
SUBSTITUTE HOUSE BILL 3069

State of Washington 60th Legislature 2008 Regular Session

By House Transportation (originally sponsored by Representative Wallace)

READ FIRST TIME 02/12/08.

1 AN ACT Relating to the regulation of driver improvement schools;
2 amending RCW 46.82.300; reenacting and amending RCW 46.63.020; adding
3 a new chapter to Title 46 RCW; creating new sections; and prescribing
4 penalties.

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

6 NEW SECTION. **Sec. 1.** The definitions in this section apply
7 throughout this chapter unless the context clearly requires otherwise.

8 (1) "Advisory committee" means the driving instructors' advisory
9 committee as created in RCW 46.82.300.

10 (2) "Approved curriculum" means a department-approved driver
11 improvement course curriculum that has demonstrated effectiveness in
12 reducing crashes or citations, or both.

13 (3) "Classroom" means a space dedicated to and used by a driver
14 improvement instructor for the instruction of students. With prior
15 department approval, driver improvement classrooms may be at the
16 primary place of business or may be located within alternative
17 facilities, such as a public or private library, school, community
18 college, college, university, hotel, business training facility, or
19 other department-approved facility. A driver improvement school may

1 use multiple classroom locations to teach a driver improvement course
2 if each location is approved by the school and the department and bears
3 the same name and has the same ownership as the parent school.

4 (4) "Classroom instruction" means that portion of a driver
5 improvement course that is characterized by classroom-based student
6 instruction conducted by or under the direct supervision of a licensed
7 instructor or licensed instructors.

8 (5) "Director" means the director of the department.

9 (6) "Driver improvement course" means a course of instruction in
10 traffic safety education approved and licensed by the department that
11 consists of classroom or internet instruction regarding improving the
12 habits and attitudes of drivers as documented by the approved
13 curriculum.

14 (7) "Driver improvement course curriculum" means a course of
15 instruction intended to improve a driver's knowledge, perceptions, and
16 attitudes about driving.

17 (8) "Driver improvement school" means a business engaged in giving
18 instruction by classroom or internet delivery to educate drivers and
19 improve driving behavior.

20 (9) "Fraudulent practices" means any conduct or representation on
21 the part of a driver improvement school owner or instructor including:

22 (a) Inducing anyone to believe, or to give the impression, that
23 credit for attendance in a driver improvement course for the purpose of
24 obtaining an insurance discount or deferral of a citation under RCW
25 46.63.070 will automatically occur;

26 (b) Operation of a driver improvement school without a license,
27 providing instruction without an instructor's license, not verifying
28 student identity prior to all classroom courses presented, misleading
29 or false statements on applications for a driver improvement school
30 license or instructor's license or on any required records or
31 supporting documentation;

32 (c) Failing to fully document and maintain all required driver
33 improvement school records of instruction, school operation, and
34 instructor training;

35 (d) Issuing a driver improvement course certificate without
36 requiring completion of the necessary instruction as mandated by the
37 department.

1 (10) "Instructor" means any person employed by or otherwise
2 associated with a driver improvement school to instruct any student in
3 a classroom or internet course of instruction to improve driver habits,
4 attitudes, and behavior.

5 (11) "Owner" means an individual, partnership, corporation,
6 association, or other person or group that holds a substantial interest
7 in a driver improvement school.

8 (12) "Person" means any individual, firm, corporation, partnership,
9 or association.

10 (13) "Place of business" means a designated location at which the
11 business of a driver improvement school is transacted and its records
12 are kept.

13 (14) "Student" means any person enrolled in a driver improvement
14 course.

15 (15) "Substantial interest holder" means a person who has actual or
16 potential influence over the management or operation of any driver
17 improvement school. Evidence of substantial interest includes, but is
18 not limited to, one or more of the following:

19 (a) Directly or indirectly owning, operating, managing, or
20 controlling a driver improvement school or any part of a driver
21 improvement school;

22 (b) Directly or indirectly profiting from or assuming liability for
23 debts of a driver improvement school;

24 (c) Is an officer or director of a driver improvement school;

25 (d) Owning ten percent or more of any class of stock in a privately
26 or closely held corporate driver improvement school, or five percent or
27 more of any class of stock in a publicly traded corporate driver
28 improvement school;

29 (e) Furnishing ten percent or more of the capital, whether in cash,
30 goods, or services, for the operation of a driver improvement school
31 during any calendar year; or

32 (f) Directly or indirectly receiving a salary, commission,
33 royalties, or other form of compensation from the activity in which a
34 driver improvement school is or seeks to be engaged.

35 NEW SECTION. **Sec. 2.** Chapter 18.235 RCW governs unlicensed
36 practice, the issuance and denial of licenses, and the discipline of
37 licensees under this chapter.

1 NEW SECTION. **Sec. 3.** (1) The director administers and enforces
2 the law pertaining to driver improvement schools as set forth in this
3 chapter.

4 (2) The director may adopt and enforce reasonable rules consistent
5 with and necessary to carry out this chapter.

6 NEW SECTION. **Sec. 4.** (1) A person shall not engage in the
7 business of conducting a driver improvement school without a license
8 issued by the director for that purpose. The school's license must be
9 displayed before the school may:

10 (a) Schedule, enroll, or engage any students in a course of
11 instruction;

12 (b) Begin to offer any courses to the public; or

13 (c) Issue a completion certificate to an enrolled student.

14 (2) An application for a driver improvement school license must be
15 filed with the director, containing information prescribed by the
16 director, including a uniform business identifier number. Before an
17 application for a driver improvement school license is approved, the
18 business practices, facilities, records, and insurance of the proposed
19 school must be inspected and reviewed by authorized representatives of
20 the director. If an application is approved by the director, the
21 applicant shall be granted a license valid for a period of one year
22 from the date of issuance.

23 (3) Subject to the department's inspection of the business, the
24 director shall issue a license certificate to each licensee that must
25 be conspicuously displayed in the place of business of the licensee.
26 If the director has not received a renewal application on or before the
27 date a license expires, the license will be void requiring a new
28 application as provided for in this chapter.

29 (4) The person who has been issued a driver improvement school
30 license must notify the director in writing within ten business days
31 after any change is made to the officers, directors, or location of the
32 place of business of the school.

33 (5) A change involving the ownership of a driver improvement school
34 requires a new license application.

35 (a) The owner relinquishing the business must notify the director
36 in writing within ten business days.

1 (b) The new owner must submit an application for transfer of the
2 school's license to the director within ten business days.

3 (c) Upon receipt of the required notification and the application
4 for license transfer, the director shall permit continuance of the
5 business for a period not to exceed sixty days from the date of
6 transfer pending approval of the new application for a school license.

7 (d) The transferred license remains subject to suspension,
8 revocation, or denial in accordance with sections 9 and 10 of this act.

9 (6) Evidence of liability insurance coverage must be filed with the
10 director prior to the issuance or renewal of a school license, and must
11 meet the following standards:

12 (a) Coverage must be provided by a company authorized to do
13 business in Washington state;

14 (b) General liability coverage must be in the amount of not less
15 than one million dollars;

16 (c) The required coverage must be maintained in full force and
17 effect for the term of the school license;

18 (d) Changes in insurance coverage due to cancellation or expiration
19 require notification of the director and proof of continuing coverage
20 within ten working days following any change; and

21 (e) Coverage must be issued in the name of the school and identify
22 the covered locations.

23 (7) The driver improvement school demonstrates evidence of
24 financial stability by providing to the department a surety bond in the
25 amount of one hundred thousand dollars, which must be filed with the
26 director prior to the issuance or renewal of a school license, and must
27 meet the following standards:

28 (a) Coverage must be provided by a company authorized to do
29 business in Washington state;

30 (b) The surety bond must be maintained in full force and effect for
31 the term of the school license; and

32 (c) The surety bond must be issued in the name of the school and
33 identify the covered locations.

34 NEW SECTION. **Sec. 5.** (1) A person affiliated with a driver
35 improvement school shall not give classroom instruction without a
36 license issued by the director for that purpose. An application for an
37 original or renewal instructor's license must be filed with the

1 director, containing information as prescribed by this chapter and by
2 the director. An application for a renewal instructor's license must
3 be accompanied by proof of the applicant's continuing professional
4 development that meets the standards adopted by the director. If the
5 applicant satisfactorily meets the application requirements and the
6 examination requirements as prescribed in section 7 of this act, the
7 applicant shall be granted a license valid for a period of one year
8 from the date of issuance. An instructor shall take a requalification
9 examination every five years.

10 (2) The director shall issue a license certificate to each
11 qualified applicant.

12 (a) An employing driver improvement school must conspicuously
13 display an instructor's license at its established place of business.

14 (b) Unless revoked, canceled, or denied by the director, the
15 license must remain the property of the licensee in the event of
16 termination of employment or employment by another driver improvement
17 school.

18 (c) If the director has not received a renewal application on or
19 before the date a license expires, the license shall be voided
20 requiring a new application as provided for in this chapter, including
21 examination.

22 (d) If revoked, canceled, or denied by the director, the license
23 must be surrendered to the department within ten days following the
24 effective date of such action.

25 (3) Each licensee must be provided with a wallet-size
26 identification card by the director at the time the license is issued,
27 which must be carried on the instructor's person at all times while
28 engaged in instructing.

29 (4) A person who has been issued an instructor's license shall
30 notify the director in writing within ten days of any change of
31 employment or termination of employment, providing the name and address
32 of the new driver improvement school that will employ the instructor.

33 NEW SECTION. **Sec. 6.** (1) Instructors, owners, and other persons
34 affiliated with a driver improvement school who have contact with
35 students are required to have a background check through the Washington
36 state patrol criminal identification system and through the federal
37 bureau of investigation. The background check also includes a

1 fingerprint check using a fingerprint card. Persons covered by this
2 section must have their background rechecked as prescribed under this
3 subsection every five years.

4 (2) In addition to the background check required under subsection
5 (1) of this section, persons covered by this section must have a
6 background check through the Washington criminal identification system
7 at the time of application for any renewal license.

8 NEW SECTION. **Sec. 7.** (1) The application for an instructor's
9 license must document the applicant's fitness, knowledge, skills, and
10 abilities to teach the classroom components of a driver improvement
11 course in a driver improvement school.

12 (2) An applicant is eligible to apply for an original instructor's
13 certificate if the applicant possesses and meets the following
14 qualifications and conditions:

15 (a) Has been licensed to drive for five or more years and possesses
16 a current and valid Washington driver's license or is a resident of a
17 jurisdiction immediately adjacent to Washington state and possesses a
18 current and valid license issued by the jurisdiction, and does not have
19 on his or her driving record any of the violations or penalties set
20 forth in (a) (i), (ii), or (iii) of this subsection. The director may
21 examine the driving record of the applicant from the department and
22 from other jurisdictions, and from these records determine if the
23 applicant has had:

24 (i) Not more than one moving traffic violation within the preceding
25 twelve months or more than two moving traffic violations in the
26 preceding twenty-four months;

27 (ii) No alcohol-related traffic violation or incident within the
28 preceding seven years; and

29 (iii) No driver's license suspension, cancellation, revocation, or
30 denial within the preceding five years;

31 (b) Is a high school graduate or the equivalent and is at least
32 twenty-one years of age;

33 (c) Has completed an acceptable application on a form prescribed by
34 the director;

35 (d) Has satisfactorily completed a course of instruction in the
36 improvement of drivers acceptable to the director that is at least
37 sixteen hours in length; and

1 (e) Has successfully completed an instructor's examination as
2 prepared by the advisory committee, which consists of a knowledge test.
3 The examination determines:

4 (i) The applicant's knowledge of driving laws and rules; and

5 (ii) The applicant's ability to impart this knowledge and ability
6 to others.

7 NEW SECTION. **Sec. 8.** In case of the loss, mutilation, or
8 destruction of a driver improvement school license certificate or an
9 instructor's license certificate, the director shall issue a duplicate
10 of the certificate upon proof of the facts.

11 NEW SECTION. **Sec. 9.** The director may suspend, revoke, deny, or
12 refuse to renew an instructor's license or a driver improvement school
13 license, or impose such other disciplinary action authorized under RCW
14 18.235.110, upon a determination that the applicant, licensee, or owner
15 has engaged in unprofessional conduct as described under RCW 18.235.130
16 or upon a determination that:

17 (1) The licensee has made a false statement or concealed any
18 material fact in connection with the application or license renewal;

19 (2) The applicant, licensee, owner, or any person directly or
20 indirectly interested in the driver improvement school's business has
21 been convicted of a felony, or any crime involving violence,
22 dishonesty, deceit, indecency, degeneracy, or moral turpitude;

23 (3) The applicant, licensee, owner, or any person directly or
24 indirectly interested in the driver improvement school's business
25 previously held a driver improvement school license that was revoked,
26 suspended, or refused renewal by the director;

27 (4) The applicant, licensee, or owner does not have an established
28 place of business as required in this chapter;

29 (5) The applicant or licensee has failed to require all persons
30 with financial interest in the driver improvement school to be
31 signatories to the application;

32 (6) The applicant, licensee, or owner has committed fraud, induced
33 another to commit fraud, or engaged in fraudulent practices in relation
34 to the business conducted under the license, or has induced another to
35 resort to fraud in relation to securing for himself, herself, or
36 another a license to drive a motor vehicle;

1 (7) The applicant, licensee, or owner has engaged in conduct that
2 could endanger the educational welfare or personal safety of students
3 or others;

4 (8) A licensed instructor does not possess and meet the
5 qualifications and conditions set out in section 7(2)(a) of this act;
6 or

7 (9) The applicant, licensee, or owner failed to satisfy or fails to
8 satisfy the other conditions stated in this chapter.

9 NEW SECTION. **Sec. 10.** The license of any driver improvement
10 school or instructor may be suspended, revoked, denied, or refused
11 renewal, or such other disciplinary action authorized under RCW
12 18.235.110 may be imposed, for failure to comply with the business
13 practices specified in this section.

14 (1) A driver improvement school or instructor shall not utilize any
15 types of advertising without using the full legal name of the school
16 and identifying itself as a driver improvement school.

17 (2) A driver improvement school shall have an established place of
18 business owned, rented, or leased by the school and regularly occupied
19 and used exclusively for the administration of the business and storage
20 of required school, instructor, and student records. The established
21 place of business of a driver improvement school must be located in a
22 district that is zoned for business or commercial purposes. The office
23 should be staffed during normal business hours.

24 (a) The established place of business, branch office, or classroom
25 or advertised address of any driver improvement school shall not
26 consist of or include a house trailer, residence, tent, temporary
27 stand, temporary address, bus, telephone answering service if such
28 service is the sole means of contacting the driver improvement school,
29 a room or rooms in a hotel or rooming house or apartment house, or
30 premises occupied by a single or multiple-unit dwelling house.

31 (b) A driver improvement school may lease classroom space within a
32 public or private school that is recognized and regulated by the office
33 of the superintendent of public instruction to conduct student
34 instruction as approved by the director. However, such use of public
35 or private classroom space does not alleviate the driver improvement
36 school from securing and maintaining an established place of business

1 or from using its own classroom on a regular basis as required under
2 this chapter.

3 (c) This subsection does not limit the authority of local
4 governments to grant conditional use permits or variances from zoning
5 ordinances.

6 (3) Each driver improvement school shall maintain its student,
7 instructor, and operating records at its established place of business.

8 (a) Student records must include the student's name, address, and
9 telephone number, date of enrollment and all dates of instruction, the
10 driver's license number, the type of course attended, the total number
11 of hours of instruction, and the name and signature of the instructor
12 or instructors.

13 (b) Instructor records must include the instructor's license
14 number, the date of hire, the dates and duration of an instructor's
15 training including initial certification as an instructor and
16 continuing education, an abstract of the driving record for the
17 instructor obtained within the past year, and a list of the locations
18 where the instructor is providing student instruction.

19 (c) Student and instructor records must be maintained for five
20 years following the completion of the instruction. All records must be
21 made available for inspection upon the request of the department.

22 (d) Upon a transfer or sale of school ownership, the school records
23 must be transferred to and become the property and responsibility of
24 the new owner.

25 (4) Each driver improvement school shall, at its established place
26 of business, display, in a place where it can be seen by all clients,
27 a copy of the required minimum curriculum furnished by the department
28 and a copy of the school's own curriculum. Copies of the required
29 minimum curriculum criteria are to be provided to driver improvement
30 schools and instructors by the director.

31 (5) Driver improvement schools and instructors shall submit to
32 periodic inspections of their business practices, facilities, records,
33 and insurance by authorized representatives of the director.

34 NEW SECTION. **Sec. 11.** Upon notification of suspension,
35 revocation, denial, or refusal to renew a license under this chapter,
36 a driver improvement school or instructor has the right to appeal the
37 action being taken. An appeal may be made to the director, who shall

1 cause a hearing to be held in accordance with chapter 34.05 RCW.
2 Filing an appeal stays the action pending the hearing and the
3 director's decision. Upon conclusion of the hearing, the director
4 shall issue a decision on the appeal.

5 (1) A license may, however, be temporarily suspended by the
6 director without notice pending any prosecution, investigation, or
7 hearing where such emergency action is warranted. A licensee or
8 applicant entitled to a hearing must be given due notice of the
9 suspension.

10 (2) The sending of a notice of a hearing by registered mail to the
11 last known address of a licensee or applicant in accordance with
12 chapter 34.05 RCW is deemed due notice.

13 (3) The director or the director's authorized representative shall
14 preside over the hearing and may subpoena witnesses, administer oaths
15 to witnesses, take testimony of any person, and cause depositions to be
16 taken. A subpoena issued under the authority of this section must be
17 served in the same manner as a subpoena issued by a court of record.
18 Witnesses subpoenaed under this section and persons other than officers
19 or employees of the department are entitled to the same fees and
20 mileage as are allowed in civil actions in courts of law.

21 NEW SECTION. **Sec. 12.** Any action or decision of the director may,
22 after a hearing is held as provided in this chapter, be appealed by the
23 party aggrieved to the superior court of the county in which the place
24 of business is located or where the aggrieved person resides.

25 NEW SECTION. **Sec. 13.** A violation of this chapter is a
26 misdemeanor.

27 NEW SECTION. **Sec. 14.** This chapter does not apply to or affect in
28 any manner courses of instruction offered in high schools, vocational-
29 technical schools, colleges, or universities, and is not applicable to
30 instructors in any such high schools, vocational-technical schools,
31 colleges, or universities, as long as such course or courses are
32 conducted by such schools in a like manner to other regular courses.
33 If such course is conducted by any commercial school as identified in
34 this section on a contractual basis, the school and instructors must
35 qualify under this chapter. This chapter also does not apply to or

1 affect in any manner courses of instruction offered through a court of
2 law, and is not applicable to instructors in any such court, as long as
3 such course or courses are conducted solely by and for the court.

4 NEW SECTION. **Sec. 15.** (1) The advisory committee shall consult
5 with the department in the development and maintenance of a basic
6 minimum required curriculum and the department shall furnish to each
7 qualifying applicant for an instructor's license or a driver
8 improvement school license a copy of the curriculum.

9 (2) In addition to information on the safe, lawful, and responsible
10 operation of motor vehicles on the state's highways, the basic minimum
11 required curriculum must include information on:

12 (a) Intermediate driver's license issuance, passenger and driving
13 restrictions and sanctions for violating these restrictions, and the
14 effect of traffic violations and collisions on driving privileges;

15 (b) The effects of alcohol and drug use on motor vehicle operators,
16 including information on drug and alcohol-related traffic injury and
17 mortality rates in the state of Washington and the current penalties
18 for driving under the influence of drugs or alcohol; and

19 (c) Motorcycle awareness, approved by the director, to ensure that
20 new operators of motor vehicles have been instructed in the importance
21 of safely sharing the road with motorcyclists.

22 (3) If the director is presented with acceptable proof that any
23 licensed instructor or driver improvement school is not showing proper
24 diligence in teaching the basic minimum curriculum as required, the
25 instructor or school must appear before the advisory committee and show
26 cause why the license of the instructor or school should not be revoked
27 for such negligence. If the committee does not accept such reasons
28 that may be offered, the director may revoke the license of the
29 instructor or school, or both.

30 NEW SECTION. **Sec. 16.** Instructional material used in driver
31 improvement schools must include information on the proper use of the
32 left-hand lane by motor vehicles on multilane highways and information
33 on bicyclists' and pedestrians' rights and responsibilities and
34 suggested riding procedures in common traffic situations.

1 NEW SECTION. **Sec. 17.** If any provision of this act or its
2 application to any person or circumstance is held invalid, the
3 remainder of the act or the application of the provision to other
4 persons or circumstances is not affected.

5 **Sec. 18.** RCW 46.82.300 and 2006 c 219 s 3 are each amended to read
6 as follows:

7 (1) The director shall be assisted in the duties and
8 responsibilities of this chapter by the driver instructors' advisory
9 committee, consisting of (~~five~~) seven members. Members of the
10 advisory committee shall be appointed by the director for two-year
11 terms and shall consist of a representative of the driver training
12 schools, a representative of the driving instructors (who shall not be
13 from the same driver training school as the driver training school
14 member), a representative of the driver improvement schools, a
15 representative of the driving improvement instructors (who shall not be
16 from the same driver improvement school as the driver improvement
17 school member), a representative of the superintendent of public
18 instruction, a representative of the department of licensing, and a
19 representative from the Washington state traffic safety commission.
20 Members shall be reimbursed for travel expenses in accordance with RCW
21 43.03.050 and 43.03.060. A member who is receiving a salary from the
22 state shall not receive compensation other than travel expenses
23 incurred in such service.

24 (2) The advisory committee shall meet at least semiannually and
25 shall have additional meetings as may be called by the director. The
26 director or the director's representative shall attend all meetings of
27 the advisory committee and shall serve as chairman.

28 (3) Duties of the advisory committee shall be to:

29 (a) Advise and confer with the director or the director's
30 representative on matters pertaining to the establishment of rules
31 necessary to carry out this chapter;

32 (b) Review and update when necessary a curriculum consisting of a
33 list of items of knowledge and the processes of driving a motor vehicle
34 specifying the minimum requirements adjudged necessary in teaching a
35 proper and adequate course of driver education;

36 (c) Review and update when necessary curriculum guidelines
37 consisting of a list of items of knowledge and the processes of

1 improved driving of a motor vehicle specifying the minimum requirements
2 adjudged necessary in teaching a proper and adequate course of driver
3 improvement;

4 (d) Review and update instructor certification standards to be
5 consistent with RCW 46.82.330 and take into consideration those
6 standards required to be met by traffic safety education teachers under
7 RCW 28A.220.020(3); (~~and~~

8 ~~+d~~)) (e) Review and update instructor certification standards to
9 be consistent with section 7 of this act and take into consideration
10 those standards required to be met by traffic safety education teachers
11 under RCW 28A.220.020(3);

12 (f) Prepare the examination for a driver instructor's certificate
13 and review examination results at least once each calendar year for the
14 purpose of updating and revising examination standards; and

15 (g) Prepare the examination for a driver improvement instructor's
16 certificate and review examination results at least once each calendar
17 year for the purpose of updating and revising examination standards.

18 **Sec. 19.** RCW 46.63.020 and 2005 c 431 s 2, 2005 c 323 s 3, and
19 2005 c 183 s 10 are each reenacted and amended to read as follows:

20 Failure to perform any act required or the performance of any act
21 prohibited by this title or an equivalent administrative regulation or
22 local law, ordinance, regulation, or resolution relating to traffic
23 including parking, standing, stopping, and pedestrian offenses, is
24 designated as a traffic infraction and may not be classified as a
25 criminal offense, except for an offense contained in the following
26 provisions of this title or a violation of an equivalent administrative
27 regulation or local law, ordinance, regulation, or resolution:

28 (1) RCW 46.09.120(2) relating to the operation of a nonhighway
29 vehicle while under the influence of intoxicating liquor or a
30 controlled substance;

31 (2) RCW 46.09.130 relating to operation of nonhighway vehicles;

32 (3) RCW 46.10.090(2) relating to the operation of a snowmobile
33 while under the influence of intoxicating liquor or narcotics or habit-
34 forming drugs or in a manner endangering the person of another;

35 (4) RCW 46.10.130 relating to the operation of snowmobiles;

36 (5) Chapter 46.12 RCW relating to certificates of ownership and

1 registration and markings indicating that a vehicle has been destroyed
2 or declared a total loss;

3 (6) RCW 46.16.010 relating to the nonpayment of taxes and fees by
4 failure to register a vehicle and falsifying residency when registering
5 a motor vehicle;

6 (7) RCW 46.16.011 relating to permitting unauthorized persons to
7 drive;

8 (8) RCW 46.16.160 relating to vehicle trip permits;

9 (9) RCW 46.16.381(2) relating to knowingly providing false
10 information in conjunction with an application for a special placard or
11 license plate for disabled persons' parking;

12 (10) RCW 46.20.005 relating to driving without a valid driver's
13 license;

14 (11) RCW 46.20.091 relating to false statements regarding a
15 driver's license or instruction permit;

16 (12) RCW 46.20.0921 relating to the unlawful possession and use of
17 a driver's license;

18 (13) RCW 46.20.342 relating to driving with a suspended or revoked
19 license or status;

20 (14) RCW 46.20.345 relating to the operation of a motor vehicle
21 with a suspended or revoked license;

22 (15) RCW 46.20.410 relating to the violation of restrictions of an
23 occupational or temporary restricted driver's license;

24 (16) RCW 46.20.740 relating to operation of a motor vehicle without
25 an ignition interlock device in violation of a license notation that
26 the device is required;

27 (17) RCW 46.20.750 relating to assisting another person to start a
28 vehicle equipped with an ignition interlock device;

29 (18) RCW 46.25.170 relating to commercial driver's licenses;

30 (19) Chapter 46.29 RCW relating to financial responsibility;

31 (20) RCW 46.30.040 relating to providing false evidence of
32 financial responsibility;

33 (21) RCW 46.37.435 relating to wrongful installation of
34 sunscreening material;

35 (22) RCW 46.37.650 relating to the sale, resale, distribution, or
36 installation of a previously deployed air bag;

37 (23) RCW 46.44.180 relating to operation of mobile home pilot
38 vehicles;

1 (24) RCW 46.48.175 relating to the transportation of dangerous
2 articles;

3 (25) RCW 46.52.010 relating to duty on striking an unattended car
4 or other property;

5 (26) RCW 46.52.020 relating to duty in case of injury to or death
6 of a person or damage to an attended vehicle;

7 (27) RCW 46.52.090 relating to reports by repairmen, storagemen,
8 and appraisers;

9 (28) RCW 46.52.130 relating to confidentiality of the driving
10 record to be furnished to an insurance company, an employer, and an
11 alcohol/drug assessment or treatment agency;

12 (29) RCW 46.55.020 relating to engaging in the activities of a
13 registered tow truck operator without a registration certificate;

14 (30) RCW 46.55.035 relating to prohibited practices by tow truck
15 operators;

16 (31) RCW 46.61.015 relating to obedience to police officers,
17 flaggers, or firefighters;

18 (32) RCW 46.61.020 relating to refusal to give information to or
19 cooperate with an officer;

20 (33) RCW 46.61.022 relating to failure to stop and give
21 identification to an officer;

22 (34) RCW 46.61.024 relating to attempting to elude pursuing police
23 vehicles;

24 (35) RCW 46.61.500 relating to reckless driving;

25 (36) RCW 46.61.502 and 46.61.504 relating to persons under the
26 influence of intoxicating liquor or drugs;

27 (37) RCW 46.61.503 relating to a person under age twenty-one
28 driving a motor vehicle after consuming alcohol;

29 (38) RCW 46.61.520 relating to vehicular homicide by motor vehicle;

30 (39) RCW 46.61.522 relating to vehicular assault;

31 (40) RCW 46.61.5249 relating to first degree negligent driving;

32 (41) RCW 46.61.527(4) relating to reckless endangerment of roadway
33 workers;

34 (42) RCW 46.61.530 relating to racing of vehicles on highways;

35 (43) RCW 46.61.655(7) (a) and (b) relating to failure to secure a
36 load;

37 (44) RCW 46.61.685 relating to leaving children in an unattended
38 vehicle with the motor running;

- 1 (45) RCW 46.61.740 relating to theft of motor vehicle fuel;
- 2 (46) RCW 46.37.671 through 46.37.675 relating to signal preemption
3 devices;
- 4 (47) RCW 46.64.010 relating to unlawful cancellation of or attempt
5 to cancel a traffic citation;
- 6 (48) RCW 46.64.048 relating to attempting, aiding, abetting,
7 coercing, and committing crimes;
- 8 (49) Chapter 46.65 RCW relating to habitual traffic offenders;
- 9 (50) RCW 46.68.010 relating to false statements made to obtain a
10 refund;
- 11 (51) Chapter 46.70 RCW relating to unfair motor vehicle business
12 practices, except where that chapter provides for the assessment of
13 monetary penalties of a civil nature;
- 14 (52) Chapter 46.72 RCW relating to the transportation of passengers
15 in for hire vehicles;
- 16 (53) RCW 46.72A.060 relating to limousine carrier insurance;
- 17 (54) RCW 46.72A.070 relating to operation of a limousine without a
18 vehicle certificate;
- 19 (55) RCW 46.72A.080 relating to false advertising by a limousine
20 carrier;
- 21 (56) Chapter 46.80 RCW relating to motor vehicle wreckers;
- 22 (57) Chapter 46.82 RCW relating to driver's training schools;
- 23 (58) Chapter 46.-- RCW (as created in section 21 of this act)
24 relating to driver improvement schools;
- 25 (59) RCW 46.87.260 relating to alteration or forgery of a cab card,
26 letter of authority, or other temporary authority issued under chapter
27 46.87 RCW;
- 28 ~~((+59+))~~ (60) RCW 46.87.290 relating to operation of an
29 unregistered or unlicensed vehicle under chapter 46.87 RCW.

30 NEW SECTION. Sec. 20. The department of licensing shall prepare
31 and submit a report to the transportation committees of the legislature
32 by November 1, 2008, listing proposed revisions to this act, including
33 revisions addressing appropriate fees to be charged for department
34 functions required under this act.

35 NEW SECTION. Sec. 21. Sections 1 through 17 of this act
36 constitute a new chapter in Title 46 RCW.

1 NEW SECTION. **Sec. 22.** If specific funding for the purposes of
2 this act, referencing this act by bill or chapter number, is not
3 provided by June 30, 2008, in the omnibus transportation appropriations
4 act, this act is null and void.

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