

Substitute Bill No. 7060

January Session, 2025

General Assembly

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AN ACT CONCERNING TRANSPORTATION WORKER SAFETY.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. (*Effective from passage*) Connecticut Special Service Road 495
- 2 from Miller Avenue southerly to the southbound Connecticut Route 15
- access ramp in the city of Meriden shall be designated the "Andrew
- 4 DiDomenico Memorial Highway".
- Sec. 2. (*Effective from passage*) Bridge No. 01241 carrying Jude Lane
 over Interstate Route 84 eastbound and westbound in the town of
 Southington shall be designated the "State Trooper First Class Aaron M.
 Pelletier Memorial Bridge".
- 9 Sec. 3. (NEW) (*Effective October 1, 2025*) (a) For the purposes of this 10 section:
- (1) "Highway work zone" and "highway worker" have the same
 meanings as provided in section 14-212d of the general statutes;
- 13 (2) "Emergency vehicle" has the same meaning as provided in section14 14-283 of the general statutes;
- (3) "Drivers' school" has the same meaning as provided in section 14-68 of the general statutes; and

17 (4) "Moving violation" and "suspension violation" have the same18 meanings as provided in section 14-111g of the general statutes.

(b) The Commissioner of Motor Vehicles shall require the attendance
and successful completion of a highway work zone and roadside vehicle
safety awareness program by (1) any applicant for a motor vehicle
operator's license or instruction permit issued under section 14-36 of the
general statutes, as amended by this act, and (2) any motor vehicle
operator who has been convicted of a violation of section 14-212d of the
general statutes or 14-283b of the general statutes.

26 (c) The highway work zone and roadside vehicle safety awareness 27 program shall, at a minimum, (1) review principles of safe motor vehicle 28 operation, (2) highlight the dangers of highway work zones, (3) 29 emphasize risks associated with unsafe driving in a highway work zone, 30 (4) include testimonials from highway workers and the families of 31 highway workers, (5) emphasize the dangers posed by vehicles that are 32 located on the shoulder of a highway, (6) review proper interactions 33 with emergency vehicles, and (7) conclude with a test in a written or 34 electronic format.

35 (d) Such program shall be offered by the Department of Motor 36 Vehicles, or by any other organization certified by the commissioner to 37 conduct such program in person in a congregate setting, through 38 distance learning or through a combination of both in-person and 39 distance learning, provided such distance learning has interactive 40 components such as mandatory interactions, participation or testing. 41 Any drivers' school that meets the licensure requirement of part IV of 42 chapter 246 of the general statutes shall be eligible to seek certification 43 to offer the highway work zone and roadside vehicle safety awareness 44 program. The commissioner shall determine the number of program 45 providers necessary to serve the needs of the public.

(e) (1) Each organization or drivers' school seeking certification or
recertification to conduct such program shall submit an application to
the department in such form as the commissioner shall require and an

49 application fee of three hundred fifty dollars. Each such applicant shall:

50 (A) Be registered to do business in this state and continuously 51 maintain good standing with the office of the Secretary of the State;

52 (B) File and continuously maintain a surety bond in the amount of 53 fifty thousand dollars. Such bond shall be conditioned upon compliance 54 with the provisions of any state or federal law or regulation concerning 55 the conduct of a highway work zone and roadside vehicle safety 56 awareness program and provided as indemnity for any loss or expense 57 sustained by either the state or any person by reason of any acts or 58 omissions of the program provider. Such bond shall be executed in the 59 name of the state of Connecticut for the benefit of any aggrieved party, 60 but the penalty of the bond shall not be invoked except upon order of 61 the Commissioner of Motor Vehicles after a hearing held before the 62 commissioner in accordance with the provisions of chapter 54 of the 63 general statutes;

64 (C) Have a permanent place of business in this state where all records 65 pertaining to such program shall be maintained and accessible to the 66 commissioner during normal business hours;

(D) Submit for approval by the commissioner a detailed curriculum
and lesson plan, including any changes to such curriculum and lesson
plan, which shall be used in each program; and

(E) Electronically transmit information concerning enrollment and
program completion to the commissioner at such times and in such form
as the commissioner shall prescribe.

(2) Prior to the certification of an applicant, the commissioner shall
investigate the applicant's character, driving history and criminal
history. If the applicant is a business entity, such investigation shall
include the principals and officers of such entity. The applicant shall
submit to the commissioner any information pertaining to current or
past criminal or civil actions. The certification of a program provider by
the commissioner shall not be transferable and shall be valid for a two-

year period. Recertification of a provider shall be at the discretion of the
commissioner and in such form and manner determined by the
commissioner.

83 (f) Any person who is required to attend a highway work zone and 84 roadside vehicle safety awareness program because such person has 85 been convicted of a violation of section 14-212d of the general statutes 86 or 14-283b of the general statutes shall (1) attend and successfully 87 complete such program in person in a congregate setting, and (2) have 88 such program requirement and the completion date of such program 89 requirement posted on such person's driving history record maintained 90 by the commissioner. The date of program completion shall remain on 91 such person's driving history record until such person has attained 92 thirty-six consecutive months without any additional moving 93 violations, suspension violations or violation of section 14-283b of the general statutes being posted to such person's driving history record. 94 95 Until the completion of such thirty-six consecutive months, the 96 Commissioner of Motor Vehicles shall suspend such person's operator's 97 license or operating privilege for: (A) Thirty days upon a first conviction 98 for any specified moving violation, suspension violation or violation of 99 section 14-283b of the general statutes; (B) sixty days upon a second 100 conviction for any specified moving violation, suspension violation or 101 violation of section 14-283b of the general statutes; and (C) ninety days 102 for a third or subsequent conviction of a specified moving violation, 103 suspension violation or violation of section 14-283b of the general 104 statutes.

(g) The commissioner shall adopt regulations, in accordance with
chapter 54 of the general statutes, to implement the provisions of this
section.

Sec. 4. Subsection (d) of section 14-36 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2025):

111 (d) (1) No motor vehicle operator's license shall be issued to any

112 applicant who is sixteen or seventeen years of age unless the applicant 113 has held a youth instruction permit and has satisfied the requirements 114 specified in this subsection. The applicant shall (A) submit to the commissioner, in such manner as the commissioner shall direct, a 115 116 certificate of the successful completion (i) in a public secondary school, 117 a technical education and career school or a private secondary school of 118 a full course of study in motor vehicle operation prepared as provided 119 in section 14-36e, (ii) of training of similar nature provided by a licensed 120 drivers' school approved by the commissioner, or (iii) of home training 121 in accordance with subdivision (2) of this subsection, including, in each 122 case, or by a combination of such types of training, successful 123 completion of: Not less than forty clock hours of behind-the-wheel, on-124 the-road instruction for applicants to whom a youth instruction permit 125 is issued on or after August 1, 2008; (B) submit to the commissioner, in 126 such manner as the commissioner shall direct, a certificate of the 127 successful completion of (i) a course of not less than eight hours relative 128 to safe driving practices, including a minimum of four hours on the 129 nature and the medical, biological and physiological effects of alcohol 130 and drugs, including cannabis, as defined in section 21a-420, and their 131 impact on the operator of a motor vehicle, the dangers associated with 132 the operation of a motor vehicle after the consumption of alcohol or 133 drugs by the operator, the problems of alcohol and drug abuse, the penalties for alcohol and drug-related motor vehicle violations and a 134 135 video presentation specific to the impact of cannabis on the operator of 136 a motor vehicle and how the ingestion of cannabis can cause impairment 137 of motor function, reaction time, perception and peripheral vision, and 138 (ii) for applicants to whom a youth instruction permit is issued on or 139 after October 1, 2025, the highway work zone and roadside vehicle 140 safety awareness program described in section 3 of this act; and (C) pass 141 an examination which may include a comprehensive test as to 142 knowledge of the laws concerning motor vehicles and the rules of the 143 road in addition to the test required under subsection (c) of this section 144 and shall include an on-the-road skills test as prescribed by the 145 commissioner. At the time of application and examination for a motor 146 vehicle operator's license, an applicant sixteen or seventeen years of age

147 shall have held a youth instruction permit for not less than one hundred 148 eighty days, except that an applicant who presents a certificate under 149 subparagraph (A)(i) or subparagraph (A)(ii) of this subdivision shall have held a youth instruction permit for not less than one hundred 150 151 twenty days and an applicant who is undergoing training and 152 instruction by the driver training unit for persons with disabilities in 153 accordance with the provisions of section 14-11b shall have held such 154 permit for the period of time required by said unit. The commissioner 155 shall approve the content of the safe driving [instruction] practices 156 course at drivers' schools, high schools and other secondary schools. 157 Subject to such standards and requirements as the commissioner may 158 impose, the commissioner may authorize any drivers' school, licensed in good standing in accordance with the provisions of section 14-69, or 159 160 secondary school driver education program authorized pursuant to the 161 provisions of section 14-36e, to administer the comprehensive test as to 162 knowledge of the laws concerning motor vehicles and the rules of the road, required pursuant to subparagraph (C) of this subdivision, as part 163 164 of the safe driving practices course required pursuant to subparagraph 165 (B) of this subdivision, and to certify to the commissioner, under oath, 166 the results of each such test administered. Such hours of instruction 167 required by this subdivision shall be included as part of or in addition to any existing instruction programs. Any fee charged for the course 168 169 required under subparagraph [(B)] (B)(i) or subparagraph (B)(ii) of this 170 subdivision shall not exceed one hundred fifty dollars. Any applicant 171 sixteen or seventeen years of age who, while a resident of another state, 172 completed the course required in subparagraph (A) of this subdivision, 173 but did not complete the safe driving practices course required in 174 subparagraph (B) of this subdivision, shall complete the safe driving 175 practices course. The commissioner may waive any requirement in this subdivision, except for [that in] the requirements of subparagraph (C) 176 177 of this subdivision, in the case of an applicant sixteen or seventeen years 178 of age who holds a valid motor vehicle operator's license issued by any 179 other state, provided the commissioner is satisfied that the applicant has 180 received training and instruction of a similar nature.

181 (2) The commissioner may accept as evidence of sufficient training 182 under subparagraph (A) of subdivision (1) of this subsection home 183 training as evidenced by a written statement submitted to the 184 commissioner, in such manner as the commissioner directs. Such 185 statement shall be signed by the spouse of a married minor applicant, or 186 by a parent, grandparent, foster parent or legal guardian of an applicant, 187 and state that the applicant has obtained a youth instruction permit and 188 has successfully completed a driving course taught by the person 189 signing the statement, that the signer has had an operator's license for 190 at least four years preceding the date of the statement, and that the 191 signer has not had such license suspended by the commissioner for at 192 least four years preceding the date of the statement. If the applicant has 193 no spouse, parent, grandparent, foster parent or guardian so qualified 194 and available to give the instruction, such statement may be signed by 195 the applicant's stepparent, brother, sister, uncle or aunt, by blood or 196 marriage, provided the person signing the statement is qualified.

197 (3) The knowledge test for a class D motor vehicle operator's license 198 required under this section shall be administered (A) in electronic and 199 audio format and any other format the commissioner deems 200 appropriate, and (B) at the option of the applicant, in English, Spanish 201 or any language spoken at home by at least one per cent of the state's 202 population, according to statistics prepared by the United States Census 203 Bureau, based on the most recent decennial census. The knowledge test 204 shall also be administered in a written or electronic format in at least 205 twenty-six other languages that the commissioner, in consultation with 206 representatives of organizations that advocate on behalf of or assist 207 immigrants, refugees or other persons who are English language 208 learners, determines are responsive to the linguistic needs of the 209 emerging immigrant and refugee populations in the state. Each 210 knowledge test offered in such other languages shall be reviewed by a 211 person who is fluent in the language of such knowledge test and may 212 also be administered in an audio format as the commissioner deems 213 appropriate. The commissioner shall require any applicant under this 214 section to have sufficient understanding of English for the interpretation 215 of traffic control signs.

(4) The commissioner may adopt regulations, in accordance with the
provisions of chapter 54, to implement the purposes of this subsection
concerning the requirements for behind-the-wheel, on-the-road
instruction, the content of safe driving [instruction] <u>practices course</u> at
drivers' schools, high schools and other secondary schools, and the
administration and certification of required testing.

Sec. 5. Section 14-37b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2025*):

224 Any applicant for a motor vehicle operator's license who has not 225 previously held a Connecticut motor vehicle operator's license and who 226 does not hold a valid motor vehicle operator's license issued by any 227 other state, by any territory or possession of the United States, or by any 228 foreign country with which the Commissioner of Motor Vehicles has an 229 agreement for reciprocal recognition of driver training requirements, 230 shall be subject to the requirements of subdivision (3) of subsection (e) 231 of section 14-36 and shall be required to present to the Commissioner of 232 Motor Vehicles a certificate of the successful completion of (1) a course 233 of not less than eight hours relative to safe driving practices, including 234 a minimum of four hours on the nature and the medical, biological and 235 physiological effects of alcohol and drugs and their impact on the 236 operator of a motor vehicle, the dangers associated with the operation 237 of a motor vehicle after the consumption of alcohol or drugs by the 238 operator, the problems of alcohol and drug abuse and the penalties for 239 alcohol and drug-related motor vehicle violations, and (2) on and after 240 October 1, 2025, the highway work zone and roadside vehicle safety 241 awareness program described in section 3 of this act. The commissioner 242 may adopt regulations, in accordance with the provisions of chapter 54, 243 establishing standards for commercial drivers' schools that are licensed 244 in accordance with the provisions of section 14-69 to offer and conduct 245 the course of instruction required by this section.

This act shall take effect as follows and shall amend the following sections:		
Section 1	from passage	New section
Sec. 2	from passage	New section
Sec. 3	October 1, 2025	New section
Sec. 4	<i>October 1, 2025</i>	14-36(d)
Sec. 5	October 1, 2025	14-37b

In Section 3(f), "safety program" was changed to "safety awareness program" for consistency, and in Section 3(f)(2), "such requirement" was changed to "such program requirement" for clarity.

JUD Joint Favorable Subst.