LEGISLATURE OF NEBRASKA

ONE HUNDRED NINTH LEGISLATURE

FIRST SESSION

## **LEGISLATIVE BILL 398**

Introduced by Moser, 22.

Read first time January 17, 2025

Committee: Transportation and Telecommunications

1 A BILL FOR AN ACT relating to motor vehicles; to amend sections 2 60-4,144.01 and 60-4,144.02, Reissue Revised Statutes of Nebraska, 3 and sections 18-1737, 60-107, 60-119.01, 60-169, 60-302.01, 4 60-336.01, 60-386, 60-3,113.04, 60-3,193.01, 60-462.01, 60-479.01, 60-4,111.01, 60-4,131, 60-4,132, 60-4,134, 60-4,144, 60-4,147.02, 5 6 60-4,168, 60-501, 60-628.01, 60-6,265, 60-2705, 60-2909.01, 75-363, 7 75-364, 75-366, 75-369.03, 75-392, and 75-393, Revised Statutes 8 Cumulative Supplement, 2024; to adopt updates to federal law and 9 update certain federal references; to change provisions relating to commercial driver's licenses and CLP-commercial learner's permits; 10 to redefine terms; to provide a duty for the Revisor of Statutes; to 11 12 repeal the original sections; and to declare an emergency. 13 Be it enacted by the people of the State of Nebraska,

Section 1. Section 18-1737, Revised Statutes Cumulative Supplement,
 2024, is amended to read:

3 18-1737 (1) Any city or village, any state agency, and any person in 4 lawful possession of any offstreet parking facility may designate stalls or spaces, including access aisles, in such facility owned or operated by 5 the city, village, state agency, or person for the exclusive use of 6 7 handicapped or disabled persons whose motor vehicles display the distinguishing license plates issued to such individuals pursuant to 8 9 section 60-3,113, such other handicapped or disabled persons or 10 temporarily handicapped or disabled persons whose motor vehicles display a handicapped or disabled parking permit, and such other motor vehicles 11 which display a handicapped or disabled parking permit. Such designation 12 13 shall be made by posting aboveground and immediately adjacent to and visible from each stall or space, including access aisles, a sign which 14 is in conformance with the Manual on Uniform Traffic Control Devices 15 16 adopted pursuant to section 60-6,118 and the federal Americans with 17 Disabilities Act of 1990 and the federal regulations adopted in response to the act, as the act and the regulations existed on January 1, 2025 18 19 2024.

(2) The owner or person in lawful possession of an offstreet parking 20 facility, after notifying the police or sheriff's department, as the case 21 22 may be, and any city, village, or state agency providing onstreet parking 23 or owning, operating, or providing an offstreet parking facility may 24 cause the removal, from a stall or space, including access aisles, 25 designated exclusively for handicapped or disabled persons or temporarily handicapped or disabled persons or motor vehicles for the transportation 26 of handicapped or disabled persons or temporarily handicapped or disabled 27 28 persons, of any vehicle not displaying the proper handicapped or disabled parking permit or the distinguishing license plates specified in this 29 section if there is posted aboveground and immediately adjacent to and 30 visible from such stall or space, including access aisles, a sign which 31

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1 clearly and conspicuously states the area so designated as a tow-in zone.

(3) A person who parks a vehicle in any onstreet parking space or 2 access aisle which has been designated exclusively for handicapped or 3 4 disabled persons or temporarily handicapped or disabled persons or motor vehicles for the transportation of handicapped or disabled persons or 5 temporarily handicapped or disabled persons, or in any so exclusively 6 designated parking space or access aisle in any offstreet parking 7 8 facility, without properly displaying the proper license plates or 9 handicapped or disabled parking permit or when the handicapped or disabled person to whom or for whom, as the case may be, the license 10 plate or permit is issued will not enter or exit the vehicle while it is 11 parked in the designated space or access aisle shall be guilty of a 12 handicapped parking infraction as defined in section 18-1741.01 and shall 13 be subject to the penalties and procedures set forth in sections 14 18-1741.07. The display on a motor vehicle of a 15 18-1741.01 to 16 distinguishing license plate or permit issued to a handicapped or disabled person by and under the duly constituted authority of another 17 state shall constitute a full and complete defense in any action for a 18 handicapped parking infraction as defined in section 18-1741.01. If the 19 identity of the person who parked the vehicle in violation of this 20 section cannot be readily determined, the owner or person in whose name 21 the vehicle is registered shall be held prima facie responsible for such 22 23 violation and shall be quilty and subject to the penalties and procedures 24 described in this section. In the case of a privately owned offstreet 25 parking facility, a city or village shall not require the owner or person in lawful possession of such facility to inform the city or village of a 26 violation of this section prior to the city or village issuing the 27 violator a handicapped parking infraction citation. 28

(4) For purposes of this section and section 18-1741.01, state
agency means any division, department, board, bureau, commission, or
agency of the State of Nebraska created by the Constitution of Nebraska

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or established by act of the Legislature, including the University of
 Nebraska and the Nebraska state colleges, when the entity owns, leases,
 controls, or manages property which includes offstreet parking
 facilities.

5 Sec. 2. Section 60-107, Revised Statutes Cumulative Supplement,
6 2024, is amended to read:

60-107 Cabin trailer means a trailer or a semitrailer, which is 7 designed, constructed, and equipped as a dwelling place, living abode, or 8 9 sleeping place, whether used for such purposes or instead permanently or 10 temporarily for the advertising, sale, display, or promotion of merchandise or services or for any other commercial purpose except 11 transportation of property for hire or transportation of property for 12 distribution by a private carrier. Cabin trailer does not mean a trailer 13 14 or semitrailer which is permanently attached to real estate. There are four classes of cabin trailers: 15

(1) Camping trailer which includes cabin trailers one hundred two
 inches or less in width and forty feet or less in length and adjusted
 mechanically smaller for towing;

(2) Mobile home which includes cabin trailers more than one hundredtwo inches in width or more than forty feet in length;

(3) Travel trailer which includes cabin trailers not more than one hundred two inches in width nor more than forty feet in length from front hitch to rear bumper, except as provided in subdivision (2)(k) of section 60-6,288; and

(4) Manufactured home means a structure, transportable in one or more sections, which in the traveling mode is eight body feet or more in width or forty body feet or more in length or when erected on site is three hundred twenty or more square feet and which is built on a permanent frame and designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities and includes the plumbing, heating, air conditioning, and electrical systems

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contained in the structure, except that manufactured home includes any 1 2 structure that meets all of the requirements of this subdivision other than the size requirements and with respect to which the manufacturer 3 4 voluntarily files a certification required by the United States Secretary 5 of Housing and Urban Development and complies with the standards established under the National Manufactured Housing Construction and 6 7 Safety Standards Act of 1974, as such act existed on the date specified in section 5 of this act January 1, 2024, 42 U.S.C. 5401 et seq. 8

9 Sec. 3. Section 60-119.01, Revised Statutes Cumulative Supplement,
10 2024, is amended to read:

11 60-119.01 (1) Low-speed vehicle means any:

12 (a) Four-wheeled a (1) four-wheeled motor vehicle:

13 (i) With a (a) whose speed attainable in one mile of is more than 14 twenty miles per hour and not more than twenty-five miles per hour on a 15 paved, level surface;  $\tau$ 

16 <u>(ii) With a</u> <del>(b) whose</del> gross vehicle weight rating <u>of</u> <del>is</del> less than 17 three thousand pounds; <u>-</u> and

(iii) That (c) that complies with 49 C.F.R. part 571, as such part
 existed on the date specified in section 5 of this act; January 1, 2024,
 or

21 (b) Three-wheeled (2) three-wheeled motor vehicle:

22 (i) With a (a) whose maximum speed attainable of is not more than 23 twenty-five miles per hour on a paved, level surface;  $_{7}$ 

24 (ii) With a (b) whose gross vehicle weight rating of is less than 25 three thousand pounds;  $_{\tau}$  and

<u>(iii) That</u> (c) which is equipped with a windshield and an occupant
 protection system.

28 (2) Low-speed vehicle does not include a A motorcycle with a sidecar
 29 attached is not a low-speed vehicle.

30 Sec. 4. Section 60-169, Revised Statutes Cumulative Supplement, 31 2024, is amended to read:

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1 60-169 (1)(a) Except as otherwise provided in subdivision (c) of 2 this subsection, each owner of a vehicle and each person mentioned as owner in the last certificate of title, when the vehicle is dismantled, 3 4 destroyed, or changed in such a manner that it loses its character as a 5 vehicle or changed in such a manner that it is not the vehicle described in the certificate of title, shall surrender his or her certificate of 6 7 title to any county treasurer or to the department. If the certificate of title is surrendered to a county treasurer, he or she shall, with the 8 9 consent of any holders of any liens noted thereon, enter a cancellation upon the records and shall notify the department of such cancellation. 10 Beginning on the implementation date designated by the director pursuant 11 to subsection (3) of section 60-1508, a wrecker or salvage dealer shall 12 13 report electronically to the department using the electronic reporting system. If the certificate is surrendered to the department, it shall, 14 with the consent of any holder of any lien noted thereon, enter a 15 cancellation upon its records. 16

(b) This subdivision applies to all licensed wrecker or salvage 17 dealers and, except as otherwise provided in this subdivision, to each 18 19 vehicle located on the premises of such dealer. For each vehicle required to be reported under 28 C.F.R. 25.56, as such regulation existed on the 20 date specified in section 5 of this act January 1, 2024, the information 21 22 obtained by the department under this section may be reported to the National Motor Vehicle Title Information System in a format that will 23 24 satisfy the requirement for reporting under 28 C.F.R. 25.56, as such 25 regulation existed on the date specified in section 5 of this act January 1, 2024. Such report shall include: 26

27 (i) The name, address, and contact information for the reporting28 entity;

29 (ii) The vehicle identification number;

30 (iii) The date the reporting entity obtained such motor vehicle;
31 (iv) The name of the person from whom such motor vehicle was

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obtained, for use only by a law enforcement or other appropriate
 government agency;

3 (v) A statement of whether the motor vehicle was or will be crushed,
4 disposed of, offered for sale, or used for another purpose; and

5 (vi) Whether the motor vehicle is intended for export outside of the6 United States.

7 The department may set and collect a fee, not to exceed the cost of reporting to the National Motor Vehicle Title Information System, from 8 9 wrecker or salvage dealers for electronic reporting to the National Motor Vehicle Title Information System, which shall be remitted to the State 10 Treasurer for credit to the Department of Motor Vehicles Cash Fund. This 11 subdivision does not apply to any vehicle reported by a wrecker or 12 13 salvage dealer to the National Motor Vehicle Title Information System as required under 28 C.F.R. 25.56, as such regulation existed on the date 14 15 specified in section 5 of this act January 1, 2024.

(c)(i) In the case of a mobile home or manufactured home for which a 16 certificate of title has been issued, if such mobile home or manufactured 17 home is affixed to real property in which each owner of the mobile home 18 or manufactured home has any ownership interest, the certificate of title 19 may be surrendered for cancellation to the county treasurer of the county 20 where such mobile home or manufactured home is affixed to real property 21 if at the time of surrender the owner submits to the county treasurer an 22 affidavit of affixture on a form provided by the department that contains 23 24 all of the following, as applicable:

(A) The names and addresses of all of the owners of record of the
mobile home or manufactured home;

(B) A description of the mobile home or manufactured home that
includes the name of the manufacturer, the year of manufacture, the
model, and the manufacturer's serial number;

30 (C) The legal description of the real property upon which the mobile31 home or manufactured home is affixed and the names of all of the owners

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1 of record of the real property;

2 (D) A statement that the mobile home or manufactured home is affixed3 to the real property;

4 (E) The written consent of each holder of a lien duly noted on the 5 certificate of title to the release of such lien and the cancellation of 6 the certificate of title;

7 (F) A copy of the certificate of title surrendered for cancellation;8 and

9 (G) The name and address of an owner, a financial institution, or 10 another entity to which notice of cancellation of the certificate of 11 title may be delivered.

(ii) The person submitting an affidavit of affixture pursuant to subdivision (c)(i) of this subsection shall swear or affirm that all statements in the affidavit are true and material and further acknowledge that any false statement in the affidavit may subject the person to penalties relating to perjury under section 28-915.

17 (2) If a certificate of title of a mobile home or manufactured home is surrendered to the county treasurer, along with the affidavit required 18 by subdivision (1)(c) of this section, he or she shall enter a 19 cancellation upon his or her records, notify the department of such 20 cancellation, forward a duplicate original of the affidavit to the 21 22 department, and deliver a duplicate original of the executed affidavit under subdivision (1)(c) of this section to the register of deeds for the 23 24 county in which the real property is located to be filed by the register 25 of deeds. The county treasurer shall be entitled to collect fees from the person submitting the affidavit in accordance with section 33-109 to 26 cover the costs of filing such affidavit. Following the cancellation of a 27 certificate of title for a mobile home or manufactured home, the county 28 treasurer or designated county official shall not issue a certificate of 29 title for such mobile home or manufactured home, except as provided in 30 subsection (5) of this section. 31

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1 (3) If a mobile home or manufactured home is affixed to real estate 2 before June 1, 2006, a person who is the holder of a lien or security 3 interest in both the mobile home or manufactured home and the real estate 4 to which it is affixed on such date may enforce its liens or security 5 interests by accepting a deed in lieu of foreclosure or in the manner 6 provided by law for enforcing liens on the real estate.

7 (4) A mobile home or manufactured home for which the certificate of title has been canceled and for which an affidavit of affixture has been 8 9 duly recorded pursuant to subsection (2) of this section shall be treated 10 as part of the real estate upon which such mobile home or manufactured home is located. Any lien thereon shall be perfected and enforced in the 11 same manner as a lien on real estate. The owner of such mobile home or 12 13 manufactured home may convey ownership of the mobile home or manufactured home only as a part of the real estate to which it is affixed. 14

(5)(a) If each owner of both the mobile home or manufactured home 15 and the real estate described in subdivision (1)(c) of this section 16 intends to detach the mobile home or manufactured home from the real 17 estate, the owner shall do both of the following: (i) Before detaching 18 the mobile home or manufactured home, record an affidavit of detachment 19 in the office of the register of deeds in the county in which the 20 affidavit is recorded under subdivision (1)(c) of this section; and (ii) 21 22 apply for a certificate of title for the mobile home or manufactured home pursuant to section 60-147. 23

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(b) The affidavit of detachment shall contain all of the following:

(i) The names and addresses of all of the owners of record of themobile home or manufactured home;

(ii) A description of the mobile home or manufactured home that
includes the name of the manufacturer, the year of manufacture, the
model, and the manufacturer's serial number;

30 (iii) The legal description of the real estate from which the mobile31 home or manufactured home is to be detached and the names of all of the

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owners of record of the real estate;

2 (iv) A statement that the mobile home or manufactured home is to be detached from the real property; 3

4 (v) A statement that the certificate of title of the mobile home or manufactured home has previously been canceled; 5

(vi) The name of each holder of a lien of record against the real 6 7 estate from which the mobile home or manufactured home is to be detached, with the written consent of each holder to the detachment; and 8

9 (vii) The name and address of an owner, a financial institution, or 10 another entity to which the certificate of title may be delivered.

(6) An owner of an affixed mobile home or manufactured home for 11 which the certificate of title has previously been canceled pursuant to 12 13 subsection (2) of this section shall not detach the mobile home or manufactured home from the real estate before a certificate of title for 14 the mobile home or manufactured home is issued by the county treasurer or 15 16 department. If a certificate of title is issued by the county treasurer 17 or department, the mobile home or manufactured home is no longer considered part of the real property. Any lien thereon shall be perfected 18 19 pursuant to section 60-164. The owner of such mobile home or manufactured home may convey ownership of the mobile home or manufactured home only by 20 way of a certificate of title. 21

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(7) For purposes of this section:

(a) A mobile home or manufactured home is affixed to real estate if 23 24 the wheels, towing hitches, and running gear are removed and it is 25 permanently attached to a foundation or other support system; and

(b) Ownership interest means the fee simple interest in real estate 26 or an interest as the lessee under a lease of the real property that has 27 a term that continues for at least twenty years after the recording of 28 the affidavit under subsection (2) of this section. 29

(8) Upon cancellation of a certificate of title in the manner 30 prescribed by this section, the county treasurer and the department may 31

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LB398 LB398 2025 cancel and destroy all certificates and all memorandum certificates in 1 2 that chain of title. When another section of the Revised Statutes of Nebraska 3 Sec. 5. refers to the date specified in this section, such date is January 1, 4 5 2025. Sec. 6. Section 60-302.01, Revised Statutes Cumulative Supplement, 6 7 2024, is amended to read: 60-302.01 Access aisle means a space adjacent to a handicapped 8 parking space or passenger loading zone which is constructed and designed 9 10 in compliance with the federal Americans with Disabilities Act of 1990 and the federal regulations adopted in response to the act, as the act 11 and the regulations existed on the date specified in section 5 of this 12 act January 1, 2024. 13 Sec. 7. Section 60-336.01, Revised Statutes Cumulative Supplement, 14 2024, is amended to read: 15 60-336.01 (1) Low-speed vehicle means any: a 16 17 (a) Four-wheeled (1) four-wheeled motor vehicle: 18 (i) With a (a) whose speed attainable in one mile of is more than twenty miles per hour and not more than twenty-five miles per hour on a 19 20 paved, level surface;  $\tau$ (ii) With a (b) whose gross vehicle weight rating of is less than 21 three thousand pounds;  $\tau$  and 22 (iii) That (c) that complies with 49 C.F.R. part 571, as such part 23 24 existed on the date specified in section 5 of this act; January 1,  $2024_{\tau}$ 25 or (b) Three-wheeled (2) three-wheeled motor vehicle: 26 27 (i) With a (a) whose maximum speed attainable of is not more than twenty-five miles per hour on a paved, level surface;  $\tau$ 28 (ii) With a (b) whose gross vehicle weight rating of is less than 29 three thousand pounds;  $\tau$  and 30 (iii) That (c) which is equipped with a windshield and an occupant 31

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1 protection system.

2 (2) Low-speed vehicle does not include a A motorcycle with a sidecar
3 attached is not a low-speed vehicle.

4 Sec. 8. Section 60-386, Revised Statutes Cumulative Supplement,
5 2024, is amended to read:

60-386 (1) Each new application shall contain, in addition to other 6 7 information as may be required by the department, the name and residential and mailing address of the applicant and a description of the 8 motor vehicle or trailer, including the color, the manufacturer, the 9 identification number, the United States Department of Transportation 10 number if required by 49 C.F.R. 390.5 through 390.21, as such regulations 11 existed on the date specified in section 5 of this act January 1, 2024, 12 and the weight of the motor vehicle or trailer required by the Motor 13 Vehicle Registration Act. For trailers which are not required to have a 14 certificate of title under section 60-137 15 and which have no identification number, the assignment of an identification number shall 16 be required and the identification number shall be issued by the county 17 treasurer or department. With the application the applicant shall pay the 18 19 proper registration fee and shall state whether the motor vehicle is propelled by alternative fuel and, if alternative fuel, the type of fuel. 20 The application shall also contain a notification that bulk fuel 21 22 purchasers may be subject to federal excise tax liability. The department 23 shall include such notification in the notices required by section 60-3,186. 24

(2) In addition to the information required under subsection (1) of this section, the application for registration shall contain (a)(i) the full legal name as defined in section 60-468.01 of each owner or (ii) the name of each owner as such name appears on the owner's motor vehicle operator's license or state identification card and (b)(i) the motor vehicle operator's license number or state identification card number of each owner, if applicable, and one or more of the identification elements

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as listed in section 60-484 of each owner, if applicable, and (ii) if any
owner is a business entity, a nonprofit organization, an estate, a trust,
or a church-controlled organization, its tax identification number.

Sec. 9. Section 60-3,113.04, Revised Statutes Cumulative Supplement,
2024, is amended to read:

6 60-3,113.04 (1) A handicapped or disabled parking permit shall be of 7 a design, size, configuration, color, and construction and contain such 8 information as specified in the regulations adopted by the United States 9 Department of Transportation in 23 C.F.R. part 1235, UNIFORM SYSTEM FOR 10 PARKING FOR PERSONS WITH DISABILITIES, as such regulations existed on <u>the</u> 11 <u>date specified in section 5 of this act</u> January 1, 2024.

(2) No handicapped or disabled parking permit shall be issued to any person or for any motor vehicle if any permit has been issued to such person or for such motor vehicle and such permit has been suspended pursuant to section 18-1741.02. At the expiration of such suspension, a permit may be renewed in the manner provided for renewal in sections 60-3,113.02, 60-3,113.03, and 60-3,113.05.

(3) A duplicate handicapped or disabled parking permit may be 18 provided up to two times during any single permit period if a permit is 19 destroyed, lost, or stolen. Such duplicate permit shall be issued as 20 provided in section 60-3,113.02 or 60-3,113.03, whichever is applicable, 21 22 except that a new certification by a physician, a physician assistant, or an advanced practice registered nurse need not be provided. A duplicate 23 24 permit shall be valid for the remainder of the period for which the 25 original permit was issued. If a person has been issued two duplicate permits under this subsection and needs another permit, such person shall 26 reapply for a new permit under section 60-3,113.02 or 60-3,113.03, 27 whichever is applicable. 28

29 Sec. 10. Section 60-3,193.01, Revised Statutes Cumulative 30 Supplement, 2024, is amended to read:

31 60-3,193.01 For purposes of the Motor Vehicle Registration Act, the

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International Registration Plan is adopted and incorporated by reference
 as the plan existed on <u>the date specified in section 5 of this act</u>
 January 1, 2024.

Sec. 11. Section 60-462.01, Revised Statutes Cumulative Supplement,
2024, is amended to read:

6 60-462.01 For purposes of the Motor Vehicle Operator's License Act,
7 the following federal regulations are adopted as Nebraska law as they
8 existed on the date specified in section 5 of this act January 1, 2024:

9 The parts, subparts, and sections of Title 49 of the Code of Federal 10 Regulations, as referenced in the Motor Vehicle Operator's License Act.

Sec. 12. Section 60-479.01, Revised Statutes Cumulative Supplement, 2024, is amended to read:

13 60-479.01 (1) All persons handling source documents or engaged in 14 the issuance of new, renewed, or reissued operators' licenses or state 15 identification cards shall have periodic fraudulent document recognition 16 training.

17 (2) All persons and agents of the department involved in the recording of verified application information or verified operator's 18 license and state identification card information, involved in the 19 manufacture or production of licenses or cards, or who have the ability 20 to affect information on such licenses or cards shall be subject to a 21 22 criminal history record information check, including a check of prior 23 employment references, and a lawful status check as required by 6 C.F.R. 24 part 37, as such part existed on the date specified in section 5 of this 25 act January 1, 2024. Such persons and agents shall provide fingerprints which shall be submitted to the Federal Bureau of Investigation. The 26 bureau shall use its records for the criminal history record information 27 28 check.

(3) Upon receipt of a request pursuant to subsection (2) of this
section, the Nebraska State Patrol shall undertake a search for criminal
history record information relating to such applicant, including

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1 transmittal of the applicant's fingerprints to the Federal Bureau of 2 Investigation for a national criminal history record information check. The criminal history record information check shall include information 3 4 concerning the applicant from federal repositories of such information and repositories of such information in other states, if authorized by 5 federal law. The Nebraska State Patrol shall issue a report to the 6 7 employing public agency that shall include the criminal history record 8 information concerning the applicant. The cost of any background check 9 shall be borne by the employer of the person or agent.

10 (4) Any person convicted of any disqualifying offense as provided in 6 C.F.R. part 37, as such part existed on the date specified in section 5 11 of this act January 1, 2024, shall not be involved in the recording of 12 13 verified application information or verified operator's license and state identification card information, involved in the manufacture 14 or production of licenses or cards, or involved in any capacity in which 15 16 such person would have the ability to affect information on such licenses 17 or cards. Any employee or prospective employee of the department shall be provided notice that he or she will undergo such criminal history record 18 19 information check prior to employment or prior to any involvement with the issuance of operators' licenses or state identification cards. 20

Sec. 13. Section 60-4,111.01, Revised Statutes Cumulative Supplement, 2024, is amended to read:

60-4,111.01 (1) The Department of Motor Vehicles, the courts, or law enforcement agencies may store or compile information acquired from an operator's license or a state identification card for their statutorily authorized purposes.

(2) Except as otherwise provided in subsection (3) or (4) of this
section, no person having use of or access to machine-readable
information encoded on an operator's license or a state identification
card shall compile, store, preserve, trade, sell, or share such
information. Any person who trades, sells, or shares such information

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shall be guilty of a Class IV felony. Any person who compiles, stores, or
 preserves such information except as authorized in subsection (3) or (4)
 of this section shall be guilty of a Class IV felony.

4 For purposes of compliance with and enforcement (3)(a) of 5 restrictions on the purchase of alcohol, lottery tickets, and tobacco products, a retailer who sells any of such items pursuant to a license 6 7 issued or a contract under the applicable statutory provision may scan machine-readable information encoded on an operator's license or a state 8 9 identification card presented for the purpose of such a sale. The retailer may store only the following information obtained from the 10 license or card: Age and license or card identification number. The 11 retailer shall post a sign at the point of sale of any of such items 12 13 stating that the license or card will be scanned and that the age and identification number will be stored. The stored information may only be 14 used by a law enforcement agency for purposes of enforcement of the 15 16 restrictions on the purchase of alcohol, lottery tickets, and tobacco 17 products and may not be shared with any other person or entity.

(b) For purposes of compliance with the provisions of sections 18 28-458 to 28-462, a seller who sells methamphetamine precursors pursuant 19 to such sections may scan machine-readable information encoded on an 20 operator's license or a state identification card presented for the 21 purpose of such a sale. The seller may store only the following 22 23 information obtained from the license or card: Name, age, address, type 24 of identification presented by the customer, the governmental entity that issued the identification, and the number on the identification. The 25 seller shall post a sign at the point of sale stating that the license or 26 card will be scanned and stating what information will be stored. The 27 28 stored information may only be used by law enforcement agencies, regulatory agencies, and the exchange for purposes of enforcement of the 29 restrictions on the sale or purchase of methamphetamine precursors 30 pursuant to sections 28-458 to 28-462 and may not be shared with any 31

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other person or entity. For purposes of this subsection, the terms
 exchange, methamphetamine precursor, and seller have the same meanings as
 in section 28-458.

4 (c) The retailer or seller shall utilize software that stores only 5 the information allowed by this subsection. A programmer for computer 6 software designed to store such information shall certify to the retailer 7 that the software stores only the information allowed by this subsection. 8 Intentional or grossly negligent programming by the programmer which 9 allows for the storage of more than the age and identification number or 10 wrongfully certifying the software shall be a Class IV felony.

(d) A retailer or seller who knowingly stores more information than
authorized under this subsection from the operator's license or state
identification card shall be guilty of a Class IV felony.

(e) Information scanned, compiled, stored, or preserved pursuant to
subdivision (a) of this subsection may not be retained longer than
eighteen months unless required by state or federal law.

17 (4) In order to approve a negotiable instrument, an electronic funds
18 transfer, or a similar method of payment, a person having use of or
19 access to machine-readable information encoded on an operator's license
20 or a state identification card may:

(a) Scan, compile, store, or preserve such information in order to provide the information to a check services company subject to and in compliance with the federal Fair Credit Reporting Act, 15 U.S.C. 1681 et seq., as such act existed on <u>the date specified in section 5 of this act</u> January 1, 2024, for the purpose of effecting, administering, or enforcing a transaction requested by the holder of the license or card or preventing fraud or other criminal activity; or

(b) Scan and store such information only as necessary to protect
against or prevent actual or potential fraud, unauthorized transactions,
claims, or other liability or to resolve a dispute or inquiry by the
holder of the license or card.

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1 (5) Except as provided in subdivision (4)(a) of this section, 2 information scanned, compiled, stored, or preserved pursuant to this 3 section may not be traded or sold to or shared with a third party; used 4 for any marketing or sales purpose by any person, including the retailer 5 who obtained the information; or, unless pursuant to a court order, 6 reported to or shared with any third party. A person who violates this 7 subsection shall be guilty of a Class IV felony.

8 Sec. 14. Section 60-4,131, Revised Statutes Cumulative Supplement,
9 2024, is amended to read:

60-4,131 (1) Sections 60-462.01 and 60-4,132 to 60-4,172 shall apply
to the operation of any commercial motor vehicle.

12 (2) For purposes of such sections:

13 (a) Disqualification means:

14 (i) The suspension, revocation, cancellation, or any other
15 withdrawal by a state of a person's privilege to operate a commercial
16 motor vehicle;

(ii) A determination by the Federal Motor Carrier Safety Administration, under the rules of practice for motor carrier safety contained in 49 C.F.R. part 386, that a person is no longer qualified to operate a commercial motor vehicle under 49 C.F.R. part 391; or

(iii) The loss of qualification which automatically follows
conviction of an offense listed in 49 C.F.R. 383.51;

23 (b) Downgrade means the state:

(i) Allows the driver of a commercial motor vehicle to change his or
her self-certification to interstate, but operating exclusively in
transportation or operation excepted from 49 C.F.R. part 391, as provided
in 49 C.F.R. 390.3(f), 391.2, 391.68, or 398.3;

(ii) Allows the driver of a commercial motor vehicle to change his
or her self-certification to intrastate only, if the driver qualifies
under a state's physical qualification requirements for intrastate only;

31 (iii) Allows the driver of a commercial motor vehicle to change his

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or her certification to intrastate, but operating exclusively in
 transportation or operations excepted from all or part of a state driver
 qualification requirement; or

4 (iv) Removes the commercial driver's license privilege from the
5 operator's license;

6 (c) Employee means any operator of a commercial motor vehicle, 7 including full-time, regularly employed drivers; casual, intermittent, or 8 occasional drivers; and leased drivers and independent, owner-operator 9 contractors, while in the course of operating a commercial motor vehicle, 10 who are either directly employed by or under lease to an employer;

(d) Employer means any person, including the United States, a state, the District of Columbia, or a political subdivision of a state, that owns or leases a commercial motor vehicle or assigns employees to operate a commercial motor vehicle;

(e) Endorsement means an authorization to an individual's CLPcommercial learner's permit or commercial driver's license required to permit the individual to operate certain types of commercial motor vehicles;

(f) Foreign means outside the fifty United States and the Districtof Columbia;

(g) Imminent hazard means the existence of a condition relating to hazardous material that presents a substantial likelihood that death, serious illness, severe personal injury, or a substantial endangerment to health, property, or the environment may occur before the reasonably foreseeable completion date of a formal proceeding begun to lessen the risk of that death, illness, injury, or endangerment;

(h) Issue and issuance means initial issuance, transfer, renewal, or
upgrade of a commercial driver's license or nondomiciled commercial
driver's license, or issuance, transfer, or upgrade of a CLP-commercial
learner's permit or nondomiciled CLP-commercial learner's permit, as
described in 49 C.F.R. 383.73;

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(i) Medical examiner means an individual certified by the Federal
 Motor Carrier Safety Administration and listed on the National Registry
 of Certified Medical Examiners in accordance with 49 C.F.R. part 390,
 subpart D;

5 (j) Medical examiner's certificate means <u>any paper certification or</u> 6 <u>electronic certification that meets</u> <del>a form meeting</del> the requirements of 49 7 C.F.R. 391.43 issued by a medical examiner in compliance with such 8 regulation;

9 (k) Medical variance means the Federal Motor Carrier Safety 10 Administration has provided a driver with either an exemption letter 11 permitting operation of a commercial motor vehicle pursuant to 49 C.F.R. 12 381, subpart C, or 49 C.F.R. 391.64 or a Skill Performance Evaluation 13 Certificate permitting operation of a commercial motor vehicle pursuant 14 to 49 C.F.R. 391.49;

(1) Nondomiciled CLP-commercial learner's permit or nondomiciled commercial driver's license means a CLP-commercial learner's permit or commercial driver's license, respectively, issued by this state or other jurisdiction under either of the following two conditions:

(i) To an individual domiciled in a foreign country meeting the
requirements of 49 C.F.R. 383.23(b)(1); or

(ii) To an individual domiciled in another state meeting the requirements of 49 C.F.R. 383.23(b)(2);

(m) Representative vehicle means a motor vehicle which represents
the type of motor vehicle that a driver applicant operates or expects to
operate;

26 (n) State means a state of the United States and the District of27 Columbia;

(o) State of domicile means that state where a person has his or her
true, fixed, and permanent home and principal residence and to which he
or she has the intention of returning whenever he or she is absent;

31 (p) Tank vehicle means any commercial motor vehicle that is designed

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to transport any liquid or gaseous materials within a tank or tanks that 1 2 have an individual rated capacity of more than one hundred nineteen gallons and an aggregate rated capacity of one thousand gallons or more 3 4 and that are either permanently or temporarily attached to the vehicle or 5 the chassis. A commercial motor vehicle transporting an empty storage container tank, not designed for transportation, with a rated capacity of 6 one thousand gallons or more that is temporarily attached to a flatbed 7 trailer is not considered a tank vehicle; 8

9 (q) Third-party skills test examiner means a person employed by a 10 third-party tester who is authorized by this state to administer the 11 commercial driver's license skills tests specified in 49 C.F.R. part 383, 12 subparts G and H;

(r) Third-party tester means a person, including, but not limited to, another state, a motor carrier, a private driver training facility or other private institution, or a department, agency, or instrumentality of a local government, authorized by this state to employ skills test examiners to administer the commercial driver's license skills tests specified in 49 C.F.R. part 383, subparts G and H;

19 (s) United States means the fifty states and the District of20 Columbia; and

(t) Vehicle group means a class or type of vehicle with certain
operating characteristics.

Sec. 15. Section 60-4,132, Revised Statutes Cumulative Supplement,
2024, is amended to read:

25 60-4,132 The purposes of sections 60-462.01, 60-4,133, and 60-4,137
26 to 60-4,172 are to implement the requirements mandated by the federal
27 Commercial Motor Vehicle Safety Act of 1986, 49 U.S.C. 31100 et seq., the
28 federal Motor Carrier Safety Improvement Act of 1999, Public Law 106-159,
29 49 U.S.C. 101 et seq., section 1012 of the federal Uniting and
30 Strengthening America by Providing Appropriate Tools Required to
31 Intercept and Obstruct Terrorism Act of 2001, USA PATRIOT Act, 49 U.S.C.

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1 5103a, and federal regulations as such acts and regulations existed on 2 <u>the date specified in section 5 of this act January 1, 2024</u>, and to 3 reduce or prevent commercial motor vehicle accidents, fatalities, and 4 injuries by: (1) Permitting drivers to hold only one operator's license; 5 (2) disqualifying drivers for specified offenses and serious traffic 6 violations; and (3) strengthening licensing and testing standards.

Sec. 16. Section 60-4,134, Revised Statutes Cumulative Supplement,
2024, is amended to read:

9 60-4,134 In conformance with section 7208 of the federal Fixing America's Surface Transportation Act and 49 C.F.R. 383.3(i), as such 10 section and regulation existed on the date specified in section 5 of this 11 act January 1, 2024, no hazardous materials endorsement authorizing the 12 13 holder of a Class A commercial driver's license to operate a commercial motor vehicle transporting diesel fuel shall be required if such driver 14 is (1) operating within the state and acting within the scope of his or 15 her employment as an employee of a custom harvester operation, an 16 17 agrichemical business, a farm retail outlet and supplier, or a livestock feeder and (2) operating a service vehicle that is (a) transporting 18 19 diesel in a quantity of one thousand gallons or less and (b) clearly marked with a flammable or combustible placard, as appropriate. 20

Sec. 17. Section 60-4,144, Revised Statutes Cumulative Supplement, 22 2024, is amended to read:

23 60-4,144 (1) An applicant for issuance of any original or renewal 24 commercial driver's license or an applicant for a change of class of commercial motor vehicle, endorsement, or restriction shall demonstrate 25 his or her knowledge and skills for operating a commercial motor vehicle 26 as prescribed in the Motor Vehicle Operator's License Act. An applicant 27 28 for a commercial driver's license shall provide the information and documentation required by this section and section 60-4,144.01. Such 29 information and documentation shall include any additional information 30 required by 49 C.F.R. parts 383 and 391 and also include: 31

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1 (a) Certification that the commercial motor vehicle in which the 2 applicant takes any driving skills examination is representative of the 3 class of commercial motor vehicle that the applicant operates or expects 4 to operate; and

5 (b) The names of all states where the applicant has been licensed to 6 operate any type of motor vehicle in the ten years prior to the date of 7 application.

(2)(a) Before being issued a CLP-commercial learner's permit or 8 9 commercial driver's license, the applicant shall provide (i) his or her full legal name, date of birth, mailing address, gender, race or 10 ethnicity, and social security number, (ii) two forms of proof of address 11 of his or her principal residence unless the applicant is a program 12 13 participant under the Address Confidentiality Act, except that a 14 nondomiciled applicant for a CLP-commercial learner's permit or nondomiciled commercial driver's license holder does not have to provide 15 proof of residence in Nebraska, (iii) evidence of identity as required by 16 17 this section, and (iv) a brief physical description of himself or herself. 18

19 (b) The applicant's social security number shall not be printed on the CLP-commercial learner's permit or commercial driver's license and 20 shall be used only (i) to furnish information to the United States 21 Selective Service System under section 60-483, (ii) with the permission 22 of the director in connection with the certification of the status of an 23 24 individual's driving record in this state or any other state, (iii) for 25 purposes of child support enforcement pursuant to section 42-358.08 or 43-512.06, (iv) to furnish information regarding an applicant for or 26 holder of a commercial driver's license with a hazardous materials 27 28 endorsement to the Transportation Security Administration of the United States Department of Homeland Security or its agent, (v) to furnish 29 information to the Department of Revenue under section 77-362.02, (vi) to 30 furnish information to the Secretary of State for purposes of the 31

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Election Act, or (vii) to query the federal Drug and Alcohol
 Clearinghouse.

3 (c) No person shall be a holder of a CLP-commercial learner's permit 4 or commercial driver's license and a state identification card at the 5 same time.

6 (3) Before being issued a CLP-commercial learner's permit or 7 commercial driver's license, an applicant, except a nondomiciled 8 applicant, shall provide proof that this state is his or her state of 9 residence. Acceptable proof of residence is a document with the person's 10 name and residential address within this state.

11 (4)(a) Before being issued a CLP-commercial learner's permit or 12 commercial driver's license, an applicant shall provide proof of 13 identity.

14

(b) The following are acceptable as proof of identity:

15 (i) A valid, unexpired United States passport;

(ii) A certified copy of a birth certificate filed with a state
office of vital statistics or equivalent agency in the individual's state
of birth;

(iii) A Consular Report of Birth Abroad issued by the United States
Department of State;

(iv) A valid, unexpired permanent resident card issued by the United
States Department of Homeland Security or United States Citizenship and
Immigration Services;

(v) An unexpired employment authorization document issued by the
United States Department of Homeland Security;

(vi) An unexpired foreign passport with a valid, unexpired United
States visa affixed accompanied by the approved form documenting the
applicant's most recent admittance into the United States;

(vii) A Certificate of Naturalization issued by the United States
 Department of Homeland Security;

31 (viii) A Certificate of Citizenship issued by the United States

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1

Department of Homeland Security;

(ix) A driver's license or identification card issued in compliance 2 with the standards established by the federal REAL ID Act of 2005, Public 3 4 Law 109-13, division B, section 1, 119 Stat. 302; or

5

(x) Such other documents as the director may approve.

(c) If an applicant presents one of the documents listed under 6 7 subdivision (b)(i), (ii), (iii), (iv), (vii), or (viii) of this subsection, the verification of the applicant's identity will also 8 9 provide satisfactory evidence of lawful status.

(d) If the applicant presents one of the identity documents listed 10 under subdivision (b)(v), (vi), or (ix) of this subsection, the 11 verification of the identity documents does not provide satisfactory 12 evidence of lawful status. The applicant shall also present a second 13 document from subdivision (4)(b) of this section, a document from 14 subsection (5) of this section, or documentation issued by the United 15 16 States Department of Homeland Security or other federal agencies 17 demonstrating lawful status as determined by the United States Citizenship and Immigration Services. 18

(e) An applicant may present other documents as designated by the 19 director as proof of identity. Any documents accepted shall be recorded 20 according to a written exceptions process established by the director. 21

(f)(i) Any person assigned a parolee immigration status by the 22 United States Department of Homeland Security may apply for and be issued 23 24 a CLP-commercial learner's permit or commercial driver's license that is 25 not in compliance with the federal REAL ID Act of 2005, Public Law 109-13, if the person: 26

(A) Possessed an unexpired foreign passport issued to such person at 27 the time of such person's entry into the United States of America; and 28

29 (B) Fulfills the requirements of subdivision (2)(a) of this section and such requirements are verified pursuant to section 60-484.06. 30

31 (ii) Any CLP-commercial learner's permit or commercial driver's

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1 license issued under this subsection is otherwise subject to all laws 2 relating to CLP-commercial learner's permits or commercial driver's 3 licenses.

4 (5)(a) Whenever a person, as a nondomiciled individual to this 5 state, is renewing, replacing, upgrading, transferring, or applying for a 6 commercial driver's license, or replacing, upgrading, transferring, or 7 applying for a CLP-commercial learner's permit, the Department of Motor 8 Vehicles shall verify the citizenship in the United States of the person 9 or the lawful status in the United States of the person.

10 (b) The following are acceptable as proof of citizenship or lawful11 status:

12

(i) A valid, unexpired United States passport;

(ii) A certified copy of a birth certificate filed with a state
office of vital statistics or equivalent agency in the individual's state
of birth, Puerto Rico, the Virgin Islands, Guam, American Samoa, or the
Commonwealth of the Northern Mariana Islands;

17 (iii) A Consular Report of Birth Abroad issued by the United States18 Department of State;

19 (iv) A Certificate of Naturalization issued by the United States20 Department of Homeland Security;

(v) A Certificate of Citizenship issued by the United States
Department of Homeland Security; or

(vi) A valid, unexpired Permanent Resident Card issued by the United
States Department of Homeland Security or United States Citizenship and
Immigration Services.

(6) An applicant may present other documents as designated by the director as proof of lawful status. Any documents accepted shall be recorded according to a written exceptions process established by the director.

30 (7)(a) An applicant shall obtain a nondomiciled CLP-commercial
 31 driver's license or nondomiciled CLP-commercial learner's permit:

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1 (i) If the applicant is domiciled in a foreign jurisdiction and the 2 Federal Motor Carrier Safety Administrator has not determined that the 3 commercial motor vehicle operator testing and licensing standards of that 4 jurisdiction meet the standards contained in subparts G and H of 49 5 C.F.R. part 383; or

6 (ii) If the applicant is domiciled in a state that is prohibited 7 from issuing commercial learners' permits and commercial drivers' 8 licenses in accordance with 49 C.F.R. 384.405. Such person is eligible to 9 obtain a nondomiciled CLP-commercial learner's permit or nondomiciled 10 commercial driver's license from Nebraska that complies with the testing 11 and licensing standards contained in subparts F, G, and H of 49 C.F.R. 12 part 383.

(b) An applicant for a nondomiciled CLP-commercial learner's permit
 and nondomiciled commercial driver's license shall do the following:

(i) Complete the requirements to obtain a CLP-commercial learner's 15 16 permit or a commercial driver's license under the Motor Vehicle 17 Operator's License Act, except that an applicant domiciled in a foreign jurisdiction shall provide an unexpired employment authorization document 18 issued by the United States Citizenship and Immigration Services or an 19 unexpired foreign passport accompanied by an approved I-94 form 20 documenting the applicant's most recent admittance into the United 21 22 States. No proof of domicile is required;

23 (ii) After receipt of the nondomiciled CLP-commercial learner's 24 permit or nondomiciled commercial driver's license and, for as long as the permit or license is valid, notify the Department of Motor Vehicles 25 of any adverse action taken by any jurisdiction or governmental agency, 26 foreign or domestic, against his or her driving privileges. Such adverse 27 28 actions include, but are not limited to, license disgualification or disgualification from operating a commercial motor vehicle for the 29 convictions described in 49 C.F.R. 383.51. Notifications shall be made 30 within the time periods specified in 49 C.F.R. 383.33; and 31

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(iii) Provide a mailing address to the Department of Motor Vehicles.
 If the applicant is applying for a foreign nondomiciled CLP-commercial
 learner's permit or foreign nondomiciled commercial driver's license, he
 or she shall provide a Nebraska mailing address and his or her employer's
 mailing address to the Department of Motor Vehicles.

6 (c) An applicant for a nondomiciled CLP-commercial learner's permit 7 or nondomiciled commercial driver's license who holds a foreign 8 operator's license is not required to surrender his or her foreign 9 operator's license.

(8) Any person applying for a CLP-commercial learner's permit or
 commercial driver's license may answer the following:

12 (a) Do you wish to register to vote as part of this application 13 process?

(b) Do you wish to have a veteran designation displayed on the front
of your operator's license to show that you served in the armed forces of
the United States? (To be eligible you shall register with the Nebraska
Department of Veterans' Affairs registry.)

18 (c) Do you wish to include your name in the Donor Registry of19 Nebraska and donate your organs and tissues at the time of your death?

20 (d) Do you wish to receive any additional specific information
 21 regarding organ and tissue donation and the Donor Registry of Nebraska?

(e) Do you wish to donate \$1 to promote the Organ and Tissue DonorAwareness and Education Fund?

(9) Application for a CLP-commercial learner's permit or commercial
driver's license shall include a signed oath, affirmation, or declaration
of the applicant that the information provided on the application for the
permit or license is true and correct.

(10) Any person applying for a CLP-commercial learner's permit or
commercial driver's license shall make one of the certifications in
section 60-4,144.01 and any certification required under section 60-4,146
and shall provide such certifications to the Department of Motor Vehicles

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in order to be issued a CLP-commercial learner's permit or a commercial
 driver's license.

3 (11) Every person who holds any commercial driver's license shall 4 <u>maintain the provide to the department</u> medical certification as required 5 by section 60-4,144.01. The department may provide notice and prescribe 6 medical certification compliance requirements for all holders of 7 commercial drivers' licenses. Holders of commercial drivers' licenses who 8 fail to meet the prescribed medical certification compliance requirements 9 may be subject to downgrade.

10 <u>(12) Any driver who applies for a commercial driver's license or a</u> 11 <u>CLP-commercial learner's permit is deemed to have consented to the</u> 12 <u>release of information from the federal Drug and Alcohol Clearinghouse in</u> 13 accordance with 49 C.F.R. part 382.

Sec. 18. Section 60-4,144.01, Reissue Revised Statutes of Nebraska, is amended to read:

16 60-4,144.01 (1) Any person who is applying for a commercial driver's 17 license or CLP-commercial learner's permit shall make a self-18 certification under subsection (2), (3), (4), or (5) of this section as 19 required under 49 C.F.R. 383.71(b)(1). Certification shall be made as 20 follows:

21 (2)(a) Certification shall be made under this subsection for any 22 person who (1) A person must certify that he or she operates or expects 23 to operate a commercial motor vehicle in interstate commerce, is both 24 subject to and meets the qualification requirements under 49 C.F.R. part 25 391, and is required to <u>be medically examined and certified as physically</u> 26 <u>qualified to operate a commercial motor vehicle in accordance with obtain</u> 27 <u>a medical examiner's certificate by</u> 49 C.F.R. 391.45.

(b) To The medical examination required in order to obtain a medical
 examiner's certificate, the medical examination shall be conducted by a
 medical examiner who is listed on the National Registry of Certified
 Medical Examiners unless excepted under 49 C.F.R. 391.43(b).

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1 (c) Before June 23, 2025, any person who self-certifies that such 2 person is required to be medically examined and certified as physically qualified under 49 C.F.R. 391.45 to operate a commercial motor vehicle 3 4 shall Any nonexcepted holder of a commercial learner's permit or commercial driver's license who certifies that he or she will operate a 5 6 commercial motor vehicle in nonexcepted, interstate commerce must 7 maintain a current medical examiner's certificate and provide a copy of it to the department in order to maintain his or 8 her medical 9 certification status.  $\div$ 

(d) Beginning on an implementation date determined by the director,
 but not later than June 23, 2025, any person who self-certifies that such
 person is required to be medically examined and certified under 49 C.F.R.
 391.45 shall maintain a current medical examiner's certificate. A copy of
 such certificate does not need to be provided to the department to
 maintain such person's medical certification status.

16 (e) Beginning on an implementation date determined by the director, 17 but not later than June 23, 2025, no medical examination certificate that 18 is issued directly to any person who is required to be medically examined 19 and certified can be used to satisfy the certification requirement of, or 20 be used to maintain medical certification for the purpose of complying 21 with, 49 C.F.R. part 391.

(f) Any person who has obtained a medical variance from the Federal
 Motor Carrier Safety Administration, in the form of an exemption letter
 or medical variance skill performance evaluation certificate, shall carry
 such letter or certificate while operating a commercial motor vehicle.

26 (3) Certification shall be made under this subsection for any person
27 who (2) A person must certify that he or she operates or expects to
28 operate a commercial motor vehicle in interstate commerce, but engages
29 exclusively in transportation or operations excepted under 49 C.F.R.
30 390.3(f), 391.2, 391.68, or 398.3 from all or part of the qualification
31 requirements of 49 C.F.R. part 391, and is therefor not required to

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1 obtain a medical examiner's certificate by 49 C.F.R. 391.45.  $\dot{ au}$ 

2 (4) Certification shall be made under this subsection for any person
3 who operates or expects to operate (3) A person must certify that he or
4 she operates a commercial motor vehicle only in intrastate commerce and
5 therefor is subject to state driver qualification requirements as
6 provided in section 75-363. ; or

7 <u>(5) Certification shall be made under this subsection for any person</u> 8 <u>who operates or expects to operate</u> (4) A person must certify that he or 9 <del>she operates</del> a commercial motor vehicle in intrastate commerce, but 10 engages exclusively in transportation or operations excepted from all or 11 parts of the state driver qualification requirements.

Sec. 19. Section 60-4,144.02, Reissue Revised Statutes of Nebraska, is amended to read:

60-4,144.02 (1) For each operator of a commercial motor vehicle
required to have a commercial driver's license or CLP-commercial
learner's permit, the department, in compliance with 49 C.F.R. 383.73 and
49 C.F.R. 384.225, shall:

(a) Post the driver's self-certification of type of driving under
 section 60-4,144.01 to the Commercial Driver License Information System
 driver record 49 C.F.R. 383.71(a)(1)(ii);

(b) Retain the medical examiner's certificate of any driver required
to provide documentation of physical qualification for three years beyond
the date the certificate was issued; and

(c) Post the information from the medical examiner's certificate
 <u>received from the Federal Motor Carrier Safety Administration</u> within ten
 <del>calendar days</del> to the Commercial Driver License Information System driver
 record, including:

28 (i) The medical examiner's name;

29 (ii) The medical examiner's telephone number;

30 (iii) The date of the medical examiner's certificate issuance;

31 (iv) The medical examiner's license number and the state that issued

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1 it;

2 (v) The medical examiner's National Registry identification number
3 (if the National Registry of Medical Examiners, mandated by 49 U.S.C.
4 31149(d), requires one);

5 (vi) The indicator of the medical certification status, either 6 "certified" or "not-certified";

7

(vii) The expiration date of the medical examiner's certificate;

8 (viii) The existence of any medical variance on the medical 9 certificate, such as an exemption<u>letter</u>, Skill Performance Evaluation 10 <del>(SPE)</del> certification, or grandfather provisions;

(ix) Any restrictions, for example, corrective lenses, hearing aid,
 or required to have possession of an exemption letter or Skill
 Performance Evaluation certificate while on duty; and

14 (x) The date the medical examiner's certificate information was 15 posted to the Commercial Driver License Information System driver 16 record; -

17 (d) Before June 23, 2025, post the medical variance information 18 received from the Federal Motor Carrier Safety Administration within ten 19 business days to the Commercial Driver License Information System driver 20 record including the:

21 (i) Date of medical variance issuance or renewal; and

22 (ii) Expiration date of medical variance; and

(e) Beginning on an implementation date designated by the director,
 but not later than June 23, 2025, post the medical variance information
 electronically received from the Federal Motor Carrier Safety
 Administration within one business day to the Commercial Driver License
 Information System driver record, including the:

28 (i) Date of medical variance issuance or renewal; and

29 <u>(ii) Expiration date of medical variance.</u>

30 (2) The department shall, within ten calendar days of the driver's
 31 medical certification status expiring or a medical variance expiring or

1 being rescinded, update the medical certification status of that driver
2 as "not-certified".

3 (3) Within ten calendar days of receiving information from the 4 Federal Motor Carrier Safety Administration regarding issuance or renewal 5 of a medical variance for a driver, the department shall update the 6 Commercial Driver License Information System driver record to include the 7 medical variance information provided by the Federal Motor Carrier Safety 8 Administration.

9 <u>(2)(a)</u> <del>(4)(a)</del> If a driver's medical certification or medical 10 variance expires, or the Federal Motor Carrier Safety Administration 11 notifies the department that a medical variance was removed or rescinded, 12 the department shall:

(i) Notify the holder of the commercial driver's license or CLP-13 commercial learner's permit of his or her "not-certified" medical 14 certification status and that the CLP-commercial learner's permit or 15 commercial driver's license privilege will be removed from the driver's 16 17 license or permit unless the driver submits a current medical certificate or medical variance or changes his or her self-certification to driving 18 only in excepted or intrastate commerce, if permitted by the department; 19 20 and

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

25 (iii)(A) Before June 23, 2025, update the Commercial Driver License
26 Information System driver record as "not-certified" within ten calendar
27 days; and

(B) Beginning on an implementation date designated by the director,
 but not later than June 23, 2025, update the Commercial Driver License
 Information System driver record as "not-certified" within one business
 day.

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1 (b)(i) Before June 23, 2025, if (b) If a driver fails to provide the 2 department with the certification contained in 49 C.F.R. 383.71(b)(1)(i) 49 C.F.R. 383.71(a)(1)(ii), or a current medical examiner's certificate 3 if the driver self-certifies according to 49 C.F.R. 383.71(b)(1)(i) 49 4 C.F.R. 383.71(a)(1)(ii)(A) that he or she is operating in nonexcepted 5 interstate commerce as required by 49 C.F.R. 383.71(h), the department 6 7 shall mark that Commercial Driver License Information System driver record as "not-certified" and initiate a commercial driver's license 8 9 downgrade following department procedures in accordance with subdivision 10 (4)(a)(ii) of this section. The CLP-commercial learner's permit or 11 commercial driver's license shall be canceled and marked as "notcertified". 12

13 (ii) Beginning on an implementation date designated by the director, 14 but not later than June 23, 2025, for any driver who fails to maintain 15 the certification required by 49 C.F.R. 383.71(b)(1) or for any driver 16 who self-certifies pursuant to 49 C.F.R. 383.71(b)(1)(i) that the driver 17 is operating in nonexcepted interstate commerce pursuant to 49 C.F.R. 18 383.71(h), the department shall:

(A) Update the Commercial Driver License Information System driver
 record for such driver as "not-certified";

(B) Initiate a downgrade for such driver following department
 procedures in accordance with subdivision (4)(a) of this section;

23 (C) Cancel the CLP-commercial learner's permit or commercial 24 driver's license for such driver; and

(D) Mark the CLP-commercial learner's permit or commercial driver's
 license for such driver as "not-certified".

Sec. 20. Section 60-4,147.02, Revised Statutes Cumulative
Supplement, 2024, is amended to read:

29 60-4,147.02 No endorsement authorizing the driver to operate a 30 commercial motor vehicle transporting hazardous materials shall be 31 issued, renewed, or transferred by the Department of Motor Vehicles

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unless the endorsement is issued, renewed, or transferred in conformance 1 2 with the requirements of section 1012 of the federal Uniting and Strengthening America by Providing Appropriate Tools Required to 3 4 Intercept and Obstruct Terrorism Act of 2001, USA PATRIOT Act, 49 U.S.C. 5 5103a, including all amendments and federal regulations adopted pursuant thereto as of the date specified in section 5 of this act January 1, 6 7 2024, for the issuance of licenses to operate commercial motor vehicles transporting hazardous materials. 8

9 Sec. 21. Section 60-4,168, Revised Statutes Cumulative Supplement,
10 2024, is amended to read:

11 60-4,168 (1) Except as provided in subsections (2) and (3) of this 12 section, a person shall be disqualified from operating a commercial motor 13 vehicle for one year upon his or her first conviction, after April 1, 14 1992, in this or any other state for:

(a) Operating a commercial motor vehicle in violation of section
60-6,196 or 60-6,197 or under the influence of a controlled substance or,
beginning September 30, 2005, operating any motor vehicle in violation of
section 60-6,196 or 60-6,197 or under the influence of a controlled
substance;

(b) Operating a commercial motor vehicle in violation of section
60-4,163 or 60-4,164;

(c) Leaving the scene of an accident involving a commercial motor vehicle operated by the person or, beginning September 30, 2005, leaving the scene of an accident involving any motor vehicle operated by the person;

(d) Using a commercial motor vehicle in the commission of a felony
other than a felony described in subdivision (3)(b) of this section or,
beginning September 30, 2005, using any motor vehicle in the commission
of a felony other than a felony described in subdivision (3)(b) of this
section;

31 (e) Beginning September 30, 2005, operating a commercial motor

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vehicle after his or her commercial driver's license has been suspended,
 revoked, or canceled or the driver is disqualified from operating a
 commercial motor vehicle; or

4 (f) Beginning September 30, 2005, causing a fatality through the 5 negligent or criminal operation of a commercial motor vehicle.

6 (2) Except as provided in subsection (3) of this section, if any of 7 the offenses described in subsection (1) of this section occurred while a 8 person was transporting hazardous material in a commercial motor vehicle 9 which required placarding pursuant to section 75-364, the person shall, 10 upon conviction or administrative determination, be disqualified from 11 operating a commercial motor vehicle for three years.

(3) A person shall be disqualified from operating a commercial motor
vehicle for life if, after April 1, 1992, he or she:

(a) Is convicted of or administratively determined to have committed
a second or subsequent violation of any of the offenses described in
subsection (1) of this section or any combination of those offenses
arising from two or more separate incidents;

(b) Beginning September 30, 2005, used a motor vehicle in the
commission of a felony involving the manufacturing, distributing, or
dispensing of a controlled substance; or

(c) Used a commercial motor vehicle in the commission of a felony
involving an act or practice of severe forms of trafficking in persons,
as defined and described in 22 U.S.C. 7102(11), as such section existed
on the date specified in section 5 of this act January 1, 2024.

(4)(a) A person is disqualified from operating a commercial motor vehicle for a period of not less than sixty days if he or she is convicted in this or any other state of two serious traffic violations, or not less than one hundred twenty days if he or she is convicted in this or any other state of three serious traffic violations, arising from separate incidents occurring within a three-year period while operating a commercial motor vehicle.

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1 (b) A person is disqualified from operating a commercial motor vehicle for a period of not less than sixty days if he or she is 2 convicted in this or any other state of two serious traffic violations, 3 4 or not less than one hundred twenty days if he or she is convicted in this or any other state of three serious traffic violations, arising from 5 separate incidents occurring within a three-year period while operating a 6 motor vehicle other than a commercial motor vehicle if the convictions 7 have resulted in the revocation, cancellation, or suspension of the 8 9 person's operator's license or driving privileges.

10 (5)(a) A person who is convicted of operating a commercial motor 11 vehicle in violation of a federal, state, or local law or regulation 12 pertaining to one of the following six offenses at a highway-rail grade 13 crossing shall be disqualified for the period of time specified in 14 subdivision (5)(b) of this section:

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

17 (ii) For drivers who are not required to always stop, failing to18 stop before reaching the crossing, if the tracks are not clear;

19 (iii) For drivers who are always required to stop, failing to stop20 before driving onto the crossing;

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

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

(vi) For all drivers, failing to negotiate a crossing because ofinsufficient undercarriage clearance.

(b)(i) A person shall be disqualified for not less than sixty days if the person is convicted of a first violation described in this subsection.

30 (ii) A person shall be disqualified for not less than one hundred31 twenty days if, during any three-year period, the person is convicted of

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1 a second violation described in this subsection in separate incidents.

2 (iii) A person shall be disqualified for not less than one year if,
3 during any three-year period, the person is convicted of a third or
4 subsequent violation described in this subsection in separate incidents.

5 (6) A person shall be disqualified from operating a commercial motor 6 vehicle for at least one year if, on or after July 8, 2015, the person 7 has been convicted of fraud related to the issuance of his or her CLP-8 commercial learner's permit or commercial driver's license.

9 (7) If the department receives credible information that a CLPcommercial learner's permit holder or a commercial driver's license 10 holder is suspected, but has not been convicted, on or after July 8, 11 2015, of fraud related to the issuance of his or her CLP-commercial 12 13 learner's permit or commercial driver's license, the department must require the driver to retake the skills and knowledge tests. Within 14 thirty days after receiving notification from the department that 15 retesting is necessary, the affected CLP-commercial learner's permit 16 17 holder or commercial driver's license holder must make an appointment or otherwise schedule to take the next available test. If the CLP-commercial 18 19 learner's permit holder or commercial driver's license holder fails to make an appointment within thirty days, the department must disqualify 20 his or her CLP-commercial learner's permit or commercial driver's 21 22 license. If the driver fails either the knowledge or skills test or does not take the test, the department must disqualify his or her CLP-23 24 commercial learner's permit or commercial driver's license. If the holder 25 of a CLP-commercial learner's permit or commercial driver's license has had his or her CLP-commercial learner's permit or commercial driver's 26 license disqualified, he or she must reapply for a CLP-commercial 27 28 learner's permit or commercial driver's license under department procedures applicable to all applicants for a CLP-commercial learner's 29 permit or commercial driver's license. 30

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(8) For purposes of this section, controlled substance has the same

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1 meaning as in section 28-401.

2 (9) For purposes of this section, conviction means an unvacated adjudication of guilt, or a determination that a person has violated or 3 4 failed to comply with the law, in a court of original jurisdiction or by an authorized administrative tribunal, an unvacated forfeiture of bail or 5 collateral deposited to secure the person's appearance in court, a plea 6 7 of guilty or nolo contendere accepted by the court, the payment of a fine or court costs, or a violation of a condition of release without bail, 8 9 regardless of whether or not the penalty is rebated, suspended, or probated. 10

11 (10) For purposes of this section, serious traffic violation means:

12 (a) Speeding at or in excess of fifteen miles per hour over the13 legally posted speed limit;

(b) Willful reckless driving as described in section 60-6,214 or
reckless driving as described in section 60-6,213;

16 (c) Improper lane change as described in section 60-6,139;

17 (d) Following the vehicle ahead too closely as described in section18 60-6,140;

(e) A violation of any law or ordinance related to motor vehicle
traffic control, other than parking violations or overweight or vehicle
defect violations, arising in connection with an accident or collision
resulting in death to any person;

(f) Beginning September 30, 2005, operating a commercial motor
vehicle without a commercial driver's license;

(g) Beginning September 30, 2005, operating a commercial motor vehicle without a commercial driver's license in the operator's possession;

(h) Beginning September 30, 2005, operating a commercial motor
vehicle without the proper class of commercial driver's license and any
endorsements, if required, for the specific vehicle group being operated
or for the passengers or type of cargo being transported on the vehicle;

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(i) Beginning October 27, 2013, texting while driving as described
 in section 60-6,179.02; and

3 (j) Using a handheld mobile telephone as described in section
4 60-6,179.02.

5 (11) Each period of disqualification imposed under this section6 shall be served consecutively and separately.

Sec. 22. Section 60-501, Revised Statutes Cumulative Supplement,
2024, is amended to read:

9 60-501 For purposes of the Motor Vehicle Safety Responsibility Act,
10 unless the context otherwise requires:

11 (1) Department means Department of Motor Vehicles;

12 (2) Former military vehicle means a motor vehicle that was 13 manufactured for use in any country's military forces and is maintained 14 to accurately represent its military design and markings, regardless of 15 the vehicle's size or weight, but is no longer used, or never was used, 16 by a military force;

(3) Golf car vehicle means a vehicle that has at least four wheels, has a maximum level ground speed of less than twenty miles per hour, has a maximum payload capacity of one thousand two hundred pounds, has a maximum gross vehicle weight of two thousand five hundred pounds, has a maximum passenger capacity of not more than four persons, and is designed and manufactured for operation on a golf course for sporting and recreational purposes;

24 (4) Judgment means any judgment which shall have become final by the 25 expiration of the time within which an appeal might have been perfected without being appealed, or by final affirmation on appeal, rendered by a 26 court of competent jurisdiction of any state or of the United States, (a) 27 28 upon a cause of action arising out of the ownership, maintenance, or use of any motor vehicle for damages, including damages for care and loss of 29 services, because of bodily injury to or death of any person or for 30 damages because of injury to or destruction of property, including the 31

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1 loss of use thereof, or (b) upon a cause of action on an agreement of 2 settlement for such damages;

3 (5) License means any license issued to any person under the laws of
4 this state pertaining to operation of a motor vehicle within this state;

5 (6)(a) (6) Low-speed vehicle means any: a

6 (i) Four-wheeled (a) four-wheeled motor vehicle:

7 (A) With a (i) whose speed attainable in one mile of is more than 8 twenty miles per hour and not more than twenty-five miles per hour on a 9 paved, level surface;  $\tau$ 

10 (B) With a (ii) whose gross vehicle weight rating of is less than 11 three thousand pounds; 7 and

12 <u>(C) That</u> <del>(iii) that</del> complies with 49 C.F.R. part 571, as such part 13 existed on <u>the date specified in section 5 of this act;</u> <del>January 1, 2024,</del> 14 or

15 (ii) Three-wheeled (b) three-wheeled motor vehicle:

16 (A) With a (i) whose maximum speed attainable of is not more than 17 twenty-five miles per hour on a paved, level surface;  $\tau$ 

18 (B) With a (ii) whose gross vehicle weight rating of is less than 19 three thousand pounds;  $_{T}$  and

<u>(C) That</u> (iii) which is equipped with a windshield and an occupant
 protection system.

(b) Low-speed vehicle does not include a A motorcycle with a sidecar
 attached is not a low-speed vehicle;

24 (7) Minitruck means a foreign-manufactured import vehicle or 25 domestic-manufactured vehicle which (a) is powered by an internal combustion engine with a piston or rotor displacement of one thousand 26 five hundred cubic centimeters or less, (b) is sixty-seven inches or less 27 28 in width, (c) has a dry weight of four thousand two hundred pounds or less, (d) travels on four or more tires, (e) has a top speed of 29 approximately fifty-five miles per hour, (f) is equipped with a bed or 30 compartment for hauling, (g) has an enclosed passenger cab, (h) is 31

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equipped with headlights, taillights, turnsignals, windshield wipers, a
 rearview mirror, and an occupant protection system, and (i) has a four speed, five-speed, or automatic transmission;

4 (8) Motor vehicle means any self-propelled vehicle which is designed 5 for use upon a highway, including trailers designed for use with such vehicles, minitrucks, and low-speed vehicles. Motor vehicle includes a 6 7 former military vehicle. Motor vehicle does not include (a) mopeds as defined in section 60-637, (b) traction engines, (c) road rollers, (d) 8 9 farm tractors, (e) tractor cranes, (f) power shovels, (g) well drillers, (h) every vehicle which is propelled by electric power obtained from 10 overhead wires but not operated upon rails, (i) electric personal 11 assistive mobility devices as defined in section 60-618.02, (j) off-road 12 designed vehicles, including, but not limited to, golf car vehicles, go-13 carts, riding lawnmowers, garden tractors, all-terrain vehicles and 14 15 utility-type vehicles as defined in section 60-6,355, minibikes as defined in section 60-636, and snowmobiles as defined in section 60-663, 16 17 and (k) bicycles as defined in section 60-611;

18 (9) Nonresident means every person who is not a resident of this19 state;

(10) Nonresident's operating privilege means the privilege conferred
upon a nonresident by the laws of this state pertaining to the operation
by him or her of a motor vehicle or the use of a motor vehicle owned by
him or her in this state;

(11) Operator means every person who is in actual physical controlof a motor vehicle;

26 (12) Owner means a person who holds the legal title of a motor 27 vehicle, or in the event (a) a motor vehicle is the subject of an 28 agreement for the conditional sale or lease thereof with the right of 29 purchase upon performance of the conditions stated in the agreement and 30 with an immediate right of possession vested in the conditional vendee or 31 lessee or (b) a mortgagor of a vehicle is entitled to possession, then

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such conditional vendee or lessee or mortgagor shall be deemed the owner
 for the purposes of the act;

3 (13) Person means every natural person, firm, partnership, limited
4 liability company, association, or corporation;

5 (14) Proof of financial responsibility means evidence of ability to respond in damages for liability, on account of accidents occurring 6 subsequent to the effective date of such proof, arising out of the 7 ownership, maintenance, or use of a motor vehicle, (a) in the amount of 8 9 twenty-five thousand dollars because of bodily injury to or death of one 10 person in any one accident, (b) subject to such limit for one person, in the amount of fifty thousand dollars because of bodily injury to or death 11 of two or more persons in any one accident, and (c) in the amount of 12 13 twenty-five thousand dollars because of injury to or destruction of property of others in any one accident; 14

(15) Registration means registration certificate or certificates and
registration plates issued under the laws of this state pertaining to the
registration of motor vehicles;

(16) State means any state, territory, or possession of the United
States, the District of Columbia, or any province of the Dominion of
Canada; and

(17) The forfeiture of bail, not vacated, or of collateral deposited
to secure an appearance for trial shall be regarded as equivalent to
conviction of the offense charged.

Sec. 23. Section 60-628.01, Revised Statutes Cumulative Supplement,
25 2024, is amended to read:

26 60-628.01 (1) Low-speed vehicle means any: a

27 (a) Four-wheeled (1) four-wheeled motor vehicle:

28 (i) With a (a) whose speed attainable in one mile of is more than 29 twenty miles per hour and not more than twenty-five miles per hour on a 30 paved, level surface;  $\tau$ 

31 <u>(ii) With a</u> <del>(b) whose</del> gross vehicle weight rating <u>of</u> <del>is</del> less than

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three thousand pounds;  $\tau$  and 1 2 (iii) That (c) that complies with 49 C.F.R. part 571, as such part existed on the date specified in section 5 of this act; January 1, 2024, 3 4 or (b) Three-wheeled (2) three-wheeled motor vehicle: 5 6 (i) With a (a) whose maximum speed attainable of is not more than 7 twenty-five miles per hour on a paved, level surface;  $\tau$ (ii) With a (b) whose gross vehicle weight rating of is less than 8 three thousand pounds;  $\tau$  and 9 10 (iii) That (c) which is equipped with a windshield and an occupant protection system. 11 (2) Low-speed vehicle does not include a A motorcycle with a sidecar 12 attached is not a low-speed vehicle. 13 Sec. 24. Section 60-6,265, Revised Statutes Cumulative Supplement, 14 15 2024, is amended to read: 60-6,265 For purposes of sections 60-6,266 to 60-6,273: 16 17 (1) Occupant protection system means a system utilizing a lap belt, 18 a shoulder belt, or any combination of belts installed in a motor vehicle which (a) restrains drivers and passengers and (b) conforms to Federal 19 Motor Vehicle Safety Standards, 49 C.F.R. 571.207, 571.208, 571.209, and 20 21 571.210, as such standards existed on the date specified in section 5 of 22 this act January 1, 2024, or, as a minimum standard, to the federal motor vehicle safety standards for passenger restraint systems applicable for 23 the motor vehicle's model year; and 24 25 (2) Three-point safety belt system means a system utilizing a combination of a lap belt and a shoulder belt installed in a motor 26 vehicle which restrains drivers and passengers. 27 28 Sec. 25. Section 60-2705, Revised Statutes Cumulative Supplement, 2024, is amended to read: 29

30 60-2705 The Director of Motor Vehicles shall adopt standards for an
 31 informal dispute settlement procedure which substantially comply with the

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provisions of 16 C.F.R. part 703, as such part existed on <u>the date</u>
 <u>specified in section 5 of this act</u> January 1, 2024.

3 If a manufacturer has established or participates in a dispute 4 settlement procedure certified by the Director of Motor Vehicles within 5 the guidelines of such standards, the provisions of section 60-2703 6 concerning refunds or replacement shall not apply to any consumer who has 7 not first resorted to such a procedure.

8 Sec. 26. Section 60-2909.01, Revised Statutes Cumulative Supplement,
9 2024, is amended to read:

10 60-2909.01 The department and any officer, employee, agent, or 11 contractor of the department having custody of a motor vehicle record 12 shall, upon the verification of identity and purpose of a requester, 13 disclose and make available the requested motor vehicle record, including 14 the sensitive personal information in the record, other than the social 15 security number, for the following purposes:

(1) For use by any federal, state, or local governmental agency,
including any court or law enforcement agency, in carrying out the
agency's functions or by a private person or entity acting on behalf of a
governmental agency in carrying out the agency's functions;

20 (2) For use in connection with any civil, criminal, administrative, 21 or arbitral proceeding in any federal, state, or local court or 22 governmental agency or before any self-regulatory body, including service 23 of process, investigation in anticipation of litigation, and execution or 24 enforcement of judgments and orders, or pursuant to an order of a 25 federal, state, or local court, an administrative agency, or a self-26 regulatory body;

(3) For use by any insurer or insurance support organization, or by
a self-insured entity, or its agents, employees, or contractors, in
connection with claims investigation activities, anti-fraud activities,
rating, or underwriting;

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(4) For use by an employer or the employer's agent or insurer to

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obtain or verify information relating to a holder of a commercial
driver's license or CLP-commercial learner's permit that is required
under the Commercial Motor Vehicle Safety Act of 1986, 49 U.S.C. 31301 et
seq., as such act existed on <u>the date specified in section 5 of this act</u>
January 1, 2024, or pursuant to sections 60-4,132 and 60-4,141; and

6 (5) For use by employers of a holder of a commercial driver's 7 license or CLP-commercial learner's permit and by the Commercial Driver 8 License Information System as provided in section 60-4,144.02 and 49 9 C.F.R. 383.73, as such regulation existed on <u>the date specified in</u> 10 section 5 of this act January 1, 2024.

Sec. 27. Section 75-363, Revised Statutes Cumulative Supplement, 2024, is amended to read:

13 75-363 (1) The parts, subparts, and sections of Title 49 of the Code 14 of Federal Regulations listed below, as modified in this section, or any 15 other parts, subparts, and sections referred to by such parts, subparts, 16 and sections, in existence and effective as of <u>the date specified in</u> 17 <u>section 5 of this act</u> January 1, 2024, are adopted as Nebraska law.

18 (2) Except as otherwise provided in this section, the regulations19 shall be applicable to:

20 (a) All motor carriers, drivers, and vehicles to which the federal
21 regulations apply; and

(b) All motor carriers transporting persons or property inintrastate commerce to include:

(i) All vehicles of such motor carriers with a gross vehicle weight
rating, gross combination weight rating, gross vehicle weight, or gross
combination weight over ten thousand pounds;

(ii) All vehicles of such motor carriers designed or used to transport more than eight passengers, including the driver, for compensation, or designed or used to transport more than fifteen passengers, including the driver, and not used to transport passengers for compensation;

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1	(iii) All vehicles of such motor carriers transporting hazardous
2	materials required to be placarded pursuant to section 75-364; and
3	(iv) All drivers of such motor carriers if the drivers are operating
4	a commercial motor vehicle as defined in section 60-465 which requires a
5	commercial driver's license.
6	(3) The Legislature hereby adopts, as modified in this section, the
7	following parts of Title 49 of the Code of Federal Regulations:
8	(a) Part 382 - CONTROLLED SUBSTANCES AND ALCOHOL USE AND TESTING;
9	(b) Part 385 - SAFETY FITNESS PROCEDURES;
10	(c) Part 386 - RULES OF PRACTICE FOR FMCSA PROCEEDINGS;
11	(d) Part 387 - MINIMUM LEVELS OF FINANCIAL RESPONSIBILITY FOR MOTOR
12	CARRIERS;

(e) Part 390 - FEDERAL MOTOR CARRIER SAFETY REGULATIONS; GENERAL; 13

(f) Part 391 - QUALIFICATIONS OF DRIVERS AND LONGER COMBINATION 14 VEHICLE (LCV) DRIVER INSTRUCTORS; 15

16 (g) Part 392 - DRIVING OF COMMERCIAL MOTOR VEHICLES;

17 (h) Part 393 - PARTS AND ACCESSORIES NECESSARY FOR SAFE OPERATION;

(i) Part 395 - HOURS OF SERVICE OF DRIVERS; 18

(j) Part 396 - INSPECTION, REPAIR, AND MAINTENANCE; 19

(k) Part 397 - TRANSPORTATION OF HAZARDOUS MATERIALS; DRIVING AND 20 PARKING RULES; and 21

22 (1) Part 398 - TRANSPORTATION OF MIGRANT WORKERS.

23 (4) The provisions of subpart E - Physical Qualifications and 24 Examinations of 49 C.F.R. part 391 - QUALIFICATIONS OF DRIVERS AND LONGER 25 COMBINATION VEHICLE (LCV) DRIVER INSTRUCTORS shall not apply to any driver subject to this section who: (a) Operates a commercial motor 26 vehicle exclusively in intrastate commerce; and (b) holds, or has held, a 27 28 commercial driver's license issued by this state prior to July 30, 1996.

29 (5) The regulations adopted in subsection (3) of this section shall not apply to farm trucks registered pursuant to section 60-3,146 with a 30 gross weight of sixteen tons or less. The following parts and sections of 31

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49 C.F.R. chapter III shall not apply to drivers of farm trucks
 registered pursuant to section 60-3,146 and operated solely in intrastate
 commerce:

4 (a) All of part 391;

5 (b) Section 395.8 of part 395; and

6 (c) Section 396.11 of part 396.

7 (6) The following parts and subparts of 49 C.F.R. chapter III shall
8 not apply to the operation of covered farm vehicles:

9 (a) Part 382 - CONTROLLED SUBSTANCES AND ALCOHOL USE AND TESTING;

10 (b) Part 391, subpart E - Physical Qualifications and Examinations;

11 (c) Part 395 - HOURS OF SERVICE OF DRIVERS; and

12 (d) Part 396 - INSPECTION, REPAIR, AND MAINTENANCE.

(7) Part 393 - PARTS AND ACCESSORIES NECESSARY FOR SAFE OPERATION
and Part 396 - INSPECTION, REPAIR, AND MAINTENANCE shall not apply to
fertilizer and agricultural chemical application and distribution
equipment transported in units with a capacity of three thousand five
hundred gallons or less.

18 (8) For purposes of this section, intrastate motor carriers shall
19 not include any motor carrier or driver excepted from 49 C.F.R. chapter
20 III by section 390.3(f) of part 390.

(9)(a) Part 395 - HOURS OF SERVICE OF DRIVERS shall apply to motor
carriers and drivers who engage in intrastate commerce as defined in
section 75-362, except that no motor carrier who engages in intrastate
commerce shall permit or require any driver used by it to drive nor shall
any driver drive:

26 (i) More than twelve hours following ten consecutive hours off duty;27 or

(ii) For any period after having been on duty sixteen hoursfollowing ten consecutive hours off duty.

30 (b) No motor carrier who engages in intrastate commerce shall permit31 or require a driver of a commercial motor vehicle, regardless of the

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number of motor carriers using the driver's services, to drive, nor shall
 any driver of a commercial motor vehicle drive, for any period after:

3 (i) Having been on duty seventy hours in any seven consecutive days 4 if the employing motor carrier does not operate every day of the week; or 5 (ii) Having been on duty eighty hours in any period of eight 6 consecutive days if the employing motor carrier operates motor vehicles 7 every day of the week.

8 (10) Part 395 - HOURS OF SERVICE OF DRIVERS, as adopted in 9 subsections (3) and (9) of this section, shall not apply to drivers 10 transporting agricultural commodities or farm supplies for agricultural 11 purposes during planting and harvesting season when:

(a) The transportation of such agricultural commodities is from the
source of the commodities to a location within a one-hundred-fifty-airmile radius of the source of the commodities;

(b) The transportation of such farm supplies is from a wholesale or retail distribution point of the farm supplies to a farm or other location where the farm supplies are intended to be used which is within a one-hundred-fifty-air-mile radius of the wholesale or retail distribution point; or

(c) The transportation of such farm supplies is from a wholesale
distribution point of the farm supplies to a retail distribution point of
the farm supplies which is within a one-hundred-fifty-air-mile radius of
the wholesale distribution point.

(11) 49 C.F.R. 390.21 - Marking of self-propelled CMVs and
intermodal equipment shall not apply to farm trucks and farm trucktractors registered pursuant to section 60-3,146 and operated solely in
intrastate commerce.

(12) 49 C.F.R. 392.9a - Operating authority shall not apply to
Nebraska motor carriers operating commercial motor vehicles solely in
intrastate commerce.

31 (13) No motor carrier shall permit or require a driver of a

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commercial motor vehicle to violate, and no driver of a commercial motor
 vehicle shall violate, any out-of-service order.

3 Sec. 28. Section 75-364, Revised Statutes Cumulative Supplement,
4 2024, is amended to read:

5 75-364 The parts, subparts, and sections of Title 49 of the Code of 6 Federal Regulations listed below, or any other parts, subparts, and 7 sections referred to by such parts, subparts, and sections, in existence 8 and effective as of <u>the date specified in section 5 of this act</u> <del>January</del> 9 <del>1, 2024</del>, are adopted as part of Nebraska law and shall be applicable to 10 all motor carriers whether engaged in interstate or intrastate commerce, 11 drivers of such motor carriers, and vehicles of such motor carriers:

12 (1) Part 107 - HAZARDOUS MATERIALS PROGRAM PROCEDURES, subpart F 13 Registration of Cargo Tank and Cargo Tank Motor Vehicle Manufacturers,
 14 Assemblers, Repairers, Inspectors, Testers, and Design Certifying
 15 Engineers;

16 (2) Part 107 - HAZARDOUS MATERIALS PROGRAM PROCEDURES, subpart G 17 Registration of Persons Who Offer or Transport Hazardous Materials;

18 (3) Part 171 - GENERAL INFORMATION, REGULATIONS, AND DEFINITIONS;

19 (4) Part 172 - HAZARDOUS MATERIALS TABLE, SPECIAL PROVISIONS,
20 HAZARDOUS MATERIALS COMMUNICATIONS, EMERGENCY RESPONSE INFORMATION,
21 TRAINING REQUIREMENTS, AND SECURITY PLANS;

22 (5) Part 173 - SHIPPERS - GENERAL REQUIREMENTS FOR SHIPMENTS AND
 23 PACKAGINGS;

24 (6) Part 177 - CARRIAGE BY PUBLIC HIGHWAY;

25 (7) Part 178 - SPECIFICATIONS FOR PACKAGINGS; and

26 (8) Part 180 - CONTINUING QUALIFICATION AND MAINTENANCE OF
 27 PACKAGINGS.

Sec. 29. Section 75-366, Revised Statutes Cumulative Supplement,
2024, is amended to read:

30 75-366 For the purpose of enforcing Chapter 75, article 3, any
 31 officer of the Nebraska State Patrol may, upon demand, inspect the

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accounts, records, and equipment of any motor carrier or shipper. Any 1 2 officer of the Nebraska State Patrol shall have the authority to enforce the federal motor carrier safety regulations, as such regulations existed 3 4 on the date specified in section 5 of this act January 1, 2024, and 5 federal hazardous materials regulations, as such regulations existed on the date specified in section 5 of this act January 1, 2024, and is 6 authorized to enter upon, inspect, and examine any and all lands, 7 buildings, and equipment of any motor carrier, any shipper, and any other 8 9 person subject to the federal Interstate Commerce Act, the federal Department of Transportation Act, and other related federal laws and to 10 inspect and copy any and all accounts, books, records, memoranda, 11 correspondence, and other documents of a motor carrier, a shipper, and 12 any other person subject to Chapter 75, article 3, for the purposes of 13 enforcing Chapter 75, article 3. To promote uniformity of enforcement, 14 the carrier enforcement division of the Nebraska State Patrol shall 15 16 cooperate and consult with the Public Service Commission and the Division 17 of Motor Carrier Services.

18 Sec. 30. Section 75-369.03, Revised Statutes Cumulative Supplement, 19 2024, is amended to read:

75-369.03 (1) The Superintendent of Law Enforcement and Public 20 Safety may issue an order imposing a civil penalty against a motor 21 carrier transporting persons or property in interstate commerce for a 22 23 violation of sections 75-392 to 75-3,100 or against a motor carrier 24 transporting persons or property in intrastate commerce for a violation 25 or violations of section 75-363 or 75-364 based upon an inspection conducted pursuant to section 75-366 in an amount which shall not exceed 26 one thousand two nine hundred seventy-one dollars for any single 27 28 violation in any proceeding or series of related proceedings against any person or motor carrier as defined in 49 C.F.R. 390.5 as adopted in 29 section 75-363. 30

31 (2) The superintendent shall issue an order imposing a civil penalty

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in an amount not to exceed <u>twenty thousand seventeen</u> nineteen thousand
three hundred eighty-nine dollars against a motor carrier transporting
persons or property in interstate commerce for a violation of subdivision
(2)(e) of section 60-4,162 based upon a conviction of such a violation.

5 (3) The superintendent shall issue an order imposing a civil penalty against a driver operating a commercial motor vehicle, as defined in 6 7 section 60-465, that requires a commercial driver's license or CLPcommercial learner's permit, in violation of an out-of-service order. The 8 9 civil penalty shall be in an amount not less than three thousand eight 10 hundred sixty-one three thousand seven hundred forty dollars for a first violation and not less than seven thousand seven hundred twenty-three 11 seven thousand four hundred eighty-one dollars for a second or subsequent 12 13 violation.

(4) The superintendent shall issue an order imposing a civil penalty 14 against a motor carrier who knowingly allows, requires, permits, or 15 16 authorizes the operation of a commercial motor vehicle, as defined in 17 section 60-465, that requires a commercial driver's license or CLPcommercial learner's permit, in violation of an out-of-service order. The 18 19 civil penalty shall be not less than six thousand nine hundred seventyfour six thousand seven hundred fifty-five dollars but not more than 20 thirty-eight thousand six hundred twelve thirty-seven thousand four 21 22 hundred dollars per violation.

23 (5) Upon the discovery of any violation by a motor carrier 24 transporting persons or property in interstate commerce of section 25 75-307, 75-363, or 75-364 or sections 75-392 to 75-3,100 based upon an inspection conducted pursuant to section 75-366, the superintendent shall 26 immediately refer such violation to the appropriate federal agency for 27 28 disposition, and upon the discovery of any violation by a motor carrier transporting persons or property in intrastate commerce of section 75-307 29 based upon such inspection, the superintendent shall refer such violation 30 31 to the Public Service Commission for disposition.

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Sec. 31. Section 75-392, Revised Statutes Cumulative Supplement,
 2024, is amended to read:

3 75-392 For purposes of sections 75-392 to 75-3,100:

4 (1) Director means the Director of Motor Vehicles;

5 (2) Division means the Division of Motor Carrier Services of the6 Department of Motor Vehicles; and

7 (3) Unified carrier registration plan and agreement means the plan
8 and agreement established and authorized pursuant to 49 U.S.C. 14504a, as
9 such section existed on <u>the date specified in section 5 of this act</u>
10 January 1, 2024.

Sec. 32. Section 75-393, Revised Statutes Cumulative Supplement, 2024, is amended to read:

13 75-393 The director may participate in the unified carrier registration plan and agreement pursuant 14 to the Unified Carrier Registration Act of 2005, 49 U.S.C. 13908, as the act existed on the date 15 specified in section 5 of this act January 1, 2024, and may file on 16 behalf of this state the plan required by such plan and agreement for 17 enforcement of the act in this state. 18

Sec. 33. The Revisor of Statutes shall assign section 5 of this act
within Chapter 60, article 2.

Original sections 60-4,144.01 and 60-4,144.02, Reissue 21 Sec. 34. 22 Revised Statutes of Nebraska, and sections 18-1737, 60-107, 60-119.01, 60-302.01, 60-336.01, 60-386, 60-3,113.04, 23 60-169, 60-3,193.01, 24 60-462.01, 60-479.01, 60-4,111.01, 60-4,131, 60-4,132, 60-4, 134,60-4,144, 60-4,147.02, 60-4,168, 60-501, 60-628.01, 60-6,265, 60-2705, 25 60-2909.01, 75-363, 75-364, 75-366, 75-369.03, 75-392, and 75-393, 26 Revised Statutes Cumulative Supplement, 2024, are repealed. 27

Sec. 35. Since an emergency exists, this act takes effect when passed and approved according to law.

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