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SENATE BILL NO. 1347

Offered January 9, 2019

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A BILL to amend and reenact §§ 46.2-341.14:1 and 46.2-1702 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-326.1, relating to commercial vehicle training and testing.

Patron—Newman

Referred to Committee on Transportation

Be it enacted by the General Assembly of Virginia:

1. That §§ 46.2-341.14:1 and 46.2-1702 of the Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding a section numbered 46.2-326.1 as follows:

§ 46.2-326.1. Designation of commercial driver's license skills-testing examiners.

A. Notwithstanding the provisions of § 46.2-1702, the Department shall approve a licensed Class A driver training school as a third party tester, as defined in § 46.2-341.4, to conduct skills tests if, in addition to the requirements listed in subsections B and C of § 46.2-341.14:1, the school (i) has a program length of 160 hours or more and (ii) maintains a bond in the amount of \$100,000 to pay for retesting drivers in the event that the third party tester or one or more of its third party examiners, as defined in § 46.2-341.4, are involved in fraudulent activities related to conducting knowledge or skills testing for applicants.

The bond required by this subsection shall be in lieu of the bond required in subdivision C 5 of § 46.2-341.14:1 but in addition to the bond required for a Class A driver training school.

B. Class A driver training schools meeting the requirements of subsection A may apply to the Department for approval as a third party tester. Such application shall be in addition to the application in § 46.2-341.14:3 and shall include (i) evidence of the requirements listed in subsection A, (ii) an application for an employee who will act as a third party examiner, (iii) evidence that the driver training school has maintained a place of business in the Commonwealth for at least three years or that the third party examiner has been licensed as an instructor, as defined in § 46.2-1700, at a Class A driver training school for a minimum of three years and has maintained such licensure in good standing, and (iv) a \$100 application fee. Such application must be renewed every three years.

For the purposes of this subsection, "good standing" means that the instructor has not had sanctions levied against him by the Department for actions related to his role as an instructor.

C. Class A driver training schools operating as third party testers shall:

1. Remit \$50 per skills test to the Department in accordance with § 46.2-341.13;

2. Submit to the Department the results of each skills test administered in a form prescribed by the Department;

3. Test only individuals receiving instruction and training from that school; and

4. Not require their students to be tested at their driver training school.

D. Individuals intending to act as third party examiners for a Class A driver training school that is operating as a third party tester shall meet the requirements in § 46.2-341.14:2 and submit an application, in addition to the application required by § 46.2-341.14:3, to the Department that includes evidence of their employment by a Class A driver training school that is operating as a third party tester and a \$50 application fee. Such application must be renewed every two years.

E. The Department shall have the authority to revoke or cancel the third party tester certification of a licensed Class A driver training school permitted to administer skills tests pursuant to the provisions of this section or any third party examiner employed by such Class A driver training school, effective immediately, for any reason enumerated in § 46.2-341.14:5. A licensed Class A driver training school permitted to administer skills tests pursuant to the provisions of this section or any third party examiner employed by such Class A driver training school shall not administer skills tests if its authority to provide training has been revoked, canceled, or suspended by the Department pursuant to § 46.2-1705 or any other provision of law.

§ 46.2-341.14:1. Requirements for third party testers.

A. Pursuant to § 46.2-341.14, third party testers will be authorized to issue skills test certificates, which will be accepted by the Department as evidence of satisfaction of the skills test component of the commercial driver's license examination. Authority to issue skills test certificates will be granted only to third party testers certified by the Department.

B. To qualify for certification, a third party tester shall:

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- 59 1. Make application to and enter into an agreement with the Department as provided in  
60 § 46.2-341.14:3;
- 61 2. Maintain a place of business in the Commonwealth;
- 62 3. Have at least one certified third party examiner in his employ;
- 63 4. Ensure that all third party examiners in his employ are certified and comply with the requirements  
64 of §§ 46.2-341.14:2 and 46.2-341.14:7;
- 65 5. Permit the Department and the FMCSA of the U.S. Department of Transportation to conduct  
66 random examinations, inspections, and audits of its records, facilities, and operations that relate to the  
67 third party testing program without prior notice;
- 68 6. Maintain at the principal place of business a copy of the state certificate authorizing the third party  
69 tester to administer a commercial driver's license testing program and current third party agreement;
- 70 7. Maintain at a location in the Commonwealth, for a minimum of two years after a skills test is  
71 conducted, a record of each driver for whom the third party tester conducts a skills test, whether the  
72 driver passes or fails the test. Each such record shall include:
- 73 a. The complete name of the driver;
- 74 b. The driver's ~~Social Security~~ *social security* number or other driver's license number and the name  
75 of the state or jurisdiction that issued the license held by the driver at the time of the test;
- 76 c. The date the driver took the skills test;
- 77 d. The test score sheet or sheets showing the results of the skills test and a copy of the skills test  
78 certificate, if issued;
- 79 e. The name and certification number of the third party examiner conducting the skills test; *and*  
80 f. Evidence of (i) the driver's employment with the third party tester at the time the test was taken-  
81 ~~If, or if~~ the third party tester is a school board that tests drivers who are trained but not employed by  
82 the school board, evidence that (i) (a) the driver was employed by a school board at the time of the test  
83 and (ii) (b) the third party tester trained the driver in accordance with the Virginia School Bus Driver  
84 Training Curriculum Guide; ~~and, or~~  
85 ~~g. Notwithstanding the provisions of subdivision f, evidence of~~ (ii) the student's enrollment in a  
86 commercial driver training course offered by a community college *or Class A driver training school* at  
87 the time the test was taken ~~if the third party tester is a comprehensive community college in the~~  
88 ~~Virginia Community College System.~~
- 89 8. Maintain at a location in the Commonwealth a record of each third party examiner in the employ  
90 of the third party tester. Each record shall include:
- 91 a. Name and ~~Social Security~~ *social security* number;
- 92 b. Evidence of the third party examiner's certification by the Department;
- 93 c. A copy of the third party examiner's current training and driving record, which must be updated  
94 annually;
- 95 d. Evidence that the third party examiner is an employee of the third party tester; *and*
- 96 e. If the third party tester is a school board, a copy of the third party examiner's certification of  
97 instruction issued by the Department of Education;
- 98 9. Retain the records required in subdivision 8 for at least two years after the third party examiner  
99 leaves the employ of the third party tester;
- 100 10. Ensure that skills tests are conducted, and that skills test certificates are issued in accordance  
101 with the requirements of §§ 46.2-341.14:8 and 46.2-341.14:9 and the instructions provided by the  
102 Department;
- 103 11. Maintain compliance with all applicable provisions of this article and the third party tester  
104 agreement executed pursuant to § 46.2-341.14:3; *and*
- 105 12. Maintain a copy of the third party tester's road test route or routes approved by the Department.
- 106 C. In addition to the requirements listed in subsection B, all third party testers who are not  
107 governmental entities, including a comprehensive community college in the Virginia Community College  
108 System, shall:
- 109 1. Be engaged in a business involving the use of commercial motor vehicles, which business has  
110 been in operation in the Commonwealth for a minimum of one year;
- 111 2. ~~Employ~~ *For employers that are testing their own employees, employ* at least 75 drivers of  
112 commercial motor vehicles licensed in the Commonwealth, during the 12-month period preceding the  
113 application, including part-time and seasonal drivers. This requirement may be waived by the  
114 Department pursuant to § 46.2-341.14:10;
- 115 3. If subject to the FMCSA regulations as a *motor carrier* and rated by the U.S. Department of  
116 Transportation, maintain a rating of "satisfactory";
- 117 4. Comply with the Virginia Motor Carrier Safety Regulations; ~~and~~
- 118 5. Initiate and maintain a bond in the amount of \$5,000 to pay for retesting drivers in the event that  
119 the ~~third party~~ *third party* tester or one or more of its examiners are involved in fraudulent activities  
120 related to conducting knowledge or skills testing for applicants.

121 **§ 46.2-1702. Certification of driver education courses by Commissioner.**

122 Notwithstanding any other provision of law, the Commissioner shall have the authority to approve as  
123 a driver education course satisfying the requirements of § 46.2-334 any course which is offered by any  
124 driver training school licensed under the provisions of this chapter if he finds that the course is of  
125 comparable content and quality to that offered in the Commonwealth's public schools. In making such  
126 finding, the Commissioner shall not require that the instructors of any driver training school meet the  
127 certification requirements of teachers in the Commonwealth's public schools.

128 Any comprehensive community college within the Virginia Community College System shall have  
129 the authority to offer the courses required by the Virginia Board of Education to become a certified  
130 driver education instructor in Virginia on a not-for-credit basis so long as the courses include the same  
131 content and curriculum required by the Department of Education, enabling individuals who complete  
132 those courses to then teach driver's education in Virginia driver education training schools upon official  
133 certification by the Department of Motor Vehicles. The Virginia Department of Education shall provide  
134 the curriculum, content, and other information regarding the courses required to become certified driver  
135 education instructors in Virginia to any comprehensive community college within the Virginia  
136 Community College System. The content of each course must be accurate and rigorous and must meet  
137 the requirements for the Department of Education's Curriculum and Administrative Guide for Driver's  
138 Education, which includes the Board of Education's standards of learning.

139 Except for schools in the Commonwealth's public school system and providers of correspondence  
140 courses approved by the Board of Education pursuant to subsection F of § 22.1-205, only those driver  
141 training schools that are licensed as computer-based driver education providers shall be authorized to  
142 administer computer-based driver education courses, including the parent/student driver education  
143 component of the driver education curriculum as established in § 22.1-205. The content and quality of  
144 such computer-based driver education courses shall be comparable to that of courses offered in the  
145 Commonwealth's public schools. The Commissioner may establish minimum standards for testing  
146 students who have enrolled in computer-based driver education courses. Such standards may include (i)  
147 requirements for the test site; (ii) verification that the person taking the test is the person enrolled in the  
148 course; (iii) verification of the identity of the student using photo identification approved by the  
149 Commissioner; and (iv) maintenance of a log containing the name and title of the licensed instructor  
150 monitoring the test, the test date, the name of the student taking the test, and the student's time-in and  
151 time-out of the test site. Computer-based driver education providers shall not issue a certificate of  
152 completion to a student prior to receiving proof of completion of the additional minimum 90-minute  
153 parent/student driver education component pursuant to § 22.1-205.

154 Any driver training school licensed under the provisions of this chapter shall be authorized to provide  
155 the 90-minute parent/student driver education component of the driver education curriculum pursuant to  
156 § 22.1-205. Only public schools and those driver training schools that are licensed as computer-based  
157 driver education providers shall be authorized to administer the parent/student driver education  
158 component of the driver education curriculum through a virtual, computer-based program. Completion of  
159 such education component shall satisfy the requirement for the additional 90-minute parent/student driver  
160 education component so long as there is participation of the student's parent or guardian and the content  
161 provided is comparable to that which is offered in the Commonwealth's public schools and emphasizes  
162 (a) parental responsibilities regarding juvenile driver behavior, (b) juvenile driving restrictions pursuant  
163 to this Code, and (c) the dangers of driving while intoxicated and underage consumption of alcohol.

164 The Commissioner shall have authority to approve any driver education course offered by any Class  
165 A licensee if he finds the course meets the requirements for such courses as set forth in this chapter and  
166 as otherwise established by the Department. Class A licensees shall not be permitted to administer  
167 knowledge or behind-the-wheel examinations *unless authorized pursuant to § 46.2-326.1*. Driver  
168 education courses offered by any Class B licensee shall be based on the driver education curriculum  
169 currently approved by the Department of Education and the Department.

170 The Commissioner may accept, in lieu of requirements established by the Department of Education  
171 for instructor qualification, (1) 20 years' service with the Virginia Department of State Police by a  
172 law-enforcement officer who retired or resigned while in good standing from such Department or (2)(i)  
173 20 years' service as a traffic enforcement officer with patrol experience with any local police department  
174 by a law-enforcement officer who has been certified by the Virginia Department of Criminal Justice  
175 Services pursuant to § 15.2-1706, (ii) who retired or resigned while in good standing from such  
176 department, and (iii) who has been certified to teach driver training by the Virginia Department of  
177 Criminal Justice Services.

178 **2. That the provisions of this act shall become effective on October 1, 2019.**

179 **3. That the Commissioner of the Department of Motor Vehicles shall report to the Chairmen of**  
180 **the House and Senate Committees on Transportation by December 1, 2020, regarding the wait**  
181 **times for commercial driver's licenses and the growth of third-party testing in the Commonwealth.**