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### **Representative Patrice M. Arent** proposes to substitute the following bill:

1	<b>DRIVER LICENSE DIVISION AMENDMENTS</b>
2	1999 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Patrice M. Arent
5	AN ACT RELATING TO PUBLIC SAFETY; AMENDING CERTAIN PROVISIONS RELATED
6	TO DRIVER LICENSING; AMENDING LICENSE SURRENDER REQUIREMENTS;
7	AMENDING CHANGE OF ADDRESS REQUIREMENTS; MAKING TECHNICAL
8	CHANGES; AND PROVIDING AN EFFECTIVE DATE.
9	This act affects sections of Utah Code Annotated 1953 as follows:
10	AMENDS:
11	41-6-13.5, as last amended by Chapter 20, Laws of Utah 1995
12	41-12a-303.2, as last amended by Chapter 35, Laws of Utah 1998
13	41-12a-411, as last amended by Chapter 98, Laws of Utah 1988
14	41-12a-604, as last amended by Chapter 51, Laws of Utah 1997
15	53-3-105, as last amended by Chapter 247, Laws of Utah 1998
16	53-3-205, as last amended by Chapter 155, Laws of Utah 1995
17	53-3-207, as last amended by Chapter 51, Laws of Utah 1997
18	53-3-211, as last amended by Chapter 260, Laws of Utah 1998
19	53-3-216, as renumbered and amended by Chapters 234 and 294, Laws of Utah 1993
20	53-3-218, as last amended by Chapter 200, Laws of Utah 1996
21	53-3-221, as last amended by Chapter 51, Laws of Utah 1997
22	53-3-226, as renumbered and amended by Chapter 234, Laws of Utah 1993
23	53-3-229, as renumbered and amended by Chapter 234, Laws of Utah 1993
24	ENACTS:
25	<b>53-3-108</b> , Utah Code Annotated 1953

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26	Be it enacted by the Legislature of the state of Utah:
27	Section 1. Section <b>41-6-13.5</b> is amended to read:
28	41-6-13.5. Failure to respond to officer's signal to stop Fleeing Causing property
29	damage or bodily injury Suspension of driver's license Forfeiture of vehicle Penalties.
30	(1) (a) An operator who[, having received] receives a visual or audible signal from a peace
31	officer to bring his vehicle to a stop, [operates] may not operate his vehicle in willful or wanton
32	disregard of the signal so as to interfere with or endanger the operation of any vehicle or person[,
33	or who attempts] and may not attempt to flee or elude a peace officer by vehicle or other means.
34	(b) A person who violates Subsection (1)(a) is guilty of a felony of the third degree. The
35	court shall, as part of any sentence under this Subsection $(1)$ , impose a fine of not less than \$1,000.
36	(2) (a) An operator who violates Subsection (1) and while so doing causes death or serious
37	bodily injury to another person, under circumstances not amounting to murder or aggravated
38	murder, is guilty of a felony of the second degree.
39	(b) The court shall, as part of any sentence under this Subsection (2), impose a fine of not
40	less than \$5,000.
41	(3) (a) In addition to the penalty provided under this section or any other section, [an
42	operator who, having received a visual or audible signal from a peace officer to bring his vehicle
43	to a stop, operates his vehicle in willful or wanton disregard of the signal so as to interfere with
44	or endanger the operation of any vehicle or person, or who attempts to flee or elude a peace officer
45	by vehicle or other means,] a person who violates Subsection (1)(a) or (2)(a) shall have his driver's
46	license revoked pursuant to Subsection 53-3-220(1)(a)(ix) for a period of one year.
47	(b) The court shall [collect the driver's license to be revoked and forward it to the Division
48	of Drivers' License Services, along with a report of the conviction. If the court is unable to collect
49	the driver's license, the court shall nevertheless] forward the report of the conviction to the
50	division. If the person is the holder of a driver's license from another jurisdiction, the court shall
51	[not collect the driver's license but shall] notify the division and the division shall notify the
52	appropriate officials in the licensing state.
53	Section 2. Section 41-12a-303.2 is amended to read:
54	41-12a-303.2. Evidence of owner's or operator's security to be carried when
55	operating motor vehicle Defense Penalties.
56	(1) As used in this section:

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57	(a) "Division" means the Motor Vehicle Division of the State Tax Commission.
58	(b) "Registration materials" means the evidences of motor vehicle registration, including
59	all registration cards, license plates, temporary permits, and nonresident temporary permits.
60	(2) (a) (i) Except as provided in Subsection (2)(a) (ii), a person operating a motor vehicle
61	shall:
62	(A) have in the person's immediate possession evidence of owner's or operator's security
63	for the motor vehicle the person is operating; and
64	(B) display it upon demand of a peace officer.
65	(ii) A person is exempt from the requirements of Subsection (2)(a)(i) if the person is
66	operating:
67	(A) a government-owned or leased motor vehicle; or
68	(B) an employer-owned or leased motor vehicle and is driving it with the employer's
69	permission.
70	(b) Evidence of owner's or operator's security includes any one of the following:
71	(i) a copy of the operator's valid:
72	(A) insurance policy;
73	(B) binder notice;
74	(C) renewal notice; or
75	(D) card issued by an insurance company as evidence of insurance;
76	(ii) a certificate of insurance issued under Section 41-12a-402;
77	(iii) a certified copy of a surety bond issued under Section 41-12a-405;
78	(iv) a certificate of the state treasurer issued under Section 41-12a-406;
79	(v) a certificate of self-funded coverage issued under Section 41-12a-407; or
80	(vi) information that the vehicle or driver is insured from the Uninsured Motorist
81	Identification Database Program created under Title 41, Chapter 12a, Part 8.
82	(c) Evidence of owner's or operator's security from the Uninsured Motorist Identification
83	Database Program described under Subsection (2)(b)(vi) supercedes any evidence of owner's or
84	operator's security described under Subsections (2)(b)(i)(C) or (D).
85	(3) It is an affirmative defense to a charge under this section that the person had owner's
86	or operator's security in effect for the vehicle the person was operating at the time of the person's
87	citation or arrest.

88	(4) (a) Evidence of owner's or operator's security as defined under Subsection (2)(b) or a
89	letter from an insurance agent or company verifying that the person had the required motor vehicle
90	insurance coverage on the date specified is considered proof of owner's or operator's security for
91	purposes of Subsection (3) and Section 41-12a-804.
92	(b) The court considering a citation issued under this section shall allow the evidence or
93	letter under Subsection (4)(a) and a copy of the citation to be faxed or mailed to the clerk of the
94	court to satisfy Subsection (3).
95	(c) The notice under Section 41-12a-804 shall specify that the letter under Subsection
96	(4)(a) and a copy of the notice shall be faxed or mailed to the designated agent to satisfy the proof
97	of owner's or operator's security required under Section 41-12a-804.
98	(5) A violation of this section is a class B misdemeanor, and the fine shall be not less than:
99	(a) \$400 for a first offense; and
100	(b) \$1,000 for a second and subsequent offense within three years of a previous conviction
101	or bail forfeiture.
102	(6) Upon receiving notification from a court of a conviction for a violation of this section,
103	the department:
104	(a) shall suspend the person's driver license; and
105	(b) may not renew the person's driver license or issue a driver license to the person until
106	the person gives the department proof of owner's or operator's security.
107	(i) This proof of owner's or operator's security shall be given by any of the ways required
108	under Section 41-12a-401.
109	(ii) This proof of owner's or operator's security shall be maintained with the department
110	for a three-year period.
111	(iii) An insurer that provides a certificate of insurance as provided under Section
112	41-12a-402 or 41-12a-403 may not terminate the insurance policy unless notice of termination is
113	filed with the department no later than ten days after termination as required under Section
114	41-12a-404.
115	[(iv) (A) A person may terminate the insurance policy and cancel the certificate of
116	insurance if the person surrenders the person's driver license to the department.]
117	[(B)] (iv) If a person who has canceled the certificate of insurance applies for a license
118	within three years from the date proof of owner's or operator's security was originally required, the

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- 150 (ii) that [he] the person has been released from all [of his] liability[,]; or
- (iii) that the person has been finally adjudicated not to be liable for the injury or damage[,
   is sufficient evidence of it in the absence of contrary evidence in the records of the department].
- 153 Section 4. Section **41-12a-604** is amended to read:
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#### 41-12a-604. Suspension of license.

(1) A person convicted of a class A or a class B misdemeanor under this chapter, in
addition to any other penalties which are imposed by law, shall have his operator's license
suspended by the department.

158 (2) Whenever any person is convicted of an offense for which this chapter mandates the 159 suspension of his license or the registration of his motor vehicle, and that person does not produce proof of owner's or operator's security at the time of his appearance, the court in which the 160 161 conviction takes place shall require the surrender to it of all pertinent evidences of registration, 162 including all registration cards, license plates, nonresident temporary permits, and other similar 163 materials then held by the person so convicted. This court shall then forward the registration materials to the Motor Vehicle Division of the State Tax Commission [together, in each instance, 164 with] and send the Driver License Division a record of the conviction. If the person so convicted 165 166 secures a judgment of acquittal or reversal of this conviction in any appellate court, the department 167 shall reinstate his [operator's license certificate] driver license or privilege and the Motor Vehicle 168 Division shall reinstate the registration of his motor vehicle immediately upon receipt of a certified 169 copy of the judgment of acquittal or reversal.

(3) [Hf a person has surrendered the person's operator's license certificate to the department
under this section, the person may, unless otherwise prohibited by law, apply for reinstatement of
the person's driving privilege.] If the owner has surrendered the owner's registration materials to
the Motor Vehicle Division, the owner may, unless otherwise prohibited by law, apply for a new
registration, by providing proof of owner's security.

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Section 5. Section **53-3-105** is amended to read:

176 53-3-105. Fees for licenses, renewals, extensions, reinstatements, rescheduling, and
177 identification cards.

- 178 The following fees apply under this chapter:
- 179 (1) An original class D license application under Section 53-3-205 is \$15.
- 180 (2) An original class M license application under Section 53-3-205 is \$17.50.

181	(3) An original provisional license application for a class D license under Section 53-3-205
182	is \$20.
183	(4) An original provisional license application for a class M license under Section
184	53-3-205 is \$22.50.
185	(5) An original application for a motorcycle endorsement under Section 53-3-205 is \$7.50.
186	(6) An original application for a taxicab endorsement under Section 53-3-205 is \$5.
187	(7) A renewal of a class D license under Section 53-3-214 is \$15 unless Subsection (13)
188	applies.
189	(8) A renewal of a class M license under Section 53-3-214 is \$17.50.
190	(9) A renewal of a provisional license application for a class D license under Section
191	53-3-214 is \$15.
192	(10) A renewal of a provisional license application for a class M license under Section
193	53-3-214 is \$17.50.
194	(11) A renewal of a motorcycle endorsement under Section 53-3-214 is \$7.50.
195	(12) A renewal of a taxicab endorsement under Section 53-3-214 is \$5.
196	(13) A renewal of a class D license for a person 65 and older under Section 53-3-214 is
197	\$5.
198	(14) An extension of a class D license under Section 53-3-214 is \$12 unless Subsection
199	(20) applies.
200	(15) An extension of a class M license under Section 53-3-214 is \$14.50.
201	(16) An extension of a provisional license application for a class D license under Section
202	53-3-214 is \$12.
203	(17) An extension of a provisional license application for a class M license under Section
204	53-3-214 is \$14.50.
205	(18) An extension of a motorcycle endorsement under Section 53-3-214 is \$7.50.
206	(19) An extension of a taxicab endorsement under Section 53-3-214 is \$5.
207	(20) An extension of a class D license for a person 65 and older under Section 53-3-214
208	is \$3.
209	(21) An original or renewal application for a commercial class A, B, or C license or an
210	original or renewal of a provisional commercial class A or B license under Part 4 of this chapter
211	is:

212	(a) \$30 for the written test; and
213	(b) \$50 for the skills test.
214	(22) Each original CDL endorsement for passengers, hazardous material, double or triple
215	trailers, or tankers is \$5.
216	(23) An original CDL endorsement for a school bus under Part 4 of this chapter is \$5.
217	(24) A renewal of a CDL endorsement under Part 4 of this chapter is \$5.
218	(25) A retake of a CDL written or a CDL skills test provided for in Section 53-3-205 is
219	\$15.
220	(26) A retake of a CDL endorsement test provided for in Section 53-3-205 is \$5.
221	(27) A duplicate class A, B, C, D, or M license certificate under Section 53-3-215 is \$10.
222	(28) (a) A license reinstatement application under Section 53-3-205 is \$25.
223	(b) A license reinstatement application under Section 53-3-205 for an alcohol, drug, or
224	combination of alcohol and any drug-related offense is \$25 in addition to the fee under Subsection
225	(28)(a).
226	(29) An administrative fee for license reinstatement after an alcohol, drug, or combination
227	of alcohol and any drug-related offense under Section 41-6-44.10, 53-3-223, or 53-3-231 or an
228	alcohol, drug, or combination of alcohol and any drug-related offense under Part 4 of this chapter
229	is \$150. This administrative fee is in addition to the fees under Subsection (28).
230	[(30) An administrative fee for license reinstatement after confiscation under Section
231	<del>53-3-226 is \$25.</del> ]
232	[(31)] (30) (a) An administrative fee for providing the driving record of a driver under
233	Section 53-3-104 or 53-3-420 is \$4.
234	(b) The division may not charge for a report furnished under Section 53-3-104 to a
235	municipal, county, state, or federal agency.
236	[(32)] (31) A rescheduling fee under Section 53-3-205 or 53-3-407 is \$25.
237	[(33)] (32) An identification card application under Section 53-3-808 is \$5.
238	Section 6. Section <b>53-3-108</b> is enacted to read:
239	53-3-108. Authority to administer oaths.
240	Officers and employees of the division designated by the director for the purpose of
241	administering this chapter may administer oaths and acknowledge signatures and shall do so
242	without fee.

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243	Section 7. Section <b>53-3-205</b> is amended to read:
244	53-3-205. Application for license or endorsement Fee required Tests
245	Expiration dates of licenses and endorsements Information required Previous licenses
246	surrendered Driving record transferred from other states Reinstatement Fee required
247	License agreement.
248	(1) An application for any original license, provisional license, or endorsement shall be:
249	(a) made upon a form furnished by the division; and
250	(b) accompanied by a nonrefundable fee set under Section 53-3-105.
251	(2) An application and fee for an original class D license entitle the applicant to:
252	(a) not more than three attempts to pass both the written and skills tests for a class D
253	license within six months of the date of the application;
254	(b) a learner permit if needed after the written test is passed; and
255	(c) an original class D license and license certificate after all tests are passed.
256	(3) An application and fee for an original class M license entitle the applicant to:
257	(a) not more than three attempts to pass both the written and skills tests for a class M
258	license within six months of the date of the application;
259	(b) a learner permit if needed after the written test is passed; and
260	(c) an original class M license and license certificate after all tests are passed.
261	(4) An application and fee for a motorcycle or taxicab endorsement entitle the applicant
262	to:
263	(a) not more than three attempts to pass both the written and skills tests within six months
264	of the date of the application;
265	(b) a motorcycle learner permit if needed after the motorcycle written test is passed; and
266	(c) a motorcycle or taxicab endorsement when all tests are passed.
267	(5) An application and fees for a commercial class A, B, or C license entitle the applicant
268	to:
269	(a) not more than two attempts to pass a written test and not more than two attempts to
270	pass a skills test within six months of the date of the application;
271	(b) a commercial driver instruction permit if needed after the written test is passed; and
272	(c) an original commercial class A, B, or C license and license certificate when all
273	applicable tests are passed.

#### following the year the license certificate is issued.]

284 [(9)] (8) (a) An original license [granted after September 30, 1991,] expires on the birth 285 date of the applicant in the fifth year following the year the license certificate was issued.

granted before October 1, 1991, expires on the birth date of the applicant in the fourth year

(6) An application and fee for a CDL endorsement entitle the applicant to:

pass a skills test within six months of the date of the application; and

times within the six months for the fee provided in Section 53-3-105.

(b) a CDL endorsement when all tests are passed.

(a) not more than two attempts to pass a written test and not more than two attempts to

(7) If a CDL applicant does not pass a written test, skills test, or an endorsement test within

the number of attempts provided in Subsection (5) or (6), each test may be taken two additional

[(8) An original license, an extension or a renewal, and any endorsement to the license

286 (b) A renewal or an extension to a license [granted after September 30, 1991,] expires on 287 the birth date of the licensee in the fifth year following the expiration date of the license certificate 288 renewed or extended.

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(c) A duplicate license expires on the same date as the last license certificate issued.

290 (d) An endorsement to a license expires on the same date as the license certificate 291 regardless of the date the endorsement was granted.

292 (e) A license and any endorsement to the license held by a person ordered to active duty 293 and stationed outside Utah in any of the armed forces of the United States, which expires during 294 the time period the person is stationed outside of the state, is valid until 90 days after the person 295 has been discharged or has left the service, unless the license is suspended, disqualified, denied, 296 or has been cancelled or revoked by the division, or the licensee updates the information or 297 photograph on the license certificate.

298 [(10)] (9) (a) In addition to the information required by Title 63, Chapter 46b, 299 Administrative Procedures Act, for requests for agency action, each application shall:

300 (i) state the full legal name, birth date, sex, social security number, and residence address 301 of the applicant;

302 (ii) briefly describe the applicant;

303 (iii) state whether the applicant has previously been licensed to drive a motor vehicle and, 304 if so, when and by what state or country;

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305	(iv) state whether the applicant has ever had any license suspended, cancelled, revoked,
306	disqualified, or denied in the last six years, or whether the applicant has ever had any license
307	application refused, and if so, the date of and reason for the suspension, cancellation, revocation,
308	disqualification, denial, or refusal;
309	(v) provide all other information the division requires; and
310	(vi) be signed [and verified before a person authorized to administer oaths].
311	(b) An applicant's social security number shall be maintained on the computerized records
312	of the division.
313	[(11)] (10) The division shall require proof of every applicant's name, birthdate, and
314	birthplace by at least one of the following means:
315	(a) current license certificate;
316	(b) birth certificate;
317	(c) Selective Service registration; or
318	(d) other proof, including church records, family Bible notations, school records, or other
319	evidence considered acceptable by the division.
320	[(12)] (11) When an applicant receives a license in another class, all previous license
321	certificates shall be surrendered and canceled. However, a disqualified commercial license may
322	not be canceled unless it expires before the new license certificate is issued.
323	[(13)] (12) (a) When an application is received from a person previously licensed in
324	another state to drive a motor vehicle, the division shall request a copy of the driver's record from
325	the other state.
326	(b) When received, the driver's record becomes part of the driver's record in this state with
327	the same effect as though entered originally on the driver's record in this state.
328	[(14)] (13) An application for reinstatement of a license after the suspension, cancellation,
329	disqualification, denial, or revocation of a previous license shall be accompanied by the additional
330	fee or fees specified in Section 53-3-105.
331	[(15)] (14) A person who has an appointment with the division for testing and fails to keep
332	the appointment or to cancel at least 48 hours in advance of the appointment shall pay the fee
333	under Section 53-3-105.
334	[(16)] (15) A person who applies for an original license or renewal of a license agrees that
335	the person's license is subject to any suspension or revocation authorized under this title or Title

336	41, Motor Vehicles.
337	Section 8. Section <b>53-3-207</b> is amended to read:
338	53-3-207. License certificates issued to drivers by class of motor vehicle Contents
339	Anatomical gifts indication Temporary licenses Minors' licenses and permits
340	Violation.
341	(1) (a) The division shall issue to every person privileged to drive a motor vehicle, a
342	license certificate indicating the type or class of motor vehicle the licensee may drive.
343	(b) A person may not drive a class of motor vehicle unless licensed in that class.
344	(2) (a) Every license certificate shall bear:
345	(i) the distinguishing number assigned to the licensee by the division;
346	(ii) the name, birth date, and residence address of the licensee;
347	(iii) a brief description of the licensee for the purpose of identification;
348	(iv) any restrictions imposed on the license under Section 53-3-208;
349	(v) a photograph of the licensee; and
350	(vi) a photograph or other facsimile of the licensee's signature.
351	(b) [After May 3, 1993, a] $\underline{A}$ new license certificate issued by the division may bear the
352	social security number of the licensee only at the request of the licensee.
353	(c) (i) The license certificate shall be of an impervious material, resistant to wear, damage,
354	and alteration.
355	(ii) The size, form, and color of the license certificate shall be as prescribed by the
356	commissioner.
357	(iii) The commissioner may also prescribe the issuance of a special type of limited license
358	certificate under Subsection 53-3-220(4) and may authorize the issuance of a renewed or duplicate
359	license certificate without a picture if the applicant is not then living in the state.
360	(3) (a) (i) When a license is granted or renewed, the division shall, upon request of the
361	licensee, provide a method of identification on the license certificate, which indicates the licensee's
362	intent to make an anatomical gift under Title 26, Chapter 28, Uniform Anatomical Gift Act.
363	(ii) The statement shall be signed in the presence of at least one witness, who shall sign
364	the statement in the presence of the licensee.
365	(b) The division or any of its employees are not liable for any loss, detriment, or injury,
366	directly or indirectly, which results from false or inaccurate information regarding the anatomical

367	gift notification.
368	(4) (a) (i) The division upon determining after an examination that an applicant is mentally
369	and physically qualified to be granted a license may issue to an applicant a receipt for the fee.
370	(ii) The receipt serves as a temporary license certificate allowing him to drive a motor
371	vehicle while the division is completing its investigation to determine whether he is entitled to be
372	licensed.
373	(b) The receipt shall be in his immediate possession while driving a motor vehicle, and it
374	is invalid when the applicant's license certificate has been issued or when, for good cause, the
375	privilege has been refused.
376	(c) The division shall indicate on the receipt a date after which it is not valid as a license
377	certificate.
378	(5) The division shall distinguish learner permits, temporary permits, and license
379	certificates issued to any person younger than 21 years of age by use of the plainly printed word
380	"minor" or "under 21" or the use of a special color not used for other license certificates.
381	(6) The division shall issue temporary license certificates of the same nature, except as to
382	duration, as the license certificates that they temporarily replace, as are necessary to implement
383	applicable provisions of Section 53-3-223.
384	(7) A person who violates Subsection (1)(b) is guilty of a class C misdemeanor.
385	Section 9. Section <b>53-3-211</b> is amended to read:
386	53-3-211. Application of minors Liability of person signing application
387	Cancellation of cosigning adult's liability.
388	(1) As used in this section, "minor" means any person younger than 18 years of age who
389	is not married or has not been emancipated by adjudication.
390	(2) (a) The application of a minor for a temporary learner permit, practice permit, or
391	provisional license shall be signed by the parent or guardian of the applicant [and verified before
392	a person authorized to administer oaths].
393	(b) If the minor applicant does not have a parent or guardian, then a responsible adult who
394	is willing to assume the obligation imposed under this chapter may sign the application.
395	(3) (a) Except as provided in Subsection (4), the liability of a minor for civil compensatory
396	damages caused when operating a motor vehicle upon a highway is imputed to the person who has
397	signed the application of the minor under Subsection (2).

398 (b) The person who has signed the application under Subsection (2) is jointly and severally399 liable with the minor as provided in Subsections (3)(a) and (c).

400 (c) The liability imposed under Subsections (3)(a) and (b) is limited to the policy minimum
401 limits established in Section 31A-22-304.

402 (d) The liability provisions in this Subsection (3) are in addition to the liability provisions403 in Section 53-3-212.

404 (4) If owner's or operator's security covering the minor's operation of the motor vehicle is
405 in effect in amounts as required under Section 31A-22-304, the person who signed the minor's
406 application under Subsection (2) is not subject to the liability imposed under Subsection (3).

407 (5) (a) A person who has signed the application of a minor under Subsection (2) may file408 with the division a verified written request that the permit or license of the minor be canceled.

(b) The division shall then cancel the permit or license of the minor, and the person who
signed the application of the minor under Subsection (2) is relieved from the liability imposed
under Subsection (3) or the minor operating a motor vehicle subsequent to the cancellation.

412 (6) (a) The division upon receipt of satisfactory evidence of the death of the person who
413 signed the application of a minor under Subsection (2) shall cancel the permit or license and may
414 not issue a new permit or license until a new application, signed and verified, is made under this
415 chapter.

416 (b) This subsection does not apply to an application of a person who is no longer a minor.
417 Section 10. Section 53-3-216 is amended to read:

418 53-3-216. Change of address -- Duty of licensee to notify division within ten days -419 Change of name -- Proof necessary -- Method of giving notice by division.

420 (1) If a person, after applying for or receiving a license, moves from the address named
421 in the application or in the license certificate issued to him, the person shall within ten days of
422 moving, notify the division in writing of his new address and the number of any license certificate
423 held by him.

424 (2) If a person requests to change the surname on the applicant's license, the division shall
425 issue a substitute license with the new name upon receiving an application and fee for a duplicate
426 license and any of the following proofs of the applicant's full legal name:

427

(a) an original or certified copy of the applicant's marriage certificate;

428 (b) a certified copy of a court order under Title 42, Chapter 1, Change of Name, showing

429	the name change;
430	(c) an original or certified copy of a birth certificate issued by a government agency;
431	(d) a certified copy of a divorce decree or annulment granted the applicant that specifies
432	the name change requested; or
433	(e) a certified copy of a divorce decree that does not specify the name change requested
434	together with:
435	(i) an original or certified copy of the applicant's birth certificate;
436	(ii) the applicant's marriage license;
437	(iii) a driver license record showing use of a maiden name; or
438	(iv) other documentation the division finds acceptable.
439	(3) (a) If the division is authorized or required to give any notice under this chapter or
440	other law regulating the operation of vehicles, the notice shall, unless otherwise prescribed, be
441	given by:
442	(i) personal delivery to the person to be notified; or
443	(ii) deposit in the United States mail with postage prepaid, addressed to the person at his
444	address as shown by the records of the division.
445	(b) The giving of notice by mail is complete upon the expiration of four days after the
446	deposit of the notice.
447	(c) Proof of the giving of notice in either manner may be made by the certificate of any
448	officer or employee of the division or affidavit of any person older than 18 years of age, naming
449	the person to whom the notice was given and specifying the time, place, and manner of giving the
450	notice.
451	(4) The division may use state mailing or United States Postal Service information to:
452	(a) verify an address on an application or on records of the division; and
453	(b) correct mailing addresses in the division's records.
454	Section 11. Section <b>53-3-218</b> is amended to read:
455	53-3-218. Court to report convictions and may recommend suspension of license
456	Severity of speeding violation defined Conviction defined.
457	[(1) (a) Except for convictions under Title 41, Chapter 12a, Financial Responsibility of
458	Motor Vehicle Owners and Operators Act, if a person is convicted of any offense for which this
459	chapter or Title 41, Motor Vehicles, requires the revocation, suspension, or disqualification of the

460	person's license, the court in which the conviction takes place shall require the surrender to it of
461	all license certificates held by the person convicted.]
462	[(b) The court shall forward them together with the record of conviction to the division
463	within ten days.]
464	(1) In this section, "conviction" means conviction by the court of first impression.
465	(2) A court having jurisdiction over offenses committed under this chapter or any other
466	law of this state, or under any city ordinance regulating driving motor vehicles on highways, shall
467	forward to the division within ten days, an abstract of the court record of the conviction or plea
468	held in abeyance of any person in the court for a reportable traffic violation of any laws or
469	ordinances, and may recommend the suspension of the license of the person convicted.
470	(3) The abstract shall be made upon a form approved and furnished by the division and
471	shall include:
472	(a) the name and address of the party charged;
473	(b) the number of his license certificate, if any;
474	(c) the registration number of the motor vehicle involved;
475	(d) whether the motor vehicle was a commercial motor vehicle;
476	(e) whether the motor vehicle carried hazardous materials;
477	(f) the nature of the offense;
478	(g) the date of the hearing;
479	(h) the plea;
480	(i) the judgment or whether bail was forfeited; and
481	(j) the severity of the violation, which shall be graded by the court as "minimum,"
482	"intermediate," or "maximum" as established in accordance with Subsection 53-3-221(4).
483	(4) When a convicted person secures a judgment of acquittal or reversal in any appellate
484	court after conviction in the court of first impression, the division shall reinstate his license [and
485	return his license certificate] immediately upon receipt of a certified copy of the judgment of
486	acquittal or reversal.
487	[(5) In this section, "conviction" means conviction by the court of first impression.]
488	Section 12. Section <b>53-3-221</b> is amended to read:
489	53-3-221. Offenses which may result in denial, suspension, disqualification, or
490	revocation of license without hearing Point system for traffic violations Additional

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491	grounds for suspension Reporting of traffic violation procedures.
492	(1) By following the emergency procedures in Title 63, Chapter 46b, Administrative
493	Procedures Act, the division may immediately deny, suspend, disqualify, or revoke the license of
494	any person without hearing and without receiving a record of the person's conviction of crime
495	when the division has been notified or has reason to believe the person:
496	(a) has committed any offenses for which mandatory suspension or revocation of a license
497	is required upon conviction under Section 53-3-220;
498	(b) has, by reckless or unlawful driving of a motor vehicle, caused or contributed to an
499	accident resulting in death or injury to any other person, or serious property damage;
500	(c) is incompetent to drive a motor vehicle or is afflicted with mental or physical
501	infirmities or disabilities rendering it unsafe for the person to drive a motor vehicle upon the
502	highways;
503	(d) has committed a serious violation of the motor vehicle laws of this state;
504	(e) has permitted an unlawful use of the license as defined in Section 53-3-229; or
505	(f) has been convicted of serious offenses against traffic laws governing the movement of
506	motor vehicles with a frequency that indicates a disrespect for traffic laws and a disregard for the
507	safety of other persons on the highways.
508	(2) (a) The division may suspend the license of a person under Subsection (1) when the
509	person has failed to comply with the terms stated on a traffic citation issued in this state, except
510	this Subsection (2) does not apply to highway weight limit violations or violations of law
511	governing the transportation of hazardous materials.
512	(b) This Subsection (2) applies to parking and standing violations only if a court has issued
513	a warrant for the arrest of a person for failure to post bail, appear, or otherwise satisfy the terms
514	of the citation.
515	(c) (i) This Subsection (2) may not be exercised unless notice of the pending suspension
516	of the driving privilege has been mailed at least ten days previously to the person at the address
517	provided to the division.
518	(ii) After clearance by the division, a report authorized by Section 53-3-104 may not
519	contain any evidence of a suspension that occurred as a result of failure to comply with the terms
520	stated on a traffic citation.
521	(3) (a) The division may suspend the license of a person under Subsection (1) when the

522	division has been notified by a court that the person has an outstanding unpaid fine, an outstanding
523	incomplete restitution requirement, or an outstanding warrant levied by order of a court.
524	(b) The suspension remains in effect until the division is notified by the court that the order
525	has been satisfied.
526	(c) After clearance by the division, a report authorized by Section 53-3-104 may not
527	contain any evidence of the suspension.
528	(4) The division shall make rules establishing a point system as provided for in this
529	subsection.
530	(a) (i) The division shall assign a number of points to each type of moving traffic violation
531	as a measure of its seriousness.
532	(ii) The points shall be based upon actual relationships between types of traffic violations
533	and motor vehicle traffic accidents.
534	(b) Every person convicted of a traffic violation shall have assessed against his driving
535	record the number of points that the division has assigned to the type of violation of which the
536	person has been convicted, except that the number of points assessed shall be decreased by 10%
537	if on the abstract of the court record of the conviction the court has graded the severity of violation
538	as minimum, and shall be increased by 10% if on the abstract the court has graded the severity of
539	violation as maximum.
540	(c) (i) A separate procedure for assessing points for speeding offenses shall be established
541	by the division based upon the severity of the offense.
542	(ii) The severity of a speeding violation shall be graded as:
543	(A) "minimum" for exceeding the posted speed limit by up to ten miles per hour;
544	(B) "intermediate" for exceeding the posted speed limit by from 11 to 20 miles per hour;
545	and
546	(C) "maximum" for exceeding the posted speed limit by 21 or more miles per hour.
547	(iii) Consideration shall be made for assessment of no points on minimum speeding
548	violations, except for speeding violations in school zones.
549	(d) (i) Points assessed against a person's driving record shall be deleted for violations
550	occurring before a time limit set by the division.
551	(ii) The time limit may not exceed three years.
552	(iii) The division may also delete points to reward violation-free driving for periods of

time set by the division.

- (e) (i) By publication in two newspapers having general circulation throughout the state,
  the division shall give notice of the number of points it has assigned to each type of traffic
  violation, the time limit set by the division for the deletion of points, and the point level at which
  the division will generally take action to deny or suspend under this section.
- (ii) The division may not change any of the information provided above regarding pointswithout first giving new notice in the same manner.
- (5) (a) (i) Upon denying or suspending the license of a person under this section, the
  division shall immediately notify the licensee in writing and afford him an opportunity for a
  hearing in the county where the licensee resides.
- (ii) The hearing shall be documented, and the division or its authorized agent may
  administer oaths, may issue subpoenas for the attendance of witnesses and the production of
  relevant books and papers, and may require a reexamination of the licensee.
- (iii) One or more members of the division may conduct the hearing, and any decision made
  after a hearing before any number of the members of the division is as valid as if made after a
  hearing before the full membership of the division.
- (iv) After the hearing the division shall either rescind its order of denial or suspension,
  extend the denial or suspension of the license, or revoke the license.
- (b) The denial or suspension of the license remains in effect pending qualificationsdetermined by the division regarding a person:
- 573 (i) whose license has been denied or suspended following reexamination;
- 574 (ii) who is incompetent to drive a motor vehicle;
- 575 (iii) who is afflicted with mental or physical infirmities that might make him dangerous576 on the highways; or
- 577

(iv) who may not have the necessary knowledge or skill to drive a motor vehicle safely.

- (6) (a) The division may suspend or revoke the license of any resident of this state upon
  receiving notice of the conviction of that person in another state of an offense committed there
  that, if committed in this state, would be grounds for the suspension or revocation of a license.
- (b) The division may, upon receiving a record of the conviction in this state of a
  nonresident driver of a motor vehicle of any offense under the motor vehicle laws of this state,
  forward a certified copy of the record to the motor vehicle administrator in the state where the

584 person convicted is a resident.

585 (7) (a) The division may suspend or revoke the license of any nonresident to drive a motor 586 vehicle in this state for any cause for which the license of a resident driver may be suspended or 587 revoked.

(b) Any nonresident who drives a motor vehicle upon a highway when his license has beensuspended or revoked by the division is guilty of a class C misdemeanor.

(8) (a) The division may not deny or suspend the license of any person for a period of morethan one year except:

(i) for failure to comply with the terms of a traffic citation under Subsection (2);

(ii) upon receipt of a second or subsequent order suspending juvenile driving privilegesunder Section 53-3-219;

(iii) when extending a denial or suspension upon receiving certain records or reports underSubsection 53-3-220(2); and

(iv) for failure to give and maintain owner's or operator's security under Section41-12a-411.

(b) The division may suspend the license of a person under Subsection (2) until he showssatisfactory evidence of compliance with the terms of the traffic citation.

601 [(c) Upon denying, suspending, or revoking a license, the division shall require that all
 602 license certificates held by the person be surrendered to the division.]

603 [(d) At the end of the period of denial or suspension, the certificate surrendered shall be
 604 returned to the licensee.]

(9) (a) By following the emergency procedures in Title 63, Chapter 46b, Administrative
Procedures Act, the division may immediately suspend the license of any person without hearing
and without receiving a record of his conviction for a crime when the division has reason to
believe that the person's license was granted by the division through error or fraud or that the
necessary consent for the license has been withdrawn or is terminated.

(b) The procedure upon suspension is the same as under Subsection (5), except that afterthe hearing the division shall either rescind its order of suspension or cancel the license.

612 (10) (a) The division, having good cause to believe that a licensed driver is incompetent
613 or otherwise not qualified to be licensed, may upon written notice of at least five days to the
614 licensee require him to submit to an examination.

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- (b) Upon the conclusion of the examination the division may suspend or revoke the
  person's license, permit him to retain the license, or grant a license subject to a restriction imposed
  in accordance with Section 53-3-208.
- 618 (c) Refusal or neglect of the licensee to submit to an examination is grounds for619 suspension or revocation of his license.
- (11) A report authorized by Section 53-3-104 may not contain any evidence of a conviction
  for speeding on an interstate system in this state if the conviction was for a speed of ten miles per
  hour or less, above the posted speed limit and did not result in an accident, unless authorized in
  writing by the individual whose report is being requested.
- (12) (a) By following the emergency procedures in Title 63, Chapter 46b, Administrative
  Procedures Act, the division may immediately suspend the license of a person if it has reason to
  believe that the person is the owner of a motor vehicle for which security is required under Title
  41, Chapter 12a, Motor Vehicle Financial Responsibility, and has driven the motor vehicle or
  permitted it to be driven within this state without the security being in effect.
- (b) Section 41-12a-411 regarding the requirement of proof of owner's or operator's securityapplies to persons whose driving privileges are suspended under this Subsection (12).
- 631 (c) If the division exercises the right of immediate suspension granted under this632 subsection, the notice and hearing provisions of Subsection (5) apply.
- 633 (d) A person whose license suspension has been sustained or whose license has been
  634 revoked by the division under this subsection may file a request for agency action requesting a
  635 hearing.
- 636 (13) Any suspension or revocation of a person's license under this section also disqualifies637 any license issued to that person under Part 4 of this chapter.
- 638 Section 13. Section **53-3-226** is amended to read:

639 53-3-226. Grounds for confiscation of licenses, plates, and other articles issued by
 640 state -- Additional fee for reinstatement.

- 641 (1) [(a)] The division[, any] or a peace officer acting in his official capacity[, or a person
  642 authorized under Subsection (2)] may take possession of any certificate of title, registration card,
  643 decal, permit, license certificate, permit, registration plate, or any other article issued by the state:
- 644 [(i) upon expiration, denial, suspension, disqualification, revocation, alteration, or
   645 cancellation of it;]

646	[(ii)] (a) that is fictitious or altered;
647	[(iii)] (b) that has been unlawfully or erroneously issued; [or]
648	[(iv)] (c) that is unlawfully or erroneously displayed; or
649	(d) as required under Section 41-6-44.10, 53-3-223, 53-3-231, or 53-3-418.
650	[(b)] (2) A receipt shall be issued that describes each confiscated item.
651	[(2) The division may enter into contractual agreements with constables or other law
652	enforcement agencies to facilitate confiscation of items listed in Subsection (1) if a person fails
653	or refuses to surrender any of those documents to the division upon demand.]
654	[(3) The division shall assess against a person making an application referred to in
655	Subsection 53-3-205 (14), in addition to any fee imposed under Subsection 53-3-205 (14), a fee
656	under Section 53-3-105, which shall be paid before the person's driving privilege is reinstated, to
657	cover the costs required to serve orders related to the purposes of Subsection (2).]
658	Section 14. Section <b>53-3-229</b> is amended to read:
659	53-3-229. Prohibited uses of license certificate Penalty.
660	(1) It is a class C misdemeanor for a person to:
661	[(1)] (a) display, cause or permit to be displayed, or to have in possession any license
662	certificate knowing it is fictitious [or has been canceled, denied, revoked, suspended, disqualified,]
663	or altered;
664	[(2)] (b) lend or knowingly permit the use of a license certificate issued to him, by a person
665	not entitled to it;
666	[(3)] (c) display or to represent as his own a license certificate not issued to him;
667	[(4)] (d) [fail or] refuse to surrender to the division or a peace officer upon demand any
668	license certificate [that has been denied, suspended, disqualified, canceled, or revoked] issued by
669	the division;
670	[(5)] (e) use a false name or give a false address in any application for a license or any
671	renewal or duplicate of the license certificate, or to knowingly make a false statement, or to
672	knowingly conceal a material fact or otherwise commit a fraud in the application; [or]
673	[(6)] (f) permit any other prohibited use of a license certificate issued to him[.]; or
674	(g) display a canceled, denied, revoked, suspended, or disqualified driver license certificate
675	as a valid driver license certificate.
676	(2) The provisions of Subsection (1)(g) do not prohibit the use of a person's driver license

- 677 <u>certificate as a means of personal identification.</u>
- 678 Section 15. Effective date.
- 679 <u>This act takes effect on July 1, 1999.</u>