CERTIFICATION OF ENROLLMENT

HOUSE BILL 1229

Chapter 227, Laws of 2011

62nd Legislature 2011 Regular Session

COMMERCIAL DRIVER'S LICENSES

EFFECTIVE DATE: 07/22/11 - Except sections 1 through 3, which become effective 01/30/12.

Passed by the House April 21, 2011 Yeas 56 Nays 41

FRANK CHOPP

Speaker of the House of Representatives

Passed by the Senate April 21, 2011 Yeas 40 Nays 5 CERTIFICATE

I, Barbara Baker, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **HOUSE BILL 1229** as passed by the House of Representatives and the Senate on the dates hereon set forth.

BARBARA BAKER

Chief Clerk

BRAD OWEN

President of the Senate

Approved May 3, 2011, 2:19 p.m.

FILED

May 4, 2011

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

HOUSE BILL 1229

AS AMENDED BY THE SENATE

Passed Legislature - 2011 Regular Session

State of Washington 62nd Legislature 2011 Regular Session

By Representatives Moscoso, Armstrong, and Kenney; by request of Department of Licensing

Read first time 01/17/11. Referred to Committee on Transportation.

AN ACT Relating to certain commercial motor vehicle provisions; amending RCW 46.25.010, 46.25.090, 46.32.100, and 46.20.049; reenacting and amending RCW 46.25.080; adding a new section to chapter 46.25 RCW; prescribing penalties; and providing an effective date.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 **Sec. 1.** RCW 46.25.010 and 2009 c 181 s 2 are each amended to read 7 as follows:

8 The definitions set forth in this section apply throughout this 9 chapter.

(1) "Alcohol" means any substance containing any form of alcohol,
 including but not limited to ethanol, methanol, propanol, and
 isopropanol.

13 (2) "Alcohol concentration" means:

14 (a) The number of grams of alcohol per one hundred milliliters of 15 blood; or

16 (b) The number of grams of alcohol per two hundred ten liters of 17 breath.

18 (3) "Commercial driver's license" (CDL) means a license issued to

an individual under chapter 46.20 RCW that has been endorsed in
 accordance with the requirements of this chapter to authorize the
 individual to drive a class of commercial motor vehicle.

4 (4) The "commercial driver's license information system" (CDLIS) is
5 the information system established pursuant to ((the CMVSA)) 49 U.S.C.
6 Sec. 31309 to serve as a clearinghouse for locating information related
7 to the licensing and identification of commercial motor vehicle
8 drivers.

9 (5) "Commercial driver's instruction permit" means a permit issued 10 under RCW 46.25.060(5).

11 (6) "Commercial motor vehicle" means a motor vehicle or combination 12 of motor vehicles used in commerce to transport passengers or property 13 if the motor vehicle:

(a) Has a gross vehicle weight rating of 11,794 kilograms or more
(26,001 pounds or more) inclusive of a towed unit with a gross vehicle
weight rating of more than 4,536 kilograms (10,000 pounds or more); or

17 (b) Has a gross vehicle weight rating of 11,794 kilograms or more 18 (26,001 pounds or more); or

19 (c) Is designed to transport sixteen or more passengers, including 20 the driver; or

(d) Is of any size and is used in the transportation of hazardous materials as defined in this section; or

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(e) Is a school bus regardless of weight or size.

24 (7) "Conviction" means an unvacated adjudication of guilt, or a 25 determination that a person has violated or failed to comply with the in a court of original jurisdiction or by an authorized 26 law 27 administrative tribunal, an unvacated forfeiture of bail or collateral deposited to secure the person's appearance in court, a plea of guilty 28 29 or nolo contendere accepted by the court, the payment of a fine or 30 court cost, entry into a deferred prosecution program under chapter 31 10.05 RCW, or violation of a condition of release without bail, 32 regardless of whether or not the penalty is rebated, suspended, or 33 probated.

34 (8) "Disqualification" means a prohibition against driving a35 commercial motor vehicle.

36 (9) "Drive" means to drive, operate, or be in physical control of 37 a motor vehicle in any place open to the general public for purposes of

vehicular traffic. For purposes of RCW 46.25.100, 46.25.110, and 46.25.120, "drive" includes operation or physical control of a motor vehicle anywhere in the state.

4 (10) "Drugs" are those substances as defined by RCW 69.04.009,
5 including, but not limited to, those substances defined by 49 C.F.R.
6 Sec. 40.3.

7 (11) "Employer" means any person, including the United States, a 8 state, or a political subdivision of a state, who owns or leases a 9 commercial motor vehicle, or assigns a person to drive a commercial 10 motor vehicle.

(12) "Gross vehicle weight rating" (GVWR) means the value specified 11 by the manufacturer as the maximum loaded weight of a single vehicle. 12 13 The GVWR of a combination or articulated vehicle, commonly referred to 14 as the "gross combined weight rating" or GCWR, is the GVWR of the power unit plus the GVWR of the towed unit or units. If the GVWR of any unit 15 cannot be determined, the actual gross weight will be used. 16 If a 17 vehicle with a GVWR of less than 11,794 kilograms (26,001 pounds or less) has been structurally modified to carry a heavier load, then the 18 actual gross weight capacity of the modified vehicle, as determined by 19 RCW 46.44.041 and 46.44.042, will be used as the GVWR. 20

(13) "Hazardous materials" means any material that has been designated as hazardous under 49 U.S.C. Sec. 5103 and is required to be placarded under subpart F of 49 C.F.R. <u>Part 172</u> or any quantity of a material listed as a select agent or toxin in 42 C.F.R. <u>Part 73</u>.

(14) "Motor vehicle" means a vehicle, machine, tractor, trailer, or semitrailer propelled or drawn by mechanical power used on highways, or any other vehicle required to be registered under the laws of this state, but does not include a vehicle, machine, tractor, trailer, or semitrailer operated exclusively on a rail.

30 (15) "Out-of-service order" means a declaration by an authorized 31 enforcement officer of a federal, state, Canadian, Mexican, or local 32 jurisdiction that a driver, a commercial motor vehicle, or a motor 33 carrier operation is out-of-service pursuant to 49 C.F.R. <u>Secs.</u> 386.72, 34 392.5, 395.13, 396.9, or compatible laws, or the North American uniform 35 out-of-service criteria.

36 (16) "Positive alcohol confirmation test" means an alcohol 37 confirmation test that:

(a) Has been conducted by a breath alcohol technician under 49
 C.F.R. <u>Part</u> 40; and

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(b) Indicates an alcohol concentration of 0.04 or more.

A report that a person has refused an alcohol test, under circumstances that constitute the refusal of an alcohol test under 49 C.F.R. <u>Part</u> 40, will be considered equivalent to a report of a positive alcohol confirmation test for the purposes of this chapter.

8 (17) "School bus" means a commercial motor vehicle used to 9 transport preprimary, primary, or secondary school students from home 10 to school, from school to home, or to and from school-sponsored events. 11 School bus does not include a bus used as a common carrier.

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(18) "Serious traffic violation" means:

13 (a) Excessive speeding, defined as fifteen miles per hour or more14 in excess of the posted limit;

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(b) Reckless driving, as defined under state or local law;

16 (c) A violation of a state or local law relating to motor vehicle 17 traffic control, other than a parking violation, arising in connection 18 with an accident or collision resulting in death to any person;

19 (d) Driving a commercial motor vehicle without obtaining a 20 commercial driver's license;

(e) Driving a commercial motor vehicle without a commercial driver's license in the driver's possession; however, any individual who provides proof to the court by the date the individual must appear in court or pay any fine for such a violation, that the individual held a valid CDL on the date the citation was issued, is not guilty of a "serious traffic offense";

(f) Driving a commercial motor vehicle without the proper class of commercial driver's license endorsement or endorsements for the specific vehicle group being operated or for the passenger or type of cargo being transported; and

31 (g) Any other violation of a state or local law relating to motor 32 vehicle traffic control, other than a parking violation, that the 33 department determines by rule to be serious.

34 (19) "State" means a state of the United States and the District of 35 Columbia.

36 (20) "Substance abuse professional" means an alcohol and drug
 37 specialist meeting the credentials, knowledge, training, and continuing
 38 education requirements of 49 C.F.R. <u>Sec.</u> 40.281.

1 (21) "Tank vehicle" means a vehicle that is designed to transport 2 a liquid or gaseous material within a tank that is either permanently 3 or temporarily attached to the vehicle or the chassis. Tank vehicles 4 include, but are not limited to cargo tanks and portable tanks. 5 However, this definition does not include portable tanks having a rated 6 capacity under one thousand gallons.

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(22) <u>"Type of driving" means one of the following:</u>

(a) <u>"Nonexcepted interstate,"</u> which <u>means the CDL holder or</u> 8 applicant operates or expects to operate in interstate commerce, is 9 both subject to and meets the qualification requirements under 49 10 C.F.R. Part 391 as it existed on the effective date of this section, or 11 12 such subsequent date as may be provided by the department by rule, 13 consistent with the purposes of this section, and is required to obtain 14 a medical examiner's certificate under 49 C.F.R. Sec. 391.45 as it existed on the effective date of this section, or such subsequent date 15 as may be provided by the department by rule, consistent with the 16 17 purposes of this section;

18 (b) "Excepted interstate," which means the CDL holder or applicant operates or expects to operate in interstate commerce, but engages 19 exclusively in transportation or operations excepted under 49 C.F.R. 20 Secs. 390.3(f), 391.2, 391.68, or 398.3, as they existed on the 21 effective_date_of_this_section, or_such_subsequent_date_as_may_be 22 provided by the department by rule, consistent with the purposes of 23 24 this section, from all or parts of the qualification requirements of 49 C.F.R. Part 391 as it existed on the effective date of this section, or 25 26 such subsequent date as may be provided by the department by rule, 27 consistent with the purposes of this section, and is therefore not required to obtain a medical examiner's certificate under 49 C.F.R. 28 Sec. 391.45 as it existed on the effective date of this section, or 29 30 such subsequent date as may be provided by the department by rule, consistent with the purposes of this section; 31

32 (c) "Nonexcepted intrastate," which means the CDL holder or 33 applicant operates only in intrastate commerce and is therefore subject 34 to state driver qualification requirements; or

35 (d) "Excepted intrastate," which means the CDL holder or applicant 36 operates in intrastate commerce, but engages exclusively in 37 transportation or operations excepted from all or parts of the state 38 driver qualification requirements. 1 <u>(23)</u> "United States" means the fifty states and the District of 2 Columbia.

3 (((23))) <u>(24)</u> "Verified positive drug test" means a drug test 4 result or validity testing result from a laboratory certified under the 5 authority of the federal department of health and human services that:

6 (a) Indicates a drug concentration at or above the cutoff 7 concentration established under 49 C.F.R. <u>Sec.</u> 40.87; and

8 (b) Has undergone review and final determination by a medical 9 review officer.

10 A report that a person has refused a drug test, under circumstances 11 that constitute the refusal of a federal department of transportation 12 drug test under 49 C.F.R. <u>Part</u> 40, will be considered equivalent to a 13 report of a verified positive drug test for the purposes of this 14 chapter.

15 Sec. 2. RCW 46.25.080 and 2004 c 249 s 8 and 2004 c 187 s 5 are 16 each reenacted and amended to read as follows:

(1) The commercial driver's license must be marked "commercial driver's license" or "CDL," and must be, to the maximum extent practicable, tamperproof. It must include, but not be limited to, the following information:

21 (a) The name and residence address of the person;

22 (b) The person's color photograph;

(c) A physical description of the person including sex, height,weight, and eye color;

25 (d) Date of birth;

(e) The person's social security number or any number or identifierdeemed appropriate by the department;

28 (f) The person's signature;

(g) The class or type of commercial motor vehicle or vehicles that the person is authorized to drive, together with any endorsements or restrictions;

32 (h) The name of the state; and

33 (i) The dates between which the license is valid.

34 (2) Commercial driver's licenses may be issued with the 35 classifications, endorsements, and restrictions set forth in this 36 subsection. The holder of a valid commercial driver's license may 37 drive all vehicles in the class for which that license is issued and all lesser classes of vehicles except motorcycles and vehicles that
 require an endorsement, unless the proper endorsement appears on the
 license.

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(a) Licenses may be classified as follows:

5 (i) Class A is a combination of vehicles with a gross combined 6 weight rating (GCWR) of 26,001 pounds or more, if the GVWR of the 7 vehicle or vehicles being towed is in excess of 10,000 pounds.

8 (ii) Class B is a single vehicle with a GVWR of 26,001 pounds or 9 more, and any such vehicle towing a vehicle not in excess of 10,000 10 pounds.

(iii) Class C is a single vehicle with a GVWR of less than 26,001 pounds or any such vehicle towing a vehicle with a GVWR not in excess of 10,000 pounds consisting of:

14 (A) Vehicles designed to transport sixteen or more passengers,15 including the driver; or

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(B) Vehicles used in the transportation of hazardous materials.

(b) The following endorsements and restrictions may be placed on alicense:

19 (i) "H" authorizes the driver to drive a vehicle transporting 20 hazardous materials.

21 (ii) "K" restricts the driver to vehicles not equipped with air 22 brakes.

(iii) "T" authorizes driving double and triple trailers.

(iv) "P1" authorizes driving all vehicles, other than school buses,carrying passengers.

26 (v) "P2" authorizes driving vehicles with a GVWR of less than 27 26,001 pounds, other than school buses, carrying sixteen or more 28 passengers, including the driver.

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(vi) "N" authorizes driving tank vehicles.

30 (vii) "X" represents a combination of hazardous materials and tank
31 vehicle endorsements.

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(viii) "S" authorizes driving school buses.

33 (ix) "V" means that the driver has been issued a medical variance.

The license may be issued with additional endorsements and restrictions as established by rule of the director.

36 (3) All school bus drivers must have either a "P1" or "P2"
 37 endorsement depending on the GVWR of the school bus being driven.

(4) Before issuing a commercial driver's license, the department
 shall obtain driving record information:

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(a) Through the commercial driver's license information system;

4 (b) Through the national driver register;

(c) From the current state of record; and

6 (d) From all states where the applicant was previously licensed 7 over the last ten years to drive any type of motor vehicle.

A check under (d) of this subsection need be done only once, either at the time of application for a new commercial driver's license, or upon application for a renewal of a commercial driver's license for the first time after July 1, 2005, provided a notation is made on the driver's record confirming that the driving record check has been made and noting the date it was completed.

14 (5) Within ten days after issuing a commercial driver's license, 15 the department must notify the commercial driver's license information 16 system of ((that fact,)) the information required under 49 C.F.R. Sec. 17 <u>383.73 as it existed on the effective date of this section, or such</u> 18 <u>subsequent_date_as_may_be_provided_by_the_department_by_rule,</u> 19 <u>consistent_with_the_purposes_of_this_section</u> and provide all 20 information required to ensure identification of the person.

(6) A commercial driver's license shall expire in the same manneras provided in RCW 46.20.181.

23 (7) When applying for renewal of a commercial driver's license, the 24 applicant shall:

(a) Complete the application form required by RCW 46.25.070(1),
 providing updated information and required certifications;

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(b) Submit the application to the department in person; and

(c) If the applicant wishes to retain a hazardous materials
 endorsement, take and pass the written test for a hazardous materials
 endorsement.

31 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 46.25 RCW 32 to read as follows:

(1)(a) Any person applying for a CDL must certify that he or she isor expects to be engaged in one of the following types of driving:

35 (i) Nonexcepted interstate;

36 (ii) Excepted interstate;

37 (iii) Nonexcepted intrastate; or

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(iv) Excepted intrastate.

2 (b) From January 30, 2012, to January 30, 2014, the department may 3 require that any person holding a CDL prior to the effective date of 4 this section must provide the department with the certification 5 required under (a) of this subsection. The CDL of a person failing to 6 submit the required certification is subject to downgrade under 7 subsection (4) of this section.

(2) A CDL applicant or holder who certifies under subsection 8 (1)(a)(i) of this section that he or she is or expects to be engaged in 9 nonexcepted interstate commerce must provide a copy of a medical 10 examiner's certificate prepared by a medical examiner, as defined in 49 11 C.F.R. Sec. 390.5 as it existed on the effective date of this section, 12 13 or such subsequent date as may be provided by the department by rule, consistent with the purposes of this section. Upon submission, a copy 14 of the medical examiner's certificate must be date-stamped by the 15 department. A CDL holder who certifies under subsection (1)(a)(i) of 16 17 this section must submit a copy of each subsequently issued medical examiner's certificate. 18

19 (3) For each operator of a commercial motor vehicle required to 20 have a commercial driver's license, the department must meet the 21 following requirements:

(a)(i) The driver's self-certification of type of driving under subsection (1) of this section must be maintained on the driver's record and the CDLIS driver record;

(ii) The copy of a medical examiner's certificate, when submitted under subsection (2) of this section, must by retained for three years beyond the date the certificate was issued; and

(iii) When a medical examiner's certificate is submitted under 28 subsection (2) of this section, the information required under 49 29 C.F.R. Sec. 383.73(j)(1)(iii) as it existed on the effective date of 30 31 this section, or such subsequent date as may be provided by the 32 department by rule, consistent with the purposes of this section must be posted to the CDLIS driver record within ten calendar days from the 33 date submitted. The indicator of medical certification status, such as 34 "certified" or "not-certified," must be maintained on the driver's 35 36 record.

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(b) Within ten calendar days of the driver's medical certification

status expiring or a medical variance expiring or being rescinded, the medical certification status of the driver must be updated to "notcertified."

4 (c) Within ten calendar days of receiving information from the 5 federal motor carrier safety administration regarding issuance or 6 renewal of a medical variance for a driver, the department must update 7 the CDLIS driver record to include the medical variance information.

8 (4)(a) If a driver's medical certification or medical variance 9 expires, or the federal motor carrier safety administration notifies 10 the department that a medical variance was removed or rescinded, the 11 department must:

(i) Notify the driver of his or her "not-certified" medical certification status and that the CDL privilege will be removed from the driver's license unless the driver submits a current medical certificate or medical variance, or changes his or her selfcertification to driving only in excepted or intrastate commerce; and

(ii) Initiate procedures for downgrading the license. The CDL downgrade must be completed and recorded within sixty days of the driver's medical certification status becoming "not-certified" to operate a commercial motor vehicle.

21 (b) Beginning January 30, 2014, if a driver fails to provide the 22 department with the certification required in subsection (1) of this section, or a current medical examiner's certificate if the driver 23 24 self-certifies under subsection (1)(a)(i) of this section that he or 25 she is operating in nonexcepted interstate commerce as required in subsection (2) of this section, the department must mark the CDLIS 26 27 driver record as "not-certified" and initiate a CDL downgrade in accordance with (a)(ii) of this subsection. 28

(c) A driver whose CDL has been downgraded under this subsection may restore the CDL privilege by providing the necessary certifications or medical variance information to the department.

32 **Sec. 4.** RCW 46.25.090 and 2006 c 327 s 4 are each amended to read 33 as follows:

(1) A person is disqualified from driving a commercial motor
 vehicle for a period of not less than one year if a report has been
 received by the department pursuant to RCW 46.20.308 or 46.25.120, or

1 if the person has been convicted of a first violation, within this or 2 any other jurisdiction, of:

3 (a) Driving a motor vehicle under the influence of alcohol or any4 drug;

5 (b) Driving a commercial motor vehicle while the alcohol 6 concentration in the person's system is 0.04 or more, or driving a 7 noncommercial motor vehicle while the alcohol concentration in the 8 person's system is 0.08 or more, or is 0.02 or more if the person is 9 under age twenty-one, as determined by any testing methods approved by 10 law in this state or any other state or jurisdiction;

11 (c) Leaving the scene of an accident involving a motor vehicle 12 driven by the person;

13 (d) Using a motor vehicle in the commission of a felony;

(e) Refusing to submit to a test or tests to determine the driver's alcohol concentration or the presence of any drug while driving a motor vehicle;

(f) Driving a commercial motor vehicle when, as a result of prior violations committed while operating a commercial motor vehicle, the driver's commercial driver's license is revoked, suspended, or canceled, or the driver is disqualified from operating a commercial motor vehicle;

(g) Causing a fatality through the negligent operation of a commercial motor vehicle, including but not limited to the crimes of vehicular homicide and negligent homicide.

If any of the violations set forth in this subsection occurred while transporting hazardous material, the person is disqualified for a period of not less than three years.

(2) A person is disqualified for life if it has been determined that the person has committed or has been convicted of two or more violations of any of the offenses specified in subsection (1) of this section, or any combination of those offenses, arising from two or more separate incidents.

33 (3) The department may adopt rules, in accordance with federal 34 regulations, establishing guidelines, including conditions, under which 35 a disqualification for life under subsection (2) of this section may be 36 reduced to a period of not less than ten years.

37 (4) A person is disqualified from driving a commercial motor38 vehicle for life who uses a motor vehicle in the commission of a felony

involving the manufacture, distribution, or dispensing of a controlled substance, as defined by chapter 69.50 RCW, or possession with intent to manufacture, distribute, or dispense a controlled substance, as defined by chapter 69.50 RCW.

5 (5)(a) A person is disqualified from driving a commercial motor
6 vehicle for a period of:

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(i) Not less than sixty days if:

8 (A) Convicted of or found to have committed a second serious 9 traffic violation while driving a commercial motor vehicle; or

10 (B) Convicted of reckless driving, where there has been a prior 11 serious traffic violation; or

12 (ii) Not less than one hundred twenty days if:

13 (A) Convicted of or found to have committed a third or subsequent 14 serious traffic violation while driving a commercial motor vehicle; or

15 (B) Convicted of reckless driving, where there has been two or more 16 prior serious traffic violations.

(b) The disqualification period under (a)(ii) of this subsectionmust be in addition to any other previous period of disqualification.

19 (c) For purposes of determining prior serious traffic violations 20 under this subsection, each conviction of or finding that a driver has 21 committed a serious traffic violation while driving a commercial motor 22 vehicle or noncommercial motor vehicle, arising from a separate 23 incident occurring within a three-year period, must be counted.

24 (6) A person is disqualified from driving a commercial motor25 vehicle for a period of:

(a) Not less than ((ninety)) one hundred eighty days nor more than
one year if convicted of or found to have committed a first violation
of an out-of-service order while driving a commercial vehicle;

(b) Not less than ((one)) two years nor more than five years if, during a ten-year period, the person is convicted of or is found to have committed two violations of out-of-service orders while driving a commercial motor vehicle in separate incidents;

33 (c) Not less than three years nor more than five years if, during 34 a ten-year period, the person is convicted of or is found to have 35 committed three or more violations of out-of-service orders while 36 driving commercial motor vehicles in separate incidents;

37 (d) Not less than one hundred eighty days nor more than two years38 if the person is convicted of or is found to have committed a first

violation of an out-of-service order while transporting hazardous 1 2 materials, or while operating motor vehicles designed to transport sixteen or more passengers, including the driver. 3 A person is disqualified for a period of not less than three years nor more than 4 5 five years if, during a ten-year period, the person is convicted of or is found to have committed subsequent violations of out-of-service б 7 orders, in separate incidents, while transporting hazardous materials, or while operating motor vehicles designed to transport sixteen or more 8 passengers, including the driver. 9

10 (7) A person is disgualified from driving a commercial motor vehicle if a report has been received by the department under RCW 11 46.25.125 that the person has received a verified positive drug test or 12 13 positive alcohol confirmation test as part of the testing program conducted under 49 C.F.R. 40. A disgualification under this subsection 14 remains in effect until the person undergoes a drug and alcohol 15 assessment by a substance abuse professional meeting the requirements 16 17 of 49 C.F.R. 40, and the person presents evidence of satisfactory participation in or successful completion of a drug or alcohol 18 treatment and/or education program as recommended by the substance 19 abuse professional, and until the person has met the requirements of 20 21 RCW 46.25.100. The substance abuse professional shall forward a 22 diagnostic evaluation and treatment recommendation to the department of licensing for use in determining the person's eligibility for driving 23 24 a commercial motor vehicle. Persons who are disqualified under this 25 subsection more than twice in a five-year period are disqualified for 26 life.

(8)(a) A person is disqualified from driving a commercial motor vehicle for the period of time specified in (b) of this subsection if he or she is convicted of or is found to have committed one of the following six offenses at a railroad-highway grade crossing while operating a commercial motor vehicle in violation of a federal, state, or local law or regulation:

33 (i) For drivers who are not required to always stop, failing to34 slow down and check that the tracks are clear of an approaching train;

(ii) For drivers who are not required to always stop, failing to
 stop before reaching the crossing, if the tracks are not clear;

37 (iii) For drivers who are always required to stop, failing to stop38 before driving onto the crossing;

(iv) For all drivers, failing to have sufficient space to drive
 completely through the crossing without stopping;

3 (v) For all drivers, failing to obey a traffic control device or 4 the directions of an enforcement officer at the crossing;

5 (vi) For all drivers, failing to negotiate a crossing because of 6 insufficient undercarriage clearance.

7 (b) A person is disqualified from driving a commercial motor 8 vehicle for a period of:

9 (i) Not less than sixty days if the driver is convicted of or is 10 found to have committed a first violation of a railroad-highway grade 11 crossing violation;

12 (ii) Not less than one hundred twenty days if the driver is 13 convicted of or is found to have committed a second railroad-highway 14 grade crossing violation in separate incidents within a three-year 15 period;

16 (iii) Not less than one year if the driver is convicted of or is 17 found to have committed a third or subsequent railroad-highway grade 18 crossing violation in separate incidents within a three-year period.

(9) A person is disgualified from driving a commercial motor 19 20 vehicle for not more than one year if a report has been received by the 21 department from the federal motor carrier safety administration that the person's driving has been determined to constitute an imminent 22 hazard as defined by 49 C.F.R. 383.5. A person who is simultaneously 23 24 disqualified from driving a commercial motor vehicle under this 25 subsection and under other provisions of this chapter, or under 49 C.F.R. 383.52, shall serve those disqualification periods concurrently. 26

(10) Within ten days after suspending, revoking, or canceling a commercial driver's license or disqualifying a driver from operating a commercial motor vehicle, the department shall update its records to reflect that action.

31 **Sec. 5.** RCW 46.32.100 and 2010 c 161 s 1116 are each amended to 32 read as follows:

(1)(a) In addition to all other penalties provided by law, and except as provided otherwise in (a)(i), (ii), or (iii) of this subsection, a commercial motor vehicle that is subject to compliance reviews under this chapter and an officer, agent, or employee of a company operating a commercial motor vehicle who violates or who 1 procures, aids, or abets in the violation of this title or any order or 2 rule of the state patrol is liable for a penalty of one hundred dollars 3 for each violation.

4 (i) It is a violation of this chapter for a person operating a 5 commercial motor vehicle to fail to comply with the requirements of 49 6 C.F.R. Pt. 382, controlled substances and alcohol use and testing, 49 7 C.F.R. Sec. 391.15, disqualification of drivers, and 49 C.F.R. Sec. 8 396.9(c)(2), moving a vehicle placed out of service before the out of 9 service defects have been satisfactorily repaired. For each violation 10 the person is liable for a penalty of five hundred dollars.

(ii) The driver of a commercial motor vehicle who ((violates)) is convicted of violating an out-of-service order is liable for a penalty of at least ((one)) two thousand ((one)) five hundred dollars ((but not more than two thousand seven hundred fifty dollars for each)) for a first violation, and not less than five thousand dollars for second or subsequent violation.

(iii) An employer who allows ((a driver to operate)) the operation of a commercial motor vehicle when there is an out-of-service order is liable for a penalty of at least two thousand seven hundred fifty dollars but not more than ((eleven)) twenty-five thousand dollars for each violation.

(iv) Each violation under this subsection (1)(a) is a separate and distinct offense, and in case of a continuing violation every day's continuance is a separate and distinct violation.

25 (b) In addition to all other penalties provided by law, any motor carrier, company, or any officer or agent of a motor carrier or company 26 27 operating a commercial motor vehicle subject to compliance reviews under this chapter who refuses entry or to make the required records, 28 documents, and vehicles available to a duly authorized agent of the 29 state patrol is liable for a penalty of at least five thousand dollars 30 31 as well as an out-of-service order being placed on the department of 32 transportation number, as defined in RCW 46.16A.010, and vehicle registration to operate. Each violation is a separate and distinct 33 offense, and in case of a continuing violation every day's continuance 34 is a separate and distinct violation. 35

36 (c) A motor carrier operating a commercial motor vehicle after 37 receiving a final unsatisfactory rating or being placed out of service 38 is liable for a penalty of not more than eleven thousand dollars for

1 each violation. Each violation is a separate and distinct offense, and 2 in case of a continuing violation every day's continuance is a separate 3 and distinct violation.

(d) A high-risk carrier is liable for double the amount of the
penalty of a prior violation if the high-risk carrier repeats the same
violation during a follow-up compliance review. Each repeat violation
is a separate and distinct offense, and in case of a repeat continuing
violation every day's continuance is a separate and distinct violation.

9 (2) The Washington state patrol may place an out-of-service order 10 on a department of transportation number, as defined in RCW 46.16A.010, for violations of this chapter or for nonpayment of any monetary 11 12 penalties assessed by the state patrol or the utilities and 13 transportation commission, as a result of compliance reviews, or for violations of cease and desist orders issued by the utilities and 14 transportation commission. The state patrol shall notify the 15 department of licensing when an out-of-service order has been placed on 16 17 a motor carrier's department of transportation number. The state patrol shall notify the motor carrier when there has been an out-of-18 service order placed 19 on the motor carrier's department of transportation number and the vehicle registrations have been revoked 20 21 by sending a notice by first-class mail using the last known address 22 for the registered or legal owner or owners, and recording the transmittal on an affidavit of first-class mail. Notices under this 23 24 section fulfill the requirements of RCW 46.12.550. Motor carriers may not be eligible for a new department of transportation number, vehicle 25 registration, or temporary permits to operate unless the violations 26 27 that resulted in the out-of-service order have been corrected.

(3) Any penalty provided in this section is due and payable when the person incurring it receives a notice in writing from the state patrol describing the violation and advising the person that the penalty is due.

32 (a)(i) Any motor carrier who incurs a penalty as provided in this 33 section, except for a high-risk carrier that incurs a penalty for a 34 repeat violation during a follow-up compliance review, may, upon 35 written application, request that the state patrol mitigate the 36 penalty. An application for mitigation must be received by the state 37 patrol within twenty days of the receipt of notice. (ii) The state patrol may decline to consider any application for
 mitigation.

(b) Any motor carrier who incurs a penalty as provided in this 3 section has a right to an administrative hearing under chapter 34.05 4 RCW to contest the violation or the penalty imposed, or both. In all 5 such hearings, the procedure and rules of evidence are as specified in 6 7 chapter 34.05 RCW except as otherwise provided in this chapter. Any request for an administrative hearing must be made in writing and must 8 be received by the state patrol within twenty days after the later of 9 (i) receipt of the notice imposing the penalty, or (ii) disposition of 10 a request for mitigation, or the right to a hearing is waived. 11

12 (c) All penalties recovered under this section shall be paid into 13 the state treasury and credited to the state patrol highway account of 14 the motor vehicle fund.

15 **Sec. 6.** RCW 46.20.049 and 2005 c 314 s 309 are each amended to 16 read as follows:

17 There shall be an additional fee for issuing any class of commercial driver's license in addition to the prescribed fee required 18 for the issuance of the original driver's license. The additional fee 19 20 for each class shall be ((thirty)) sixty-one dollars for the original 21 commercial driver's license or subsequent renewals. If the commercial 22 driver's license is renewed or extended for a period other than five 23 years, the fee for each class shall be ((six)) twelve dollars and 24 twenty cents for each year that the commercial driver's license is renewed or extended. The fee shall be deposited in the highway safety 25 26 fund.

27 <u>NEW SECTION.</u> Sec. 7. Sections 1 through 3 of this act take effect 28 January 30, 2012.

> Passed by the House April 21, 2011. Passed by the Senate April 21, 2011. Approved by the Governor May 3, 2011. Filed in Office of Secretary of State May 4, 2011.