

General Assembly

January Session, 2025

Substitute Bill No. 7160

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AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE DEPARTMENT OF MOTOR VEHICLES AND CONCERNING PENALTIES FOR OPERATING A MOTOR VEHICLE AND VESSEL WHILE UNDER THE INFLUENCE OF INTOXICATING LIQUOR OR ANY DRUG, PONTOON BOATS, TECHNICAL CORRECTIONS TO THE MOTOR VEHICLE STATUTES, VIDEO PRESENTATION UPON LICENSE RENEWAL AND THE SAFE DRIVING PRACTICES COURSE.

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

Section 1. Section 14-15e of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective January 1, 2026*):

(a) (1) Except as provided in subdivision (2) of this subsection, no
person, firm or corporation shall engage in the business of electronically
filing applications for the issuance of a certificate of registration or a
certificate of title for motor vehicles with the Department of Motor
Vehicles, unless such person, firm or corporation holds an electronic
issuance license issued by the Commissioner of Motor Vehicles.

9 (2) A motor vehicle dealer licensed in accordance with section 14-52 10 and acting pursuant to subsection (c) of section 14-12, subsection (b) of 11 section 14-61 or section 14-61a, a person, firm or corporation engaging 12 in the business of leasing or renting motor vehicles [licensed] without 13 <u>drivers in this state</u> and acting pursuant to section 14-15 or a contractor 14 authorized pursuant to subsection (b) of section 14-41, may use the department's electronic system for filing applications for the issuance of
a certificate of registration or certificate of title, as the case may be,
without obtaining an electronic issuance license. <u>The commissioner</u>
<u>shall not issue an electronic issuance license to any such motor vehicle</u>
dealer, person, firm or corporation or contractor.

20 (3) The Commissioner of Motor Vehicles may require any person, 21 firm or corporation that files, on average, five or more applications for 22 the issuance of a certificate of registration or a certificate of title for 23 motor vehicles each month with the Department of Motor Vehicles to file such applications electronically and obtain an electronic issuance 24 25 license. Any such person, firm or corporation that fails or refuses to file 26 an application for such issuance electronically upon the request of the 27 commissioner shall pay a fee of twenty-five dollars to the commissioner for each such application submitted. 28

29 (b) Each applicant for an electronic issuance license shall submit an 30 application containing such information as the [commissioner] 31 Commissioner of Motor Vehicles may require and pay a license fee in 32 the amount of two hundred fifty dollars. Each license may be renewed 33 biennially according to renewal schedules established by the 34 commissioner to effect staggered renewal of such licenses. If the 35 adoption of a staggered system results in the expiration of any license 36 more or less than two years from its issuance, the commissioner may 37 charge a prorated amount for such license fee. Not less than forty-five 38 days prior to the date of expiration of each such license, the commissioner shall send or transmit to each licensee, in a manner 39 40 determined by the commissioner, an application for renewal. Any 41 licensee that has not filed the application for renewal accompanied by 42 the license fee of two hundred fifty dollars prior to the expiration date 43 of such license shall no longer be permitted to use the department's 44 electronic system for filing applications for the issuance of a certificate 45 of registration or certificate of title pursuant to section 14-15d, as 46 amended by this act. An application for renewal filed with the 47 commissioner after the date of expiration shall be accompanied by a late 48 fee of one hundred dollars. The commissioner shall not renew any

49 license under this section that has been expired for more than forty-five50 days.

51 (c) Each applicant for, or holder of, an electronic issuance license shall 52 furnish surety bonds in the following amounts: (1) Twenty thousand 53 dollars conditioned upon the applicant or holder complying with the 54 provisions of any state or federal law or regulation relating to the 55 conduct of filing applications for the issuance of a certificate of 56 registration or certificate of title and provided as indemnity for any loss 57 sustained by any customer of such licensee by reason of the licensee's 58 failure to comply with such laws or regulations; (2) twenty thousand 59 dollars provided as security for any monetary loss suffered by the 60 department as a result of the loss, destruction or misuse of any number 61 plates assigned to such licensee by the department pursuant to subsection (f) of this section; and (3) five thousand dollars provided as 62 63 security for any monetary loss suffered by the department due to such 64 licensee's failure to remit registration and title fees received pursuant to 65 section 14-15d, as amended by this act. The surety bond furnished pursuant to subdivision (1) of this subsection shall be executed in the 66 67 name of the state of Connecticut for the benefit of any aggrieved 68 customer, but the penalty of the bond shall not be invoked except upon 69 order of the [commissioner] Commissioner of Motor Vehicles after a 70 hearing before the commissioner in accordance with the provisions of 71 chapter 54. The commissioner shall assess an administrative fee of two 72 hundred dollars against any electronic issuance licensee for failing to 73 provide proof of bond renewal or replacement on or before the date of 74 the expiration of the existing bond.

75 (d) The [commissioner] Commissioner of Motor Vehicles may, after 76 notice and an opportunity for a hearing pursuant to the provisions of 77 chapter 54, refuse to issue or renew a license to a person, firm or 78 corporation to engage in the business of electronically filing applications 79 for the issuance of a certificate of registration or certificate of title for 80 motor vehicles with the department (1) if the applicant for, or holder of, 81 such a license, or [an officer or major stockholder,] if the applicant or 82 licensee is a firm or corporation, a director, officer, partner or owner of

83 the firm or corporation or other individual who exercises substantial 84 control over the firm or corporation or who has more than a twenty-five 85 per cent ownership interest in the firm or corporation, has been found liable in a civil action for, or has been convicted of, a violation of any 86 87 provision of law (A) pertaining to the business of electronic filing 88 applications for the issuance of a certificate of registration or certificate 89 of title, or (B) involving fraud, larceny, stalking, embezzlement, bribery or deprivation or misappropriation of property, in the courts of the 90 91 United States or any state, or (2) for any reason the commissioner 92 reasonably deems necessary. Upon renewal of such license, a licensee 93 shall make full disclosure of any such civil judgment or conviction 94 under penalty of false statement. Each applicant for the issuance of such 95 license, or if the applicant is a firm or corporation, each [officer or major 96 stockholder of such firm or corporation] director, officer, partner or 97 owner of the firm or corporation or other individual who exercises 98 substantial control over the firm or corporation or who has more than a 99 twenty-five per cent ownership interest in the firm or corporation, shall 100 be fingerprinted and shall submit to state and national criminal history 101 records checks, conducted in accordance with section 29-17a.

102 (e) The [commissioner] Commissioner of Motor Vehicles shall not 103 issue or renew an electronic issuance license unless the commissioner 104 determines (1) the issuance or renewal is likely to improve access to 105 services offered by the department or manage the number of 106 transactions conducted at the main office or branch office of the 107 department and will not compromise the integrity and security of the 108 department's electronic system, and (2) the applicant for such license is 109 capable of ensuring the adequate control and proper use of number 110 plates and other materials to be provided by the department pursuant to subsection (f) of this section. 111

(f) (1) The [department] <u>Department of Motor Vehicles</u> shall provide
each electronic issuance licensee with an inventory of number plates and
other materials to be used solely for the registration of transactions
performed pursuant to the provisions of section 14-15d, as amended by
<u>this act</u>. Such licensee shall be responsible for all number plates assigned

117 to such licensee by the department.

118 (2) If a person, firm or corporation holds an electronic issuance license 119 that is no longer valid, or if an electronic issuance licensee is no longer 120 conducting its business, such person, firm or corporation or licensee 121 shall return to the [commissioner] Commissioner of Motor Vehicles, not 122 later than five business days after such license becoming invalid or the 123 termination of such business, (A) any number plates or other materials supplied by the commissioner to enable such person, firm or 124 125 corporation or licensee to perform the registration of transactions 126 pursuant to section 14-15d, as amended by this act, and (B) any 127 applications for such transactions that were not acted upon or 128 completed by such person, firm or corporation or licensee when it was 129 conducting its business. A violation of any provision of this subdivision 130 shall be an infraction.

(g) No electronic issuance licensee shall (1) include the words
"Department of Motor Vehicles" or "DMV" or other indication of the
department in the name of the licensee's business, or (2) act in any
manner that misleads consumers to believe that such licensee represents
or is otherwise affiliated with the department.

(h) Except as provided in subdivision (2) of subsection (f) of this
section, the [commissioner] <u>Commissioner of Motor Vehicles</u> may, after
notice and an opportunity for a hearing pursuant to the provisions of
chapter 54, impose a civil penalty of not more than two thousand dollars
on any person, firm or corporation who violates any provision of this
section.

Sec. 2. Subsection (a) of section 14-52a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2026):

(a) The [commissioner] <u>Commissioner of Motor Vehicles</u> may, after
notice and hearing, refuse to grant or renew a license to a person, firm
or corporation to engage in the business of selling or repairing motor
vehicles pursuant to the provisions of section 14-52 if the applicant for,

or holder of, such a license, or [an officer or major stockholder,] if the 149 applicant or licensee is a firm or corporation, a director, officer, partner 150 151 or owner of the firm or corporation or other individual who exercises 152 substantial control over the firm or corporation or who has more than a 153 twenty-five per cent ownership interest in the firm or corporation, has 154 been found liable in a civil action for odometer fraud or operating a 155 dealer, repairer or motor vehicle recycler business without a license, 156 convicted of a violation of any provision of laws pertaining to the 157 business of a motor vehicle dealer or repairer, including a motor vehicle 158 recycler, or convicted of any violation of any provision of laws involving 159 fraud, larceny or deprivation or misappropriation of property, in the 160 courts of the United States or any state. Upon renewal of such license, a 161 licensee shall make full disclosure of any such civil judgment or conviction under penalty of false statement. Each applicant for such a 162 163 license, or if the applicant is a firm or corporation, each director, officer, partner or owner of the firm or corporation or other individual who 164 exercises substantial control over the firm or corporation or who has 165 166 more than a twenty-five per cent ownership interest in the firm or 167 corporation, shall be fingerprinted and submit to state and national 168 criminal history records checks, conducted in accordance with section 169 29-17a. The commissioner may require a person, firm or corporation to 170 submit its application electronically.

171 Sec. 3. Subsection (b) of section 14-36d of the general statutes is 172 repealed and the following is substituted in lieu thereof (*Effective July 1*, 173 2025):

174 (b) The commissioner may renew or produce a duplicate of any 175 motor vehicle operator's license, commercial driver's license or identity 176 card without personal appearance of the license or card holder if (1) the 177 commissioner has on file a photograph or digital image of the applicant 178 that meets the specifications and standards prescribed by the 179 commissioner and may be used on such license or identity card, (2) the 180 commissioner has satisfactory evidence of the identity of the applicant, 181 (3) the commissioner is satisfied that the applicant is a legal resident of 182 this state, (4) in the case of a renewal, the applicant personally appeared

to renew such license or identity card within the time limitations
specified in [state or federal law] <u>6 CFR 37.25, as amended from time to</u>
<u>time, or a shorter period of time at the discretion of the commissioner</u>,
and (5) the applicant meets all other requirements for the renewal or
duplicate issuance of a license or identity card.

Sec. 4. Subsection (a) of section 14-36j of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2026):

191 (a) The Commissioner of Motor Vehicles shall amend the regulations 192 adopted pursuant to sections 14-36f and 14-78 concerning the content of 193 safe driving instruction courses offered at drivers' schools, high schools 194 and other secondary schools to require the eight hours of instruction 195 required by such regulations to include, for applicants to whom a 196 learner's permit or youth instruction permit is issued, two hours of 197 instruction concerning the statutory provisions, including penalties, 198 applicable to drivers who are less than eighteen years of age, the 199 dangers of teenage driving, the cognitive development of adolescents, 200 the responsibilities and liabilities of parents of teenage drivers, and 201 related topics deemed by the commissioner to be appropriate. Such 202 course may be offered in person in a congregate setting, through 203 distance learning or through a combination of both in-person in a 204 congregate setting and distance learning, provided such distance 205 learning is conducted in real-time by an instructor, requires camera use 206 by any applicant and has interactive components such as mandatory 207 interactions, participation or testing.

Sec. 5. Subsection (d) of section 14-44c of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2025):

(d) On and after November 18, 2024, the commissioner shall request
a driver's record from the Drug and Alcohol Clearinghouse, in
accordance with 49 CFR 382.725, as amended from time to time, for any
person who applies for, renews, transfers or upgrades a commercial

215 driver's license or a commercial learner's permit. The commissioner 216 shall use information obtained from the Drug and Alcohol 217 Clearinghouse solely for the purpose of determining whether such person is qualified to operate a commercial motor vehicle and shall not 218 219 disclose such information to any other person or entity not directly 220 involved in determining whether such person is qualified to operate a 221 commercial motor vehicle. If the commissioner receives notification 222 pursuant to 49 CFR 382.501(a), as amended from time to time, that such 223 person is prohibited from operating a commercial motor vehicle, the 224 commissioner shall not issue, renew or upgrade the commercial driver's 225 license or commercial learner's permit. If such person currently holds a 226 commercial driver's license or commercial learner's permit, the 227 commissioner shall, not later than sixty days after the date the 228 commissioner receives such notification₂ [: (1) Downgrade the 229 commercial driver's license to a Class D operator's license, or (2) cancel 230 the commercial learner's permit] disqualify such person from holding a 231 commercial driver's license or a commercial driver's instruction permit. 232 The commissioner may restore such person's commercial driver's 233 license or commercial learner's permit if (1) the Drug and Alcohol 234 Clearinghouse changes such person's status from prohibited to not 235 prohibited, and (2) such person fulfills applicable reinstatement 236 requirements and pays the restoration fee in accordance with the 237 provisions of section 14-50b. Any person who is denied a commercial 238 driver's license or a commercial learner's permit, or whose license or 239 permit is [downgraded or cancelled] disqualified pursuant to this 240 subsection, shall be granted an opportunity for a hearing in accordance 241 with the provisions of chapter 54.

Sec. 6. Subsection (b) of section 14-44e of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2025):

(b) The commissioner shall not issue a commercial driver's license or
a commercial learner's permit to any applicant who does not meet the
physical qualification standards set forth in 49 CFR 391, as amended
from time to time. As required by 49 CFR 383.71(h), each applicant for a

249 commercial driver's license or commercial learner's permit shall provide 250 to the commissioner a copy of a medical examiner's certificate, prepared 251 by a medical examiner, as defined in 49 CFR 390.5, indicating that such 252 applicant is medically certified to operate a commercial motor vehicle. 253 For each applicant who has submitted such medical certification and 254 who has also certified, in accordance with 49 CFR 383.71(b) and 255 subsection (c) of section 14-44c, that such applicant operates in 256 nonexcepted interstate commerce, the commissioner shall post a 257 medical certification status of "certified" on the Commercial Driver's 258 License Information System driver record for such applicant. The holder 259 of a commercial driver's license who has not been examined and 260 certified as qualified to operate a commercial motor vehicle during the preceding twenty-four months, or a shorter period as indicated by the 261 262 medical examiner submitting such certificate, shall be required to 263 submit a new medical certificate. The commissioner shall not issue a 264 commercial driver's license or commercial learner's permit to any 265 applicant or holder who fails to submit the medical certification 266 required by this section. If the holder of a commercial driver's license or 267 commercial learner's permit fails to submit a new medical examiner's 268 certificate before the expiration of twenty-four months or the period 269 specified by the medical examiner, whichever is shorter, the 270 commissioner shall, not later than sixty days after the date that such 271 holder's medical status becomes uncertified [: (1) Downgrade the 272 commercial driver's license to a Class D operator's license; or (2) cancel 273 the commercial learner's permit] disqualify such person from holding a 274 commercial driver's license or a commercial driver's instruction permit. 275 The commissioner may restore such person's commercial driver's 276 license or commercial learner's permit if such person fulfills applicable 277 reinstatement requirements and pays the restoration fee in accordance 278 with the provisions of section 14-50b. Any applicant or holder who is 279 denied a commercial driver's license or a commercial learner's permit, 280 or whose license or permit is disqualified, suspended, revoked or 281 cancelled pursuant to this subsection, shall be granted an opportunity 282 for a hearing in accordance with the provisions of chapter 54.

Sec. 7. Subsection (a) of section 14-58 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2025):

286 (a) Each new car dealer, used car dealer or repairer before engaging 287 in such business shall make a separate sworn application to the 288 commissioner for a license to engage in such business in each place of 289 business conducted by such dealer. The application shall include any 290 information that may be required by the commissioner on blanks to be 291 furnished by said commissioner. Each application shall be accompanied 292 by a fee of one hundred forty dollars for each place of business 293 conducted by the applicant, together with the fee for the type of license 294 for which the applicant is [making application] applying, and such fee or fees shall not be subject to prorating and shall not be subject to refund. 295 296 No such license shall be transferable. When such licensee adds buildings 297 or [adjacent land to] land directly bordering or sharing a common 298 boundary with such licensee's licensed place of business, without any 299 intervening highway or private roadways, the commissioner may 300 require the licensee to furnish satisfactory evidence of compliance with 301 the provisions of section 14-54, or with other applicable provisions of 302 law, administered by the municipality wherein such business is located, 303 concerning building or zoning requirements. When a change of officers 304 of a corporation engaged in such business is made, a notice of the change 305 shall be sent to the commissioner within a period of fifteen days from 306 the date of the change. The commissioner may suspend the license of 307 any corporation, after notice and hearing, when the newly appointed or 308 elected officers cannot be considered as qualified to conduct the 309 business as provided in section 14-51, as amended by this act.

Sec. 8. Section 14-64 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

312 (a) The commissioner may suspend or revoke the license or licenses
313 of any licensee or impose a civil penalty of not more than one thousand
314 dollars for each violation on any licensee or both, when, after notice and
315 hearing, the commissioner finds that the licensee:

(1) [has] <u>Has</u> violated any provision of any statute or regulation of
any state or any federal statute or regulation pertaining to its business
as a licensee or has failed to comply with the terms of a final decision
and order of any state department or federal agency concerning any
such provision; [or]

321 (2) [has] <u>Has</u> failed to maintain such records of transactions 322 concerning the purchase, sale or repair of motor vehicles or major 323 component parts, as required by such regulations as shall be adopted by 324 the commissioner, for a period of [two] three years after such purchase, 325 sale or repairs, provided the records shall include the vehicle 326 identification number and the name and address of the person from 327 whom each vehicle or part was purchased and to whom each vehicle or 328 part was sold, if a sale occurred; [or]

329 (3) [has] (A) Has failed to allow inspection of such records by the 330 commissioner or the commissioner's representative during normal 331 business hours, provided written notice stating the purpose of the 332 inspection is furnished to the licensee, or (B) has failed to allow 333 inspection of such records by any representative of the Division of State 334 Police within the Department of Emergency Services and Public 335 Protection or any organized local police department, which inspection 336 may include examination of the premises to determine the accuracy of 337 such records; [or]

(4) [has] <u>Has</u> made a false statement as to the condition, prior
ownership or prior use of any motor vehicle sold, exchanged,
transferred, offered for sale or repaired if the licensee knew or should
have known that such statement was false; [or]

(5) [is] <u>Is</u> not qualified to conduct the licensed business, applying the
standards of section 14-51, <u>as amended by this act</u>, and the applicable
regulations; [or]

(6) [has] <u>Has</u> violated any provision of sections 42-221 to 42-226,
inclusive; [or]

347 (7) [has] <u>Has</u> failed to fully execute or provide the buyer with (A) an 348 order as described in section 14-62, (B) the properly assigned certificate 349 of title, or (C) a temporary transfer or new issue of registration; [or] 350 (8) [has] Has failed to deliver a motor vehicle free and clear of all liens, 351 unless written notification is given to the buyer stating such motor 352 vehicle shall be purchased subject to a lien; [or] 353 (9) [has] <u>Has</u> violated any provision of sections 14-65f to 14-65j, 354 inclusive, and section 14-65*l*; [or] 355 (10) [has] Has used registration number plates issued by the 356 commissioner, in violation of the provisions and standards set forth in 357 sections 14-59 and 14-60 and the applicable regulations; [or] 358 (11) [has] Has failed to secure or to account for or surrender to the 359 commissioner on demand official registration plates or any other official 360 materials in its custody; or 361 (12) [has] <u>Has</u> been convicted, or if the licensee is a firm or 362 corporation, an officer or major stockholder has been convicted, of a 363 violation of any provision of laws pertaining to the business of a motor vehicle dealer or repairer, including a motor vehicle recycler, or of any 364

violation involving fraud, larceny or deprivation or misappropriation of
property, in the courts of the United States or of any state, or has failed
to make full disclosure of any such conviction.

368 (b) In addition to, or in lieu of, the imposition of any other penalties
369 authorized by this section, the commissioner may order any such
370 licensee to make restitution to any aggrieved customer.

Sec. 9. Subsection (a) of section 14-67i of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(a) No person, firm or corporation shall establish, operate or maintain
a motor vehicle recycler's yard or motor vehicle recycler's business,
unless (1) a certificate of approval of the location to be used therefor has

377 been procured from the board or authority designated by local charter, 378 regulation or ordinance in the town, city or borough wherein such yard 379 or business is located or is proposed to be located, except that in any 380 town or city having a zoning commission, combined planning and 381 zoning commission and a board of appeals, such certificate shall be 382 obtained from the board of appeals, and (2) such person, firm or 383 corporation holds a motor vehicle recycler's license issued pursuant to 384 section 14-67l, as amended by this act.

Sec. 10. Section 14-67*l* of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

387 (a) Upon receiving [such] a certificate of approval pursuant to section 388 14-67i, as amended by this act, each applicant for an issuance of a motor 389 vehicle recycler's license shall (1) submit such certificate of approval to 390 the Commissioner of Motor Vehicles, (2) pay a fee of two hundred 391 eighty dollars to the commissioner for the examination of the location 392 or proposed location of each such motor vehicle recycler's yard or 393 business, (3) pay a license fee of seven hundred five dollars to the 394 commissioner for each motor vehicle recycler's yard or business, and (4) 395 submit a surety bond in the amount of twenty-five thousand dollars.

396 (b) Any surety bond submitted pursuant to subsection (a) or (d) of 397 this section shall be conditioned upon the applicant or licensee 398 complying with the provisions of any state or federal law or regulation 399 relating to the business of operating a motor vehicle recycler's yard and 400 provided as indemnity for any loss sustained by any aggrieved 401 customer by reason of any acts of the licensee constituting grounds for 402 suspension or revocation of the license or such licensee going out of 403 business. Each surety bond shall be executed in the name of the state of 404 Connecticut for the benefit of any aggrieved customer, but the penalty 405 of the bond shall not be invoked except upon order of the commissioner 406 after a hearing held in accordance with the provisions of chapter 54. The 407 commissioner shall assess an administrative fee of two hundred dollars 408 against any licensee for failing to provide proof of bond renewal or 409 replacement on or before the date of the expiration of the existing bond.

410 (c) Except as provided in subsection [(e)] (f) of this section, upon 411 receipt of such certificate of approval, the payment of the required fees, 412 the submission of such surety bond and observance of regulations required, the commissioner may issue a license, provided the 413 414 commissioner may refuse to grant a license to a person, firm or 415 corporation to engage in the business of operating a motor vehicle 416 recycler's yard if the applicant for such license or, [an officer or major 417 stockholder,] if the applicant is a firm or corporation, a director, officer, 418 partner or owner of the firm or corporation or other individual who 419 exercises substantial control over the firm or corporation or who has 420 more than a twenty-five per cent ownership interest in the firm or 421 corporation, has been convicted of a violation of any provision of laws 422 pertaining to the business of a motor vehicle dealer or repairer, 423 including a motor vehicle recycler, in the courts of the United States or 424 of this state or any state of the United States, in accordance with the 425 hearing requirements provided for in section 14-67p.

426 (d) Any license may be renewed on a biennial basis upon payment of 427 a fee of seven hundred dollars and submission of a surety bond in the 428 amount of twenty-five thousand dollars. Upon the expiration date of a 429 license, the licensee shall cease to conduct such licensee's business until 430 such time as the licensee's application for renewal, accompanied by such 431 renewal fee and surety bond, is approved by the commissioner. An 432 application for renewal filed with the commissioner after the date of expiration shall be accompanied by a late fee of one hundred dollars. 433 434 The commissioner shall not renew any recycler's license under this section that has been expired for more than forty-five days and the 435 436 holder of any such expired license may apply for a new license in 437 accordance with the provisions of this section.

(e) Each such licensee shall, instead of registering each motor vehicle
owned by the licensee, apply to the commissioner for a general
distinguishing number and mark, and the commissioner may issue to
the applicant a certificate of registration containing the distinguishing
number and mark assigned to such licensee and, thereupon, each motor
vehicle owned by such licensee shall be regarded as registered under

such general distinguishing number and mark. No licensee may be 444 445 issued more than three registrations under a general distinguishing 446 number and mark in a year, unless the licensee applies for an additional 447 registration to the commissioner, in such form and containing such 448 information as the commissioner may require to substantiate such 449 request. The commissioner may issue to each such licensee such 450 additional registrations as the commissioner deems necessary. The 451 licensee shall issue to each person driving such motor vehicle a 452 document indicating that such person is validly entrusted with the 453 vehicle, which document shall be carried in the motor vehicle. The 454 commissioner shall determine the form and contents of such document. 455 For the registration of each motor vehicle under a general distinguishing 456 number and mark, the commissioner shall charge a fee at the rate of 457 seventy dollars per year. Such licensee shall furnish proof of financial 458 responsibility satisfactory to the commissioner, as described in section 459 14-112. Such number plates may be used as provided for under section 460 14-67n.

461 [(e)] (f) Each applicant for a recycler's license shall be required to 462 certify that, to the best of such applicant's knowledge and belief, all the 463 property to be used for the operation of the yard and business is in 464 compliance with the provisions of all applicable provisions of title 22a 465 and all regulations adopted by the Commissioner of Energy and 466 Environmental Protection pursuant to the provisions of said title. Upon 467 receipt of such certification and completed application, the 468 Commissioner of Motor Vehicles shall notify the Commissioner of 469 Energy and Environmental Protection. The notification shall include a 470 statement of the location of the subject property and a legal description 471 thereof. Within forty-five days of receipt of such notification, the 472 Commissioner of Energy and Environmental Protection shall inform the 473 Commissioner of Motor Vehicles if there is any reason to believe that 474 the property that is proposed to be licensed is not in compliance with 475 the above referenced statutory and regulatory requirements. If the 476 Commissioner of Motor Vehicles is informed that there is any such 477 reason to believe that the subject location is not in compliance with such 478 requirements, said commissioner may (1) refuse to issue the license, or
479 (2) issue the license subject to such conditions, including, but not limited
480 to, the remediation of the conditions causing the suspected violation or
481 violations, as are acceptable to the Commissioner of Energy and
482 Environmental Protection.

483 Sec. 11. Section 14-73 of the general statutes is repealed and the 484 following is substituted in lieu thereof (*Effective October 1, 2025*):

(a) (1) No person shall be employed by a drivers' school to give
instruction in driving a motor vehicle unless such person is licensed to
act as an instructor or master instructor by the [commissioner]
<u>Commissioner of Motor Vehicles</u>.

(2) The drivers' school employing an instructor's licensee or a master
instructor's licensee shall be responsible for ensuring any such licensee
is in compliance with the requirements of this part and any regulations
adopted under section 14-78.

493 (b) Application for an instructor's license or a master instructor's 494 license shall be in writing and shall contain such information as the 495 [commissioner] Commissioner of Motor Vehicles requires. Each 496 applicant for an instructor's license or a master instructor's license, or 497 for any renewal thereof, shall be fingerprinted and shall furnish 498 evidence satisfactory to the [commissioner] Commissioner of Motor 499 Vehicles that such applicant: (1) Is of good moral character considering 500 such person's state and national criminal history records checks 501 conducted in accordance with section 29-17a, and record, if any, on the 502 state child abuse and neglect registry established pursuant to section 503 17a-101k. If any applicant for a license or the renewal of a license has a 504 criminal record or is listed on the state child abuse and neglect registry, 505 the commissioner shall make a determination of whether to issue or 506 renew an instructor's license or master instructor's license in accordance 507 with the standards and procedures set forth in section 14-44 and the 508 regulations adopted pursuant to said section; (2) has held a license to 509 drive a motor vehicle for the past five consecutive years and has a

510 driving record satisfactory to the commissioner, including no record of 511 a conviction or administrative license suspension for a drug or alcohol-512 related offense during such five-year period; (3) has passed a physical 513 examination, administered not more than ninety days prior to the date 514 of application, by a physician, physician assistant or an advanced 515 practice registered nurse licensed to practice within the state and the 516 physician, physician assistant or advanced practice registered nurse 517 certifies that the applicant is physically fit to operate a motor vehicle and 518 provide instruction in driving; (4) has received a high school diploma or 519 has an equivalent academic education; and (5) has completed an 520 instructor training course of forty-five clock hours given by a school or 521 agency approved by the commissioner, except that any such course 522 given by an institution under the jurisdiction of the board of trustees of 523 the Connecticut State University System shall be approved by the 524 commissioner and the State Board of Education. During the period of 525 licensure, an instructor shall notify the commissioner, within forty-eight 526 hours, of an arrest or conviction for a misdemeanor or felony, or an 527 arrest, conviction or administrative license suspension for a drug or 528 alcohol-related offense. Upon such notification, the commissioner may 529 suspend, revoke or withdraw the instructor's license or master 530 instructor's license pursuant to the provisions of section 14-79.

531 (c) The [commissioner] <u>Commissioner of Motor Vehicles</u> may deny 532 the application of any person for an instructor's license or a master 533 instructor's license if the commissioner determines that the applicant 534 has made a material false statement or concealed a material fact in 535 connection with such person's application for the instructor's license or 536 master instructor's license.

(d) The [commissioner] <u>Commissioner of Motor Vehicles</u> shall conduct such written, oral and practical examinations, as the commissioner deems necessary, to determine whether an applicant has sufficient skill in the operation of motor vehicles to ensure their safe operation, a satisfactory knowledge of the motor vehicle laws and the ability to impart such skill and knowledge to others. If the applicant successfully completes the examinations and meets all other requirements of this section, the commissioner shall issue an instructor's license or a master instructor's license, as the case may be, to such applicant. The license shall be valid for use only in connection with a drivers' school or schools licensed pursuant to section 14-69. If the applicant fails the examination, such applicant may apply for reexamination after five days. The license and the license renewal shall be valid for two years.

(e) The licensee shall be reexamined periodically in accordance withstandards specified in regulations adopted under section 14-78.

(f) The [commissioner] <u>Commissioner of Motor Vehicles</u> may establish, by regulations adopted in accordance with the provisions of chapter 54, standards and procedures for the training and licensing of master instructors who are qualified to train driving instructors.

557 (g) The fee for an instructor's license, or for any renewal thereof, shall 558 be one hundred dollars. The fee for a master instructor's license, or for 559 any renewal thereof, shall be two hundred dollars. If the [commissioner] 560 Commissioner of Motor Vehicles has not received a complete renewal 561 application and fee on or before the expiration date of an applicant's 562 license, such applicant shall be charged, in addition to the renewal fee, 563 a late fee in an amount equal to the fee for such applicant's license. The 564 commissioner shall not renew an instructor's license or a master 565 instructor's license that has expired for more than sixty days and the 566 holder of any such expired license may apply for a new license in 567 accordance with the provisions of this section.

568 (h) An instructor's licensee or a master instructor's licensee shall 569 prominently display or wear an identification badge issued by the 570 employing drivers' school at all times when providing classroom or 571 behind-the-wheel instruction. Such identification badge shall include 572 the licensee's name, photograph and license number, the expiration date 573 of such license and the name of the employing drivers' school. The 574 employing drivers' school shall be responsible for ensuring an 575 instructor's licensee and master instructor's licensee wears such 576 identification badge in accordance with the provisions of this577 subsection.

(i) Any person who is not licensed in accordance with this section
shall be guilty of a class B misdemeanor if such person: (1) Engages in
the business of providing, for compensation, instruction in driving a
motor vehicle; or (2) is employed by a drivers' school to give instruction
in driving a motor vehicle.

583 Sec. 12. Section 14-51 of the general statutes is repealed and the 584 following is substituted in lieu thereof (*Effective July 1, 2025*):

585 (a) As used in this subpart:

(1) "New car dealer" includes any person, firm or corporation
engaged in the business of merchandising new motor vehicles under a
manufacturer's or importer's contract for each such make of vehicle who
may, incidental to such business, sell used motor vehicles and repair
motor vehicles. Such person shall be qualified to conduct such business
in accordance with the requirements of section 14-52a, as amended by
this act.

593 (2) "Used car dealer" includes any person, firm or corporation 594 engaged in the business of merchandising motor vehicles other than 595 new who may, incidental to such business, repair motor vehicles. [A 596 used car dealer] "Used car dealer" does not include any person, firm or 597 corporation engaged in the business of leasing or renting motor vehicles 598 that offers for sale or sells used motor vehicles incidental to its primary 599 business, if (A) such person, firm or corporation is licensed in 600 accordance with the provisions of section 14-15, and (B) the motor 601 vehicles that it offers for sale were formerly the subject of one or more 602 lease agreements to which it was a party and the actual or prospective 603 purchaser is the original lessee pursuant to a purchase option specified 604 in a lease agreement. Such person shall be qualified to conduct such 605 business in accordance with the requirements of section 14-52a, as 606 amended by this act.

607 (3) "Repairer" includes any person, firm or corporation qualified to 608 conduct such business in accordance with the requirements of section 609 14-52a, as amended by this act, having a suitable facility and having adequate equipment, engaged in repairing, overhauling, adjusting, 610 611 assembling or disassembling any motor vehicle or making minor repairs 612 to any motor vehicle, including repairs and replacement of cooling, 613 electrical, fuel and exhaust systems, brake adjustments, relining and 614 repairs, wheel alignment and balancing and repair and replacement of 615 shock absorbers. "Repairer" does not include a person engaged in 616 making repairs to tires, upholstering, glazing, general blacksmithing, welding and machine work on motor vehicle parts when parts involving 617 618 such work are disassembled or reassembled by a licensed repairer.

619 (4) "Motor vehicle" does not include a low-speed vehicle.

(b) The lubricating of motor vehicles, adding or changing of oil or
other motor vehicle fluids, changing of tires and tubes, including the
balancing of wheels, or installing of batteries or light bulbs, windshield
wiper blades or drive belts shall not be construed as the repairing of
motor vehicles under the provisions of this subpart.

625 Sec. 13. Section 14-166 of the general statutes is repealed and the 626 following is substituted in lieu thereof (*Effective July 1, 2025*):

627 (a) The acquisition of a certificate of title shall not be required and the issuance of a certificate of title by the Commissioner of Motor Vehicles 628 629 shall not be required for the following: (1) A vehicle owned by the 630 United States, unless it is registered in this state; (2) a vehicle owned by 631 a manufacturer or dealer and held for sale, even though incidentally 632 moved on the highway or used for purposes of testing or 633 demonstration; or a vehicle used by a manufacturer solely for testing; 634 (3) a vehicle owned by a nonresident of this state and not required by 635 law to be registered in this state; (4) a vehicle regularly engaged in the 636 interstate transportation of persons or property for which a currently 637 effective certificate of title has been issued in another state; (5) a vehicle 638 moved solely by animal power; (6) an implement of husbandry; (7)

639 special mobile equipment; (8) a self-propelled wheel chair or invalid 640 tricycle; (9) any trailer having a gross weight not in excess of three 641 thousand pounds; (10) any vehicle for which a temporary registration 642 has been issued pursuant to section 14-12 for the purpose of permitting 643 a nonresident owner who purchases a vehicle in Connecticut to 644 transport such vehicle to such owner's home state; (11) a motor vehicle 645 owned by the state or any town, city or borough within the state; and 646 (12) a motor vehicle registered temporarily for inspection purposes 647 pursuant to section 14-12.

648 (b) The acquisition of a certificate of title for any motor vehicle older 649 than twenty model years old shall not be required. The commissioner 650 shall issue a certificate of title for a motor vehicle older than twenty 651 model years old at the request of the owner and charge such owner any 652 fees required by section 14-192. Notwithstanding the provisions of 653 section 14-176, the commissioner shall not require a surety bond as a 654 condition of issuing a certificate of title for any motor vehicle older than 655 twenty model years old.

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

661 Sec. 14. Section 15-133 of the general statutes is repealed and the 662 following is substituted in lieu thereof (*Effective October 1, 2025*):

(a) The rules prescribed by this section shall apply on all state andfederal waters.

(b) No person shall use a vessel in a manner that unreasonably or unnecessarily interferes with free and proper navigation. Anchoring under a bridge, in a narrow channel or in a congested water not designated as an anchorage area is such interference, except in case of emergency. 670 (c) No person shall alter, deface or remove any capacity information671 label affixed to any vessel.

672 (d) No person shall operate a vessel: (1) While under the influence of 673 intoxicating liquor or any drug, or both, or (2) while such person has an 674 elevated blood alcohol content. For the purposes of this section and 675 sections 15-140l and 15-140n, "elevated blood alcohol content" means: 676 (A) A ratio of alcohol in the blood of such person that is eighthundredths of one per cent or more of alcohol, by weight, or (B) if such 677 678 person is under twenty-one years of age, a ratio of alcohol in the blood 679 of such person that is two-hundredths of one per cent or more of alcohol, 680 by weight. For the purposes of this section and sections 15-132a, 15-140l, 681 15-140n, 15-140o and 15-140q, as amended by this act, "operate" means 682 that the vessel is underway or aground and not moored, anchored or 683 docked.

(e) In any prosecution for a violation of subdivision (1) of subsection
(d) of this section, evidence concerning the amount of alcohol in the
defendant's blood or urine at the time of the alleged offense, as shown
by a chemical analysis of the defendant's blood, breath or urine,
otherwise admissible under subsection (a) of section 15-140r, shall be
admissible only at the request of the defendant.

(f) No person shall operate a vessel or engage in any activity contraryto the regulations adopted by the commissioner.

(g) No person shall moor a vessel to, obstruct, remove, damage ordestroy any navigation aid or any device used to mark a restricted area.

(h) Any person who violates the provisions of subsection (d) of thissection shall:

(1) For conviction of a first violation, (A) be fined not less than five
hundred dollars or more than one thousand dollars, and (B) be (i)
imprisoned not more than six months, forty-eight consecutive hours of
which may not be suspended or reduced in any manner, or (ii)
imprisoned not more than six months, with the execution of such

701 sentence of imprisonment suspended entirely and a period of probation 702 imposed requiring as a condition of such probation that such person 703 perform one hundred hours of community service, as defined in section 704 14-227e, and (C) (i) have such person's safe boating certificate or 705 certificate of personal watercraft operation, if any, or right to operate a 706 vessel that requires a safe boating certificate for operation suspended 707 for one year, and (ii) have such person's motor vehicle operator's license or nonresident operating privilege suspended in accordance with the 708 709 provisions of subparagraph (C)(i) of subdivision (1) of subsection (g) of section 14-227a, as amended by this act; 710

711 (2) [for] For conviction of a second violation not later than ten years 712 after a prior conviction for the same offense, (A) be fined not less than 713 one thousand dollars or more than four thousand dollars, (B) be 714 imprisoned not more than two years, one hundred twenty consecutive 715 days of which may not be suspended or reduced in any manner, and 716 sentenced to a period of probation requiring as a condition of such 717 probation that such person perform one hundred hours of community 718 service, as defined in section 14-227e, and (C) (i) have such person's safe 719 boating certificate or certificate of personal watercraft operation, if any, 720 or right to operate a vessel that requires a safe boating certificate for operation suspended for three years or until the date of such person's 721 722 twenty-first birthday, whichever is longer, and (ii) have such person's 723 motor vehicle operator's license or nonresident operating privilege 724 suspended in accordance with the provisions of subparagraph (C)(i) of 725 subdivision (2) of subsection (g) of section 14-227a, as amended by this 726 act; and

727 (3) [for] For conviction of a third and subsequent violation not later 728 than ten years after a prior conviction for the same offense, (A) be fined 729 not less than two thousand dollars or more than eight thousand dollars, 730 (B) be imprisoned not more than three years, one year of which may not be suspended or reduced in any manner, and sentenced to a period of 731 732 probation requiring as a condition of such probation that such person 733 perform one hundred hours of community service, as defined in section 734 14-227e, and (C) (i) have such person's safe boating certificate or

735 certificate of personal watercraft operation, if any, or right to operate a 736 vessel that requires a safe boating certificate for operation permanently 737 revoked upon such third offense, and (ii) have such person's motor vehicle operator's license or nonresident operating privilege 738 739 permanently revoked in accordance with the provisions of 740 subparagraph (C)(i) of subdivision (3) of subsection (g) of section 14-741 227a, as amended by this act. For purposes of the imposition of penalties under subdivision (2) or (3) of this subsection, a conviction under the 742 743 provisions of subdivision (1) or (2) of subsection (d) of this section or 744 subdivision (1) or (2) of subsection (a) of section 14-227a shall constitute 745 a prior conviction of the same offense.

746 (i) The suspension of a safe boating certificate or certificate of 747 personal watercraft operation or right to operate a vessel that requires a 748 safe boating certificate for operation imposed under subsection (h) of 749 this section shall take effect immediately upon expiration of any period 750 in which an appeal of any conviction under subsection (d) of this section 751 may be taken, provided if an appeal is taken, the suspension shall be 752 stayed during the pendency of such appeal. If the suspension or 753 revocation takes effect, the defendant shall return, not later than the 754 second business day after the suspension or revocation takes effect, by 755 personal delivery or first class mail, the safe boating certificate or 756 certificate of personal watercraft operation issued to the defendant.

(j) Any person who violates the provisions of subsection (b) of this section shall be fined not more than two hundred dollars. Any person who violates the provisions of subsection (c) or (g) of this section shall be fined not less than one hundred dollars and not more than five hundred dollars. Any person who violates any of the provisions of subsection (f) of this section shall have committed an infraction.

(k) (1) A record shall be kept by the Superior Court of any conviction
relating to the operation of a vessel. A summary of such record, with a
statement of the number of the operator's safe boating certificate or
certificate of personal watercraft operation shall, not later than five days
after such conviction, forfeiture or any other disposition or nolle, be

768	transmitted to the commissioner by such court. Each court shall report
769	each conviction under subsection (d) of this section to the
770	[commissioner. The commissioner] Commissioners of Energy and
771	Environmental Protection and Motor Vehicles. The Commissioner of
772	Energy and Environmental Protection shall suspend the safe boating
773	certificate or certificate of personal watercraft operation of the person
774	reported as convicted for the period of time required by subsection (h)
775	of this section. The Commissioner of Motor Vehicles shall suspend the
776	motor vehicle operator's license or nonresident operating privilege, if
777	any, of the person reported as convicted in accordance with the
778	provisions of subsection (h) of this section and for the period of time
779	required by subsection (g) of section 14-227a, as amended by this act.

780 (2) The safe boating certificate, right to operate a vessel that requires 781 a safe boating certificate for operation or certificate of personal 782 watercraft operation of a person found guilty under subsection (d) of 783 this section who is under eighteen years of age shall be suspended by 784 the [commissioner] Commissioner of Energy and Environmental 785 <u>Protection</u> for the period of time set forth in subsection (h) of this section, 786 or until such person attains the age of eighteen years, whichever period 787 is longer.

Sec. 15. Subsections (g) and (h) of section 14-227a of the general statutes are repealed and the following is substituted in lieu thereof (*Effective October 1, 2025*):

(g) Any person who violates any provision of subsection (a) of thissection shall:

(1) For conviction of a first violation, (A) be fined not less than five hundred dollars or more than one thousand dollars, and (B) be (i) imprisoned not more than six months, forty-eight consecutive hours of which may not be suspended or reduced in any manner, or (ii) imprisoned not more than six months, with the execution of such sentence of imprisonment suspended entirely and a period of probation imposed requiring as a condition of such probation that such person 800 perform one hundred hours of community service, as defined in section 801 14-227e, and (C) (i) have such person's motor vehicle operator's license 802 or nonresident operating privilege suspended for forty-five days and, as 803 a condition for the restoration of such license, be required to install an 804 ignition interlock device on each motor vehicle owned or operated by 805 such person and, upon such restoration, be prohibited for the one-year 806 period following such restoration from operating a motor vehicle unless 807 such motor vehicle is equipped with a functioning, approved ignition 808 interlock device, as defined in section 14-227j, and (ii) have such person's 809 safe boating certificate or certificate of personal watercraft operation, if 810 any, or right to operate a vessel that requires a safe boating certificate 811 for operation, suspended for the period of time specified in 812 subparagraph (C)(i) of subdivision (1) of subsection (h) of section 15-813 133, as amended by this act;

814 (2) [for] For conviction of a second violation within ten years after a 815 prior conviction for the same offense, (A) be fined not less than one 816 thousand dollars or more than four thousand dollars, (B) be imprisoned 817 not more than two years, one hundred twenty consecutive days of 818 which may not be suspended or reduced in any manner, and sentenced to a period of probation requiring as a condition of such probation that 819 such person: (i) Perform one hundred hours of community service, as 820 821 defined in section 14-227e, (ii) submit to an assessment through the 822 Court Support Services Division of the Judicial Branch of the degree of 823 such person's alcohol or drug abuse, and (iii) undergo a treatment 824 program if so ordered, and (C) (i) have such person's motor vehicle 825 operator's license or nonresident operating privilege suspended for 826 forty-five days and, as a condition for the restoration of such license, be 827 required to install an ignition interlock device on each motor vehicle 828 owned or operated by such person and, upon such restoration, be 829 prohibited for the three-year period following such restoration from 830 operating a motor vehicle unless such motor vehicle is equipped with a 831 functioning, approved ignition interlock device, as defined in section 14-832 227j, except that for the first year of such three-year period, such 833 person's operation of a motor vehicle shall be limited to such person's

834 transportation to or from work or school, an alcohol or drug abuse 835 treatment program, an ignition interlock device service center or an 836 appointment with a probation officer, and (ii) have such person's safe boating certificate or certificate of personal watercraft operation, if any, 837 838 or right to operate a vessel that requires a safe boating certificate for 839 operation, suspended for the period of time specified in subparagraph 840 (C)(i) of subdivision (2) of subsection (h) of section 15-133, as amended 841 by this act; and

842 (3) [for] For conviction of a third and subsequent violation within ten 843 years after a prior conviction for the same offense, (A) be fined not less 844 than two thousand dollars or more than eight thousand dollars, (B) be 845 imprisoned not more than three years, one year of which may not be suspended or reduced in any manner, and sentenced to a period of 846 847 probation requiring as a condition of such probation that such person: 848 (i) Perform one hundred hours of community service, as defined in 849 section 14-227e, (ii) submit to an assessment through the Court Support 850 Services Division of the Judicial Branch of the degree of such person's alcohol or drug abuse, and (iii) undergo a treatment program if so 851 852 ordered, and (C) (i) have such person's motor vehicle operator's license 853 or nonresident operating privilege permanently revoked upon such 854 third offense, except that if such person's revocation is reversed or 855 reduced pursuant to subsection (i) of section 14-111, such person shall 856 be prohibited from operating a motor vehicle unless such motor vehicle 857 is equipped with a functioning, approved ignition interlock device, as 858 defined in section 14-227j, for the time period prescribed in subdivision 859 (2) of subsection (i) of section 14-111, and (ii) have such person's safe boating certificate or certificate of personal watercraft operation, if any, 860 861 or right to operate a vessel that requires a safe boating certificate for operation, permanently revoked in accordance with the provisions of 862 863 subparagraph (C)(i) of subdivision (3) of subsection (h) of section 15-864 133, as amended by this act. For purposes of the imposition of penalties 865 for a second or third and subsequent offense pursuant to this subsection, 866 a conviction under the provisions of subsection (a) of this section in 867 effect on October 1, 1981, or as amended thereafter, a conviction under

the provisions of [either] subdivision (1) or (2) of subsection (a) of this 868 869 section, a conviction under the provisions of section 14-227m, as 870 amended by this act, a conviction under the provisions of subdivision (1) or (2) of subsection (a) of section 14-227n, as amended by this act, a 871 872 conviction under the provisions of subdivision (1) or (2) of subsection 873 (d) of section 15-133, as amended by this act, a conviction under the 874 provisions of section 15-140l or 15-140n, a conviction under the 875 provisions of section 53a-56b or 53a-60d or a conviction in any other 876 state of any offense the essential elements of which are determined by 877 the court to be substantially the same as subdivision (1) or (2) of 878 subsection (a) of this section, section 14-227m, as amended by this act, 879 subdivision (1) or (2) of subsection (a) of section 14-227n, as amended 880 by this act, subdivision (1) or (2) of subsection (d) of section 15-133, as 881 amended by this act, or section 15-140l or 15-140n, 53a-56b or 53a-60d, 882 shall constitute a prior conviction for the same offense.

883 (h) (1) Each court shall report each conviction under subsection (a) of 884 this section to the Commissioner of Motor Vehicles, in accordance with 885 the provisions of section 14-141, [. The commissioner] and to the 886 Commissioner of Energy and Environmental Protection. The 887 Commissioner of Motor Vehicles shall suspend the motor vehicle 888 operator's license or nonresident operating privilege of the person 889 reported as convicted for the period of time required by subsection (g) 890 of this section. The Commissioner of Energy and Environmental Protection shall suspend the safe boating certificate or certificate of 891 892 personal watercraft operations, if any, or right to operate a vessel that 893 requires a safe boating certificate for operation of the person reported as 894 convicted in accordance with the provisions of subsection (g) of this 895 section for the period of time required pursuant to subsection (h) of 896 section 15-133, as amended by this act. The [commissioner] Commissioner of Motor Vehicles shall determine the period of time 897 898 required by subsection (g) of this section for suspension of the motor 899 vehicle's license or nonresident operating privilege based on the number 900 of convictions such person has had within the specified time period 901 according to such person's driving history record, notwithstanding the

902 sentence imposed by the court for such conviction. (2) The motor vehicle 903 operator's license or nonresident operating privilege of a person found 904 guilty under subsection (a) of this section who, at the time of the offense, 905 was operating a motor vehicle in accordance with a special operator's 906 permit issued pursuant to section 14-37a shall be suspended by the 907 commissioner for twice the period of time set forth in subsection (g) of 908 this section. (3) If an appeal of any conviction under subsection (a) of 909 this section is taken, the suspension of the motor vehicle operator's 910 license or nonresident operating privilege by the commissioner, in 911 accordance with this subsection, shall be stayed during the pendency of 912 such appeal.

913 Sec. 16. Subsection (i) of section 15-140q of the general statutes is
914 repealed and the following is substituted in lieu thereof (*Effective October*915 1, 2025):

916 (i) The commissioner shall suspend the operator's safe boating 917 certificate, right to operate a vessel that requires a safe boating certificate 918 for operation or certificate of personal watercraft operation of a person 919 who does not contact the department to schedule a hearing under 920 subsection (e) of this section, who fails to appear at such hearing, or 921 against whom, after a hearing, the commissioner holds pursuant to 922 subsection (g) of this section. Such suspension shall be as of the effective 923 date contained in the suspension notice or the date the commissioner 924 renders a decision, whichever is later, for a period of:

925 (1) (A) Except as provided in subparagraph (B) of this subdivision, 926 ninety days if such person submitted to a test and the results of such test 927 indicated that at the time of the alleged offense that such person had an 928 elevated blood alcohol content, or such person was found to have been 929 operating a vessel under the influence of intoxicating liquor or any drug, 930 or both, based on a report filed pursuant to subsection (d) of this section, 931 or (B) one hundred twenty days if such person submitted to a test and 932 the results of such test indicated that the ratio of alcohol in the blood of 933 such person was sixteen-hundredths of one per cent or more of alcohol, 934 by weight, or (C) six months if such person refused to submit to such

935 test;

936 (2) [if] If such person has previously had such person's safe boating 937 certificate, right to operate a vessel that requires a safe boating certificate 938 for operation or certificate of personal watercraft operation suspended 939 under this section, (A) except as provided in subparagraph (B) of this 940 subdivision, nine months if such person submitted to a test and the 941 results of such test indicated that at the time of the alleged offense that 942 such person had an elevated blood alcohol content, or such person was 943 found to have been operating a vessel under the influence of 944 intoxicating liquor or any drug, or both, based on a report filed pursuant 945 to subsection (d) of this section, (B) ten months if such person submitted 946 to a test and the results of such test indicated that the ratio of alcohol in 947 the blood of such person was sixteen-hundredths of one per cent or 948 more of alcohol, by weight, and (C) one year if such person refused to 949 submit to such test; and

950 (3) [if] If such person has two or more times previously had such 951 person's safe boating certificate, right to operate a vessel that requires a 952 safe boating certificate for operation or certificate of personal watercraft 953 operation suspended under this section, (A) except as provided in 954 subparagraph (B) of this subdivision, two years if such person 955 submitted to a test and the results of such test indicated that at the time 956 of the alleged offense that such person had an elevated blood alcohol 957 content, or such person was found to have been operating a vessel under 958 the influence of intoxicating liquor or any drug, or both, based on a 959 report filed pursuant to subsection (d) of this section, (B) two and one-960 half years if such person submitted to a test and the results of such test 961 indicated that the ratio of alcohol in the blood of such person was 962 sixteen-hundredths of one per cent or more of alcohol, by weight, and 963 (C) three years if such person refused to submit to such test. For 964 purposes of the suspension of the safe boating certificate, right to 965 operate a vessel that requires a safe boating certificate for operation or 966 certificate of personal watercraft operation of a person under 967 subdivision (2) or (3) of this subsection, the suspension under subsection 968 (i) or (j) of section 14-227b, as amended by this act, of the motor vehicle

969 operator's license or nonresident operating privilege, if any, of such 970 person shall constitute a previous suspension under this section. Whenever the commissioner suspends the safe boating certificate, right 971 972 to operate a vessel that requires a safe boating certificate for operation 973 or certificate of personal watercraft operation of a person under this 974 subsection, the commissioner shall mail or electronically transmit a copy 975 of the suspension notice, together with personal identifying information 976 for such person, to the Commissioner of Motor Vehicles, who shall 977 suspend the motor vehicle operator's license or nonresident operating 978 privilege, if any, of such person as specified in subsection (i) of section 979 14-227b, as amended by this act.

Sec. 17. Subsection (i) of section 14-227b of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2025):

983 (i) (1) The commissioner shall suspend the operator's license or 984 operating privilege of a person who did not contact the department to 985 schedule a hearing, who failed to appear at a hearing, or against whom 986 a decision was issued, after a hearing, pursuant to subsection (h) of this 987 section, as of the effective date contained in the suspension notice, for a 988 period of forty-five days. As a condition for the restoration of such 989 operator's license or operating privilege, such person shall be required 990 to install an ignition interlock device on each motor vehicle owned or 991 operated by such person and, upon such restoration, be prohibited from 992 operating a motor vehicle unless such motor vehicle is equipped with a 993 functioning, approved ignition interlock device, as defined in section 14-994 227j, for the longer of either (A) the period prescribed in subdivision (2) 995 of this subsection for the present arrest and suspension, or (B) the period 996 prescribed in subdivision (1), (2) or (3) of subsection (g) of section 14-997 227a, as amended by this act, or subdivision (1), (2) or (3) of subsection 998 (c) of section 14-227m, as amended by this act, or subdivision (1) or (2) 999 of subsection (c) of section 14-227n, as amended by this act, for the 1000 present arrest and conviction, if any.

1001 (2) (A) A person twenty-one years of age or older at the time of the

1002 arrest who submitted to a test and the results of such test indicated that 1003 such person had an elevated blood alcohol content, or was found to have 1004 been operating a motor vehicle under the influence of intoxicating 1005 liquor or any drug, or both based on a report filed pursuant to 1006 subsection (d) of this section, shall install and maintain an ignition 1007 interlock device for the following periods: (i) For a first suspension 1008 under this section, six months; (ii) for a second suspension under this 1009 section, one year; and (iii) for a third or subsequent suspension under 1010 this section, two years; (B) a person under twenty-one years of age at the 1011 time of the arrest who submitted to a test and the results of such test 1012 indicated that such person had an elevated blood alcohol content, or was 1013 found to have been operating a motor vehicle under the influence of 1014 intoxicating liquor or any drug, or both based on a report filed pursuant 1015 to subsection (d) of this section, shall install and maintain an ignition 1016 interlock device for the following periods: (i) For a first suspension 1017 under this section, one year; (ii) for a second suspension under this section, two years; and (iii) for a third or subsequent suspension under 1018 1019 this section, three years; and (C) a person, regardless of age, who refused 1020 to submit to a test or nontestimonial portion of a drug influence 1021 evaluation shall install and maintain an ignition interlock device for the 1022 following periods: (i) For a first suspension under this section, one year; (ii) for a second suspension under this section, two years; and (iii) for a 1023 third or subsequent suspension, under this section, three years. For 1024 1025 purposes of the suspension of the motor vehicle operator's license or 1026 nonresident operating privilege of a person under subparagraph (A)(ii) or (A)(iii) of this subsection, subparagraph (B)(ii) or (B)(iii) of this section 1027 1028 or subparagraph (C)(ii) or (C)(iii) of this section, the suspension under 1029 subsection (i) of section 15-140g, as amended by this act, of the safe 1030 boating certificate, right to operate a vessel that requires a safe boating 1031 certificate for operation or certificate of personal watercraft operation, if 1032 any, of such person shall constitute a previous suspension of such 1033 person's operator's license or nonresident operating privilege under this 1034 subsection. Whenever the commissioner suspends the motor vehicle 1035 operator's license or nonresident operating privilege of a person under 1036 this subsection, the commissioner shall mail or electronically transmit a 1037 <u>copy of the suspension notice, together with personal identifying</u>
 1038 <u>information for such person, to the Commissioner of Energy and</u>

1039 Environmental Protection who shall suspend the safe boating certificate,

- 1040 right to operate a vessel that requires a safe boating certificate for
- 1041 operation or certificate of personal watercraft operation, if any, of such
- 1042 person as specified in subsection (i) of section 15-140q, as amended by
- 1043 <u>this act.</u>

(3) Notwithstanding the provisions of subdivisions (1) and (2) of this
subsection, a person whose motor vehicle operator's license or operating
privilege has been permanently revoked upon a third offense pursuant
to subsection (g) of section 14-227a, as amended by this act, or
subsection (c) of section 14-227m, as amended by this act, shall be subject
to the penalties prescribed in subdivision (2) of subsection (i) of section
14-111.

Sec. 18. Subsection (a) of section 15-140e of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2025):

1054 (a) No resident of the state, person owning real property in the state 1055 or person owning a vessel in the state shall operate on the waters of the 1056 state a vessel which is required to be registered or numbered pursuant 1057 to this chapter unless such person has a valid vessel operator license 1058 issued by the United States Coast Guard or has obtained a safe boating 1059 certificate issued by the Commissioner of Energy and Environmental 1060 Protection. No owner of a vessel shall knowingly authorize or permit a 1061 person who is less than sixteen years of age who is required by this 1062 section to obtain a safe boating certificate issued by the Commissioner 1063 of Energy and Environmental Protection to operate such vessel on the 1064 waters of the state without a safe boating certificate, unless such person 1065 is under the direct onboard supervision of a person who is at least 1066 eighteen years of age who has been issued a safe boating certificate and 1067 who has held such certificate for at least two years. The Commissioner 1068 of Energy and Environmental Protection shall not issue a safe boating 1069 certificate or temporary safe boating certificate to any person whose

1070 motor vehicle operator's license or nonresident operating privilege is 1071 suspended or revoked, or is subject to any pending action by the Commissioner of Motor Vehicles that may result in a suspension or 1072 1073 revocation, due to a violation of section 14-227a, as amended by this act, 1074 14-227g, 14-227m, as amended by this act, or 14-227n, as amended by 1075 this act. A safe boating certificate may be suspended or revoked, 1076 pursuant to section 15-132a, 15-133, as amended by this act, 15-140l or 1077 15-140n, and shall be valid for the life of the person to whom it is issued 1078 unless otherwise suspended or revoked. The provisions of this section 1079 shall not apply to any person who, between one hour before sunrise and 1080 one hour after sunset, operates a vessel propelled exclusively by an 1081 electric motor that is rated at one hundred six pounds of thrust or less 1082 on the inland waters of this state upon which motor powered vessels 1083 exceeding ten horsepower are prohibited.

Sec. 19. Subdivision (1) of subsection (e) of section 14-36 of the general
statutes is repealed and the following is substituted in lieu thereof
(*Effective October 1, 2025*):

1087 (e) (1) No motor vehicle operator's license shall be issued until (A) the 1088 applicant signs and submits to the commissioner, in such manner as the 1089 commissioner directs, an application under oath, or made subject to 1090 penalties for false statement in accordance with section 53a-157b, [and] 1091 (B) the commissioner is satisfied that the applicant is sixteen years of age 1092 or older and is a suitable person to receive the license, and (C) the 1093 applicant's safe boating certificate, right to operate a vessel that requires 1094 a safe boating certificate for operation or certificate of personal 1095 watercraft operation, if any, is not suspended or revoked, or is not 1096 subject to any pending action by the Commissioner of Energy and Environmental Protection that may result in a suspension or revocation, 1097 1098 due to a violation of subsection (d) of section 15-133, as amended by this 1099 act, or section 15-140l or 15-140n.

1100 Sec. 20. Section 14-227m of the general statutes is repealed and the 1101 following is substituted in lieu thereof (*Effective October 1*, 2025): 1102 (a) No person shall operate a motor vehicle in which a child under 1103 eighteen years of age is a passenger while such person (1) is under the 1104 influence of intoxicating liquor or any drug or both, or (2) has an 1105 elevated blood alcohol content. For the purposes of this section, "elevated blood alcohol content" means a ratio of alcohol in the blood of 1106 1107 such person that is eight-hundredths of one per cent or more of alcohol, 1108 by weight, except that if such person is operating a commercial motor 1109 vehicle, "elevated blood alcohol content" means a ratio of alcohol in the 1110 blood of such person that is four-hundredths of one per cent or more of alcohol, by weight, and if such person is under twenty-one years of age, 1111 1112 "elevated blood alcohol content" means a ratio of alcohol in the blood of 1113 such person that is two-hundredths of one per cent or more of alcohol 1114 by weight; and "motor vehicle" includes a snowmobile and all-terrain 1115 vehicle, as those terms are defined in section 14-379.

(b) The provisions of subsections (b), (c), (d), (e), (f), (h), (i), (j), (k) and
(l) of section 14-227a, as amended by this act, adapted accordingly, shall
be applicable to a violation of subsection (a) of this section.

(c) Any person who violates any provision of subsection (a) of thissection shall:

1121 (1) For conviction of a first violation, (A) be fined not less than five 1122 hundred dollars or more than two thousand dollars, (B) be imprisoned 1123 not more than one year, thirty consecutive days of which may not be 1124 suspended or reduced in any manner, and sentenced to a period of 1125 probation requiring as a condition of such probation that such person: 1126 (i) Perform one hundred hours of community service, as defined in 1127 section 14-227e, (ii) submit to an assessment through the Court Support 1128 Services Division of the Judicial Branch of the degree of such person's 1129 alcohol or drug abuse, (iii) undergo a treatment program, including 1130 chemical screening, if so ordered, (iv) submit to an interview and 1131 evaluation by the Department of Children and Families to assess any 1132 ongoing risk posed to any child who was a passenger in the motor vehicle at the time of the violation, and (v) cooperate with any 1133 1134 programming, treatment, directives or plan if so ordered by the

1135 Department of Children and Families, and (C) (i) have such person's 1136 motor vehicle operator's license or nonresident operating privilege 1137 suspended for forty-five days and, as a condition for the restoration of such license, be required to install an ignition interlock device on each 1138 1139 motor vehicle owned or operated by such person and, upon such 1140 restoration, be prohibited for the one-year period following such 1141 restoration from operating a motor vehicle unless such motor vehicle is 1142 equipped with a functioning, approved ignition interlock device, as 1143 defined in section 14-227j, and (ii) have such person's safe boating certificate or certificate of personal watercraft operation, if any, or right 1144 1145 to operate a vessel that requires a safe boating certificate for operation 1146 suspended for the period of time specified in subparagraph (C)(i) of 1147 subdivision (1) of subsection (h) of section 15-133, as amended by this 1148 act;

1149 (2) [for] For conviction of a second violation of this section not later 1150 than ten years after a prior conviction for the same offense, (A) be fined 1151 not less than one thousand dollars or more than four thousand dollars, 1152 (B) be imprisoned not more than three years, one hundred eighty 1153 consecutive days of which may not be suspended or reduced in any 1154 manner and sentenced to a period of probation requiring as a condition 1155 of such probation that such person: (i) Perform one hundred hours of 1156 community service, as defined in section 14-227e, (ii) submit to an 1157 assessment through the Court Support Services Division of the Judicial Branch of the degree of such person's alcohol or drug abuse, (iii) 1158 1159 undergo a treatment program, including chemical screening, if so 1160 ordered, (iv) submit to an interview and evaluation by the Department 1161 of Children and Families to assess any ongoing risk posed to any child 1162 who was a passenger in the motor vehicle at the time of the violation, 1163 and (v) cooperate with any programming, treatment, directives or plan 1164 if so ordered by the Department of Children and Families, and (C) (i) 1165 have such person's motor vehicle operator's license or nonresident 1166 operating privilege suspended for forty-five days and, as a condition for 1167 the restoration of such license, be required to install an ignition interlock 1168 device on each motor vehicle owned or operated by such person and,
1169 upon such restoration, be prohibited for the three-year period following 1170 such restoration from operating a motor vehicle unless such motor 1171 vehicle is equipped with a functioning, approved ignition interlock 1172 device, as defined in section 14-227j, except that for the first year of such 1173 three-year period, such person's operation of a motor vehicle shall be 1174 limited to such person's transportation to or from work or school, an 1175 alcohol or drug abuse treatment program, an ignition interlock device 1176 service center, a treatment program ordered by the Department of 1177 Children and Families or an appointment with a probation officer or 1178 Department of Children and Families caseworker, and (ii) have such 1179 person's safe boating certificate or certificate of personal watercraft 1180 operation, if any, or right to operate a vessel that requires a safe boating 1181 certificate for operation suspended for the period of time specified in 1182 subparagraph (C)(i) of subdivision (2) of subsection (h) of section 15-1183 133, as amended by this act; and

1184 (3) [for] For a third or subsequent conviction of a violation of this 1185 section not later than ten years after a prior conviction for the same 1186 offense, (A) be fined not less than two thousand dollars or more than 1187 eight thousand dollars, (B) be imprisoned not more than five years, two 1188 years of which may not be suspended or reduced in any manner, and 1189 sentenced to a period of probation requiring as a condition of such 1190 probation that such person: (i) Perform one hundred hours of 1191 community service, as defined in section 14-227e, (ii) submit to an 1192 assessment through the Court Support Services Division of the Judicial 1193 Branch of the degree of such person's alcohol or drug abuse, (iii) 1194 undergo a treatment program, including chemical screening, if so 1195 ordered, (iv) submit to an interview and evaluation by the Department 1196 of Children and Families to assess any ongoing risk posed to any child 1197 who was a passenger in the motor vehicle at the time of the offense, and 1198 (v) cooperate with any programming, treatment, directives or plan if so 1199 ordered by the Department of Children and Families, and (C) (i) have 1200 such person's motor vehicle operator's license or nonresident operating 1201 privilege permanently revoked upon such third offense, except that if 1202 such person's revocation is reversed or reduced pursuant to subsection 1203 (i) of section 14-111, such person shall be prohibited from operating a 1204 motor vehicle unless such motor vehicle is equipped with a functioning, 1205 approved ignition interlock device, as defined in section 14-227j, for the 1206 time period prescribed in subdivision (2) of subsection (i) of section 14-111, and (ii) have such person's safe boating certificate or certificate of 1207 1208 personal watercraft operation, if any, or right to operate a vessel that requires a safe boating certificate for operation permanently revoked in 1209 1210 accordance with the provisions of subparagraph (C)(i) of subdivision (3) 1211 of subsection (h) of section 15-133, as amended by this act. For purposes 1212 of the imposition of penalties for a second or third and subsequent 1213 offense pursuant to this subsection, a conviction under the provisions of 1214 subsection (a) of this section, subsection (a) of section 14-227a, 1215 subsection (a) of section 14-227g, subdivision (1) or (2) of subsection (a) 1216 of section 14-227n, as amended by this act, subdivision (1) or (2) of 1217 subsection (d) of section 15-133, as amended by this act, section 15-140l 1218 or 15-140n, subsection (a) of section 53a-56b or subsection (a) of section 1219 53a-60d or a conviction in any other state of any offense, the essential 1220 elements of which are determined by the court to be substantially the 1221 same as the elements of the aforementioned provisions, shall constitute 1222 a prior conviction for the same offense.

1223 Sec. 21. Section 14-227n of the general statutes is repealed and the 1224 following is substituted in lieu thereof (*Effective October 1, 2025*):

(a) (1) No person shall operate a school bus, student transportation
vehicle or other motor vehicle specially designated for carrying children
while such person (A) is under the influence of intoxicating liquor or
any drug or both, or (B) has an elevated blood alcohol content.

(2) No person shall operate a school bus, student transportation
vehicle or other motor vehicle specially designated for carrying children
in which a child under eighteen years of age is a passenger while such
person (A) is under the influence of intoxicating liquor or any drug or
both, or (B) has an elevated blood alcohol content.

1234 (3) For the purposes of this section, "motor vehicle specially

designated for carrying children" means any motor vehicle, except for a 1235 1236 registered school bus or student transportation vehicle as defined in 1237 section 14-212, that is designated or used by a person, firm or 1238 corporation for the transportation of children to or from any program or 1239 activity organized primarily for persons under the age of eighteen years, 1240 with or without charge to the individual being transported, but does not 1241 include a passenger motor vehicle normally used for personal, family or 1242 household purposes that is operated by a person without a public 1243 passenger endorsement; and "elevated blood alcohol content" means a 1244 ratio of alcohol in the blood of such person that is eight-hundredths of 1245 one per cent or more of alcohol, by weight, except that if such person is 1246 operating a commercial motor vehicle, "elevated blood alcohol content" 1247 means a ratio of alcohol in the blood of such person that is four-1248 hundredths of one per cent or more of alcohol, by weight, and if such 1249 person is under twenty-one years of age, "elevated blood alcohol 1250 content" means a ratio of alcohol in the blood of such person that is two-1251 hundredths of one per cent or more of alcohol, by weight.

(b) The provisions of subsections (b), (c), (d), (e), (f), (h), (i), (j), (k) and
(l) of section 14-227a, as amended by this act, adapted accordingly, shall
be applicable to violations of subdivisions (1) and (2) of subsection (a)
of this section.

1256 (c) (1) Any person who violates subdivision (1) of subsection (a) of 1257 this section shall: (A) Be fined not more than ten thousand dollars, (B) 1258 be imprisoned not less than one year or more than ten years, thirty 1259 consecutive days of which shall not be suspended or reduced in any 1260 manner, and sentenced to a period of probation requiring as a condition 1261 of such probation that such person (i) perform one hundred hours of 1262 community service, as defined in section 14-227e, (ii) submit to an 1263 assessment through the Court Support Services Division of the Judicial 1264 Branch of the degree of such person's alcohol or drug abuse, and (iii) 1265 undergo a treatment program, including chemical screening, if so 1266 ordered, and (C) (i) have such person's motor vehicle operator's license 1267 or nonresident operating privilege suspended for forty-five days and, as 1268 a condition for the restoration of such license, be required to install an

ignition interlock device on each motor vehicle owned or operated by 1269 1270 such person and, upon such restoration, be prohibited for a three-year 1271 period following such restoration from operating a motor vehicle unless 1272 such motor vehicle is equipped with a functioning, approved ignition 1273 interlock device, as defined in section 14-227j, except that for the first 1274 year of such three-year period, such person's operation of a motor 1275 vehicle shall be limited to such person's transportation to or from work 1276 or school, an alcohol or drug abuse treatment program, an ignition 1277 interlock device service center or an appointment with a probation 1278 officer, and (ii) have such person's safe boating certificate or certificate 1279 of personal watercraft operation, if any, or right to operate a vessel that 1280 requires a safe boating certificate for operation suspended for the period 1281 of time specified in subparagraph (C)(i) of subdivision (1) of subsection 1282 (h) of section 15-133, as amended by this act.

1283 (2) Any person who violates subdivision (2) of subsection (a) of this 1284 section shall: (A) Be fined not more than ten thousand dollars, (B) be 1285 imprisoned not less than one year or more than ten years, one hundred 1286 twenty consecutive days of which may not be suspended or reduced in 1287 any manner, and sentenced to a period of probation requiring as a 1288 condition of such probation that such person (i) perform one hundred 1289 hours of community service, as defined in section 14-227e, (ii) submit to 1290 an assessment through the Court Support Services Division of the 1291 Judicial Branch of the degree of such person's alcohol or drug abuse, and 1292 (iii) undergo a treatment program, including chemical screening, if so 1293 ordered, and (C) (i) have such person's motor vehicle operator's license 1294 or nonresident operating privilege suspended for forty-five days and, as 1295 a condition for the restoration of such license, be required to install an 1296 ignition interlock device on each motor vehicle owned or operated by 1297 such person and, upon such restoration, be prohibited for a three-year 1298 period following such restoration from operating a motor vehicle unless 1299 such motor vehicle is equipped with a functioning, approved ignition 1300 interlock device, as defined in section 14-227j, except that for the first 1301 year of such three-year period, such person's operation of a motor 1302 vehicle shall be limited to such person's transportation to or from work or school, an alcohol or drug abuse treatment program, an ignition
interlock device service center or an appointment with a probation
officer, and (ii) have such person's safe boating certificate or certificate
of personal watercraft operation, if any, or right to operate a vessel that
requires a safe boating certificate for operation suspended for the period
of time specified in subparagraph (C)(i) of subdivision (1) of subsection
(h) of section 15-133, as amended by this act.

Sec. 22. Subsection (b) of section 15-144 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

(b) (1) The owner shall pay a fee to the Commissioner of Motor
Vehicles for deposit with the State Treasurer for each vessel so
numbered or registered in accordance with the following schedule and
subdivisions of this subsection:

T1	Overall Length			O	Overall Length		
T2	at least	less than	fee	at least	less than	fee	
T3	(feet)	(feet)		(feet)	(feet)		
T4		12	\$ 7.50	40	41	\$270.00	
T5	12	13	11.25	41	42	292.50	
T6	13	14	15.00	42	43	315.00	
T7	14	15	18.75	43	44	322.50	
T8	15	16	22.50	44	45	330.00	
Т9	16	17	30.00	45	46	337.50	
T10	17	18	37.50	46	47	345.00	
T11	18	19	45.00	47	48	352.50	
T12	19	20	52.50	48	49	360.00	
T13	20	21	60.00	49	50	367.50	
T14	21	22	67.50	50	51	375.00	
T15	22	23	75.00	51	52	382.50	
T16	23	24	82.50	52	53	390.00	
T17	24	25	90.00	53	54	397.50	
T18	25	26	97.50	54	55	405.00	

					Substitute	e Bill No. 7160
T19	26	27	105.00	55	56	412.50
T20	27	28	112.50	56	57	420.00
T 2 1	28	29	120.00	57	58	427.50
T22	29	30	127.50	58	59	435.00
T23	30	31	135.00	59	60	442.50
T24	31	32	142.50	60	61	450.00
T25	32	33	150.00	61	62	457.50
T26	33	34	157.50	62	63	465.00
T27	34	35	165.00	63	64	472.50
T28	35	36	172.50	64	65	480.00
T29	36	37	180.00	65 and	over	525.00
T30	37	38	202.50			
T31	38	39	225.00			
T32	39	40	247.50			

1317 (2) For purposes of [this] the schedule provided in subdivision (1) of this 1318 subsection, "overall length" is the horizontal distance between the 1319 foremost part of the stem and the aftermost part of the stern, excluding 1320 bowsprits, bumpkins, rudders, outboard motor brackets and similar 1321 fittings or attachments. [(2)] (3) The fee payable under this subsection 1322 with respect to any vessel used primarily for purposes of commercial 1323 fishing shall not exceed twenty-five dollars, provided in the tax year of 1324 the owner of such vessel ending immediately preceding the date of 1325 registration, not less than fifty per cent of the adjusted gross income of 1326 such owner as determined for purposes of the federal income tax is 1327 derived from commercial fishing, subject to proof satisfactory to the 1328 Commissioner of Motor Vehicles. [(3)] (4) The fee payable under this 1329 subsection with respect to any vessel constructed primarily of wood, the 1330 construction of which is completed not less than fifteen years prior to 1331 the date such fee is paid, shall be in an amount equal to fifty per cent of 1332 the fee otherwise payable, or if such construction is completed not less 1333 than twenty-five years prior to the date such fee is paid, such fee shall 1334 be in an amount equal to twenty-five per cent of the fee otherwise 1335 payable. [(4)] (5) Fees payable under this subsection shall not be 1336 required with respect to (A) any vessel owned by a flotilla of the United 1337 States Coast Guard Auxiliary or owned by a nonprofit corporation 1338 acting on behalf of such a flotilla, provided no more than two vessels 1339 from any such flotilla or nonprofit corporation shall be granted such an 1340 exemption, and (B) any vessel built by students in an educational 1341 institution and used for the purposes of such institution, including such 1342 research as may require the use of such vessel. [(5) The fee payable 1343 under this subsection with respect to any pontoon boat, exclusive of any 1344 houseboat, shall be forty dollars.] (6) The fee payable under this 1345 subsection with respect to any canoe with a motor or any vessel owned 1346 by a nonprofit organization shall be seven dollars and fifty cents. (7) The 1347 fee payable under this subsection with respect to any vessel less than fifteen feet in length equipped with a motor the horsepower of which is 1348 1349 less than fifteen, shall be seven dollars and fifty cents. (8) The owner of 1350 any vessel used actively, as required under this subdivision, in 1351 operational activities of the United States Coast Guard Auxiliary shall 1352 not be required to pay the applicable fee in accordance with the schedule 1353 in this subsection, provided (A) if the applicable fee under the schedule 1354 for such vessel is greater than one hundred eighty dollars, the owner 1355 shall be required to pay the amount of fee in excess of one hundred 1356 eighty dollars, and (B) the owner shall not be entitled to exemption from 1357 the applicable fee as allowed in this subdivision for any vessel 1358 registration year unless the application for registration of such vessel 1359 includes a statement, certified by an officer of the United States Coast 1360 Guard, that in the preceding year such vessel was used actively in not 1361 less than three separate operational activities of the United States Coast 1362 Guard Auxiliary. (9) Beginning May 4, 2011, all revenue received by the 1363 state in fees for the numbering and registration of vessels under this 1364 section shall be deposited with the Treasurer who shall deposit such 1365 revenue in the General Fund.

Sec. 23. Subsection (a) of section 14-15d of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1369 (a) Each electronic issuance licensee, licensed pursuant to section 14-

1370 15e, as amended by this act, shall, not later than ten days after the 1371 electronic issuance of a certificate of registration or certificate of title, 1372 submit to the Commissioner of Motor Vehicles an application together 1373 with all necessary documents required to obtain a certificate of 1374 registration or certificate [or] of title for the vehicle with the Department 1375 of Motor Vehicles. If such licensee fails to provide the department with 1376 such necessary documents, the department shall not process the 1377 application and shall inform such licensee of the failure to submit a 1378 completed application.

1379 Sec. 24. Section 14-15f of the general statutes is repealed and the 1380 following is substituted in lieu thereof (*Effective July 1, 2025*):

1381 On and after January 1, 2025, each person, firm or corporation that 1382 the Commissioner of Motor Vehicles permitted or required prior to 1383 October 1, 2024, to file applications for the issuance of a certificate of 1384 registration or a certificate of title electronically with the Department of 1385 Motor Vehicles pursuant to section 14-15d of the general statutes, 1386 revision of 1958, revised to January 1, [2024] 2023, or any regulation 1387 adopted thereunder, shall no longer be permitted to use the 1388 department's electronic system for filing applications for the issuance of 1389 a certificate of registration or a certificate of title unless such person, firm 1390 or corporation holds an electronic issuance license issued pursuant to 1391 section 14-15e, as amended by this act.

1392 Sec. 25. Section 14-44p of the general statutes is repealed and the 1393 following is substituted in lieu thereof (*Effective July 1, 2025*):

1394 On and after October 1, 2024, each commercial driver's instruction 1395 permit issued by the Commissioner of Motor Vehicles prior to October 1396 1, 2024, that is otherwise valid, shall remain valid, according to its terms, 1397 and shall authorize each license holder to drive a commercial motor 1398 vehicle when accompanied in such vehicle by the holder of a 1399 commercial driver's license in accordance with the provisions of section 1400 14-44e of the 2024 supplement to the general statutes, [revision of 1958, 1401 revised to January 1, 2024,] until the expiration of the commercial

1402 driver's instruction permit.

Sec. 26. Subsection (b) of section 14-253c of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1406 (b) The advisory council shall consist of (1) the Commissioner of 1407 Motor Vehicles or the commissioner's designee, (2) the Commissioner of 1408 Aging and Disability Services or the commissioner's designee, (3) two 1409 members appointed by the Commissioner of Motor Vehicles, who are 1410 licensed physicians, physician assistants or advanced practice registered 1411 nurses who certify applications for removable windshield placards 1412 while in the course of employment, (4) one member appointed by the 1413 Commissioner of Aging and Disability Services who represents an 1414 organization that advocates on behalf of persons with physical 1415 disabilities, (5) one appointed by the House chairperson of the joint 1416 standing committee of the General Assembly having cognizance of 1417 matters relating to transportation, (6) one appointed by the Senate 1418 chairperson of the joint standing committee of the General Assembly 1419 having cognizance of matters relating to transportation, who uses 1420 accessible parking or advocates on behalf of such users, (7) one 1421 appointed by the House ranking member of the joint standing 1422 committee of the General Assembly having cognizance of matters 1423 relating to transportation, who uses accessible parking or advocates on 1424 behalf of such users, (8) one appointed by the Senate ranking member 1425 of the joint standing committee of the General Assembly having 1426 cognizance of matters relating to transportation, who is a sworn 1427 member of a municipal police department, and (9) [and] such other 1428 members as the advisory council may prescribe. All initial 1429 appointments to the advisory council shall be made not later than 1430 September 1, 2023. Each member appointed pursuant to subdivisions (3) 1431 to (9), inclusive, of this subsection shall serve for a term of two years and 1432 may serve until such member's successor is appointed. Any vacancy 1433 shall be filled by the appointing authority. The Commissioner of Motor 1434 Vehicles, or the commissioner's designee, shall serve as chairperson of 1435 the advisory council. The advisory council shall meet at such times as it 1436 deems necessary and may establish rules governing its internal1437 procedures.

1438 Sec. 27. Subdivision (2) of subsection (d) of section 14-279c of the 1439 general statutes is repealed and the following is substituted in lieu 1440 thereof (*Effective July 1, 2025*):

1441 (2) In the case of an alleged violation involving a motor vehicle 1442 registered in the state, the municipality, or its designated agent, shall 1443 send a copy of a citation to the owner of the motor vehicle observed in 1444 the alleged violation not later than thirty days after the date of the 1445 alleged violation. In the case of an alleged violation involving a motor 1446 vehicle registered in another jurisdiction, the municipality, or its 1447 designated agent, shall send a copy of a citation to the address of the 1448 owner that is in the records of the official in the other jurisdiction issuing 1449 such registration not later than sixty days after the alleged violation.

Sec. 28. Subsection (g) of section 14-41 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

1453 (g) The commissioner shall develop, and thereafter revise as needed, 1454 a video presentation concerning current state laws that impact 1455 motorists, pedestrians and bicyclists and ways to practice safe driving 1456 behaviors and reduce transportation-related fatalities and severe injuries. In developing such video presentation, the commissioner may 1457 1458 use materials and one or more video presentations developed by a 1459 governmental entity, independent contractor or any other party. Upon 1460 every [other] renewal of a motor vehicle operator's license, the 1461 commissioner shall require the licensee to watch such video 1462 presentation prior to issuing such license.

Sec. 29. Subdivision (1) of subsection (d) of section 14-36 of the
general statutes is repealed and the following is substituted in lieu
thereof (*Effective July 1, 2025*):

1466 (d) (1) No motor vehicle operator's license shall be issued to any

1467 applicant who is sixteen or seventeen years of age unless the applicant 1468 has held a youth instruction permit and has satisfied the requirements 1469 specified in this subsection. The applicant shall (A) submit to the 1470 commissioner, in such manner as the commissioner shall direct, a 1471 certificate of the successful completion (i) in a public secondary school, 1472 a technical education and career school or a private secondary school of 1473 a full course of study in motor vehicle operation prepared as provided 1474 in section 14-36e, (ii) of training of similar nature provided by a licensed 1475 drivers' school approved by the commissioner, or (iii) of home training 1476 in accordance with subdivision (2) of this subsection, including, in each 1477 case, or by a combination of such types of training, successful 1478 completion of: Not less than forty clock hours of behind-the-wheel, on-1479 the-road instruction for applicants to whom a youth instruction permit is issued on or after August 1, 2008; (B) submit to the commissioner, in 1480 1481 such manner as the commissioner shall direct, a certificate of the 1482 successful completion of a course of not less than eight hours relative to 1483 safe driving practices, including a minimum of four hours on the nature 1484 and the medical, biological and physiological effects of alcohol and 1485 drugs, including cannabis, as defined in section 21a-420, and their 1486 impact on the operator of a motor vehicle, the dangers associated with 1487 the operation of a motor vehicle after the consumption of alcohol or drugs by the operator, the problems of alcohol and drug abuse, the 1488 1489 penalties for alcohol and drug-related motor vehicle violations and a 1490 video presentation specific to the impact of cannabis on the operator of 1491 a motor vehicle and how the ingestion of cannabis can cause impairment 1492 of motor function, reaction time, perception and peripheral vision; and 1493 (C) pass an examination which may include a comprehensive test as to 1494 knowledge of the laws concerning motor vehicles and the rules of the 1495 road in addition to the test required under subsection (c) of this section and shall include an on-the-road skills test as prescribed by the 1496 1497 commissioner. At the time of application and examination for a motor 1498 vehicle operator's license, an applicant sixteen or seventeen years of age 1499 shall have held a youth instruction permit for not less than one hundred 1500 eighty days, except that an applicant who presents a certificate under 1501 subparagraph (A)(i) or subparagraph (A)(ii) of this subdivision shall

1502 have held a youth instruction permit for not less than one hundred 1503 twenty days and an applicant who is undergoing training and 1504 instruction by the driver training unit for persons with disabilities in 1505 accordance with the provisions of section 14-11b shall have held such 1506 permit for the period of time required by said unit. The commissioner 1507 shall approve the content of the safe driving instruction at drivers' 1508 schools, high schools and other secondary schools. Subject to such 1509 standards and requirements as the commissioner may impose, the 1510 commissioner may authorize any drivers' school, licensed in good 1511 standing in accordance with the provisions of section 14-69, or 1512 secondary school driver education program authorized pursuant to the 1513 provisions of section 14-36e, to administer the comprehensive test as to 1514 knowledge of the laws concerning motor vehicles and the rules of the 1515 road, required pursuant to subparagraph (C) of this subdivision, as part 1516 of the safe driving practices course required pursuant to subparagraph 1517 (B) of this subdivision, and to certify to the commissioner, under oath, 1518 the results of each such test administered. Such hours of instruction 1519 required by this subdivision shall be included as part of or in addition 1520 to any existing instruction programs. Any fee charged for the course 1521 required under subparagraph (B) of this subdivision shall not exceed 1522 [one hundred fifty] two hundred dollars. Any applicant sixteen or 1523 seventeen years of age who, while a resident of another state, completed 1524 the course required in subparagraph (A) of this subdivision, but did not 1525 complete the safe driving practices course required in subparagraph (B) 1526 of this subdivision, shall complete the safe driving practices course. The 1527 commissioner may waive any requirement in this subdivision, except 1528 for [that in] the requirements of subparagraph (C) of this subdivision, in 1529 the case of an applicant sixteen or seventeen years of age who holds a 1530 valid motor vehicle operator's license issued by any other state, provided the commissioner is satisfied that the applicant has received 1531 1532 training and instruction of a similar nature.

This act shall take effect as follows and shall amend the following sections:				
Section 1	January 1, 2026	14-15e		

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Sec. 2	January 1, 2026	14-52a(a)
Sec. 3	July 1, 2025	14-36d(b)
Sec. 4	January 1, 2026	14-36j(a)
Sec. 5	October 1, 2025	14-44c(d)
Sec. 6	<i>October</i> 1, 2025	14-44e(b)
Sec. 7	July 1, 2025	14-58(a)
Sec. 8	July 1, 2025	14-64
Sec. 9	July 1, 2025	14-67i(a)
Sec. 10	July 1, 2025	14-671
Sec. 11	<i>October</i> 1, 2025	14-73
Sec. 12	July 1, 2025	14-51
Sec. 13	July 1, 2025	14-166
Sec. 14	<i>October 1, 2025</i>	15-133
Sec. 15	October 1, 2025	14-227a(g) and (h)
Sec. 16	October 1, 2025	15-140q(i)
Sec. 17	<i>October 1, 2025</i>	14-227b(i)
Sec. 18	<i>October 1, 2025</i>	15-140e(a)
Sec. 19	<i>October 1, 2025</i>	14-36(e)(1)
Sec. 20	<i>October 1, 2025</i>	14-227m
Sec. 21	<i>October 1, 2025</i>	14-227n
Sec. 22	July 1, 2025	15-144(b)
Sec. 23	July 1, 2025	14-15d(a)
Sec. 24	July 1, 2025	14-15f
Sec. 25	July 1, 2025	14-44p
Sec. 26	July 1, 2025	14-253c(b)
Sec. 27	July 1, 2025	14-279c(d)(2)
Sec. 28	July 1, 2025	14-41(g)
Sec. 29	July 1, 2025	14-36(d)(1)

Statement of Legislative Commissioners:

In Section 13(b), "<u>section 14-146</u>" was changed to "<u>section 14-176</u>" for accuracy; in Section 14(h), "<u>subparagraph (C)(ii)</u>" was changed to "<u>subparagraph (C)(i)</u>" for accuracy; in Section 14(k), "<u>in accordance with the provisions of subsection (h) of this section and</u>" was inserted before "<u>for the period of time</u>" for clarity; in Section 15(h)(1), "<u>in accordance with the provisions of subsection (g) of this section and</u>" was inserted before "<u>for the period of time</u>" for clarity; and in Section 29, "<u>practices</u>" was inserted before "course" for consistency.

TRA Joint Favorable Subst.

Substitute Bill No. 7160