SECOND REGULAR SESSION

HOUSE BILL NO. 2602

99TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE KORMAN.

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal section 302.140, 302.177, 302.178, 302.181, 302.185, 302.286, 302.304, 302.420, 302.541, 302.720, and 302.735, RSMo, and to enact in lieu thereof eleven new sections relating to driver's license fees.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 302.140, 302.177, 302.178, 302.181, 302.185, 302.286, 302.304,
302.420, 302.541, 302.720, and 302.735, RSMo, are repealed and eleven new sections enacted
in lieu thereof, to be known as sections 302.140, 302.177, 302.178, 302.181, 302.185, 302.286,
302.304, 302.420, 302.541, 302.720, and 302.735, to read as follows:
302.140. 1. Every application for an instruction permit shall be made upon a form

2 furnished by the director, which application shall be certified by the applicant to be true and
2 correct, and every such application shall be accompanied by a base fee of [one dollar] two
4 dollars, plus an additional administrative processing fee calculated as one percent of such
5 base fee.

2. In addition to the fee prescribed in subsection 1 of this section, applicants for a
motorcycle instruction permit under section 302.132 shall pay a special motorcycle safety
education base fee of [two dollars and seventy-five] five dollars and fifty cents, plus an
additional administrative processing fee calculated as one percent of such base fee.

302.177. 1. To all applicants for a license or renewal to transport persons or property
classified in section 302.015 who are at least twenty-one years of age and under the age of
seventy, and who submit a satisfactory application and meet the requirements of sections
302.010 to 302.605, the director shall issue or renew such license; except that no license shall
be issued if an applicant's license is currently suspended, cancelled, revoked, disqualified, or

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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deposited in lieu of bail. Such license shall expire on the applicant's birthday in the sixth year
of issuance, unless the license must be issued for a shorter period due to other requirements of
law or for transition or staggering of work as determined by the director. The license must be

9 renewed on or before the date of expiration, which date shall be shown on the license.

10 2. To all applicants for a license or renewal to transport persons or property classified in section 302.015 who are less than twenty-one years of age or greater than sixty-nine years of 11 age, and who submit a satisfactory application and meet the requirements of sections 302.010 12 13 to 302.605, the director shall issue or renew such license; except that no license shall be issued 14 if an applicant's license is currently suspended, cancelled, revoked, disqualified, or deposited in lieu of bail. Such license shall expire on the applicant's birthday in the third year of issuance, 15 16 unless the license must be issued for a shorter period due to other requirements of law or for 17 transition or staggering of work as determined by the director. The license must be renewed on or before the date of expiration, which date shall be shown on the license. A license issued under 18 19 this section to an applicant who is over the age of sixty-nine and contains a school bus 20 endorsement shall not be issued for a period that exceeds one year.

21 3. To all other applicants for a license or renewal of a license who are at least twenty-one 22 years of age and under the age of seventy, and who submit a satisfactory application and meet 23 the requirements of sections 302.010 to 302.605, the director shall issue or renew such license; 24 except that no license shall be issued if an applicant's license is currently suspended, cancelled, 25 revoked, disqualified, or deposited in lieu of bail. Such license shall expire on the applicant's 26 birthday in the sixth year of issuance, unless the license must be issued for a shorter period due 27 to other requirements of law or for transition or staggering of work as determined by the director. 28 The license must be renewed on or before the date of expiration, which date shall be shown on 29 the license.

30 4. To all other applicants for a license or renewal of a license who are less than 31 twenty-one years of age or greater than sixty-nine years of age, and who submit a satisfactory application and meet the requirements of sections 302.010 to 302.605, the director shall issue 32 33 or renew such license; except that no license shall be issued if an applicant's license is currently 34 suspended, cancelled, revoked, disqualified, or deposited in lieu of bail. Such license shall 35 expire on the applicant's birthday in the third year of issuance, unless the license must be issued 36 for a shorter period due to other requirements of law or for transition or staggering of work as 37 determined by the director. The license must be renewed on or before the date of expiration, 38 which date shall be shown on the license.

5. The fee for a license issued for a period which exceeds three years under subsection
1 of this section shall be [thirty] a base fee of sixty dollars, plus an additional administrative

41 processing fee calculated as one percent of such base fee.

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6. The fee for a license issued for a period of three years or less under subsection 2 of this section shall be [fifteen] a base fee of thirty dollars, plus an additional administrative processing fee calculated as one percent of such base fee, except that the fee for a license issued for one year or less which contains a school bus endorsement shall be [five] a base fee of ten dollars, plus an additional administrative processing fee calculated as one percent of such base fee, except renewal fees shall be waived for applicants seventy years of age or older seeking school bus endorsements.

7. The fee for a license issued for a period which exceeds three years under subsection
3 of this section shall be a base fee of [fifteen] thirty dollars, plus an additional
administrative processing fee calculated as one percent of such base fee.

8. The fee for a license issued for a period of three years or less under subsection 4 of
this section shall be a base fee of [seven dollars and fifty cents] fourteen dollars, plus an
additional administrative processing fee calculated as one percent of such base fee.

9. Beginning July 1, 2005, the director shall not issue a driver's license for a period that exceeds an applicant's lawful presence in the United States. The director may establish procedures to verify the lawful presence of the applicant and establish the duration of any driver's license issued under this section.

59 10. The director of revenue may adopt any rules and regulations necessary to carry out 60 the provisions of this section. No rule or portion of a rule promulgated pursuant to the authority 61 of this section shall become effective unless it has been promulgated pursuant to the provisions 62 of chapter 536.

302.178. 1. Any person between the ages of sixteen and eighteen years who is qualified to obtain a license pursuant to sections 302.010 to 302.340 may apply for, and the director shall issue, an intermediate driver's license entitling the applicant, while having such license in his or her possession, to operate a motor vehicle of the appropriate class upon the highways of this state in conjunction with the requirements of this section. An intermediate driver's license shall be readily distinguishable from a license issued to those over the age of eighteen. All applicants for an intermediate driver's license shall:

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(1) Successfully complete the examination required by section 302.173;

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(2) Pay the fee required by subsection 4 of this section;

(3) Have had a temporary instruction permit issued pursuant to subsection 1 of section
302.130 for at least a six-month period or a valid license from another state; and

(4) Have a parent, grandparent, legal guardian, or, if the applicant is a participant in a
federal residential job training program, a driving instructor employed by a federal residential
job training program, sign the application stating that the applicant has completed at least forty
hours of supervised driving experience under a temporary instruction permit issued pursuant to

16 subsection 1 of section 302.130, or, if the applicant is an emancipated minor, the person over

- 17 twenty-one years of age who supervised such driving. For purposes of this section, the term
- 18 "emancipated minor" means a person who is at least sixteen years of age, but less than eighteen
- 19 years of age, who:
- (a) Marries with the consent of the legal custodial parent or legal guardian pursuant to
 section 451.080;

(b) Has been declared emancipated by a court of competent jurisdiction;

- 22 23
- (c) Enters active duty in the Armed Forces;
- 24 (d) Has written consent to the emancipation from the custodial parent or legal guardian;25 or
- (e) Through employment or other means provides for such person's own food, shelterand other cost-of-living expenses;
- (5) Have had no alcohol-related enforcement contacts as defined in section 302.525
 during the preceding twelve months; and
- 30 (6) Have no nonalcoholic traffic convictions for which points are assessed pursuant to
 31 section 302.302, within the preceding six months.
- 32 2. An intermediate driver's license grants the licensee the same privileges to operate that 33 classification of motor vehicle as a license issued pursuant to section 302.177, except that no 34 person shall operate a motor vehicle on the highways of this state under such an intermediate 35 driver's license between the hours of 1:00 a.m. and 5:00 a.m. unless accompanied by a person described in subsection 1 of section 302.130; except the licensee may operate a motor vehicle 36 without being accompanied if the travel is to or from a school or educational program or activity, 37 a regular place of employment or in emergency situations as defined by the director by 38 39 regulation.
- 40 3. Each intermediate driver's license shall be restricted by requiring that the driver and all passengers in the licensee's vehicle wear safety belts at all times. This safety belt restriction 41 42 shall not apply to a person operating a motorcycle. For the first six months after issuance of the 43 intermediate driver's license, the holder of the license shall not operate a motor vehicle with more 44 than one passenger who is under the age of nineteen who is not a member of the holder's 45 immediate family. As used in this subsection, an intermediate driver's license holder's immediate 46 family shall include brothers, sisters, stepbrothers or stepsisters of the driver, including adopted 47 or foster children residing in the same household of the intermediate driver's license holder. 48 After the expiration of the first six months, the holder of an intermediate driver's license shall 49 not operate a motor vehicle with more than three passengers who are under nineteen years of age 50 and who are not members of the holder's immediate family. The passenger restrictions of this

51 subsection shall not be applicable to any intermediate driver's license holder who is operating

52 a motor vehicle being used in agricultural work-related activities.

4. Notwithstanding the provisions of section 302.177 to the contrary, the fee for an
intermediate driver's license shall be a base fee of [five] ten dollars, plus an additional
administrative processing fee calculated as one percent of such base fee, and such license
shall be valid for a period of two years.

57 5. Any intermediate driver's licensee accumulating six or more points in a twelve-month 58 period may be required to participate in and successfully complete a driver-improvement 59 program approved by the state highways and transportation commission. The 60 driver-improvement program ordered by the director of revenue shall not be used in lieu of point 61 assessment.

62 6. (1) An intermediate driver's licensee who has, for the preceding twelve-month period, 63 had no alcohol-related enforcement contacts, as defined in section 302.525 and no traffic 64 convictions for which points are assessed, upon reaching the age of eighteen years or within the 65 thirty days immediately preceding their eighteenth birthday may apply for and receive without 66 further examination, other than a vision test as prescribed by section 302.173, a license issued 67 pursuant to this chapter granting full driving privileges. Such person shall pay the required fee 68 for such license as prescribed in section 302.177.

69 (2) If an intermediate driver's license expires on a Saturday, Sunday, or legal holiday, 70 such license shall remain valid for the five business days immediately following the expiration 71 date. In no case shall a licensee whose intermediate driver's license expires on a Saturday, 72 Sunday, or legal holiday be guilty of an offense of driving with an expired or invalid driver's 73 license if such offense occurred within five business days immediately following an expiration 74 date that occurs on a Saturday, Sunday, or legal holiday.

(3) The director of revenue shall deny an application for a full driver's license until the person has had no traffic convictions for which points are assessed for a period of twelve months prior to the date of application for license or until the person is eligible to apply for a six-year driver's license as provided for in section 302.177, provided the applicant is otherwise eligible for full driving privileges. An intermediate driver's license shall expire when the licensee is eligible and receives a full driver's license as prescribed in subdivision (1) of this section.

7. No person upon reaching the age of eighteen years whose intermediate driver's license and driving privilege is denied, suspended, cancelled or revoked in this state or any other state for any reason may apply for a full driver's license until such license or driving privilege is fully reinstated. Any such person whose intermediate driver's license has been revoked pursuant to the provisions of sections 302.010 to 302.540 shall, upon receipt of reinstatement of the

86 revocation from the director, pass the complete driver examination, apply for a new license, and

87 pay the proper fee before again operating a motor vehicle upon the highways of this state.

88 8. A person shall be exempt from the intermediate licensing requirements if the person
89 has reached the age of eighteen years and meets all other licensing requirements.

90 9. Any person who violates any of the provisions of this section relating to intermediate 91 drivers' licenses or the provisions of section 302.130 relating to temporary instruction permits 92 is guilty of an infraction, and no points shall be assessed to his or her driving record for any such 93 violation.

10. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2000, shall be invalid and void.

302.181. 1. The license issued pursuant to the provisions of sections 302.010 to 302.340 shall be in such form as the director shall prescribe, but the license shall be a card made of plastic 2 3 or other comparable material. All licenses shall be manufactured of materials and processes that 4 will prohibit, as nearly as possible, the ability to reproduce, alter, counterfeit, forge, or duplicate 5 any license without ready detection. All licenses shall bear the licensee's Social Security number, if the licensee has one, and if not, a notarized affidavit must be signed by the licensee stating that 6 the licensee does not possess a Social Security number, or, if applicable, a certified statement 7 must be submitted as provided in subsection 4 of this section. The license shall also bear the 8 9 expiration date of the license, the classification of the license, the name, date of birth, residence address including the county of residence or a code number corresponding to such county 10 11 established by the department, and brief description and colored photograph or digitized image of the licensee, and a facsimile of the signature of the licensee. The director shall provide by 12 13 administrative rule the procedure and format for a licensee to indicate on the back of the license 14 together with the designation for an anatomical gift as provided in section 194.240 the name and address of the person designated pursuant to sections 404.800 to 404.865 as the licensee's 15 16 attorney in fact for the purposes of a durable power of attorney for health care decisions. No 17 license shall be valid until it has been so signed by the licensee. If any portion of the license is 18 prepared by a private firm, any contract with such firm shall be made in accordance with the 19 competitive purchasing procedures as established by the state director of the division of 20 purchasing. For all licenses issued or renewed after March 1, 1992, the applicant's Social 21 Security number shall serve as the applicant's license number. Where the licensee has no Social

22 Security number, or where the licensee is issued a license without a Social Security number in

accordance with subsection 4 of this section, the director shall issue a license number for the
licensee and such number shall also include an indicator showing that the number is not a Social
Security number.

26 2. All film involved in the production of photographs for licenses shall become the 27 property of the department of revenue.

3. The license issued shall be carried at all times by the holder thereof while driving a motor vehicle, and shall be displayed upon demand of any officer of the highway patrol, or any police officer or peace officer, or any other duly authorized person, for inspection when demand is made therefor. Failure of any operator of a motor vehicle to exhibit his or her license to any duly authorized officer shall be presumptive evidence that such person is not a duly licensed operator.

4. The director of revenue shall issue a commercial or noncommercial driver's license without a Social Security number to an applicant therefor, who is otherwise qualified to be licensed, upon presentation to the director of a certified statement that the applicant objects to the display of the Social Security number on the license. The director shall assign an identification number, that is not based on a Social Security number, to the applicant which shall be displayed on the license in lieu of the Social Security number.

5. The director of revenue shall not issue a license without a facial photograph or digital image of the license applicant, except as provided pursuant to subsection 8 of this section. A photograph or digital image of the applicant's full facial features shall be taken in a manner prescribed by the director. No photograph or digital image will be taken wearing anything which cloaks the facial features of the individual.

6. The department of revenue may issue a temporary license or a full license without the photograph or with the last photograph or digital image in the department's records to members of the Armed Forces, except that where such temporary license is issued it shall be valid only until the applicant shall have had time to appear and have his or her picture taken and a license with his or her photograph issued.

50 7. The department of revenue shall issue upon request a nondriver's license card 51 containing essentially the same information and photograph or digital image, except as provided 52 pursuant to subsection 8 of this section, as the driver's license upon payment of six dollars. All 53 nondriver's licenses shall expire on the applicant's birthday in the sixth year after issuance. A 54 person who has passed his or her seventieth birthday shall upon application be issued a 55 nonexpiring nondriver's license card. Notwithstanding any other provision of this chapter, a 56 nondriver's license containing a concealed carry endorsement shall expire three years from the 57 date the certificate of qualification was issued pursuant to section 571.101, as section 571.101

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58 existed prior to August 28, 2013. The fee for nondriver's licenses issued for a period exceeding

59 three years is [six] a base fee of twelve dollars plus an additional administrative processing 60 fee calculated as one percent of such base fee, or [three] a base fee of six dollars plus an

additional administrative processing fee calculated as one percent of such base fee for
nondriver's licenses issued for a period of three years or less. The nondriver's license card shall
be used for identification purposes only and shall not be valid as a license.

8. If otherwise eligible, an applicant may receive a driver's license or nondriver's license without a photograph or digital image of the applicant's full facial features except that such applicant's photograph or digital image shall be taken and maintained by the director and not printed on such license. In order to qualify for a license without a photograph or digital image pursuant to this section the applicant must:

(1) Present a form provided by the department of revenue requesting the applicant's photograph be omitted from the license or nondriver's license due to religious affiliations. The form shall be signed by the applicant and another member of the religious tenant verifying the photograph or digital image exemption on the license or nondriver's license is required as part of their religious affiliation. The required signatures on the prescribed form shall be properly notarized;

(2) Provide satisfactory proof to the director that the applicant has been a United States citizen for at least five years and a resident of this state for at least one year, except that an applicant moving to this state possessing a valid driver's license from another state without a photograph shall be exempt from the one-year state residency requirement. The director may establish rules necessary to determine satisfactory proof of citizenship and residency pursuant to this section;

81 (3) Applications for a driver's license or nondriver's license without a photograph or 82 digital image must be made in person at a license office determined by the director. The director 83 is authorized to limit the number of offices that may issue a driver's or nondriver's license 84 without a photograph or digital image pursuant to this section.

9. The department of revenue shall make available, at one or more locations within the state, an opportunity for individuals to have their full facial photograph taken by an employee of the department of revenue, or their designee, who is of the same sex as the individual being photographed, in a segregated location.

89 10. Beginning July 1, 2005, the director shall not issue a driver's license or a nondriver's 90 license for a period that exceeds an applicant's lawful presence in the United States. The director 91 may, by rule or regulation, establish procedures to verify the lawful presence of the applicant and 92 establish the duration of any driver's license or nondriver's license issued under this section.

11. No rule or portion of a rule promulgated pursuant to the authority of this chaptershall become effective unless it is promulgated pursuant to the provisions of chapter 536.

302.185. In the event that a license issued under sections 302.010 to 302.780 shall be lost or destroyed or when a veteran seeks a veteran designation under section 302.188 prior to the 2 expiration of a license or when a person who has a license or identification card issued prior to 3 4 August 28, 2017, applies for a REAL ID compliant driver's license or identification card because noncompliant driver's licenses or identification cards issued by this state are no longer accepted 5 6 as sufficient identification for domestic air travel, but not where a license has been suspended, 7 taken up, revoked, disqualified, or deposited in lieu of bail, hereinafter provided, the person to whom the license as was issued may obtain a duplicate license upon furnishing proper 8 9 identification and satisfactory proof to the director or his authorized license agents that the 10 license has been lost or destroyed, and upon payment of a **base** fee of [fifteen] thirty dollars, 11 plus an additional administrative processing fee calculated as one percent of such base fee 12 for a duplicate license if the person transports persons or property as classified in section 302.015, and a base fee of [seven dollars and fifty cents] fifteen dollars, plus an additional 13 administrative processing fee calculated as one percent of such base fee for all other 14 15 duplicate classifications of license. The department of revenue shall not collect a duplicate license fee for issuance of a REAL ID compliant driver's license or identification card to a 16 17 person not previously issued a REAL ID compliant driver's license or identification card. 302.286. 1. No person shall drive a motor vehicle so as to cause it to leave the premises of an establishment at which motor fuel offered for retail sale was dispensed into the fuel tank 2

of such motor vehicle unless payment or authorized charge for motor fuel dispensed has been
made. A person found guilty or pleading guilty to stealing pursuant to section 570.030 for the
theft of motor fuel as described in this section shall have his or her driver's license suspended by
the court, beginning on the date of the court's order of conviction.

2. The person shall submit all of his or her operator's and chauffeur's licenses to the court
upon conviction and the court shall forward all such driver's licenses and the order of suspension
of driving privileges to the department of revenue for administration of such order.

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3. Suspension of a driver's license pursuant to this section shall be made as follows:

(1) For the first offense, suspension shall be for sixty days, provided that persons may
apply for hardship licenses pursuant to section 302.309 at any time following the first thirty days
of such suspension;

(2) For the second offense, suspension shall be for ninety days, provided that persons
may apply for hardship licenses pursuant to section 302.309 at any time following the first sixty
days of such suspension; and

(3) For the third or any subsequent offense, suspension shall be for one hundred eighty
days, provided that persons may apply for hardship licenses pursuant to section 302.309 at any
time following the first ninety days of such suspension.

4. At the expiration of the suspension period, and upon payment of a reinstatement base
fee of [twenty-five] fifty dollars plus an additional administrative processing fee calculated
as one percent of such base fee, the director shall terminate the suspension and shall return the
person's driver's license. The reinstatement fee shall be in addition to any other fees required by
law, and shall be deposited in the state treasury to the credit of the state highway department
fund, pursuant to section 302.228.
302.304. 1. The director shall notify by ordinary mail any operator of the point value

2 charged against the operator's record when the record shows four or more points have been
3 accumulated in a twelve-month period.

2. In an action to suspend or revoke a license or driving privilege under this section points shall be accumulated on the date of conviction. No case file of any conviction for a driving violation for which points may be assessed pursuant to section 302.302 may be closed until such time as a copy of the record of such conviction is forwarded to the department of revenue.

9 3. The director shall suspend the license and driving privileges of any person whose 10 driving record shows the driver has accumulated eight points in eighteen months.

4. The license and driving privilege of any person whose license and driving privilege have been suspended under the provisions of sections 302.010 to 302.540 except those persons whose license and driving privilege have been suspended under the provisions of subdivision (8) of subsection 1 of section 302.302 or has accumulated sufficient points together with a conviction under subdivision (10) of subsection 1 of section 302.302 and who has filed proof of financial responsibility with the department of revenue, in accordance with chapter 303, and is otherwise eligible, shall be reinstated as follows:

18 (1) In the case of an initial suspension, thirty days after the effective date of the19 suspension;

20 (2) In the case of a second suspension, sixty days after the effective date of the 21 suspension;

(3) In the case of the third and subsequent suspensions, ninety days after the effectivedate of the suspension.

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25 Unless proof of financial responsibility is filed with the department of revenue, a suspension

26 shall continue in effect for two years from its effective date.

27 5. The period of suspension of the driver's license and driving privilege of any person 28 under the provisions of subdivision (8) of subsection 1 of section 302.302 or who has 29 accumulated sufficient points together with a conviction under subdivision (10) of subsection 30 1 of section 302.302 shall be thirty days, followed by a sixty-day period of restricted driving privilege as defined in section 302.010. Upon completion of such period of restricted driving 31 32 privilege, upon compliance with other requirements of law and upon filing of proof of financial 33 responsibility with the department of revenue, in accordance with chapter 303, the license and 34 driving privilege shall be reinstated. If a person, otherwise subject to the provisions of this 35 subsection, files proof of installation with the department of revenue that any vehicle operated by such person is equipped with a functioning, certified ignition interlock device, there shall be 36 no period of suspension. However, in lieu of a suspension the person shall instead complete a 37 38 ninety-day period of restricted driving privilege. If the person fails to maintain such proof of the 39 device with the director of revenue as required, the restricted driving privilege shall be 40 terminated. Upon completion of such ninety-day period of restricted driving privilege, upon compliance with other requirements of law, and upon filing of proof of financial responsibility 41 42 with the department of revenue, in accordance with chapter 303, the license and driving privilege 43 shall be reinstated. However, if the monthly monitoring reports during such ninety-day period 44 indicate that the ignition interlock device has registered a confirmed blood alcohol concentration 45 level above the alcohol setpoint established by the department of transportation or such reports 46 indicate that the ignition interlock device has been tampered with or circumvented, then the 47 license and driving privilege of such person shall not be reinstated until the person completes an 48 additional thirty-day period of restricted driving privilege.

6. If the person fails to maintain proof of financial responsibility in accordance with
chapter 303, or, if applicable, if the person fails to maintain proof that any vehicle operated is
equipped with a functioning, certified ignition interlock device installed pursuant to subsection
5 of this section, the person's driving privilege and license shall be resuspended.

53 7. The director shall revoke the license and driving privilege of any person when the 54 person's driving record shows such person has accumulated twelve points in twelve months or 55 eighteen points in twenty-four months or twenty-four points in thirty-six months. The revocation period of any person whose license and driving privilege have been revoked under the provisions 56 57 of sections 302.010 to 302.540 and who has filed proof of financial responsibility with the 58 department of revenue in accordance with chapter 303 and is otherwise eligible, shall be 59 terminated by a notice from the director of revenue after one year from the effective date of the 60 revocation. Unless proof of financial responsibility is filed with the department of revenue, 61 except as provided in subsection 2 of section 302.541, the revocation shall remain in effect for 62 a period of two years from its effective date. If the person fails to maintain proof of financial

responsibility in accordance with chapter 303, the person's license and driving privilege shall be rerevoked. Any person whose license and driving privilege have been revoked under the provisions of sections 302.010 to 302.540 shall, upon receipt of the notice of termination of the revocation from the director, pass the complete driver examination and apply for a new license before again operating a motor vehicle upon the highways of this state.

8. If, prior to conviction for an offense that would require suspension or revocation of a person's license under the provisions of this section, the person's total points accumulated are reduced, pursuant to the provisions of section 302.306, below the number of points required for suspension or revocation pursuant to the provisions of this section, then the person's license shall not be suspended or revoked until the necessary points are again obtained and accumulated.

9. If any person shall neglect or refuse to surrender the person's license, as provided
herein, the director shall direct the state highway patrol or any peace or police officer to secure
possession thereof and return it to the director.

76 10. Upon the issuance of a reinstatement or termination notice after a suspension or 77 revocation of any person's license and driving privilege under the provisions of sections 302.010 78 to 302.540, the accumulated point value shall be reduced to four points, except that the points 79 of any person serving as a member of the Armed Forces of the United States outside the limits 80 of the United States during a period of suspension or revocation shall be reduced to zero upon the date of the reinstatement or termination of notice. It shall be the responsibility of such 81 82 member of the Armed Forces to submit copies of official orders to the director of revenue to 83 substantiate such overseas service. Any other provision of sections 302.010 to 302.540 to the 84 contrary notwithstanding, the effective date of the four points remaining on the record upon reinstatement or termination shall be the date of the reinstatement or termination notice. 85

86 11. No credit toward reduction of points shall be given during periods of suspension or
87 revocation or any period of driving under a limited driving privilege granted by a court or the
88 director of revenue.

89 12. Any person or nonresident whose license or privilege to operate a motor vehicle in 90 this state has been suspended or revoked under this or any other law shall, before having the 91 license or privilege to operate a motor vehicle reinstated, pay to the director a reinstatement **base** 92 fee of [twenty] forty dollars plus an additional administrative processing fee calculated as 93 one percent of such base fee which shall be in addition to all other fees provided by law.

13. Notwithstanding any other provision of law to the contrary, if after two years from the effective date of any suspension or revocation issued under this chapter, except any suspension or revocation issued under section 302.410, 302.462, or 302.574, the person or nonresident has not paid the reinstatement **base** fee of [twenty] forty dollars **plus an additional administrative processing fee calculated as one percent of such base fee**, the director shall

99 reinstate such license or privilege to operate a motor vehicle in this state. Any person who has 100 had his or her license suspended or revoked under section 302.410, 302.462, or 302.574, shall

101 be required to pay the reinstatement fee.

102 14. No person who has had a license to operate a motor vehicle suspended or revoked 103 as a result of an assessment of points for a violation under subdivision (8), (9) or (10) of 104 subsection 1 of section 302.302 shall have that license reinstated until such person has 105 participated in and successfully completed a substance abuse traffic offender program defined 106 in section 302.010, or a program determined to be comparable by the department of mental 107 health. Assignment recommendations, based upon the needs assessment as described in 108 subdivision (24) of section 302.010, shall be delivered in writing to the person with written 109 notice that the person is entitled to have such assignment recommendations reviewed by the court 110 if the person objects to the recommendations. The person may file a motion in the associate 111 division of the circuit court of the county in which such assignment was given, on a printed form 112 provided by the state courts administrator, to have the court hear and determine such motion 113 pursuant to the provisions of chapter 517. The motion shall name the person or entity making 114 the needs assessment as the respondent and a copy of the motion shall be served upon the 115 respondent in any manner allowed by law. Upon hearing the motion, the court may modify or 116 waive any assignment recommendation that the court determines to be unwarranted based upon 117 a review of the needs assessment, the person's driving record, the circumstances surrounding the 118 offense, and the likelihood of the person committing a like offense in the future, except that the 119 court may modify but may not waive the assignment to an education or rehabilitation program 120 of a person determined to be a prior or persistent offender as defined in section 577.001 or of a 121 person determined to have operated a motor vehicle with fifteen-hundredths of one percent or 122 more by weight in such person's blood. Compliance with the court determination of the motion 123 shall satisfy the provisions of this section for the purpose of reinstating such person's license to 124 operate a motor vehicle. The respondent's personal appearance at any hearing conducted 125 pursuant to this subsection shall not be necessary unless directed by the court.

126 15. The fees for the program authorized in subsection 14 of this section, or a portion 127 thereof to be determined by the department of mental health, shall be paid by the person enrolled 128 in the program. Any person who is enrolled in the program shall pay, in addition to any fee 129 charged for the program, a supplemental fee in an amount to be determined by the department 130 of mental health for the purposes of funding the substance abuse traffic offender program defined 131 in section 302.010 or a program determined to be comparable by the department of mental 132 health. The administrator of the program shall remit to the division of alcohol and drug abuse 133 of the department of mental health on or before the fifteenth day of each month the supplemental 134 fee for all persons enrolled in the program, less two percent for administrative costs. Interest

135 shall be charged on any unpaid balance of the supplemental fees due the division of alcohol and 136 drug abuse pursuant to this section and shall accrue at a rate not to exceed the annual rate 137 established pursuant to the provisions of section 32.065, plus three percentage points. The 138 supplemental fees and any interest received by the department of mental health pursuant to this 139 section shall be deposited in the mental health earnings fund which is created in section 630.053.

140 16. Any administrator who fails to remit to the division of alcohol and drug abuse of the 141 department of mental health the supplemental fees and interest for all persons enrolled in the 142 program pursuant to this section shall be subject to a penalty equal to the amount of interest 143 accrued on the supplemental fees due the division pursuant to this section. If the supplemental 144 fees, interest, and penalties are not remitted to the division of alcohol and drug abuse of the 145 department of mental health within six months of the due date, the attorney general of the state 146 of Missouri shall initiate appropriate action of the collection of said fees and interest accrued. 147 The court shall assess attorney fees and court costs against any delinquent program.

148 17. Any person who has had a license to operate a motor vehicle suspended or revoked 149 as a result of an assessment of points for a conviction for an intoxication-related traffic offense 150 as defined under section 577.001, and who has a prior alcohol-related enforcement contact as 151 defined under section 302.525, shall be required to file proof with the director of revenue that 152 any motor vehicle operated by the person is equipped with a functioning, certified ignition 153 interlock device as a required condition of reinstatement of the license. The ignition interlock 154 device shall further be required to be maintained on all motor vehicles operated by the person 155 for a period of not less than six months immediately following the date of reinstatement. If the monthly monitoring reports show that the ignition interlock device has registered any confirmed 156 157 blood alcohol concentration readings above the alcohol setpoint established by the department 158 of transportation or that the person has tampered with or circumvented the ignition interlock 159 device within the last three months of the six-month period of required installation of the ignition 160 interlock device, then the period for which the person must maintain the ignition interlock device 161 following the date of reinstatement shall be extended until the person has completed three 162 consecutive months with no violations as described in this section. If the person fails to maintain 163 such proof with the director, the license shall be resuspended or revoked and the person shall be 164 guilty of a class A misdemeanor.

302.420. 1. No person who has had his or her license suspended or revoked under the
provisions of sections 302.400 and 302.405 shall have that license reinstated until he or she has
paid a [twenty-dollar] forty-dollar reinstatement base fee, plus an additional administrative

4 processing fee calculated as one percent of such base fee, and has successfully completed a

5 substance abuse traffic offender program as defined in section 302.010.

6 2. The fees for the substance abuse traffic offender program, or a portion thereof to be 7 determined by the division of alcohol and drug abuse of the department of mental health, shall be paid by the person enrolled in the program. Any person who is enrolled in the program shall 8 9 pay, in addition to any fee charged for the program, a supplemental fee to be determined by the department of mental health for the purposes of funding the substance abuse traffic offender 10 program defined in section 302.010, or a program determined to be comparable by the 11 department of mental health. The administrator of the program shall remit to the division of 12 13 alcohol and drug abuse of the department of mental health on or before the fifteenth of each 14 month the supplemental fees for all persons enrolled in the program, less two percent for administrative costs. Interest shall be charged on any unpaid balance of the supplemental fees 15 16 due the division of alcohol and drug abuse pursuant to this section and shall accrue at a rate not 17 to exceed the annual rates established pursuant to the provisions of section 32.065 plus three percentage points. The supplemental fees and any interest received by the department of mental 18 19 health pursuant to this section shall be deposited in the mental health earnings fund which is 20 created in section 630.053.

21 3. Any administrator who fails to remit to the division of alcohol and drug abuse of the 22 department of mental health the supplemental fees and interest for all persons enrolled in the 23 program pursuant to this section shall be subject to a penalty equal to the amount of interest 24 accrued on the supplemental fees due the division pursuant to this section. If the supplemental 25 fees, interest, and penalties are not remitted to the division of alcohol and drug abuse of the 26 department of mental health within six months of the due date, the attorney general of the state 27 of Missouri shall initiate appropriate action to collect said fees and any accrued interest. The court shall assess attorney fees and court costs against any delinquent program. 28

302.541. 1. In addition to other fees required by law, any person who has had a license to operate a motor vehicle suspended or revoked following a determination, pursuant to section 2 3 302.505, or section 302.410, 302.574, 577.010, or 577.012, or any county or municipal 4 ordinance, where the defendant was represented by or waived the right to an attorney, that such person was driving while intoxicated or with a blood alcohol content of eight-hundredths of one 5 6 percent or more by weight or, where such person was at the time of the arrest less than twenty-one years of age and was driving with a blood alcohol content of two-hundredths of one 7 8 percent or more by weight, shall pay an additional base fee of [twenty-five] fifty dollars, plus 9 an additional administrative processing fee calculated as one percent of such base fee, prior 10 to the reinstatement or reissuance of the license.

Any person less than twenty-one years of age whose driving privilege has been
 suspended or revoked solely for a first determination pursuant to sections 302.500 to 302.540
 that such person was driving a motor vehicle with two-hundredths of one percent or more blood

14 alcohol content is exempt from filing proof of financial responsibility with the department of

- 15 revenue in accordance with chapter 303 as a prerequisite for reinstatement of driving privileges
- 16 or obtaining a restricted driving privilege as provided by section 302.525.

302.720. 1. Except when operating under an instruction permit as described in this 2 section, no person may drive a commercial motor vehicle unless the person has been issued a 3 commercial driver's license with applicable endorsements valid for the type of vehicle being 4 operated as specified in sections 302.700 to 302.780. A commercial driver's instruction permit shall allow the holder of a valid license to operate a commercial motor vehicle when 5 6 accompanied by the holder of a commercial driver's license valid for the vehicle being operated and who occupies a seat beside the individual, or reasonably near the individual in the case of 7 buses, for the purpose of giving instruction in driving the commercial motor vehicle. No person 8 9 may be issued a commercial driver's instruction permit until he or she has passed written tests which comply with the minimum federal standards. A commercial driver's instruction permit 10 11 shall be valid for the vehicle being operated for a period of not more than six months, and shall not be issued until the permit holder has met all other requirements of sections 302.700 to 12 13 302.780, except for the driving test. A permit holder, unless otherwise disqualified, may be granted one six-month renewal within a one-year period. The fee for such permit or renewal 14 shall be [five] a base fee of ten dollars, plus an additional administrative processing fee 15 16 calculated as one percent of such base fee. In the alternative, a commercial driver's instruction 17 permit shall be issued for a thirty-day period to allow the holder of a valid driver's license to 18 operate a commercial motor vehicle if the applicant has completed all other requirements except 19 the driving test. The permit may be renewed for one additional thirty-day period and the fee for 20 the permit and for renewal shall be [five] a base fee of ten dollars, plus an additional administrative processing fee calculated as one percent of such base fee. 21

22 2. No person may be issued a commercial driver's license until he has passed written and 23 driving tests for the operation of a commercial motor vehicle which complies with the minimum 24 federal standards established by the Secretary and has satisfied all other requirements of the Commercial Motor Vehicle Safety Act of 1986 (Title XII of Pub. Law 99-570), as well as any 25 other requirements imposed by state law. All applicants for a commercial driver's license shall 26 27 have maintained the appropriate class of commercial driver's instruction permit issued by this 28 state or any other state for a minimum of fourteen calendar days prior to the date of taking the 29 skills test. Applicants for a hazardous materials endorsement must also meet the requirements of the U.S. Patriot Act of 2001 (Title X of Public Law 107-56) as specified and required by 30 regulations promulgated by the Secretary. Nothing contained in this subsection shall be 31 construed as prohibiting the director from establishing alternate testing formats for those who 32 33 are functionally illiterate; provided, however, that any such alternate test must comply with the

34 minimum requirements of the Commercial Motor Vehicle Safety Act of 1986 (Title XII of Pub.

35 Law 99-570) as established by the Secretary.

36 (1) The written and driving tests shall be held at such times and in such places as the 37 superintendent may designate. A twenty-five dollar examination fee shall be paid by the applicant upon completion of any written or driving test, except the examination fee shall be 38 39 waived for applicants seventy years of age or older renewing a license with a school bus 40 endorsement. The director shall delegate the power to conduct the examinations required under 41 sections 302.700 to 302.780 to any member of the highway patrol or any person employed by 42 the highway patrol qualified to give driving examinations. The written test shall only be 43 administered in the English language. No translators shall be allowed for applicants taking the 44 test.

45 (2) The director shall adopt and promulgate rules and regulations governing the 46 certification of third-party testers by the department of revenue. Such rules and regulations shall 47 substantially comply with the requirements of 49 CFR 383, Section 383.75. A certification to 48 conduct third-party testing shall be valid for one year, and the department shall charge a fee of 49 one hundred dollars to issue or renew the certification of any third-party tester.

50 (3) Beginning August 28, 2006, the director shall only issue or renew third-party tester 51 certification to community colleges established under chapter 178 or to private companies who 52 own, lease, or maintain their own fleet and administer in-house testing to their employees, or to 53 school districts and their agents that administer in-house testing to the school district's or agent's 54 employees. Any third-party tester who violates any of the rules and regulations adopted and 55 promulgated pursuant to this section shall be subject to having his certification revoked by the 56 department. The department shall provide written notice and an opportunity for the third-party tester to be heard in substantially the same manner as provided in chapter 536. If any applicant 57 58 submits evidence that he has successfully completed a test administered by a third-party tester, 59 the actual driving test for a commercial driver's license may then be waived.

60 (4) Every applicant for renewal of a commercial driver's license shall provide such 61 certifications and information as required by the Secretary and if such person transports a 62 hazardous material must also meet the requirements of the U.S. Patriot Act of 2001 (Title X of 63 Public Law 107-56) as specified and required by regulations promulgated by the Secretary. Such 64 person shall be required to take the written test for such endorsement. A twenty-five dollar 65 examination fee shall be paid upon completion of such tests.

66 (5) The director shall have the authority to waive the driving skills test for any qualified 67 military applicant for a commercial driver's license who is currently licensed at the time of 68 application for a commercial driver's license. The director shall impose conditions and 69 limitations to restrict the applicants from whom the department may accept alternative

70 requirements for the skills test described in federal regulation 49 CFR 383.77. An applicant

71 must certify that, during the two-year period immediately preceding application for a commercial

72 driver's license, all of the following apply:

73 74 (a) The applicant has not had more than one license;

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(b) The applicant has not had any license suspended, revoked, or cancelled;

(c) The applicant has not had any convictions for any type of motor vehicle for the
 disqualifying offenses contained in this chapter or federal rule 49 CFR 383.51(b);

(d) The applicant has not had more than one conviction for any type of motor vehicle forserious traffic violations;

(e) The applicant has not had any conviction for a violation of state or local law relating
to motor vehicle traffic control, but not including any parking violation, arising in connection
with any traffic accident, and has no record of an accident in which he or she was at fault;

(f) The applicant has been regularly employed within the last ninety days in a military position requiring operation of a commercial motor vehicle and has operated the vehicle for at least sixty days during the two years immediately preceding application for a commercial driver's license. The vehicle must be representative of the commercial motor vehicle the driver applicant operates or expects to operate;

87 (g) The applicant, if on active duty, must provide a notarized affidavit signed by a 88 commanding officer as proof of driving experience as indicated in paragraph (f) of this 89 subdivision;

90 (h) The applicant, if honorably discharged from military service, must provide a 91 form-DD214 or other proof of military occupational specialty;

92 (i) The applicant must meet all federal and state qualifications to operate a commercial93 vehicle; and

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(j) The applicant will be required to complete all applicable knowledge tests.

95 3. A commercial driver's license or commercial driver's instruction permit may not be 96 issued to a person while the person is disqualified from driving a commercial motor vehicle, 97 when a disqualification is pending in any state or while the person's driver's license is suspended, 98 revoked, or cancelled in any state; nor may a commercial driver's license be issued unless the 99 person first surrenders in a manner prescribed by the director any commercial driver's license 100 issued by another state, which license shall be returned to the issuing state for cancellation.

4. Beginning July 1, 2005, the director shall not issue an instruction permit under this
section unless the director verifies that the applicant is lawfully present in the United States
before accepting the application. The director may, by rule or regulation, establish procedures
to verify the lawful presence of the applicant under this section. No rule or portion of a rule

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105 promulgated pursuant to the authority of this section shall become effective unless it has been 106 promulgated pursuant to chapter 536.

5. Notwithstanding the provisions of this section or any other law to the contrary, beginning August 28, 2008, the director of the department of revenue shall certify as a third-party tester any municipality that owns, leases, or maintains its own fleet that requires certain employees as a condition of employment to hold a valid commercial driver's license; and that administered in-house testing to such employees prior to August 28, 2006.

302.735. 1. An application shall not be taken from a nonresident after September 30, 2005. The application for a commercial driver's license shall include, but not be limited to, the 3 applicant's legal name, mailing and residence address, if different, a physical description of the 4 person, including sex, height, weight and eye color, the person's Social Security number, date 5 of birth and any other information deemed appropriate by the director. The application shall also 6 require, beginning September 30, 2005, the applicant to provide the names of all states where 7 the applicant has been previously licensed to drive any type of motor vehicle during the 8 preceding ten years.

9 2. A commercial driver's license shall expire on the applicant's birthday in the sixth year after issuance, unless the license must be issued for a shorter period due to other requirements 10 of law or for transition or staggering of work as determined by the director, and must be renewed 11 12 on or before the date of expiration. When a person changes such person's name an application 13 for a duplicate license shall be made to the director of revenue. When a person changes such 14 person's mailing address or residence the applicant shall notify the director of revenue of said change, however, no application for a duplicate license is required. A commercial license issued 15 pursuant to this section to an applicant less than twenty-one years of age and seventy years of age 16 and older shall expire on the applicant's birthday in the third year after issuance, unless the 17 license must be issued for a shorter period as determined by the director. 18

19 3. A commercial driver's license containing a hazardous materials endorsement issued 20 to an applicant who is between the age of twenty-one and sixty-nine shall not be issued for a 21 period exceeding five years from the approval date of the security threat assessment as 22 determined by the Transportation Security Administration.

4. The director shall issue an annual commercial driver's license containing a school bus
endorsement to an applicant who is seventy years of age or older. The fee for such license shall
be [seven dollars and fifty cents] a base fee of fifteen dollars, plus an additional
administrative processing fee calculated as one percent of such base fee.

5. A commercial driver's license containing a hazardous materials endorsement issued to an applicant who is seventy years of age or older shall not be issued for a period exceeding three years. The director shall not require such drivers to obtain a security threat assessment

30 more frequently than such assessment is required by the Transportation Security Administration

31 under the Uniting and Strengthening America by Providing Appropriate Tools Required to

32 Intercept and Obstruct Terrorism Act (USA PATRIOT ACT) of 2001.

(1) The state shall immediately revoke a hazardous materials endorsement upon receipt
 of an initial determination of threat assessment and immediate revocation from the
 Transportation Security Administration as defined by 49 CFR 1572.13(a).

(2) The state shall revoke or deny a hazardous materials endorsement within fifteen days
 of receipt of a final determination of threat assessment from the Transportation Security
 Administration as required by CFR 1572.13(a).

6. The fee for a commercial driver's license or renewal commercial driver's license issued
for a period greater than three years shall be [forty] a base fee of eighty dollars, plus an
additional administrative processing fee calculated as one percent of such base fee.

7. The fee for a commercial driver's license or renewal commercial driver's license issued
for a period of three years or less shall be [twenty] a base fee of forty dollars, plus an
additional administrative processing fee calculated as one percent of such base fee.

8. The fee for a duplicate commercial driver's license shall be [twenty] a base fee of
forty dollars, plus an additional administrative processing fee calculated as one percent of
such base fee.

9. In order for the director to properly transition driver's license requirements under the Motor Carrier Safety Improvement Act of 1999 and the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act (USA PATRIOT ACT) of 2001, the director is authorized to stagger expiration dates and make adjustments for any fees, including driver examination fees that are incurred by the driver as a result of the initial issuance of a transitional license required to comply with such acts.

10. Within thirty days after moving to this state, the holder of a commercial driver's license shall apply for a commercial driver's license in this state. The applicant shall meet all other requirements of sections 302.700 to 302.780, except that the director may waive the driving test for a commercial driver's license as required in section 302.720 if the applicant for a commercial driver's license has a valid commercial driver's license from a state which has requirements for issuance of such license comparable to those in this state.

11. Any person who falsifies any information in an application or test for a commercial
driver's license shall not be licensed to operate a commercial motor vehicle, or the person's
commercial driver's license shall be cancelled, for a period of one year after the director
discovers such falsification.

Beginning July 1, 2005, the director shall not issue a commercial driver's licenseunder this section unless the director verifies that the applicant is lawfully present in the United

66 States before accepting the application. If lawful presence is granted for a temporary period, no 67 commercial driver's license shall be issued. The director may, by rule or regulation, establish 68 procedures to verify the lawful presence of the applicant and establish the duration of any 69 commercial driver's license issued under this section. No rule or portion of a rule promulgated 70 pursuant to the authority of this section shall become effective unless it has been promulgated 71 pursuant to chapter 536.

13. (1) Effective December 19, 2005, notwithstanding any provisions of subsections 1 and 5 of this section to the contrary, the director may issue a nondomiciled commercial driver's license or commercial driver's instruction permit to a resident of a foreign jurisdiction if the United States Secretary of Transportation has determined that the commercial motor vehicle testing and licensing standards in the foreign jurisdiction do not meet the testing standards established in 49 CFR 383.

(2) Any applicant for a nondomiciled commercial driver's license or commercial driver's
instruction permit must present evidence satisfactory to the director that the applicant currently
has employment with an employer in this state. The nondomiciled applicant must meet the same
testing, driver record requirements, conditions, and is subject to the same disqualification and
conviction reporting requirements applicable to resident commercial drivers.

(3) The nondomiciled commercial driver's license will expire on the same date that the documents establishing lawful presence for employment expire. The word "nondomiciled" shall appear on the face of the nondomiciled commercial driver's license. Any applicant for a Missouri nondomiciled commercial driver's license or commercial driver's instruction permit must first surrender any nondomiciled commercial driver's license issued by another state.

(4) The nondomiciled commercial driver's license applicant must pay the same fees as
 required for the issuance of a resident commercial driver's license or commercial driver's
 instruction permit.

91 14. Foreign jurisdiction for purposes of issuing a nondomiciled commercial driver's
92 license or commercial driver's instruction permit under this section shall not include any of the
93 fifty states of the United States or Canada or Mexico.

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