described by the provisions of section 3-6a of the
1203 general statutes or section 28-1 of the 2008 supplement to the general
1204 statutes, or any other reason for which the Department of Motor
1205 Vehicles is closed or is unable to perform transactions with the public
1206 in an effective or secure manner, the Commissioner of Motor Vehicles,
1207 with the approval of the Governor, may extend the expiration date or
1208 the period of validity of any registration, license, permit, certificate or
1209 other form or credential issued by said commissioner in accordance
1210 with any provision of the general statutes. In any such case in which
1211 the commissioner exercises the authority granted by this section, the
1212 commissioner shall take such actions, as said commissioner deems
1213 necessary or appropriate, to inform the public and all law enforcement
1214 agencies of the extension of such expiration date or period of validity.

1215 Sec. 19. Section 14-163d of the 2008 supplement to the general
1216 statutes is repealed and the following is substituted in lieu thereof

1217 (Effective October 1, 2008):

1218 (a) At least once every six months, each owner of a motor vehicle
1219 described in subsection (a) of section 14-163c shall file with the
1220 Commissioner of Motor Vehicles evidence that the owner has in effect
1221 the security requirements imposed by law for each such motor vehicle.
1222 The evidence shall be filed in such form as the commissioner
1223 prescribes in accordance with a schedule established by the
1224 commissioner. At least once every two years, the evidence of security
1225 shall be accompanied by a motor carrier identification report that
1226 meets the requirements of 49 CFR 390.19, as amended from time to
1227 time. The report shall be in such form as the commissioner prescribes.

1228 (b) The Commissioner of Motor Vehicles may establish a system to
1229 verify, by means of electronic communication, that an owner of a
1230 motor vehicle described in subsection (a) of section 14-163c has the
1231 security requirements imposed by law. If the commissioner uses such
1232 system to make an inquiry to any insurance company that is licensed
1233 to issue automobile liability insurance in this state, or to any data
1234 source maintained by the United States Department of Transportation
1235 pursuant to the provisions of Title 49, Part 387 of the Code of Federal
1236 Regulations, as amended, the commissioner may accept the results of
1237 such inquiry in lieu of a filing by the owner pursuant to subsection (a)
1238 of this section, for the period for which such filing is required.

1239 [(b)] (c) In addition to other penalties provided by law, the
1240 Commissioner of Motor Vehicles, after notice and opportunity for
1241 hearing in accordance with chapter 54, shall suspend the registration
1242 of each motor vehicle registered in the name of any owner who fails to
1243 file a motor carrier identification report or to provide satisfactory
1244 evidence of the security requirements imposed by law.

1245 [(c)] (d) Each filing made in accordance with the provisions of
1246 subsection (a) of this section by each for-hire motor carrier or private
1247 motor carrier of property or passengers, and each owner of any motor
1248 vehicle that transports hazardous materials, as described in subsection

1249 (a) of section 14-163c, shall provide satisfactory evidence of insurance
1250 coverage or other security in amounts not less than are required by the
1251 provisions of Title 49, Part 387 of the Code of Federal Regulations, as
1252 amended. Such requirement concerning the amount of security that
1253 must be evidenced to the commissioner may be made applicable by the
1254 commissioner to the initial registration of any such motor vehicle,
1255 including the registration of any motor vehicle under the International
1256 Registration Plan, in accordance with the provisions of section 14-34a,
1257 as amended by this act.

1258 Sec. 20. Subsection (b) of section 14-36a of the 2008 supplement to
1259 the general statutes is repealed and the following is substituted in lieu
1260 thereof (*Effective October 1, 2008*):

1261 (b) A commercial driver's license which contains the endorsement
1262 "S" evidences that the holder meets the requirements of section 14-44 to
1263 operate a school bus or any vehicle described in subsection (c) of this
1264 section. A commercial driver's license may contain any of the
1265 following additional endorsements:

1266 "P"- authorizes the operation of commercial motor vehicles designed
1267 to carry passengers;

1268 "H"- authorizes the operation of vehicles transporting hazardous
1269 materials;

1270 "N"- authorizes the operation of tank vehicles;

1271 "X"- authorizes both hazardous materials and tank vehicles; and

1272 "T"- authorizes the operation of vehicles with up to three trailing,
1273 nonpower units.

1274 The commissioner may establish one or more restrictions on
1275 commercial driver's licenses of any class, in regulations adopted in
1276 accordance with the provisions of chapter 54. Subject to the provisions
1277 of subsection (b) of section 14-44d, a commercial driver's license of any
1278 class authorizes the holder of such license to operate any motor vehicle

1279 that may be operated by the holder of a class D operator's license.

1280 Sec. 21. Section 14-65a of the general statutes is repealed and the
1281 following is substituted in lieu thereof (*Effective October 1, 2008*):

1282 (a) The provisions of sections 14-51 to 14-65, inclusive, as amended
1283 by this act, shall not apply to dealers in trailers in the following classes:
1284 [(a)] (1) Trailers having a gross weight of three thousand pounds or
1285 less, and [(b)] (2) trailers sold as an accessory to and for the
1286 transportation of [(1)] (A) any snowmobile, [(2)] (B) any all-terrain
1287 vehicle, [(3)] (C) any boat, or [(4)] (D) any other powered or self-
1288 propelled recreational vehicle not required to be registered under this
1289 chapter but which is subject to the provisions of section 14-380.

1290 (b) The Commissioner of Motor Vehicles, for the more efficient
1291 performance of said commissioner's duties, may allow a marine dealer,
1292 as defined in section 15-141, registered with the Commissioner of
1293 Environmental Protection, to: (1) Sell any trailers required to be
1294 registered in accordance with the provisions of this chapter; (2) issue
1295 temporary registrations; and (3) submit applications for permanent
1296 registrations, in accordance with the provisions of subsection (c) of
1297 section 14-12, and sections 14-61 and 14-61a.

1298 Sec. 22. Section 14-188 of the general statutes is repealed and the
1299 following is substituted in lieu thereof (*Effective October 1, 2008*):

1300 (a) Upon the satisfaction of a security interest in a vehicle for which
1301 the certificate of title is in the possession of the lienholder, the
1302 lienholder shall, within ten days after demand and, in any event,
1303 within thirty days, execute a release of the security interest, in the
1304 space provided therefor on the certificate or as the commissioner
1305 prescribes, and mail or deliver the certificate and release to the next
1306 lienholder named therein, or, if none, to the owner or any person who
1307 delivers to the lienholder an authorization from the owner to receive
1308 the certificate. The owner, other than a dealer holding the vehicle for
1309 resale, shall promptly cause the certificate and release to be mailed or
1310 delivered to the commissioner, who shall release the lienholder's rights

1311 on the certificate or issue a new certificate.

1312 (b) If the security interest of the lienholder is maintained in the
1313 electronic title file pursuant to subsection (b) of section 14-175, such
1314 lienholder shall, upon the satisfaction of such security interest, [notify
1315 the commissioner within ten days of such satisfaction] execute a
1316 release of such security interest, and mail, deliver or electronically
1317 transmit such release to the next lienholder or, if none, to the owner or
1318 to any person who delivers or electronically transmits to the
1319 lienholder, an authorization from the owner to receive a certificate of
1320 title. Such [notification] release shall be provided in not more than ten
1321 days and shall be in such form and manner, and [shall] contain such
1322 information necessary to evidence the release of the lien and to identify
1323 the motor vehicle and the record of the certificate of title, as the
1324 commissioner [prescribes] may prescribe. The commissioner shall
1325 issue a certificate of title and present or mail such certificate to the
1326 owner or to the second lienholder, if any.

1327 (c) Upon the satisfaction of a security interest in a vehicle for which
1328 the certificate of title is in the possession of a prior lienholder, the
1329 lienholder whose security interest is satisfied shall within ten days
1330 after demand and, in any event, within thirty days execute a release in
1331 the form the commissioner prescribes and deliver the release to the
1332 owner or any person who delivers to the lienholder an authorization
1333 from the owner to receive it. The lienholder in possession of the
1334 certificate of title shall either deliver the certificate to the owner, or the
1335 person authorized by the owner, for delivery to the commissioner or,
1336 upon receipt of the release, mail or deliver it with the certificate to the
1337 commissioner, who shall release the subordinate lienholder's rights on
1338 the certificate or issue a new certificate.

1339 (d) A lienholder who does not comply with subsection (b) or (c) of
1340 this section and who has disappeared and cannot be located by the
1341 debtor shall be deemed for purposes of this section only to have
1342 released such security interest, if evidence satisfactory to the
1343 commissioner is filed concerning the disappearance of the lienholder,

1344 and the commissioner shall so note on the records of the department.

1345 Sec. 23. Subsection (d) of section 14-276a of the 2008 supplement to
1346 the general statutes is repealed and the following is substituted in lieu
1347 thereof (*Effective October 1, 2008*):

1348 (d) A carrier shall require each person whom it intends to employ to
1349 operate a school bus, as defined in section 14-275 of the 2008
1350 supplement to the general statutes, or a student transportation vehicle,
1351 as defined in section 14-212, as amended by this act, to submit to a
1352 urinalysis drug test in accordance with the provisions of sections 31-
1353 51v and 31-51w and shall require each person it employs to operate
1354 such vehicles to submit to a urinalysis drug test on a random basis in
1355 accordance with the provisions of section 31-51x of the 2008
1356 supplement to the general statutes, and the standards set forth in 49
1357 CFR Parts 382 and 391. No carrier may employ any person who has
1358 received a positive test result for such test which was confirmed as
1359 provided in subdivisions (2) and (3) of section 31-51u. No carrier may
1360 continue to employ as a driver, for two years, any person who has
1361 received a positive test result for such test which was confirmed as
1362 provided in subdivisions (2) and (3) of subsection (a) of section 31-51u.
1363 No carrier may continue to employ as a driver, permanently, any
1364 person who has received a second positive test result for such test
1365 which was confirmed as provided in subdivisions (2) and (3) of
1366 subsection (a) of section 31-51u. The commissioner may, after notice
1367 and hearing, impose a civil penalty of not more than one thousand
1368 dollars for the first offense and two thousand five hundred dollars for
1369 each subsequent offense on any carrier which violates any provision of
1370 this subsection.

1371 Sec. 24. (NEW) (*Effective October 1, 2008*) (a) On and after January 1,
1372 2009, the Commissioner of Motor Vehicles shall issue Support Our
1373 Troops! commemorative number plates to express support for our
1374 troops. Such plates shall bear the words "Support Our Troops!" and the
1375 image adopted by the national association, Support Our Troops, Inc.
1376 No use shall be made of such plates, except as official registration

1377 marker plates.

1378 (b) A fee of sixty dollars shall be charged for Support Our Troops!
1379 commemorative number plates, in addition to the regular fee or fees
1380 prescribed for the registration of a motor vehicle. Fifteen dollars of
1381 such fee shall be deposited in an account controlled by the Department
1382 of Motor Vehicles to be used for the cost of producing, issuing,
1383 renewing and replacing such number plates, and forty-five dollars of
1384 such fee shall be deposited in an account to be used by Connecticut
1385 Support Our Troops, Inc. for the purposes of subsection (c) of this
1386 section. No additional fee shall be charged in connection with the
1387 renewal of such number plates. No transfer fee shall be charged for the
1388 transfer of an existing registration to or from a registration with
1389 Support Our Troops! commemorative number plates. Such number
1390 plates shall have letters and numbers selected by the Commissioner of
1391 Motor Vehicles. The Commissioner of Motor Vehicles may establish a
1392 higher fee for number plates: (1) Which contain the numbers and
1393 letters from a previously issued number plate; (2) which contain letters
1394 in place of numbers, as authorized by section 14-49 of the 2008
1395 supplement to the general statutes, as amended by this act, in addition
1396 to the fee or fees prescribed for registration under said section; and (3)
1397 which are low number plates, issued in accordance with section 14-160
1398 of the general statutes, in addition to the fee or fees prescribed for
1399 registration under said section. All fees established and collected
1400 pursuant to this section, except the amount deposited in the account
1401 controlled by the Department of Motor Vehicles, shall be deposited in
1402 the "Support Our Troops!" commemorative account, established
1403 pursuant to subsection (c) of this section. The Commissioner of Motor
1404 Vehicles may adopt regulations, in accordance with the provisions of
1405 chapter 54 of the general statutes, to establish standards and
1406 procedures for the issuance, renewal and replacement of Support Our
1407 Troops! commemorative number plates.

1408 (c) There is established the "Support Our Troops!" commemorative
1409 account which shall be a separate, nonlapsing account within the
1410 General Fund. The account shall contain any moneys required by law

1411 to be deposited in the account. The funds in said account shall be used
1412 by Connecticut Support Our Troops, Inc. for programs to assist troops,
1413 families of troops, and veterans. Connecticut Support Our Troops, Inc.
1414 may receive private donations to said account and any such donations
1415 shall be deposited in said account.

1416 (d) The funds in the account shall be distributed quarterly by the
1417 Secretary of the Office of Policy and Management to Connecticut
1418 Support Our Troops, Inc.

1419 Sec. 25. (NEW) (*Effective October 1, 2008*) (a) On and after January 1,
1420 2009, the Commissioner of Motor Vehicles shall issue commemorative
1421 number plates of a design to express support for the nursing
1422 profession, raise awareness of the nursing shortage and provide
1423 scholarships for nursing education and training. Such design shall be
1424 determined by the Connecticut Nurses Foundation, with the approval
1425 of the commissioner. No use shall be made of such plates, except as
1426 official registration marker plates.

1427 (b) A fee of sixty dollars shall be charged for such number plates, in
1428 addition to the regular fee or fees prescribed for the registration of a
1429 motor vehicle. Fifteen dollars of such fee shall be deposited in an
1430 account controlled by the Department of Motor Vehicles to be used for
1431 the cost of producing, issuing, renewing and replacing such number
1432 plates, and forty-five dollars of such fee shall be deposited in the
1433 account established under subsection (c) of this section. No additional
1434 fee shall be charged in connection with the renewal of such number
1435 plates. No transfer fee shall be charged for the transfer of an existing
1436 registration to or from a registration with commemorative nursing
1437 number plates. Such number plates shall have letters and numbers
1438 selected by the Commissioner of Motor Vehicles. The Commissioner of
1439 Motor Vehicles may establish a higher fee for number plates: (1) Which
1440 contain the numbers and letters from a previously issued number
1441 plate; (2) which contain letters in place of numbers as authorized by
1442 section 14-49 of the 2008 supplement to the general statutes, as
1443 amended by this act, in addition to the fee or fees prescribed for

1444 registration under said section; and (3) which are low number plates
1445 issued in accordance with section 14-160 of the general statutes, in
1446 addition to the fee or fees prescribed for registration under said
1447 section. All fees established and collected pursuant to this section,
1448 except the amount deposited in the account controlled by the
1449 department, shall be deposited in the "Nursing" commemorative
1450 account established pursuant to subsection (c) of this section. The
1451 Commissioner of Motor Vehicles may adopt regulations, in accordance
1452 with the provisions of chapter 54 of the general statutes, to establish
1453 standards and procedures for the issuance, renewal and replacement
1454 of commemorative nursing number plates.

1455 (c) There is established the "Nursing" commemorative account
1456 which shall be a separate, nonlapsing account within the General
1457 Fund. The account shall contain any moneys required by law to be
1458 deposited in the account. The funds in the account shall be used by the
1459 Connecticut Nurses Foundation to provide scholarships for nursing
1460 education and training. The foundation may receive private donations
1461 to the account and any such donations shall be deposited in the
1462 account.

1463 Sec. 26. Section 14-165 of the general statutes is amended by adding
1464 subdivision (14) as follows (*Effective from passage*):

1465 (NEW) (14) "Special mobile agriculture vehicle" means a vehicle
1466 with an operator and agriculture support materials, operated upon or
1467 across any public highway, incidentally, in conjunction with the
1468 commercial operation of agriculture support. Commercial operation of
1469 agriculture support is limited to those services provided by a
1470 commercial entity to the agriculture industry and shall be limited to
1471 the spreading or spraying of materials to promote the growth of crops.

1472 Sec. 27. Section 14-25b of the general statutes is repealed and the
1473 following is substituted in lieu thereof (*Effective from passage*):

1474 (a) The commissioner may register any vehicle operated upon any
1475 public highway as special mobile equipment as defined in subsection

1476 (i) of section 14-165, as amended by this act, and may issue a special
1477 number plate which shall be displayed in a conspicuous place at the
1478 rear of such vehicle. The commissioner may issue a registration
1479 containing any limitation on the operation of any such vehicle which
1480 he deems necessary for its safe operation, provided such vehicle's
1481 movement on a highway shall be restricted from its place of storage to
1482 the construction site or from one construction site to another. No such
1483 vehicle shall be operated upon or across any highway during the times
1484 when lights are required as specified in section 14-96a unless it
1485 displays the lighted lamps required by sections 14-96b and 14-96c.
1486 Such vehicle shall not be used for the transportation of passengers or a
1487 payload when operating upon a highway, except that while operating
1488 on a highway construction project or on a construction project of any
1489 kind which requires the crossing of a highway, it may carry passengers
1490 or a payload to the extent required by the project. A vehicle registered
1491 as special mobile equipment shall be exempt from the equipment
1492 requirements specified in sections 14-80 to 14-106, inclusive, as
1493 amended by this act. The commissioner may require that a vehicle for
1494 which an application for special mobile equipment registration is
1495 submitted pass an inspection prior to the issuance of such registration
1496 and at such times as he deems necessary for the safe operation of such
1497 equipment. The commissioner shall charge an annual fee for such
1498 registration equal to one-half of the commercial registration fee for a
1499 vehicle having the same gross weight.

1500 (b) The commissioner may register any vehicle operated upon any
1501 public highway as a special mobile agriculture vehicle, as defined in
1502 section 14-165, as amended by this act, and may issue a special number
1503 plate which shall be displayed in a conspicuous place at the rear of
1504 such vehicle. The commissioner may issue a registration containing
1505 any limitation on the operation of any such vehicle which he deems
1506 necessary for its safe operation, provided such vehicle's operation
1507 upon or across a highway shall be restricted as follows: (1) To or from
1508 its place of storage, (2) to or from an agriculture location, or (3) from
1509 one agriculture location to another. No such vehicle shall be operated

1510 upon or across any highway during any time when lights are required
1511 pursuant to section 14-96a. Such vehicle shall not be used for the
1512 transportation of passengers when operating upon or across a
1513 highway. A vehicle registered as a special mobile agriculture vehicle
1514 shall be exempt from the equipment requirements set forth in sections
1515 14-80 to 14-106, inclusive, as amended by this act, and the provisions of
1516 section 14-262. The commissioner may require any vehicle, for which
1517 an application for registration as a special mobile agriculture vehicle is
1518 submitted, to pass an inspection prior to the issuance of such
1519 registration and at such times as he deems necessary for the safe
1520 operation of such vehicle. The commissioner shall charge an annual fee
1521 of four hundred dollars for the registration of such vehicle.

1522 Sec. 28. (NEW) (*Effective October 1, 2008*) Any applicant for a motor
1523 vehicle operator's license who has not previously held a Connecticut
1524 motor vehicle operator's license and who does not hold a valid motor
1525 vehicle operator's license issued by any other state, or by any territory
1526 or possession of the United States, shall be subject to the requirements
1527 of subdivision (3) of subsection (e) of section 14-36 of the 2008
1528 supplement to the general statutes and shall be required to present to
1529 the Commissioner of Motor Vehicles a certificate of the successful
1530 completion of a course of not less than eight hours relative to safe
1531 driving practices, including a minimum of four hours on the nature
1532 and the medical, biological and physiological effects of alcohol and
1533 drugs and their impact on the operator of a motor vehicle, the dangers
1534 associated with the operation of a motor vehicle after the consumption
1535 of alcohol or drugs by the operator, the problems of alcohol and drug
1536 abuse and the penalties for alcohol and drug-related motor vehicle
1537 violations.

1538 Sec. 29. Section 14-65 of the general statutes is repealed and the
1539 following is substituted in lieu thereof (*Effective from passage*):

1540 (a) No person, firm or corporation shall engage in the business of
1541 selling motor vehicles at auction unless such person, firm or
1542 corporation is licensed as a new or used car dealer and has obtained an

1543 auction permit from the commissioner. Such auction permit may be
1544 issued at the discretion of the commissioner. The fee for such auction
1545 permit shall be twenty dollars.

1546 (b) A totalled or salvaged motor vehicle with a certificate of title
1547 stamped "SALVAGE PARTS ONLY" shall be sold at auction in an area
1548 that is separate from any area in which other motor vehicles are being
1549 sold at auction.

1550 (c) The provisions of this section shall not apply to a sale by a state
1551 marshal or to a private auction sale of motor vehicles, used by the
1552 seller, who is not a used car dealer as defined in section 14-51, in the
1553 operation of such seller's business or for personal use.

1554 (d) The provisions of this section shall not apply to any person, firm
1555 or corporation engaged primarily in the business of conducting
1556 auction sales of construction equipment and other special mobile
1557 equipment, as defined in subdivision (9) of section 14-165, as amended
1558 by this act, and incidentally in auction sales of trailers and other motor
1559 vehicles, at a fixed location and place of business in this state, provided
1560 such person, firm or corporation was engaged in such business at such
1561 fixed location and place of business in this state on or before January 1,
1562 2004. If such person, firm or corporation accepts motor vehicles on
1563 consignment from any licensed dealer, which motor vehicles are
1564 offered for sale to the public, such consigning dealer shall be required
1565 to obtain a permit in accordance with the provisions of subsection (a)
1566 of this section. Such consigning dealer shall be responsible for
1567 compliance with the provisions of sections 42-220 to 42-226a, inclusive.

1568 (e) The commissioner shall adopt regulations, in accordance with
1569 the provisions of chapter 54, to implement the provisions of this
1570 section.

1571 (f) A violation of subsection (a) of this section shall be a class B
1572 misdemeanor. Each person, firm or corporation that conducts an
1573 auction sale in accordance with any of the provisions of this section
1574 shall be subject to the provisions of sections 14-149 and 14-149a and to

1575 the penalties provided for violations of said sections. The
1576 commissioner may, after notice and opportunity for a hearing, impose
1577 a civil penalty of two thousand dollars on any licensee who violates
1578 subsection (b) of this section or any regulation adopted pursuant to
1579 subsection (e) of this section.

1580 (g) Notwithstanding the provisions of subsection (e) of section 14-
1581 62, a licensed new or used car dealer that has obtained an auction
1582 permit from the commissioner, in accordance with the provisions of
1583 this section, may sell a motor vehicle at a wholesale dealer auction on
1584 the condition that such dealer will present a duly assigned certificate
1585 of title to the purchaser of such motor vehicle not later than fourteen
1586 days following the date of such purchase. The failure of the dealer to
1587 present such certificate of title to the purchaser on or before such date
1588 shall, at the option of the purchaser, void the purchase of such motor
1589 vehicle. In order to void such purchase, the purchaser shall notify such
1590 dealer, within two business days following such fourteen day period,
1591 that such purchaser is exercising the right to void such purchase. Upon
1592 such notification, the seller shall refund the purchase price and shall be
1593 responsible for the payment of the round-trip transportation costs
1594 incurred by the purchaser, as evidenced by a copy of invoices or
1595 payment receipts.

1596 Sec. 30. Subsections (a) and (b) of section 1-1h of the general statutes
1597 are repealed and the following is substituted in lieu thereof (*Effective*
1598 *January 1, 2009*):

1599 (a) Any person who does not possess a valid motor vehicle
1600 operator's license may apply to the Department of Motor Vehicles for
1601 an identity card. The application for an identity card shall be
1602 accompanied by the birth certificate of the applicant or a certificate of
1603 identification of the applicant issued and authorized for such use by
1604 the Department of Correction. Such application shall include: (1) The
1605 applicant's name; (2) the applicant's address; (3) whether the address is
1606 permanent or temporary; (4) the applicant's [birthdate] date of birth;
1607 (5) notice to the applicant that false statements on such application are

1608 punishable under section 53a-157b; and (6) such other pertinent
1609 information as the Commissioner of Motor Vehicles deems necessary.
1610 A fee of [fifteen dollars] twenty-two dollars and fifty cents shall be
1611 paid to the department upon issuance to the applicant of an identity
1612 card which contains a picture of the applicant and specifies the
1613 applicant's height, sex and eye color. The applicant shall sign the
1614 application in the presence of an official of the department. The
1615 commissioner may waive the [fifteen-dollar] fee for any applicant who
1616 has voluntarily surrendered such applicant's motor vehicle operator's
1617 license or whose license has been refused by the commissioner
1618 pursuant to subdivision (4) of subsection (e) of section 14-36 of the
1619 2008 supplement to the general statutes. The commissioner may waive
1620 the fee for any applicant who is a resident of a homeless shelter or
1621 other facility for homeless persons. The commissioner shall adopt
1622 regulations, in accordance with the provisions of chapter 54, to
1623 establish the procedure and qualifications for the issuance of an
1624 identity card to any such homeless applicant.

1625 (b) An identity card shall expire within a period not exceeding
1626 [four] six years from the date of issuance of such card. Each such card
1627 shall indicate its date of expiration. Any person who holds an identity
1628 card shall be notified by the commissioner before its expiration and
1629 may renew such card in such manner as the commissioner shall
1630 prescribe upon payment of a fee of [fifteen dollars] twenty-two dollars
1631 and fifty cents.

1632 Sec. 31. Section 14-106 of the general statutes is repealed and the
1633 following is substituted in lieu thereof (*Effective October 1, 2008*):

1634 (a) The term "air conditioning equipment" or "equipment", as used
1635 or referred to in this section, means mechanical vapor compression
1636 refrigeration equipment which is used to cool the driver's or passenger
1637 compartment of any motor vehicle.

1638 (b) Such equipment shall be manufactured, installed and
1639 maintained with due regard for the safety of the occupants of the

1640 vehicle and the public and shall not contain any refrigerant which is
1641 toxic to persons or which is flammable, unless such refrigerant is
1642 included in the list published by the United States Environmental
1643 Protection Agency as a safe alternative motor vehicle air conditioning
1644 substitute for chlorofluorocarbon-12 pursuant to 42 USC 7671k(c).

1645 (c) The commissioner may adopt and enforce safety requirements,
1646 regulations and specifications, consistent with the requirements of this
1647 section, applicable to such equipment, which shall correlate with and,
1648 so far as possible, conform to the current recommended practice or
1649 standard applicable to such equipment approved by the Society of
1650 Automotive Engineers.

1651 (d) No person shall have for sale, offer for sale, sell, equip or
1652 maintain any motor vehicle with any such equipment unless he is
1653 licensed under section 14-52 and such equipment complies with the
1654 requirements of this section.

1655 (e) No person shall operate on any highway any motor vehicle
1656 equipped with any air conditioning equipment unless such equipment
1657 complies with the requirements of this section.

1658 (f) Violation of any provision of subsections (d) and (e) of this
1659 section shall be an infraction.

1660 Sec. 32. Section 14-300 of the 2008 supplement to the general statutes
1661 is repealed and the following is substituted in lieu thereof (*Effective*
1662 *October 1, 2008*):

1663 (a) The traffic authority shall have power to designate, by
1664 appropriate devices or markers or by lines upon the surface of the
1665 highway, such crosswalks and intersections as, in its opinion,
1666 constitute an especial danger to pedestrians crossing the highway
1667 including, but not limited to, specially marked crosswalks in the
1668 vicinity of schools, which crosswalks shall have distinctive markings,
1669 in accordance with the regulations of the State Traffic Commission, to
1670 denote use of such crosswalks by school children; and may maintain

1671 suitable signs located at intervals along highways, particularly where
1672 there are no sidewalks, directing pedestrians to walk facing vehicular
1673 traffic.

1674 (b) At any intersection where special pedestrian-control signals
1675 bearing the words "Walk" or "Don't Walk" are placed, pedestrians may
1676 cross the highway only as indicated by the signal. At any intersection
1677 where traffic is controlled by other traffic control signals or by police
1678 officers, pedestrians shall not cross the highway against a red or "Stop"
1679 signal and shall not cross at any place not a marked or unmarked
1680 crosswalk. A pedestrian started or starting across the highway on a
1681 "Walk" signal or on any such crosswalk on a green or "Go" signal shall
1682 have the right of way over all vehicles, including those making turns,
1683 until such pedestrian has reached the opposite curb or safety zone.

1684 (c) Except as provided in subsection (c) of section 14-300c, at any
1685 crosswalk marked as provided in subsection (a) of this section or any
1686 unmarked crosswalk, provided such crosswalks are not controlled by
1687 police officers or traffic control signals, each operator of a vehicle shall
1688 grant the right-of-way, and slow or stop such vehicle if necessary to so
1689 grant the right-of-way, to any pedestrian crossing the roadway within
1690 such crosswalk, provided such pedestrian steps off the curb or into the
1691 crosswalk at the entrance to a crosswalk or is within that half of the
1692 roadway upon which such operator of a vehicle is traveling or such
1693 pedestrian steps off the curb or into the crosswalk at the entrance to a
1694 crosswalk or is crossing the roadway within such crosswalk from that
1695 half of the roadway upon which such operator is not traveling. No
1696 operator of a vehicle approaching from the rear shall overtake and
1697 pass any vehicle the operator of which has stopped at any crosswalk
1698 marked as provided in subsection (a) of this section or any unmarked
1699 crosswalk to permit a pedestrian to cross the roadway. The operator of
1700 any vehicle crossing a sidewalk shall yield the right-of-way to each
1701 pedestrian and all other traffic upon such sidewalk. [The operator of
1702 any motor vehicle who violates this section shall be deemed to have
1703 committed an infraction and be fined ninety dollars.]

1704 (d) The operator of a motor vehicle who approaches or comes into
1705 the immediate vicinity of a pedestrian who is blind, as defined in
1706 subsection (a) of section 1-1f, carrying a white cane or a white cane
1707 tipped with red, or a pedestrian being guided by a guide dog, shall
1708 reduce speed or stop, if necessary, to yield the right-of-way to such
1709 pedestrian. No person, except one who is blind, shall carry or use on
1710 any street or highway, or in any other public place, a cane or walking
1711 stick which is white in color or white, tipped with red.

1712 (e) The operator of any motor vehicle who violates this section shall
1713 be deemed to have committed an infraction and be fined ninety
1714 dollars.

1715 ~~[(d)]~~ (f) In any civil action arising under subsection (c) or (d) of this
1716 section or sections 14-300b to 14-300d, inclusive, the doctrine of
1717 negligence per se shall not apply.

1718 Sec. 33. Subsection (b) of section 51-164n of the 2008 supplement to
1719 the general statutes is repealed and the following is substituted in lieu
1720 thereof (*Effective October 1, 2008*):

1721 (b) Notwithstanding any provision of the general statutes, any
1722 person who is alleged to have committed (1) a violation under the
1723 provisions of section 1-9, 1-10, 1-11, 4b-13, 7-13, 7-14, 7-35, 7-41, 7-83, 7-
1724 283, 7-325, 7-393, 8-25 of the 2008 supplement to the general statutes, 8-
1725 27, 9-63, 9-296 of the 2008 supplement to the general statutes, 9-305, 9-
1726 322, 9-350, 10-193, 10-197, 10-198, 10-230, 10-251, 10-254, 12-52, 12-
1727 170aa, 12-292, or 12-326g of the 2008 supplement to the general
1728 statutes, subdivision (4) of section 12-408, subdivision (3), (5) or (6) of
1729 section 12-411, section 12-435c, 12-476a, 12-476b, 12-487, 13a-71, 13a-
1730 107, 13a-113, 13a-114, 13a-115, 13a-117b, 13a-123, 13a-124, 13a-139, 13a-
1731 140, 13a-143b, 13a-247 or 13a-253, subsection (f) of section 13b-42,
1732 section 13b-90, 13b-221, 13b-292, 13b-336, 13b-337, 13b-338, 13b-410a,
1733 13b-410b or 13b-410c, subsection (a), (b) or (c) of section 13b-412,
1734 section 13b-414, subsection (d) of section 14-12, section 14-20a or 14-
1735 27a, subsection (e) of section 14-34a, subsection (d) of section 14-35,

1736 section 14-43, 14-49 of the 2008 supplement to the general statutes, as
1737 amended by this act, 14-50a or 14-58, subsection (b) of section 14-66 of
1738 the 2008 supplement to the general statutes, section 14-66a, 14-66b or
1739 14-67a, subsection (g) of section 14-80, subsection (f) of section 14-80h,
1740 section 14-97a, 14-100b, 14-103a of the 2008 supplement to the general
1741 statutes, 14-106a, 14-106c, 14-146, 14-152, 14-153 or 14-163b, a first
1742 violation as specified in subsection (f) of section 14-164i, as amended
1743 by this act, section 14-219 as specified in subsection (e) of said section,
1744 subdivision (1) of section 14-223a, section 14-240, 14-249, 14-250 or 14-
1745 253a of the 2008 supplement to the general statutes, subsection (a) of
1746 section 14-261a of the 2008 supplement to the general statutes, section
1747 14-262, 14-264, 14-267a of the 2008 supplement to the general statutes,
1748 14-269, as amended by this act, 14-270, 14-275a, 14-278 or 14-279,
1749 subsection (e) of section 14-283, section 14-291, 14-293b, 14-296aa, 14-
1750 319, 14-320, 14-321, 14-325a, 14-326, 14-330 or 14-332a, subdivision (1),
1751 (2) or (3) of section 14-386a, section 15-33, subsection (a) of section 15-
1752 115, section 16-256, 16-256e, 16a-15 of the 2008 supplement to the
1753 general statutes or 16a-22, subsection (a) or (b) of section 16a-22h,
1754 section 17a-24, 17a-145 of the 2008 supplement to the general statutes,
1755 17a-149, 17a-152, 17a-465, 17a-642, 17b-124, 17b-131, 17b-137 of the
1756 2008 supplement to the general statutes or 17b-734, subsection (b) of
1757 section 17b-736, section 19a-30, 19a-33, 19a-39 or 19a-87, subsection (b)
1758 of section 19a-87a, section 19a-91 of the 2008 supplement to the general
1759 statutes, 19a-105, 19a-107, 19a-215, 19a-219, 19a-222, 19a-224, 19a-286,
1760 19a-287, 19a-297, 19a-301, 19a-309, 19a-335, 19a-336, 19a-338, 19a-339,
1761 19a-340, 19a-425, 19a-502, 20-7a, 20-14, 20-158, 20-231, 20-257, 20-265 or
1762 20-324e, subsection (a) of section 20-341 of the 2008 supplement to the
1763 general statutes, section 20-341l, 20-597, 20-608, 20-610, 21-30, 21-38, 21-
1764 39, 21-43, 21-47, 21-48, 21-63, 21-76a, 21a-21, 21a-25 of the 2008
1765 supplement to the general statutes, 21a-26 or 21a-30, subsection (a) of
1766 section 21a-37, section 21a-46, 21a-61, 21a-63 or 21a-77 of the 2008
1767 supplement to the general statutes, subsection (b) of section 21a-79,
1768 section 21a-85, 21a-154, 21a-159, 22-13, 22-14, 22-15, 22-16, 22-29, 22-34,
1769 22-35, 22-36, 22-38, 22-39, 22-39a, 22-39b, 22-39c, 22-39d, 22-39e, 22-49,
1770 22-54, 22-61, 22-89, 22-90, 22-98, 22-99, 22-100, 22-111o, 22-279, 22-280a,

1771 22-318a, 22-320h, 22-324a, 22-326 or 22-342, subsection (b) or (e) of
1772 section 22-344, section 22-359, 22-366, 22-391 of the 2008 supplement to
1773 the general statutes, 22-413 of the 2008 supplement to the general
1774 statutes, 22-414 of the 2008 supplement to the general statutes, 22-415
1775 of the 2008 supplement to the general statutes, 22a-66a of the 2008
1776 supplement to the general statutes or 22a-246, subsection (a) of section
1777 22a-250, subsection (e) of section 22a-256h, subsection (a) of section
1778 22a-381d, section 22a-449 of the 2008 supplement to the general
1779 statutes, 22a-461, 23-37, 23-38, 23-46 of the 2008 supplement to the
1780 general statutes or 23-61b, subsection (a) or (b) of section 23-65, section
1781 25-37, 25-40, 26-19, 26-21, 26-31, 26-40, 26-40a, 26-49, 26-54, 26-59, 26-61,
1782 26-64, 26-79, 26-89, 26-97 of the 2008 supplement to the general
1783 statutes, 26-107, 26-117, 26-128, 26-131, 26-132, 26-138, 26-141, 26-207,
1784 26-215, 26-224a, 26-227, 26-230, 26-294, 28-13 of the 2008 supplement to
1785 the general statutes, 29-6a, 29-109, 29-143o, 29-143z, 29-161y, 29-161z,
1786 29-198, 29-210 of the 2008 supplement to the general statutes, 29-243,
1787 29-277, 29-316, 29-318, 29-341 of the 2008 supplement to the general
1788 statutes, 29-381, 30-48a, 30-86a, 31-3, 31-10, 31-11, 31-12 of the 2008
1789 supplement to the general statutes, 31-13 of the 2008 supplement to the
1790 general statutes, 31-14, 31-15, 31-16, 31-18, 31-23, 31-24, 31-25, 31-28, 31-
1791 32, 31-36, 31-38, 31-38a, 31-40, 31-44, 31-47, 31-48, 31-51, 31-51k, 31-52,
1792 31-52a or 31-54, subsection (a) or (c) of section 31-69, section 31-70, 31-
1793 74, 31-75, 31-76, 31-76a of the 2008 supplement to the general statutes,
1794 31-89b or 31-134, subsection (i) of section 31-273, section 31-288 of the
1795 2008 supplement to the general statutes, 36a-787, 42-230, 45a-450, 45a-
1796 634 or 45a-658, subdivision (13) or (14) of section 46a-54, section 46a-59,
1797 46b-22 of the 2008 supplement to the general statutes, 46b-24 of the
1798 2008 supplement to the general statutes, 46b-34, 46b-38dd of the 2008
1799 supplement to the general statutes, 46b-38gg of the 2008 supplement to
1800 the general statutes, 46b-38kk, 47-34a, 47-47, 49-8a, 49-16 or 53-133,
1801 [subsection (a) or (b) of section 53-211,] or section 53-212a, 53-249a, 53-
1802 252, 53-264, 53-302a, 53-303e, 53-311a, 53-321, 53-322, 53-323, 53-331, 53-
1803 344 or 53-450, or (2) a violation under the provisions of chapter 268, or
1804 (3) a violation of any regulation adopted in accordance with the
1805 provisions of section 12-484, 12-487 or 13b-410, or (4) a violation of any

1806 ordinance, regulation or bylaw of any town, city or borough, except
1807 violations of building codes and the health code, for which the penalty
1808 exceeds ninety dollars but does not exceed two hundred fifty dollars,
1809 unless such town, city or borough has established a payment and
1810 hearing procedure for such violation pursuant to section 7-152c, shall
1811 follow the procedures set forth in this section.

1812 Sec. 34. Subparagraph (A) of subdivision (82) of section 12-412 of the
1813 2008 supplement to the general statutes is repealed and the following
1814 is substituted in lieu thereof (*Effective October 1, 2008*):

1815 (82) (A) The sale of and the storage, use or other consumption of any
1816 commercial motor vehicle, as defined in subparagraphs (A) and (B) of
1817 subdivision [(13)] (15) of subsection (a) of section 14-1 of the 2008
1818 supplement to the general statutes, as amended by this act, that is
1819 operating pursuant to the provisions of section 13b-88 or 13b-89,
1820 during the period commencing upon its purchase and ending one year
1821 after the date of purchase, provided seventy-five per cent of its
1822 revenue from its days in service is derived from out-of-state trips or
1823 trips crossing state lines.

1824 Sec. 35. Section 13b-38c of the 2008 supplement to the general
1825 statutes is repealed and the following is substituted in lieu thereof
1826 (*Effective October 1, 2008*):

1827 The Commissioner of Transportation is authorized to loan funds for
1828 the purpose of financing the acquisition of vanpool vehicles, as defined
1829 in [subdivision (94) of] section 14-1 of the 2008 supplement to the
1830 general statutes, as amended by this act, to any person, firm or
1831 organization.

1832 Sec. 36. Section 13b-89a of the 2008 supplement to the general
1833 statutes is repealed and the following is substituted in lieu thereof
1834 (*Effective October 1, 2008*):

1835 The recipient of a permit pursuant to section 13b-89, who owns or
1836 operates a motor bus, as defined in [subdivision (47) of] section 14-1 of

1837 the 2008 supplement to the general statutes, as amended by this act,
1838 which has an upper and lower deck, may register such motor bus in
1839 this state, provided such motor bus complies with manufacturing and
1840 safety standards for motor buses established under federal statutes
1841 and regulations. The Commissioner of Transportation shall adopt
1842 regulations in accordance with this section.

1843 Sec. 37. Subsection (e) of section 14-100a of the 2008 supplement to
1844 the general statutes is repealed and the following is substituted in lieu
1845 thereof (*Effective October 1, 2008*):

1846 (e) (1) Any person who transports an individual who remains in a
1847 wheelchair while being transferred into and out of a vehicle, in any
1848 motor vehicle on the highways of this state, shall provide and require
1849 the use of a device designed to secure individuals in wheelchairs while
1850 transferring such individuals from the ground to the vehicle and from
1851 the time the motor vehicle is brought to a stop until such individuals
1852 are transferred from the vehicle to the ground. Such device shall be
1853 located in the motor vehicle at all times. The Commissioner of Motor
1854 Vehicles may, after consultation with the Departments of
1855 Transportation and Public Health, establish regulations to implement
1856 the provisions of this section and sections 13b-105 of the 2008
1857 supplement to the general statutes and 14-102a of the 2008 supplement
1858 to the general statutes, subsection (d) of section 14-103 of the 2008
1859 supplement to the general statutes, subsection (a) of section 14-275 of
1860 the 2008 supplement to the general statutes and subsection (a) of
1861 section 19a-180 of the 2008 supplement to the general statutes.

1862 (2) The following motor vehicles registered in this state for the first
1863 time on or after October 1, 2007, that transport individuals who remain
1864 in wheelchairs while being transported, shall, in addition to the
1865 requirements of subdivision (1) of this subsection, install or provide
1866 and require the use of a device that secures the wheelchair to the motor
1867 vehicle's mechanical lift or otherwise prevents or seeks to prevent an
1868 individual in a wheelchair from falling from such mechanical lift or
1869 motor vehicle: (A) Motor vehicles in livery service, as defined in

1870 section 13b-101, (B) service buses, as defined in [subdivision (77) of]
1871 section 14-1 of the 2008 supplement to the general statutes, as amended
1872 by this act, (C) invalid coaches, as defined in subdivision (11) of section
1873 19a-175, (D) vanpool vehicles, as defined in [subdivision (94) of]
1874 section 14-1 of the 2008 supplement to the general statutes, as amended
1875 by this act, (E) school buses, as defined in [subdivision (73) of] section
1876 14-1 of the 2008 supplement to the general statutes, as amended by this
1877 act, (F) motor buses, as defined in [subdivision (47) of] section 14-1 of
1878 the 2008 supplement to the general statutes, as amended by this act,
1879 (G) student transportation vehicles, as defined in [subdivision (8) of]
1880 section 14-212, and (H) camp vehicles, as defined in [subdivision (98)
1881 of] section 14-1 of the 2008 supplement to the general statutes, as
1882 amended by this act. The provisions of this subsection shall also apply
1883 to all motor vehicles used by municipal, volunteer and commercial
1884 ambulance services, rescue services and management services, as
1885 defined in subdivision (19) of section 19a-175.

1886 (3) Violation of any provision of this subsection is an infraction.

1887 Sec. 38. Subsection (a) of section 38a-363 of the general statutes is
1888 repealed and the following is substituted in lieu thereof (*Effective*
1889 *October 1, 2008*):

1890 (a) "Injury" means bodily injury, sickness or disease, including death
1891 resulting therefrom, accidentally caused and arising out of the
1892 ownership, maintenance or use of (1) a private passenger motor
1893 vehicle; or (2) a vehicle with a commercial registration, as defined in
1894 [subdivision (14) of subsection (a) of] section 14-1 of the 2008
1895 supplement to the general statutes, as amended by this act.

1896 Sec. 39. Section 14-290 of the general statutes is amended by adding
1897 subsection (d) as follows (*Effective October 1, 2008*):

1898 (NEW) (d) A vehicle or vehicle combination used exclusively by the
1899 state or a municipality, or any authorized agent or contractor of the
1900 state or municipality, for the removal of leaves and similar, organic
1901 materials from any highway, road or street, shall be exempt from the

1902 provisions of sections 14-261, 14-261a and 14-262, provided such
1903 vehicle or vehicle combination is being operated by a person who is
1904 the holder of a commercial driver's license bearing a "T" endorsement.

1905 Sec. 40. Section 14-11a of the general statutes is repealed and the
1906 following is substituted in lieu thereof (*Effective July 1, 2008*):

1907 The Commissioner of Motor Vehicles shall not issue a registration
1908 certificate in a name other than that of the owner of the vehicle or issue
1909 an operator's license in a name other than that of the applicant for such
1910 license, except when the statements made on the application for such
1911 certificate or license have been verified by the office of the Chief State's
1912 Attorney and such certificate or license is issued for the purposes of
1913 law enforcement activities in accordance with regulations adopted by
1914 the commissioner pursuant to chapter 54. The office of the Chief State's
1915 Attorney shall establish and transmit to the joint standing committee
1916 of the General Assembly having cognizance of matters relating to
1917 judiciary the proposed criteria to be used by the office of the Chief
1918 State's Attorney in such verification. Before such criteria shall be
1919 employed by the office of the Chief State's Attorney, said committee
1920 shall approve the same in writing. The commissioner is authorized to
1921 waive the fee for any registration certificate or operator's license issued
1922 in accordance with the provisions of this section.

1923 Sec. 41. Subsections (b) and (c) of section 14-11c of the general
1924 statutes are repealed and the following is substituted in lieu thereof
1925 (*Effective July 1, 2008*):

1926 (b) The Motor Carrier Advisory Council shall consist of the
1927 following voting members: The Commissioners of Transportation,
1928 Motor Vehicles, Public Safety, Revenue Services, Economic and
1929 Community Development and Environmental Protection, or their
1930 designees, and any other commissioner of a state agency, or [his] such
1931 commissioner's designee, invited to participate. The Commissioner of
1932 Motor Vehicles or [his] the commissioner's designee shall organize and
1933 serve as [chairman] chairperson of the council. The council shall only

1934 make recommendations or take actions by a unanimous vote of all
1935 members present and voting. The council may make recommendations
1936 as the council deems appropriate to the United States Congress, the
1937 Governor or the General Assembly.

1938 (c) The chairperson of the council shall convene a regular meeting
1939 semiannually, for the following purposes: (1) Prior to the
1940 commencement of each regular session of the General Assembly, the
1941 council shall meet concerning legislative proposals of the various state
1942 agencies and the representatives of the motor carrier industry; and (2)
1943 after the close of each regular session of the General Assembly, the
1944 council shall meet concerning the impacts and implementation of any
1945 legislation affecting the motor carrier industry. [; and (3) at the call of
1946 the chairman, provided the council shall meet, notwithstanding the
1947 provisions of subdivisions (1) and (2) of this subsection, at least
1948 semiannually] Additional meetings may be convened at the call of the
1949 chairperson.

1950 Sec. 42. Subsection (a) of section 14-12g of the general statutes is
1951 repealed and the following is substituted in lieu thereof (*Effective July*
1952 *1, 2008*):

1953 (a) When a private passenger motor vehicle liability insurance
1954 policy has been cancelled and the Commissioner of Motor Vehicles
1955 determines that the owner of a registered motor vehicle is in violation
1956 of the mandatory security requirements of sections 14-12c and 38a-371,
1957 the commissioner shall issue to such owner a notice of suspension of
1958 the registration involved, provided the commissioner may decline to
1959 issue such notice if the registration of the motor vehicle is cancelled or
1960 if the commissioner cannot establish that such violation occurred for a
1961 period of more than fourteen days.

1962 Sec. 43. Subdivision (5) of subsection (a) of section 31-222 of the
1963 general statutes is repealed and the following is substituted in lieu
1964 thereof (*Effective from passage*):

1965 (5) No provision of this chapter, except section 31-254 of the 2008

1966 supplement to the general statutes, shall apply to any of the following
1967 types of service or employment, except when voluntarily assumed, as
1968 provided in section 31-223:

1969 (A) Service performed by an individual in the employ of his son,
1970 daughter or spouse, and service performed by a child under the age of
1971 eighteen in the employ of his father or mother;

1972 (B) Service performed in the employ of the United States
1973 government, any other state, any town or city of any other state, or any
1974 political subdivision or instrumentality of any of them; except that, to
1975 the extent that the Congress of the United States permits states to
1976 require any instrumentalities of the United States to make
1977 contributions to an unemployment fund under a state unemployment
1978 compensation law, all of the provisions of this chapter shall be
1979 applicable to such instrumentalities and to services performed for such
1980 instrumentalities; provided, if this state is not certified for any year by
1981 the Secretary of Labor under Section 3304 of the Federal Internal
1982 Revenue Code, the contributions required of such instrumentalities
1983 with respect to such year shall be refunded by the administrator from
1984 the fund in the same manner and within the same period as is
1985 provided in sections 31-268, 31-269, 31-270 and 31-271 with respect to
1986 contributions erroneously collected;

1987 (C) Service with respect to which unemployment compensation is
1988 payable under an unemployment compensation plan established by an
1989 Act of Congress, provided the administrator is authorized to enter into
1990 agreements with the proper agencies under such Act of Congress, to
1991 provide reciprocal treatment to individuals who have, after acquiring
1992 potential rights to benefits under this chapter, acquired rights to
1993 unemployment compensation under such Act of Congress, or who
1994 have, after acquiring potential rights to unemployment compensation
1995 under such Act of Congress, acquired rights to benefits under this
1996 chapter, and provided further, in computing benefits the administrator
1997 shall disregard all wages paid by employers who fall within the
1998 definition of "employer" in Section 1(a) of the Federal Railroad

1999 Unemployment Insurance Act;

2000 (D) Service performed in this state or elsewhere with respect to
2001 which contributions are required and paid under an unemployment
2002 compensation law of any other state;

2003 (E) Service not in the course of the employer's trade or business
2004 performed in any calendar quarter by an employee, unless the cash
2005 remuneration paid for such service is fifty dollars or more and such
2006 service is performed by an individual who is regularly employed by
2007 such employer to perform such service. For purposes of this
2008 subparagraph, an individual shall be deemed to be regularly
2009 employed by an employer during a calendar quarter only if (i) on each
2010 of some twenty-four days during such quarter such individual
2011 performs for such employer for some portion of the day service not in
2012 the course of the employer's trade or business; or (ii) such individual
2013 was so employed by such employer in the performance of such service
2014 during the preceding calendar quarter;

2015 (F) Service performed in any calendar quarter in the employ of any
2016 organization exempt from income tax under Section 501(a) of the
2017 Internal Revenue Code or under Section 521 of said code excluding
2018 any organization described in Section 401(a) of said code, if the
2019 remuneration for such service is less than fifty dollars;

2020 (G) Service performed in the employ of a school, college, or
2021 university if such service is performed (i) by a student who is enrolled
2022 and is regularly attending classes at such school, college or university,
2023 or (ii) by the spouse of such a student, if such spouse is advised at the
2024 time such spouse commences to perform such service, that (I) the
2025 employment of such spouse to perform such service is provided under
2026 a program to provide financial assistance to such student by such
2027 school, college or university, and (II) such employment will not be
2028 covered by any program of unemployment insurance;

2029 (H) Service performed as a student nurse in the employ of a hospital
2030 or a nurses' training school chartered pursuant to state law by an

2031 individual who is enrolled and is regularly attending classes in such
2032 nurses' training school, and service performed as an intern in the
2033 employ of a hospital by an individual who has completed a four years'
2034 course in a medical school chartered or approved pursuant to state
2035 law;

2036 (I) Service performed by an individual under the age of eighteen in
2037 the delivery or distribution of newspapers or shopping news, not
2038 including delivery or distribution to any point for subsequent delivery
2039 or distribution;

2040 (J) Service performed by an individual who is enrolled, at a
2041 nonprofit or public educational institution which normally maintains a
2042 regular faculty and curriculum and normally has a regularly organized
2043 body of students in attendance at the place where its educational
2044 activities are carried on, as a student in a full-time program, taken for
2045 credit at such institution, which combines academic instruction with
2046 work experience, if such service is an integral part of such program,
2047 and such institution has so certified to the employer, except that this
2048 subparagraph shall not apply to service performed in a program
2049 established for or on behalf of an employer or group of employers;

2050 (K) Service performed by an individual as an insurance agent, other
2051 than an industrial life insurance agent, and service performed by an
2052 individual as a real estate salesperson, if all such service is performed
2053 for remuneration solely by way of commission;

2054 (L) Service performed in the employ of a hospital, if such service is
2055 performed by a patient of the hospital, as defined in subsection (h) of
2056 this section;

2057 (M) Service performed by an individual in the employ of any town,
2058 city or other political subdivision, provided such service is performed
2059 in lieu of payment of any delinquent tax payable to such town, city or
2060 other political subdivision; [and]

2061 (N) Service performed by an individual as an outside sales

2062 representative of a for-profit travel agency if substantially all of such
2063 service is performed outside of any travel agency premises, and all
2064 such service is performed for remuneration solely by way of
2065 commission. For purposes of this subparagraph, an "outside sales
2066 representative" means an individual whose services to a for-profit
2067 travel agency are performed under such travel agency's Airlines
2068 Reporting Corporation accreditation, or the International Airlines
2069 Travel Agent Network endorsement; and

2070 (O) Service performed by the operator of an escort motor vehicle,
2071 for an oversize vehicle, overweight vehicle or a vehicle with a load
2072 traveling upon any Connecticut highway pursuant to a permit
2073 required by section 14-270, and the regulations adopted pursuant to
2074 said section, provided the following conditions are met:

2075 (i) The service is provided by an individual operator who is
2076 engaged in the business or trade of providing such escort motor
2077 vehicle;

2078 (ii) The operator is, and has been, free from control and direction by
2079 any other business or other person in connection with the actual
2080 performance of such services;

2081 (iii) The operator owns his or her own vehicle, and statutorily
2082 required equipment, and exclusively employs this equipment in
2083 providing such services; and

2084 (iv) The operator is treated as an independent contractor for all
2085 purposes, including, but not limited to, federal and state taxation,
2086 workers' compensation, choice of hours worked and choice to accept
2087 referrals from multiple entities without consequence.

2088 Sec. 44. Subsection (c) of section 14-275 of the 2008 supplement to
2089 the general statutes is repealed and the following is substituted in lieu
2090 thereof (*Effective October 1, 2008*):

2091 (c) Each school bus shall be equipped with special automatic,

2092 electrically-operated flashing stop signals, which shall be independent
2093 and separate from the braking, stop and tail lights of standard
2094 equipment. Such flashing lights may include automatic traffic
2095 signalling devices showing red and amber lights and shall be so
2096 located that adequate warning will be afforded to both oncoming and
2097 overtaking traffic, except that each school bus manufactured on and
2098 after October 1, 1984, and registered for use in this state shall be
2099 equipped with an eight-light warning system, showing two red
2100 flashing stop signals and two amber flashing warning signals on the
2101 front and rear of the bus, and a stop semaphore. The commissioner
2102 may adopt standards for an eight-light warning system and standards
2103 and specifications for the construction of school buses and for
2104 equipment to be maintained on school buses consistent with the
2105 provisions of sections 14-275 to 14-281, inclusive. Both public and
2106 private owners of school buses shall maintain a record of such kinds of
2107 repairs made to such buses as the commissioner may require and such
2108 work record shall be available at all times to the commissioner and the
2109 commissioner's designated assistants. All such maintenance records
2110 shall be retained for a period of two years. Each school bus shall be
2111 equipped with emergency lighting equipment as provided by section
2112 14-97a, with a defrosting device as provided by section 14-97, with a
2113 system of mirrors as provided in the Code of Federal Regulations Title
2114 49, Section 571.111, as amended, or with an outside mirror as provided
2115 by section 14-99 and a system of crossover mirrors designed and
2116 mounted so as to give the driver a view of the road from the front
2117 bumper forward to a point where direct observation is possible and
2118 along the left and right sides of the bus, with a signalling device as
2119 provided by section 14-101, and with chain nonskid devices for
2120 immediate use on at least one outside or inside rear tire on each side or
2121 tires designed to prevent skidding on all rear wheels when weather
2122 and highway conditions require such use. Commencing February 1,
2123 1974, each new school bus with a vehicle air brake system shall be so
2124 equipped that the brake system is operated from a separate air
2125 reservoir tank other than the air reservoir tank used to operate any
2126 other compressed air or vacuum operated devices with which the

2127 school bus may be equipped. The seating requirements of section 14-
2128 273 shall be observed. Notwithstanding the provisions of section 14-98,
2129 school buses may be equipped with tires incorporating a metal
2130 nonskid device during the period from October fifteenth to April
2131 thirtieth, inclusive. Each school bus that is model year 2007 or newer
2132 shall be equipped with a crossing control arm mounted on the right
2133 end of the front bumper. The commissioner shall establish additional
2134 standards and requirements for such devices in regulations adopted in
2135 accordance with the provisions of chapter 54.

2136 Sec. 45. Subsection (a) of section 14-36g of the 2008 supplement to
2137 the general statutes, as amended by section 4 of public act 08-32, is
2138 repealed and the following is substituted in lieu thereof (*Effective*
2139 *August 1, 2008*):

2140 (a) Each person who holds a motor vehicle operator's license issued
2141 on and after August 1, 2008, and who is sixteen or seventeen years of
2142 age shall comply with the following requirements:

2143 (1) Except as provided in subsection (b) of this section, for the
2144 period of six months after the date of issuance of such license, such
2145 person shall not transport more than (A) such person's parents or legal
2146 guardian, at least one of whom holds a motor vehicle operator's
2147 license, or (B) one passenger who is a driving instructor licensed by the
2148 Department of Motor Vehicles, or a person twenty years of age or
2149 older who has been licensed to operate, for at least four years
2150 preceding the time of being transported, a motor vehicle of the same
2151 class as the motor vehicle being operated and who has not had his or
2152 her motor vehicle operator's license suspended by the commissioner
2153 during such four-year period;

2154 (2) Except as provided in subsection (b) of this section, for the
2155 period beginning six months after the date of issuance of such license
2156 and ending one year after the date of issuance of such license, such
2157 person shall not transport any passenger other than as permitted
2158 under subdivision (1) of this subsection and any additional member or

2159 members of such person's immediate family;

2160 (3) No such person shall operate any motor vehicle for which a
2161 public passenger transportation permit is required in accordance with
2162 the provisions of section 14-44 of the 2008 supplement to the general
2163 statutes or a vanpool vehicle, as defined in section 14-1 of the 2008
2164 supplement to the general statutes, as amended by this act;

2165 (4) No such person shall transport more passengers in a motor
2166 vehicle than the number of seat safety belts permanently installed in
2167 such motor vehicle;

2168 (5) No such person issued a motorcycle endorsement shall transport
2169 any passenger on a motorcycle for a period of six months after the date
2170 of issuance; and

2171 (6) Except as provided in subsection (b) of this section, no such
2172 person shall operate a motor vehicle on any highway, as defined in
2173 section 14-1 of the 2008 supplement to the general statutes, at or after
2174 11:00 p.m. until and including 5:00 a.m. of the following day unless (A)
2175 such person is traveling for his or her employment or school or
2176 religious activities, (B) there is a medical necessity for such travel, or
2177 (C) such person is an assigned driver in a Safe Ride program
2178 sponsored by the American Red Cross, the Boy Scouts of America or
2179 other national public service organization.

2180 Sec. 46. Section 14-36g of the 2008 supplement to the general
2181 statutes, as amended by section 4 of public act 08-32, is amended by
2182 adding subsection (e) as follows (*Effective August 1, 2008*):

2183 (NEW) (e) Notwithstanding the provisions of this section, the
2184 provisions of this section in effect July 31, 2008, shall be applicable to
2185 any person who is sixteen or seventeen years of age and who has been
2186 issued a motor vehicle operator's license prior to August 1, 2008.

2187 Sec. 47. Subdivision (2) of subsection (b) of section 14-111 of the
2188 general statutes, as amended by section 6 of public act 08-32, is

2189 repealed and the following is substituted in lieu thereof (*Effective*
2190 *August 1, 2008*):

2191 (2) Notwithstanding the provisions of section 14-111b, whenever the
2192 holder of any motor vehicle operator's license who is less than eighteen
2193 years of age has been convicted or has forfeited any bond taken or has
2194 received a suspended judgment or sentence for any of the following
2195 violations, the commissioner shall suspend such person's operator's
2196 license as follows: For a first violation of subdivision (4) of subsection
2197 (a) of section 14-219, or subdivision (4) of subsection (b) of section 14-
2198 219, for a period of sixty days and, for a second violation thereof, for a
2199 period of ninety days and, for a third or subsequent violation thereof,
2200 for a period of six months; for a first violation of subsection (a) of
2201 section 14-222, for a period of six months and, for a subsequent
2202 violation thereof, for a period of one year; for a violation of subsection
2203 (c) of section 14-224, for a period of six months and, for a subsequent
2204 violation thereof, for a period of one year; for a first violation of section
2205 14-296aa, for a period of thirty days and, for a second violation thereof,
2206 for a period of ninety days and, for a third or subsequent violation
2207 thereof, for a period of six months.

2208 Sec. 48. Section 8 of public act 08-32 is repealed and the following is
2209 substituted in lieu thereof (*Effective August 1, 2008*):

2210 (a) If a police officer issues an infractions complaint to any person
2211 for a violation of the provisions of section 14-36g of the 2008
2212 supplement to the general statutes, as amended by this act, the motor
2213 vehicle operator's license of such person shall be suspended for a
2214 period of forty-eight hours commencing on the date and time such
2215 complaint is issued, and such officer, acting on behalf of the
2216 Commissioner of Motor Vehicles, shall immediately seize and take
2217 possession of such person's motor vehicle operator's license and may
2218 cause such vehicle to be removed. In order to regain possession of such
2219 person's operator's license, after such forty-eight-hour period, such
2220 person and, unless such person is emancipated in accordance with the
2221 provisions of section 46b-150b, of the general statutes, such person's

2222 parent or legal guardian shall appear in person at the police
2223 department, state police barracks or other location designated by the
2224 police officer, and sign a written acknowledgement of the return of
2225 such license. No restoration fee shall be required to be paid to the
2226 commissioner, in accordance with the provisions of section 14-50b of
2227 the general statutes, but the police officer shall make a written report
2228 of the violation and the suspension action, in such form and containing
2229 such information as the commissioner shall prescribe, and shall file or
2230 transmit such report to the commissioner in such time and manner as
2231 the commissioner shall prescribe.

2232 (b) If any person operating a motor vehicle, subject to the provisions
2233 of section 14-36g of the 2008 supplement to the general statutes, as
2234 amended by this act, is stopped by a police officer and arrested or
2235 issued a summons by such officer for (A) violating subdivision (4) of
2236 subsection (a) of section 14-219 of the general statutes, as amended by
2237 this act, (B) operating a motor vehicle under the influence of alcohol or
2238 any drug or both in violation of section 14-227a or 14-227g of the
2239 general statutes, (C) engaging in racing a motor vehicle on a public
2240 highway in violation of subsection (c) of section 14-224 of the general
2241 statutes, or (D) operating a motor vehicle recklessly in violation of
2242 section 14-222 of the general statutes, the motor vehicle operator's
2243 license of such person shall be suspended for a period of forty-eight
2244 hours commencing on the date and time such person is arrested or
2245 such summons is issued, and such officer, acting on behalf of the
2246 Commissioner of Motor Vehicles, shall immediately seize and take
2247 possession of such person's motor vehicle operator's license and cause
2248 such motor vehicle to be removed. In order to regain possession of
2249 such person's operator's license after such forty-eight-hour period,
2250 such person and, unless such person is emancipated in accordance
2251 with the provisions of section 46b-150b, of the general statutes, such
2252 person's parent or legal guardian shall appear in person at the police
2253 department, state police barracks or other location designated by the
2254 police officer, and sign a written acknowledgement of the return of
2255 such license. No restoration fee shall be required to be paid to the

2256 commissioner, in accordance with the provisions of section 14-50b of
2257 the general statutes, but the police officer shall make a written report
2258 of the violation and the suspension action, in such form and containing
2259 such information as the commissioner shall prescribe, and shall file or
2260 transmit such report to the commissioner in such time and manner as
2261 the commissioner shall prescribe.

2262 Sec. 49. Subsection (b) of section 53a-19 of the general statutes is
2263 repealed and the following is substituted in lieu thereof (*Effective*
2264 *October 1, 2008*):

2265 (b) Notwithstanding the provisions of subsection (a) of this section,
2266 a person is not justified in using deadly physical force upon another
2267 person if he or she knows that he or she can avoid the necessity of
2268 using such force with complete safety (1) by retreating, except that the
2269 actor shall not be required to retreat if he or she is in his or her
2270 dwelling, as defined in section 53a-100, or place of work and was not
2271 the initial aggressor, or if he or she is a peace officer or a special
2272 policeman appointed under section 29-18b, a Department of Motor
2273 Vehicles inspector appointed under section 14-8 and certified pursuant
2274 to section 7-294d, or a private person assisting such peace officer, [or]
2275 special policeman or motor vehicle inspector at his or her direction,
2276 and acting pursuant to section 53a-22, or (2) by surrendering
2277 possession of property to a person asserting a claim of right thereto, or
2278 (3) by complying with a demand that he or she abstain from
2279 performing an act which he or she is not obliged to perform.

2280 Sec. 50. Section 53a-22 of the general statutes is repealed and the
2281 following is substituted in lieu thereof (*Effective October 1, 2008*):

2282 (a) For purposes of this section, a reasonable belief that a person has
2283 committed an offense means a reasonable belief in facts or
2284 circumstances which if true would in law constitute an offense. If the
2285 believed facts or circumstances would not in law constitute an offense,
2286 an erroneous though not unreasonable belief that the law is otherwise
2287 does not render justifiable the use of physical force to make an arrest

2288 or to prevent an escape from custody. A peace officer, special
2289 policeman appointed under section 29-18b, Department of Motor
2290 Vehicles inspector appointed under section 14-8 and certified pursuant
2291 to section 7-294d, or an authorized official of the Department of
2292 Correction or the Board of Pardons and Paroles who is effecting an
2293 arrest pursuant to a warrant or preventing an escape from custody is
2294 justified in using the physical force prescribed in subsections (b) and
2295 (c) of this section unless such warrant is invalid and is known by such
2296 officer to be invalid.

2297 (b) Except as provided in subsection (a) of this section, a peace
2298 officer, special policeman appointed under section 29-18b, Department
2299 of Motor Vehicles inspector appointed under section 14-8 and certified
2300 pursuant to section 7-294d, or authorized official of the Department of
2301 Correction or the Board of Pardons and Paroles is justified in using
2302 physical force upon another person when and to the extent that he or
2303 she reasonably believes such to be necessary to: (1) Effect an arrest or
2304 prevent the escape from custody of a person whom he or she
2305 reasonably believes to have committed an offense, unless he or she
2306 knows that the arrest or custody is unauthorized; or (2) defend himself
2307 or herself or a third person from the use or imminent use of physical
2308 force while effecting or attempting to effect an arrest or while
2309 preventing or attempting to prevent an escape.

2310 (c) A peace officer, special policeman appointed under section 29-
2311 18b, Department of Motor Vehicles inspector appointed under section
2312 14-8 and certified pursuant to section 7-294d, or authorized official of
2313 the Department of Correction or the Board of Pardons and Paroles is
2314 justified in using deadly physical force upon another person for the
2315 purposes specified in subsection (b) of this section only when he or she
2316 reasonably believes such to be necessary to: (1) Defend himself or
2317 herself or a third person from the use or imminent use of deadly
2318 physical force; or (2) effect an arrest or prevent the escape from
2319 custody of a person whom he or she reasonably believes has
2320 committed or attempted to commit a felony which involved the
2321 infliction or threatened infliction of serious physical injury and if,

2322 where feasible, he or she has given warning of his or her intent to use
2323 deadly physical force.

2324 (d) Except as provided in subsection (e) of this section, a person who
2325 has been directed by a peace officer, special policeman appointed
2326 under section 29-18b, Department of Motor Vehicles inspector
2327 appointed under section 14-8 and certified pursuant to section 7-294d,
2328 or authorized official of the Department of Correction or the Board of
2329 Pardons and Paroles to assist such peace officer, special policeman,
2330 motor vehicle inspector or official to effect an arrest or to prevent an
2331 escape from custody is justified in using reasonable physical force
2332 when and to the extent that he or she reasonably believes such to be
2333 necessary to carry out such peace officer's, special policeman's, motor
2334 vehicle inspector's or official's direction.

2335 (e) A person who has been directed to assist a peace officer, special
2336 policeman appointed under section 29-18b, Department of Motor
2337 Vehicles inspector appointed under section 14-8 and certified pursuant
2338 to section 7-294d, or authorized official of the Department of
2339 Correction or the Board of Pardons and Paroles under circumstances
2340 specified in subsection (d) of this section may use deadly physical force
2341 to effect an arrest or to prevent an escape from custody only when: (1)
2342 He or she reasonably believes such to be necessary to defend himself
2343 or herself or a third person from what he or she reasonably believes to
2344 be the use or imminent use of deadly physical force; or (2) he or she is
2345 directed or authorized by such peace officer, special policeman, motor
2346 vehicle inspector or official to use deadly physical force, unless he or
2347 she knows that the peace officer, special policeman, motor vehicle
2348 inspector or official himself or herself is not authorized to use deadly
2349 physical force under the circumstances.

2350 (f) A private person acting on his or her own account is justified in
2351 using reasonable physical force upon another person when and to the
2352 extent that he or she reasonably believes such to be necessary to effect
2353 an arrest or to prevent the escape from custody of an arrested person
2354 whom he or she reasonably believes to have committed an offense and

2355 who in fact has committed such offense; but he or she is not justified in
2356 using deadly physical force in such circumstances, except in defense of
2357 person as prescribed in section 53a-19.

2358 Sec. 51. Section 53a-23 of the general statutes is repealed and the
2359 following is substituted in lieu thereof (*Effective October 1, 2008*):

2360 A person is not justified in using physical force to resist an arrest by
2361 a reasonably identifiable peace officer or special policeman appointed
2362 under section 29-18b, or a Department of Motor Vehicles inspector
2363 appointed under section 14-8 and certified pursuant to section 7-294d,
2364 whether such arrest is legal or illegal.

2365 Sec. 52. Section 53a-167a of the general statutes is repealed and the
2366 following is substituted in lieu thereof (*Effective October 1, 2008*):

2367 (a) A person is guilty of interfering with an officer when such
2368 person obstructs, resists, hinders or endangers any peace officer,
2369 special policeman appointed under section 29-18b, Department of
2370 Motor Vehicles inspector appointed under section 14-8 and certified
2371 pursuant to section 7-294d, or firefighter in the performance of such
2372 peace officer's, special policeman's or firefighter's duties.

2373 (b) Interfering with an officer is a class A misdemeanor.

2374 Sec. 53. Section 53a-167b of the general statutes is repealed and the
2375 following is substituted in lieu thereof (*Effective October 1, 2008*):

2376 (a) A person is guilty of failure to assist a peace officer, special
2377 policeman, motor vehicle inspector, or firefighter when, commanded
2378 by a peace officer, special policeman appointed under section 29-18b,
2379 or Department of Motor Vehicles inspector appointed under section
2380 14-8 and certified pursuant to section 7-294d, or firefighter authorized
2381 to command assistance, such person refuses to assist such peace
2382 officer, special policeman, motor vehicle inspector or firefighter in the
2383 execution of such peace officer's, special policeman's or firefighter's
2384 duties.

2385 (b) Failure to assist a peace officer, special policeman, motor vehicle
2386 inspector or firefighter is a class A misdemeanor.

2387 Sec. 54. Subsection (a) of section 53a-167c of the general statutes is
2388 repealed and the following is substituted in lieu thereof (*Effective*
2389 *October 1, 2008*):

2390 (a) A person is guilty of assault of public safety or emergency
2391 medical personnel when, with intent to prevent a reasonably
2392 identifiable peace officer, special policeman appointed under section
2393 29-18b, Department of Motor Vehicles inspector appointed under
2394 section 14-8 and certified pursuant to section 7-294d, firefighter or
2395 employee of an emergency medical service organization, as defined in
2396 section 53a-3 of the 2008 supplement to the general statutes,
2397 emergency room physician or nurse, employee of the Department of
2398 Correction, member or employee of the Board of Pardons and Paroles,
2399 probation officer, employee of the judicial branch assigned to provide
2400 pretrial secure detention and programming services to juveniles
2401 accused of the commission of a delinquent act, employee of the
2402 Department of Children and Families assigned to provide direct
2403 services to children and youths in the care or custody of the
2404 department, employee of a municipal police department assigned to
2405 provide security at the police department's lockup and holding facility
2406 or active individual member of a volunteer canine search and rescue
2407 team, as defined in section 5-249 of the 2008 supplement to the general
2408 statutes, from performing his or her duties, and while such peace
2409 officer, special policeman, motor vehicle inspector, firefighter,
2410 employee, physician, nurse, member, probation officer or active
2411 individual member is acting in the performance of his or her duties, (1)
2412 such person causes physical injury to such peace officer, special
2413 policeman, motor vehicle inspector, firefighter, employee, physician,
2414 nurse, member, probation officer or active individual member, or (2)
2415 such person throws or hurls, or causes to be thrown or hurled, any
2416 rock, bottle, can or other article, object or missile of any kind capable of
2417 causing physical harm, damage or injury, at such peace officer, special
2418 policeman, motor vehicle inspector, firefighter, employee, physician,

2419 nurse, member, probation officer or active individual member, or (3)
2420 such person uses or causes to be used any mace, tear gas or any like or
2421 similar deleterious agent against such peace officer, special policeman,
2422 motor vehicle inspector, firefighter, employee, physician, nurse,
2423 member, probation officer or active individual member, or (4) such
2424 person throws or hurls, or causes to be thrown or hurled, any paint,
2425 dye or other like or similar staining, discoloring or coloring agent or
2426 any type of offensive or noxious liquid, agent or substance at such
2427 peace officer, special policeman, motor vehicle inspector, firefighter,
2428 employee, physician, nurse, member, probation officer or active
2429 individual member, or (5) such person throws or hurls, or causes to be
2430 thrown or hurled, any bodily fluid including, but not limited to, urine,
2431 feces, blood or saliva at such peace officer, special policeman, motor
2432 vehicle inspector, firefighter, employee, physician, nurse, member,
2433 probation officer or active individual member.

2434 Sec. 55. Section 21-11a of the 2008 supplement to the general statutes
2435 is repealed and the following is substituted in lieu thereof (*Effective*
2436 *October 1, 2008*):

2437 (a) A scrap metal processor, as defined in section 14-67w, shall
2438 record, for all loads of scrap metal purchased or received by such
2439 processor, a description of such scrap metal, the weight of such metal,
2440 the price paid for such metal and the identification of the person who
2441 delivered such metal. Such scrap metal processor shall take a
2442 photograph of the motor vehicle delivering such scrap metal,
2443 including the license plate of such vehicle. Such scrap metal processor
2444 shall not be required to segregate scrap metal it receives from other
2445 materials on its premises and hold the same for five days except for
2446 wire that could be used in the transmission of telecommunications or
2447 data unless purchased from (1) a person registered pursuant to section
2448 29-402 of the 2008 supplement to the general statutes to engage in the
2449 business of demolition of buildings, or (2) a person who has already
2450 segregated such scrap metal pursuant to this chapter and such person
2451 provides such scrap metal processor with a written statement
2452 affirming such segregation. Upon receipt of a load of scrap metal

2453 which contains wire that could be used in the transmission of
2454 telecommunications or data, such scrap metal processor shall take a
2455 photograph of the motor vehicle delivering such scrap metal,
2456 including the license plate of such vehicle, and of such load of scrap
2457 metal containing wire that could be used in the transmission of
2458 telecommunications or data. Upon receipt of wire that could be used in
2459 the transmission of telecommunications or data, such scrap metal
2460 processor shall make a copy of the certificate of registration of such
2461 [person,] vehicle; record a description of the material received; and
2462 record a statement as to the location from which the material came.

2463 (b) The scrap metal processor shall maintain the documents,
2464 photographs and other records required under subsection (a) of this
2465 section in good condition and shall retain such records for a period of
2466 not less than two years. Such records shall be open for inspection by
2467 law enforcement officials upon request during normal business hours.

2468 (c) A scrap metal processor, junk dealer or junk yard owner or
2469 operator shall immediately notify a municipal law enforcement
2470 authority in the municipality in which such scrap metal processor,
2471 junk dealer or junk yard is located of the name, if known, and motor
2472 vehicle license plate number, if available, of any person offering to sell
2473 a bronze statue, plaque, historical marker, cannon, cannon ball, bell,
2474 lamp, lighting fixture, lamp post, architectural artifact or similar item
2475 to such scrap metal processor, junk dealer or junk yard owner or
2476 operator.

2477 (d) No scrap metal processor, junk dealer or junk yard owner or
2478 operator may purchase or receive a stainless steel or aluminum alloy
2479 beer or other beverage keg container if such container is marked with
2480 an indicia of ownership of any person or entity other than the person
2481 or entity presenting such container for sale. For purposes of this
2482 subsection, "indicia of ownership" means words, symbols or a
2483 registered trademark printed, stamped, etched, attached or otherwise
2484 displayed on such container that identify the owner of such container.

2485 (e) A scrap metal processor who has purchased scrap metal that is
2486 subsequently determined to have been stolen and is returned to the
2487 owner of such metal shall have a civil cause of action against the
2488 person from whom such metal was purchased.

2489 (f) A first violation of subsection (a), (b), (c) or (d) of this section
2490 shall be a class C misdemeanor. A second violation of any of said
2491 subsections shall be a class B misdemeanor and a third or subsequent
2492 violation of any of said subsections shall be a class A misdemeanor.

2493 Sec. 56. Subsection (b) of section 12-71 of the general statutes is
2494 repealed and the following is substituted in lieu thereof (*Effective*
2495 *October 1, 2008*):

2496 (b) Except as otherwise provided by the general statutes, property
2497 subject to this section shall be valued at the same percentage of its then
2498 actual valuation as the assessors have determined with respect to the
2499 listing of real estate for the same year, except that any antique, rare or
2500 special interest motor vehicle, [for which number plates have been
2501 issued under section 14-20] as defined in section 14-1, as amended by
2502 this act, shall be assessed at a value of not more than five hundred
2503 dollars. The provisions of this section shall not include money or
2504 property actually invested in merchandise or manufacturing carried on
2505 out of this state or machinery or equipment which would be eligible
2506 for exemption under subdivision (72) of section 12-81 of the 2008
2507 supplement to the general statutes once installed and which cannot
2508 begin or which has not begun manufacturing, processing or
2509 fabricating; or which is being used for research and development,
2510 including experimental or laboratory research and development,
2511 design or engineering directly related to manufacturing or being used
2512 for the significant servicing, overhauling or rebuilding of machinery
2513 and equipment for industrial use or the significant overhauling or
2514 rebuilding of other products on a factory basis or being used for
2515 measuring or testing or metal finishing or in the production of motion
2516 pictures, video and sound recordings.

2517 Sec. 57. Section 14-36 of the 2008 supplement to the general statutes
2518 is amended by adding subsection (g) as follows (*Effective October 1,*
2519 *2008*):

2520 (NEW) (g) The commissioner may place a restriction on the motor
2521 vehicle operator's license of any person or on any special operator's
2522 permit issued to any person in accordance with the provisions of
2523 section 14-37a, as amended by this act, that restricts the holder of such
2524 license or permit to the operation of a motor vehicle that is equipped
2525 with an approved ignition interlock device, as defined in section 14-
2526 227j, for such time as the commissioner shall prescribe, if such person
2527 has been: (1) Convicted for a second time of a violation of subdivision
2528 (2) of subsection (a) of section 14-227a, and has served not less than
2529 one year of the prescribed period of suspension for such conviction, in
2530 accordance with the provisions of subsections (g) and (i) of section 14-
2531 227a; (2) ordered by the Superior Court not to operate any motor
2532 vehicle unless it is equipped with an approved ignition interlock
2533 device, in accordance with the provisions of section 14-227j; (3) granted
2534 a reversal or reduction of such person's license suspension or
2535 revocation, in accordance with the provisions of subsection (k) of
2536 section 14-111, as amended by this act; (4) issued a motor vehicle
2537 operator's license upon the surrender of an operator's license issued by
2538 another state and such previously held license contains a restriction to
2539 the operation of a motor vehicle equipped with an ignition interlock
2540 device; (5) convicted of a violation of section 53a-56b, as amended by
2541 this act, or section 53a-60d, as amended by this act; or (6) permitted by
2542 the commissioner to be issued or to retain an operator's license subject
2543 to reporting requirements concerning such person's physical condition,
2544 in accordance with the provisions of subsection (e) of this section and
2545 sections 14-45a to 14-46g, inclusive.

2546 Sec. 58. Section 14-37a of the general statutes is repealed and the
2547 following is substituted in lieu thereof (*Effective October 1, 2008*):

2548 (a) Any person whose operator's license has been suspended
2549 pursuant to any provision of this chapter or chapter 248, except

2550 pursuant to section 14-215 of the 2008 supplement to the general
2551 statutes for operating under suspension or pursuant to section 14-140
2552 for failure to appear for [trial] any scheduled court appearance, and
2553 any person identified in subsection (g) of this section may make
2554 application to the Commissioner of Motor Vehicles for a special permit
2555 to operate a motor vehicle to and from such person's place of
2556 employment or, if such person is not employed at a fixed location, to
2557 operate a motor vehicle only in connection with, and to the extent
2558 necessary, to properly perform such person's business or profession.

2559 (b) The commissioner may, in the commissioner's discretion upon a
2560 showing of significant hardship, grant each such application that is
2561 submitted in proper form and contains such information and
2562 attestation by the applicant as the commissioner may require. In
2563 determining whether to grant such application, the commissioner may
2564 also consider the driving record of the applicant and shall ascertain
2565 that the suspension is a final order that is not under appeal pursuant to
2566 section 4-183. A special operator's permit shall not be issued pursuant
2567 to this section to any person for the operation of a motor vehicle for
2568 which a public passenger transportation permit or commercial driver's
2569 license is required or to any person whose operator's license has been
2570 suspended previously pursuant to section 14-227a or 14-227b. A
2571 special operator's permit shall not be issued pursuant to this section to
2572 any person whose operator's license has been suspended pursuant to
2573 subparagraph (C) of subdivision (1) of subsection (i) of section 14-227b
2574 for refusing to submit to a blood, breath or urine test or analysis until
2575 such operator's license has been under suspension for a period of not
2576 less than ninety days. A person shall not be ineligible to be issued a
2577 special operator's permit under this section solely on the basis of being
2578 convicted of two violations of section 14-227a unless such second
2579 conviction is for a violation committed after a prior conviction.

2580 (c) A special operator's permit issued pursuant to this section shall
2581 be of a distinctive format and shall include the expiration date and the
2582 legend "work only".

2583 (d) Any person issued a special operator's permit pursuant to this
2584 section who operates a motor vehicle during the period of the permit
2585 for a purpose not authorized by the conditions of the permit shall,
2586 upon receipt of written report of a police officer, in such form as the
2587 commissioner may prescribe, of such unauthorized operation, be
2588 subject to a civil penalty of not more than five hundred dollars. Any
2589 person who makes improper use of a special operator's permit issued
2590 pursuant to this section or in any manner alters any such permit or
2591 who loans or sells such permit for use by another person shall be
2592 subject to the penalties provided by section 14-147.

2593 (e) If a person issued a special operator's permit pursuant to this
2594 section has his operator's license suspended by the commissioner in
2595 connection with any motor vehicle violation or other offense for which
2596 suspension action is authorized, the special operator's permit shall be
2597 deemed revoked on the effective date of such suspension, and any
2598 such person with notice of the suspension who operates a motor
2599 vehicle shall be operating under suspension and shall be subject to
2600 double the penalties provided by the applicable provisions of
2601 subsection (b) of section 14-111 of the 2008 supplement to the general
2602 statutes, as amended by this act, and section 14-215 of the 2008
2603 supplement to the general statutes.

2604 (f) Any decision made by the commissioner under this section shall
2605 not be subject to appeal pursuant to the provisions of chapter 54 or any
2606 other provisions of the general statutes.

2607 (g) Any person who is an applicant for a motor vehicle operator's
2608 license and whose license or privilege to operate a motor vehicle has
2609 been restricted by any other state in a manner that the commissioner
2610 deems to be substantially similar to the restrictions imposed by a
2611 special operator's permit issued in accordance with this section, may,
2612 in the discretion of the commissioner, be issued an operator's license
2613 together with a special operator's permit. The special operator's permit
2614 shall be required to be held by such person for such time as the
2615 commissioner prescribes.

2616 [(g)] (h) The commissioner may adopt regulations in accordance
2617 with the provisions of chapter 54 to implement the provisions of this
2618 section.

2619 Sec. 59. Subsection (b) of section 53a-56b of the general statutes is
2620 repealed and the following is substituted in lieu thereof (*Effective*
2621 *October 1, 2008*):

2622 (b) Manslaughter in the second degree with a motor vehicle is a
2623 class C felony and the court shall suspend the motor vehicle operator's
2624 license or nonresident operating privilege of any person found guilty
2625 under this section for one year. The court shall also order such person
2626 not to operate any motor vehicle that is not equipped with an
2627 approved ignition interlock device, as defined in section 14-227j, for a
2628 period of two years after such person's operator's license or
2629 nonresident operating privilege is restored by the Commissioner of
2630 Motor Vehicles.

2631 Sec. 60. Subsection (b) of section 53a-60d of the general statutes is
2632 repealed and the following is substituted in lieu thereof (*Effective*
2633 *October 1, 2008*):

2634 (b) Assault in the second degree with a motor vehicle is a class D
2635 felony and the court shall suspend the motor vehicle operator's license
2636 or nonresident operating privilege of any person found guilty under
2637 this section for one year. The court shall also order such person not to
2638 operate any motor vehicle that is not equipped with an approved
2639 ignition interlock device, as defined in section 14-227j, for a period of
2640 two years after such person's operator's license or nonresident
2641 operating privilege is restored by the Commissioner of Motor Vehicles.

2642 Sec. 61. Subsection (b) of section 42-150u of the 2008 supplement to
2643 the general statutes is repealed and the following is substituted in lieu
2644 thereof (*Effective July 1, 2008*):

2645 (b) The provisions of subsection (a) of this section shall not apply to
2646 (1) contracts between a consumer and an agency of the state or any

2647 political subdivision of the state or of the federal government, (2)
 2648 negotiable instruments, [and] (3) contract provisions for late fees,
 2649 prepayment penalties or default interest rates, and (4) contracts
 2650 originated or held by a person, firm or corporation licensed by the
 2651 Department of Motor Vehicles in accordance with the provisions of
 2652 sections 14-52 or 14-67a.

2653 Sec. 62. Section 14-111 of the general statutes is amended by adding
 2654 subsection (l) as follows (*Effective October 1, 2008*):

2655 (NEW) (l) Any person whose motor vehicle operator's license is
 2656 suspended by the commissioner and whose license is subsequently
 2657 restricted to the operation of a motor vehicle that is equipped with an
 2658 approved, ignition interlock device who fails to comply with the
 2659 requirements for the installation and use of such device in a motor
 2660 vehicle owned or operated by such person, as set forth in regulations
 2661 adopted by the commissioner in accordance with the provisions of
 2662 subsection (i) of section 14-227a, shall be subject to the resuspension of
 2663 such person's operator's license for such period of time, not to exceed
 2664 the period of the original suspension, as the commissioner may
 2665 prescribe.

2666 Sec. 63. (*Effective October 1, 2008*) Section 53-211 of the general
 2667 statutes is repealed."

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2008</i>	14-1
Sec. 2	<i>October 1, 2008</i>	14-212
Sec. 3	<i>October 1, 2008</i>	14-10
Sec. 4	<i>October 1, 2008</i>	14-12(a)
Sec. 5	<i>October 1, 2008</i>	14-16a(b)
Sec. 6	<i>October 1, 2008</i>	14-34a(d)
Sec. 7	<i>October 1, 2008</i>	14-44e(g)
Sec. 8	<i>October 1, 2008</i>	14-42a(b)
Sec. 9	<i>October 1, 2008</i>	14-49(w)
Sec. 10	<i>October 1, 2008</i>	14-67l

Sec. 11	<i>October 1, 2008</i>	14-73
Sec. 12	<i>October 1, 2008</i>	14-105(a)
Sec. 13	<i>October 1, 2008</i>	14-164i
Sec. 14	<i>October 1, 2008</i>	14-171(c)
Sec. 15	<i>October 1, 2008</i>	14-192(c)
Sec. 16	<i>October 1, 2008</i>	14-286
Sec. 17	<i>October 1, 2008</i>	14-289g(a)
Sec. 18	<i>October 1, 2008</i>	New section
Sec. 19	<i>October 1, 2008</i>	14-163d
Sec. 20	<i>October 1, 2008</i>	14-36a(b)
Sec. 21	<i>October 1, 2008</i>	14-65a
Sec. 22	<i>October 1, 2008</i>	14-188
Sec. 23	<i>October 1, 2008</i>	14-276a(d)
Sec. 24	<i>October 1, 2008</i>	New section
Sec. 25	<i>October 1, 2008</i>	New section
Sec. 26	<i>from passage</i>	14-165
Sec. 27	<i>from passage</i>	14-25b
Sec. 28	<i>October 1, 2008</i>	New section
Sec. 29	<i>from passage</i>	14-65
Sec. 30	<i>January 1, 2009</i>	1-1h(a) and (b)
Sec. 31	<i>October 1, 2008</i>	14-106
Sec. 32	<i>October 1, 2008</i>	14-300
Sec. 33	<i>October 1, 2008</i>	51-164n(b)
Sec. 34	<i>October 1, 2008</i>	12-412(82)(A)
Sec. 35	<i>October 1, 2008</i>	13b-38c
Sec. 36	<i>October 1, 2008</i>	13b-89a
Sec. 37	<i>October 1, 2008</i>	14-100a(e)
Sec. 38	<i>October 1, 2008</i>	38a-363(a)
Sec. 39	<i>October 1, 2008</i>	14-290
Sec. 40	<i>July 1, 2008</i>	14-11a
Sec. 41	<i>July 1, 2008</i>	14-11c(b) and (c)
Sec. 42	<i>July 1, 2008</i>	14-12g(a)
Sec. 43	<i>from passage</i>	31-222(a)(5)
Sec. 44	<i>October 1, 2008</i>	14-275(c)
Sec. 45	<i>August 1, 2008</i>	14-36g(a)
Sec. 46	<i>August 1, 2008</i>	14-36g
Sec. 47	<i>August 1, 2008</i>	14-111(b)(2)
Sec. 48	<i>August 1, 2008</i>	PA 08-32, Sec. 8
Sec. 49	<i>October 1, 2008</i>	53a-19(b)
Sec. 50	<i>October 1, 2008</i>	53a-22

Sec. 51	<i>October 1, 2008</i>	53a-23
Sec. 52	<i>October 1, 2008</i>	53a-167a
Sec. 53	<i>October 1, 2008</i>	53a-167b
Sec. 54	<i>October 1, 2008</i>	53a-167c(a)
Sec. 55	<i>October 1, 2008</i>	21-11a
Sec. 56	<i>October 1, 2008</i>	12-71(b)
Sec. 57	<i>October 1, 2008</i>	14-36
Sec. 58	<i>October 1, 2008</i>	14-37a
Sec. 59	<i>October 1, 2008</i>	53a-56b(b)
Sec. 60	<i>October 1, 2008</i>	53a-60d(b)
Sec. 61	<i>July 1, 2008</i>	42-150u(b)
Sec. 62	<i>October 1, 2008</i>	14-111
Sec. 63	<i>October 1, 2008</i>	Repealer section