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CHAPTER_____

1 AN ACT concerning

2

Vehicle Laws - Drivers' Licenses - Graduated Licensing System

3 FOR the purpose of establishing a new provisional driver's license for new drivers

4 under the Maryland Vehicle Law; establishing and altering requirements,

5 restrictions, and procedures concerning learner's instructional permits,

6 provisional driver's licenses, and driver's licenses; providing for cancellation,

7 suspension, and revocation of provisional licenses under certain circumstances;

8 requiring the keeping of certain records; modifying provisions under the

9 Maryland Driver Program Education Act; providing for a standardized driver

10 education program; modifying provisions concerning the 3-hour alcohol and

11 <u>drug education course;</u> requiring and authorizing the Administration to take

12 certain actions; establishing additional sanctions for specified violations;

13 modifying certain provisions concerning applicants for Maryland driver's

14 licenses who hold out-of-state licenses; repealing certain provisions governing 15 provisional licenses; providing for the application of this Act to individuals who

15 provisional licenses; providing for the application of this Act to individuals who 16 hold learner's instructional permits or provisional licenses as of a specified date;

allowing use of simulator training as part of driver education programs under

18 limited circumstances; requiring establishment of a driver performance

19 evaluation pilot program; requiring establishment of a driver performance evaluation pilot program; requiring as part of the pilot program,

20 implementation of a driver road test on a limited basis; authorizing, as part of

21 the pilot program, certain driver examinations to be performed by persons under

- 1 contract with the Motor Vehicle Administration; requiring certain evaluations
- 2 relating to driver testing and a report to the General Assembly by a specified
- 3 date; defining certain terms; making certain stylistic and technical changes;
- 4 providing for the implementation and application of provisions of this Act;
- 5 providing for the termination of a certain provision of this Act; and generally
- 6 relating to implementation of a graduated licensing system and the licensing of
- 7 drivers under the Maryland Vehicle Law.

8 BY repealing and reenacting, with amendments,

- 9 Article Transportation
- 10 Section 11-128, 11-136.1, 16-101(a), 16-103, 16-103.1, 16-105, 16-105.1,
- 11 16-106, 16-110, 16-111, 16-111.1, 16-113(b), (d), and (f), 16-117 and (d),
- 12 16-117.1(a), 16-206(d), 16-212.1, 16-501 through 16-503, 16-505
- 13 through 16-507, and 16-509
- 14 Annotated Code of Maryland
- 15 (1992 Replacement Volume and 1997 Supplement)
- 16 BY repealing and reenacting, without amendments,
- 17 Article Transportation
- 18 Section 16-107, 16-113(i) 16-113(f) and (i), 16-201, 16-206(e), and 16-301(a)
- 19 and (b)
- 20 Annotated Code of Maryland
- 21 (1992 Replacement Volume and 1997 Supplement)
- 22 BY adding to
- 23 Article Transportation
- 24 Section 16-113(d-1), 16-206(a)(3), and 16-213
- 25 Annotated Code of Maryland
- 26 (1992 Replacement Volume and 1997 Supplement)
- 27 BY repealing
- 28 Article Transportation
- 29 Section 16-111.2, 16-113.1, and 16-504
- 30 Annotated Code of Maryland
- 31 (1992 Replacement Volume and 1997 Supplement)

32 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

- 33 MARYLAND, That the Laws of Maryland read as follows:
- 34

Article - Transportation

35 11-128.

- 36 "License", as used in reference to the operation of a motor vehicle, means any:
- 37 (1) Driver's license; and

3			HOUSE BILL 527				
1 (2) 2 under or granted by t	1 (2) Any other license or permit to drive a motor vehicle that is issued 2 under or granted by the laws of this State, including:						
3	3 (i) Any temporary license [or];						
4	4 (II) A learner's instructional permit;						
5	(III)	A PRO	VISIONAL LICENSE;				
6 7 whether or not that in	[(ii)] ndividual	(IV) is forma	The privilege of any individual to drive a motor vehicle, lly licensed by this or any other jurisdiction;				
8 9 subtitle; and	[(iii)]	(V)	Any nonresident's privilege to drive, as defined in this				
10	[(iv)]	(VI)	A commercial driver's license.				
11 11-136.1.							
12 "MOVING VIC	LATION	" MEAN	IS:				
	13(1)A MOVING VIOLATION AS DEFINED IN REGULATIONS ADOPTED BY14THE ADMINISTRATION FOR THE PURPOSE OF ASSESSING POINTS UNDER § 16-402 OF15THIS ARTICLE; OR						
	16 (2) A VIOLATION OF A SUBSTANTIALLY SIMILAR NATURE REPORTED 17 FROM ANOTHER JURISDICTION, OTHER THAN A VIOLATION OF THE JURISDICTION'S 18 SIZE, WEIGHT, LOAD, EQUIPMENT, OR INSPECTION PROVISIONS.						
19 11-136.2.	19 11-136.2.						
20 "Multipurpose p	20 "Multipurpose passenger vehicle" means a motor vehicle that:						
21 (1) 22 on a truck chassis or			narily for carrying persons and which is constructed ures for occasional off-road operations;				
23 (2)	Has 3 v	wheels; o	r				
24 (3) 25 any other class, as d		-	esign that does not clearly meet the requirements of Administrator.				
26 16-101.							
27 (a) An ind 28 highway in this Stat		ay not dr	ive or attempt to drive a motor vehicle on any				
29 (1)	[He] TI	HE INDI	VIDUAL holds a driver's license issued under this title;				
30 (2) 31 requirements of this		HE INDI	VIDUAL is expressly exempt from the licensing				

	(3) [He] THE INDIVIDUAL otherwise is specifically authorized by this title to drive vehicles of the class that [he] THE INDIVIDUAL is driving or attempting to drive.
4	16-103.
5 6	(a) Except as provided in subsection (b) of this section, the Administration may not issue a driver's license to any individual who is not at least 18 years old.
9 10 11	(b) (1) Except as provided under paragraph [(3)] (2) of this subsection, the Administration may issue a noncommercial Class B, C, or M license to an individual under the age of 18[,] if [he is at least 16 years old and has completed satisfactorily a driver's education course approved under Subtitle 5 of this title, and has completed satisfactorily 6 hours of laboratory instruction] THE INDIVIDUAL OTHERWISE QUALIFIES FOR A DRIVER'S LICENSE UNDER THIS SUBTITLE.
13 14	(2) [The individual shall be exempt from the laboratory instruction required by this subsection, though not the required classroom instruction, if:
15 16	(i) He has been licensed regularly to drive in another state for at least 6 months; and
	(ii) He establishes to the satisfaction of a classroom instructor certified under Subtitle 5 of this title that his driving experience is sufficient to justify the exemption.
	(3)] The Administration may not issue a Class M license to an individual under the age of 18 years unless the individual has also completed satisfactorily a motorcycle safety course approved under Subtitle 6 of this title.
23	(c) The Administration may not issue [a]:
24 25	(1) A learner's instructional permit to any individual who has not reached the age of 15 years, 9 months;
26 27	(2) A PROVISIONAL LICENSE TO ANY INDIVIDUAL WHO HAS NOT REACHED THE AGE OF 16 YEARS, 3 MONTHS <u>1 MONTH</u> ; OR
28 29	(3) A LICENSE TO ANY INDIVIDUAL WHO HAS NOT REACHED THE AGE OF 17 YEARS, 9 7 MONTHS.

30 16-103.1.

The Administration may not issue a driver's license to an individual:

During any period for which the individual's license to drive is (1) 33 revoked, suspended, refused, or canceled in this or any other state, unless the

34 individual is eligible for a restricted license under § 16-113(e) of this subtitle;

1 (2) Who is an habitual drunkard, habitual user of narcotic drugs, or 2 habitual user of any other drug to a degree that renders the individual incapable of 3 safely driving a motor vehicle;
 4 (3) Who previously has been adjudged to be suffering from any mental 5 disability or mental disease and who, at the time of application, has not been 6 adjudged competent;
7 (4) Who is required by this title to take an examination, unless the 8 individual has passed the examination;
9 (5) Whose driving of a motor vehicle on the highways the Administration 10 has good cause to believe would be inimical to public safety or welfare;
11 (6) Who is unable to exercise reasonable control over a motor vehicle due 12 to disease or a physical disability, including the loss of an arm or leg or both, except 13 that, if the individual passes the examination required by this title, the 14 Administration may issue the individual a restricted license requiring the individual 15 to wear a workable artificial limb or other similar body attachment;
16 (7) Who is unable to understand highway warning or direction signs 17 written in the English language;
18 (8) Who is unable to sign the individual's name for identification19 purposes;
20 (9) Who is 70 years old or older and applying for a new license, unless 21 the applicant presents to the Administration:
 22 (i) Proof of the individual's previous satisfactory operation of a 23 motor vehicle; or
 24 (ii) A written certification acceptable to the Administration from a 25 licensed physician attesting to the general physical and mental qualifications of the 26 applicant; or
 (10) [On or after July 1, 1993, if the individual is at least 18 years of age and has never held a driver's license issued by the Administration or by any other state, unless the individual successfully completes a 3-hour alcohol and drug education course established by the Administration under § 16-212.1 of this subtitle] WHO OTHERWISE DOES NOT QUALIFY FOR A LICENSE UNDER THIS TITLE.
32 16-105.

33 (a) (1) Any individual who desires to obtain an original driver's license 34 under this subtitle or to be licensed in a class for which [he] THE INDIVIDUAL is not 35 already licensed under this subtitle shall apply to the Administration for the desired 36 driver's license.

5

1 (2) Except as provided in subsection (f) of this section, before issuing a

2 driver's license, the Administration shall issue to each applicant a learner's

3 instructional permit. The learner's instructional permit shall identify clearly the class

4 of license for which the applicant has applied.

5 (b) (1) The holder of a learner's instructional permit may drive the same 6 vehicle and combinations of vehicles as may a holder of the class of driver's license for 7 which [he] THE PERMIT HOLDER has applied, but only while [he is] accompanied by 8 and under the immediate supervision of an individual who:

9 [(1)] (I) Is at least 21 years old;

10 [(2)] (II) Has been licensed for at least 3 years in this State or in another 11 state to drive vehicles of the class then being driven by the holder of the learner's

12 instructional permit; and

13 [(3)] (III) Unless the vehicle is a motorcycle, is seated beside the holder of 14 the learner's instructional permit.

(2) THE INDIVIDUAL SUPERVISING THE HOLDER OF THE LEARNER'S
 INSTRUCTIONAL PERMIT UNDER PARAGRAPH (1) OF THIS SUBSECTION IS THE ONLY
 INDIVIDUAL ALLOWED IN THE FRONT SEAT OF A MOTOR VEHICLE WITH THE PERMIT
 HOLDER WHILE THE PERMIT HOLDER IS DRIVING.

19 (c) The holder of a learner's instructional permit for a motorcycle may drive 20 the motorcycle with another individual on it only if the other individual is one 21 described in subsection [(b)(1) and (2)] (B)(1)(I) AND (II) of this section.

22 (d) (1) THIS SUBSECTION APPLIES TO AN INDIVIDUAL WHO:

23 (I) SEEKS TO OBTAIN AN ORIGINAL DRIVER'S LICENSE UNDER 24 THIS SUBTITLE; AND

25 (II) DOES NOT QUALIFY FOR A LEARNER'S INSTRUCTIONAL PERMIT 26 UNDER SUBSECTION (E) OF THIS SECTION.

(2) (I) THE ADMINISTRATION SHALL IMPOSE A RESTRICTION ON A
LEARNER'S INSTRUCTIONAL PERMIT PROHIBITING THE HOLDER OF THE PERMIT
FROM OPERATING A MOTOR VEHICLE UNLESS THE PERMIT HOLDER AND EACH
PASSENGER IN THE MOTOR VEHICLE IS RESTRAINED BY A SEAT BELT OR BY A CHILD
SAFETY SEAT AS PROVIDED IN § 22 412.2 OF THIS ARTICLE.

32 (II) IT IS NOT A VIOLATION OF A RESTRICTION IMPOSED UNDER
33 SUBPARAGRAPH (I) OF THIS PARAGRAPH IF AN INDIVIDUAL COVERED BY A MEDICAL
34 EXCEPTION UNDER § 22 412.2(F) OR § 22 412.3(D) AND (E) OF THIS ARTICLE IS NOT
35 RESTRAINED.

36 (3) AN INDIVIDUAL WHO HOLDS A LEARNER'S INSTRUCTIONAL PERMIT
 37 MAY NOT TAKE A DRIVER SKILLS EXAMINATION OR DRIVER ROAD EXAMINATION FOR
 38 A PROVISIONAL LICENSE:

7	HOUSE BILL 527
1 (I)	SOONER THAN 6 <u>4</u> MONTHS:
2 3 INSTRUCTIONAL PERMIT	1. AFTER THE INDIVIDUAL FIRST OBTAINS THE LEARNER'S ; OR
6 RESTRICTION UNDER PA	2. AFTER THE DATE ON WHICH THE INDIVIDUAL VIOLATION OR A VIOLATION BASED ON A PERMIT RAGRAPH (2) OF THIS SUBSECTION FOR WHICH THE CTED OR RECEIVED PROBATION BEFORE JUDGMENT ;
	UNTIL AFTER SUCCESSFUL COMPLETION OF A DRIVER PROVED UNDER SUBTITLE 5 OF THIS TITLE, CONSISTING OF CLASSROOM INSTRUCTION AND AT LEAST 6 HOURS OF TRUCTION; <u>OR</u>
12 (III) 13 ADMINISTRATION'S REG	UNLESS THE INDIVIDUAL SUBMITS, IN ACCORDANCE WITH THE ULATIONS, A COMPLETED SKILLS LOG BOOK SIGNED BY:
14 15 INDIVIDUAL HAS SATISH	1. EACH SUPERVISING DRIVER WHO CERTIFIES THAT THE FACTORILY DEMONSTRATED A REQUIRED SKILL; AND
	2. IF A SIGNATURE OF A PARENT, GUARDIAN, OR OTHER NDER § 16-107 OF THIS SUBTITLE, THE PARENT, GUARDIAN, SIGNS THE INDIVIDUAL'S APPLICATION UNDER THAT
22 WITH A MOVING VIOLA	IF, AT THE TIME THE INDIVIDUAL OTHERWISE WOULD QUALIFY KILLS EXAMINATION, THE INDIVIDUAL HAS BEEN CHARGED FION OR PERMIT RESTRICTION VIOLATION UNDER SUBSECTION THAT HAS NOT BEEN ADJUDICATED.
24 (4) (3) 25 INDIVIDUAL DESCRIBED 26 AFTER THE DATE OF ISS	IN PARAGRAPH (1) OF THIS SUBSECTION EXPIRES ONE YEAR
28 LICENSE AND WHO SEEF	SUBSECTION ONLY APPLIES TO AN INDIVIDUAL WHO HOLDS A KS A DIFFERENT CLASS LICENSE TO DRIVE A MOTOR THE INDIVIDUAL'S CURRENT LICENSE, THE INDIVIDUAL IS RIVE.
	lder of a learner's instructional permit may NOT take the [no] sooner than 14 days after the permit is issued.
33[(2)](3)34learner's instructional permit	The 14 days' requirement may be waived if a subsequent is issued or applied for.
	ner's instructional permit ISSUED TO AN INDIVIDUAL APH (1) OF THIS SUBSECTION expires 180 days after date of

		ssue a dri	BJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE ver's license, without first issuing a learner's it a waiting period, to any individual who:
6 7	satisfied that the appli	cant's exp nse class	Has been licensed regularly to drive in this State, in another ed forces of the United States, if the Administration is perience in driving vehicles of the type that would be applied for is sufficient to justify issuance of the ; or
9 10	motorcycle safety co	(ii) urse.	Has successfully completed the Administration approved basic
11	(2)	The Adr	ninistration may [examine]:
12 13	title; OR	(I)	EXAMINE the applicant's driving as provided in § 16-110 of this
14 15	16-111(E) OF THIS	(II) SUBTITI	ISSUE A PROVISIONAL LICENSE, IF APPROPRIATE, UNDER § LE.
18 19 20 21	BY THE ADMINIST OBTAIN A LICENS OBTAINING A LEA COMPLETE A 3-HO	E UNDE ARNER'S OUR ALC TION UN	AN INDIVIDUAL WHO NEVER HELD A DRIVER'S LICENSE ISSUED N OR BY ANOTHER STATE, BUT WHO OTHERWISE MAY R PARAGRAPH (1)(I) OF THIS SUBSECTION WITHOUT FIRST INSTRUCTIONAL PERMIT, SHALL SUCCESSFULLY COHOL AND DRUG EDUCATION PROGRAM ESTABLISHED BY NDER § 16-212.1 OF THIS TITLE BEFORE QUALIFYING FOR A
		e or attem	lding a learner's instructional permit issued under this pt to drive a motor vehicle on any highway in this State isions of this section.
26	16-105.1.		
27 28			east 15 years old may drive a motor vehicle on t obtaining a learner's INSTRUCTIONAL permit, if:
29	(1)	[He] TH	E INDIVIDUAL is a student enrolled in[:
30 31	title;	(i)	A driver's education course approved under Subtitle 5 of this
32		(ii)	A drivers' school licensed under Subtitle 7 of Title 15; or
22		<i></i>	

33 (iii) Other driver education courses jointly approved by the local
34 board of education and the Motor Vehicle Administration] A DRIVER EDUCATION
35 COURSE APPROVED UNDER THIS ARTICLE;

1 2 other equi	(2) ipment spe		otor vehicle is equipped with a dual brake control and any [rules and] regulations adopted under[:
3		(i)	§ 16-506 of this title; or
4		(ii)	Title 15 of] this article; and
5 6 control of	(3)	While of	driving the motor vehicle, [he] THE INDIVIDUAL is under the
7 8 Subtitle 5	of this title	(i) e;	[A classroom or laboratory] AN instructor certified under
			A qualified student instructor participating in an instructor ed by the ADMINISTRATION IN CONSULTATION WITH ucation [or the Administration]; or
12 13 SUBTIT	LE 8 OF T	(iii) HIS ART	A driving instructor licensed under [Subtitle 8 of] Title 15, ICLE.
14 16-106.			
15 (a) 16 Administ			n for a driver's license shall be made on the form that the
17 (b)	The ap	plication	shall state:
18 19 height, w	(1) reight, gene		l name, Maryland residence address, employer, race, sex, cal condition, and date of birth of the applicant;
20 21 and, if so	(2)	Whethe	er the applicant previously has been refused a license to drive
22		(i)	By what state or country; and
23		(ii)	The date of and reason for the refusal;
24 25 so:	(3)	Whethe	er the applicant previously has been licensed to drive and, if
26		(i)	When and by what state or country; and
27 28 canceled	and if so	(ii) the date c	Whether the license ever has been suspended, revoked, or of and reason for the suspension, revocation, or
29 cancellat			
29 cancellat30		Any oth	her pertinent information that the Administration requires.

32 made in it are true.

	(d) (1) Except as otherwise provided in this subsection, an applicant for an coriginal license shall submit with [his] THE application a birth certificate or other proof of age and identity that is satisfactory to the Administration.							
	(2) An individual party to an absolute divorce may elect to use a prior legal or true name upon filing an affidavit or other proof, satisfactory to the Administration, of:							
7	(i)	The pr	ior name; and					
8	(ii)	The at	osolute divorce.					
	(3) An applicant who claims a name change by or under the common law) of this State or any other state shall submit with the applicant's application the following:							
		nstrated b	idavit of the name by which the applicant is known and y a social security card or record together with wing categories:					
15		1.	Tax records;					
16		2.	Selective service card or records;					
17		3.	Voter registration card or records;					
18		4.	Passport;					
19 20	contains a photograph of th	5. e applican	A form of identification issued by a government unit that t;					
21		6.	Baptismal certificate;					
22		7.	Banking records; and					
23 24	Administration;	8.	Other proof of age and identity that is satisfactory to the					
	()	al name p	ocument required under subparagraph (i) of this reviously given to, or used by, the applicant me;					
28 29			river's license issued to the applicant in the name to assuming the common law name; and					
30 31	(iv) and identity that is satisfact		y of the applicant's birth certificate or other proof of age Administration.					

11				HOUSE BILL 527
1 2	(f) Administrati			ng jurisdiction requests a driving record from the ation may send the record to it without charge.
3	16-107.			
4	(a)	The app	lication o	of a minor for a license shall be cosigned by:
5		(1)	A parent	t or guardian of the applicant; or
6 7	employer of	(2) the appli		plicant has no parent or guardian or is married, an adult ny other responsible adult.
8	(b)	The indi	vidual co	osigning the application of a minor shall:
9 10	and	(1)	(i)	Provide the cosigner's mailing address to the Administration;
	while the ap and	plicant o	(ii) r licensee	Within 30 days of any change in the mailing address occurring is a minor, notify the Administration of the change;
14 15		(2) osigner's		hat the statements made in the application are true to the ge, information, and belief.
16	16-110.			
17	(a)	The Adu	ninistrati	on shall:
18 19		(1) or comb		h qualifications for the safe operation of the various classes, of vehicles; and
20 21		(2) as for the		e each applicant to determine [his] THE APPLICANT'S lass applied for.
	examine eac	h applica	int for an	ise provided in this title, the Administration shall original driver's license or for a class of driver's license licant currently holds.
25	(c)	The exa	mination	shall include:
26		(1)	A test of	f the applicant's:
27			(i)	Vision;
28 29	warning, and	d directin	(ii) g traffic;	Ability to read and understand highway signs regulating, and
30	practices		(iii)	Knowledge of the traffic laws of this State and safe driving

3031 practices;

1 (2) A demonstration of the applicant's ability to exercise reasonable 2 control in driving a motor vehicle; and

3 (3) Any other additional physical or mental examination that the 4 Administration considers necessary to determine an applicant's fitness to drive a 5 motor vehicle safely.

6 (d) If an applicant is qualified to take the required examinations for the 7 license applied for, the applicant shall appear in person for examination at any one of 8 the places in this State that the Administration has designated for this purpose.

9 (e) (1) For [the] A required [driving test] DRIVER SKILLS EXAMINATION 10 OR DRIVER ROAD EXAMINATION, each applicant shall provide a motor vehicle of a

11 type appropriate to test the applicant's ability to drive all vehicles that may be driven

12 under the license class applied for.

13 (2) Except as provided in paragraphs (3) and (4) of this subsection, when 14 the holder of a learner's instructional permit appears for the driving test, [he] THE 15 PERMIT HOLDER shall be accompanied by an individual qualified under § 16-105 of 16 this subtitle to accompany the holder of a learner's permit while driving on a highway. 17 That individual shall have his driver's license with him.

18 (3) The holder of a Class [E or] M (motorcycle) learner's instructional19 permit may:

20 (i) Transport a motorcycle to the driving test by truck or other 21 vehicle unaccompanied by another individual, if the permit holder is licensed to drive 22 the truck or other vehicle; or

23 (ii) Be accompanied by a person transporting a motorcycle to the
24 test by truck or other vehicle, if that person is licensed to drive the truck or other
25 vehicle.

(4) The holder of a learner's instructional permit may be driven to the
examination station and to the starting point where the examiner begins the test by
any individual authorized to drive the class of vehicle in which the test is being given.
That individual shall have [his] A VALID driver's license [with him] IN THE
INDIVIDUAL'S POSSESSION.

31 (f) If the applicant does not pass the examination for the license class applied
32 for, the Administration may issue the applicant any license of a lower class for which
33 [he] THE APPLICANT qualifies.

34 (g) Except as provided in subsection (h) of this section, the Administration 35 may waive any driver's license examination provided for under this title if the 36 applicant:

37 (1) Holds a valid driver's license issued under this subtitle;

13			HOUSE BILL 527
1 2	(2) Administration approv		ing for a Class M license and has successfully completed the motorcycle safety course; or
3	(3)	Holds a	valid license from:
4		(i)	Another state;
5 6	Columbia, or the Con	(ii) nmonwea	A territory or possession of the United States, the District of lth of Puerto Rico; or
7		(iii)	A province or territory of Canada.
8 9	(h) The Ada this section.	ministrati	on may not waive a vision examination required under
12 13	CONTENT OF THE LICENSE UNDER T EXAMINATION W	DRIVEN THIS SEC ITH RES	DMINISTRATION SHALL UNDERTAKE A REVIEW OF THE R EXAMINATION GIVEN TO AN APPLICANT FOR A DRIVER'S CTION AND SHALL EVALUATE THE EFFECTIVENESS OF THE PECT TO ITS ABILITY TO ADEQUATELY MEASURE THE RIVING UNDER ACTUAL HIGHWAY CONDITIONS.
			RT OF THE REVIEW REQUIRED UNDER PARAGRAPH (1) OF THIS INSTRATION SHALL DEVELOP A DRIVER ROAD EXAMINATION
18	ł	(I)	INCLUDES ACTUAL HIGHWAY DRIVING;
21	ABILITY TO RESPONDED	THE GO	PROVIDES OPPORTUNITIES TO EVALUATE THE APPLICANT'S COMMON HIGHWAY CONDITIONS THAT DEMAND THE OD JUDGMENT AND SAFE DRIVING SKILLS THAT A OULD POSSESS; AND
23 24	OBJECTIVITY OF S	(III) SCORIN	ENSURES STANDARDIZATION OF TESTING PROCEDURES AND G CRITERIA.
27	EXAMINATION DE PERFORMANCE E	VALUAT	THE ADMINISTRATION SHALL IMPLEMENT THE DRIVER ROAD ED UNDER THIS SUBSECTION AS PART OF A DRIVER FION PILOT PROGRAM TO BE ESTABLISHED BY THE LEAST ONE COUNTY.
29 30) SHALL:	(II)	AS PART OF THE PILOT PROGRAM, THE ADMINISTRATION
			1. EVALUATE THE DRIVER ROAD EXAMINATION OFFERED RAM WITH RESPECT TO ITS EFFECTIVENESS IN ENSURING IVERS; AND
34 35		ION OFI	2. DETERMINE THE RELATIVE MERITS OF THE DRIVING FERED UNDER THE PILOT PROGRAM IN COMPARISON WITH

THE DRIVER SKILLS EXAMINATION OFFERED TO LICENSE APPLICANTS ELSEWHERE
 IN THE STATE.

3 (4) UNDER THE DRIVER PERFORMANCE EVALUATION PILOT PROGRAM, 4 THE ADMINISTRATION MAY:

5 (I) CONDUCT DRIVER SKILLS EXAMINATIONS OR DRIVER ROAD 6 EXAMINATIONS FOR INDIVIDUALS SEEKING A LICENSE; OR

7 (II) AUTHORIZE PERSONS UNDER CONTRACT WITH THE
8 ADMINISTRATION TO PROVIDE DRIVER SKILLS EXAMINATIONS OR DRIVER ROAD
9 EXAMINATIONS.

10 (5) ON OR BEFORE JANUARY 1, 2001, THE ADMINISTRATION SHALL
11 REPORT TO THE GENERAL ASSEMBLY, IN ACCORDANCE WITH § 2-1246 OF THE STATE
12 GOVERNMENT ARTICLE, ON THE IMPLEMENTATION OF THIS SUBSECTION,
13 INCLUDING:

14 (I) THE RESULTS OF THE DRIVER ROAD EXAMINATION REVIEW 15 AND EVALUATION UNDERTAKEN BY THE ADMINISTRATION;

16 (II) THE CONCLUSIONS OF THE ADMINISTRATION REGARDING THE
17 COMPARISON OF THE EXAMINATIONS OFFERED UNDER THE DRIVER PERFORMANCE
18 EVALUATION PILOT PROGRAM AND THE EXAMINATIONS OFFERED ELSEWHERE IN
19 THE STATE; AND

20 (III) THE ADMINISTRATION'S RECOMMENDATIONS REGARDING THE 21 FUTURE OF DRIVER EXAMINATIONS IN THE STATE.

22 16-111.

23 (A) THIS SECTION APPLIES TO AN APPLICANT WHO:

24 (1) HOLDS A LEARNER'S INSTRUCTIONAL PERMIT UNDER § 16-105(D) OF 25 THIS SUBTITLE; OR

26(2)QUALIFIES FOR A PROVISIONAL LICENSE UNDER SUBSECTION (E) OF27 THIS SECTION.

28 (B) AN APPLICANT IS ENTITLED TO RECEIVE A PROVISIONAL LICENSE IF THE 29 APPLICANT:

30(1)MEETS THE MINIMUM AGE REQUIRED UNDER § 16-103(C)(2) OF THIS31 SUBTITLE;

32 (2) SATISFIES THE LEARNER'S INSTRUCTIONAL PERMIT
 33 REQUIREMENTS UNDER § 16-105(D)(2) OF THIS SUBTITLE;

34 (3) PASSES A DRIVER SKILLS OR DRIVER ROAD EXAMINATION
 35 ADMINISTERED UNDER THIS SUBTITLE;

1 (4) SURRENDERS ANY LEARNER'S INSTRUCTIONAL PERMIT ISSUED TO 2 THE APPLICANT; AND

3 (5) PAYS THE FEE ESTABLISHED UNDER THIS SUBTITLE.

4 (C) (1) A PROVISIONAL LICENSE SHALL BE CLEARLY IDENTIFIABLE AS A 5 PROVISIONAL LICENSE.

6 (2) THE HOLDER OF A PROVISIONAL LICENSE IS SUBJECT TO:

7 (I) THE HOUR LIMITATIONS UNDER § 16-113(D) OF THIS SUBTITLE;

8 (II) THE SEAT BELT REQUIREMENTS UNDER § 16-113(D-1) OF THIS 9 SUBTITLE; AND

10(III)THE MOVING VIOLATION AND SEAT BELT SANCTIONS UNDER §1116-213 OF THIS TITLE.

12 (D) AN INDIVIDUAL WHO HOLDS A PROVISIONAL LICENSE MAY NOT RECEIVE 13 A LICENSE:

14 (1) SOONER THAN 18 MONTHS:

15(1)AFTER THE INDIVIDUAL FIRST OBTAINS THE16PROVISIONAL LICENSE; OR

17 (H) (2) IF THE INDIVIDUAL HAS BEEN CONVICTED OF OR
 18 RECEIVED PROBATION BEFORE JUDGMENT FOR A MOVING VIOLATION OR FOR A

19 VIOLATION OF A LICENSE RESTRICTION UNDER § 16 113(D 1) OF THIS SUBTITLE,

20 AFTER THE DATE OF THE VIOLATION; OR

(2) IF, AT THE TIME THE INDIVIDUAL OTHERWISE WOULD QUALIFY TO
 RECEIVE A LICENSE, THE INDIVIDUAL HAS BEEN CHARGED WITH A MOVING
 VIOLATION OR A LICENSE RESTRICTION VIOLATION UNDER § 16-113(D-1) OF THIS
 SUBTITLE THAT HAS NOT BEEN ADJUDICATED.

(E) (1) NOTWITHSTANDING SUBSECTION (D) OF THIS SECTION OR ANY
OTHER PROVISION OF THIS SUBTITLE, THE ADMINISTRATION MAY ISSUE A
PROVISIONAL LICENSE TO AN INDIVIDUAL WHO HAS BEEN LICENSED TO DRIVE IN
ANOTHER STATE OR COUNTRY, OR BY THE ARMED FORCES OF THE UNITED STATES,
FOR LESS THAN 18 MONTHS.

30 (2) IF AN INDIVIDUAL HAS BEEN LICENSED FOR:

(I) LESS THAN 6 MONTHS, THE INDIVIDUAL SHALL HOLD THE
PROVISIONAL LICENSE FOR AT LEAST 18 MONTHS BEFORE BEING ELIGIBLE FOR A
LICENSE UNDER § 16-111.1 OF THIS SUBTITLE;

(II) 6 MONTHS, BUT LESS THAN 12 MONTHS, THE INDIVIDUAL
SHALL HOLD THE PROVISIONAL LICENSE FOR AT LEAST 12 MONTHS BEFORE BEING
ELIGIBLE FOR A LICENSE UNDER § 16-111.1 OF THIS SUBTITLE AS LONG AS THE

1 INDIVIDUAL HAS NOT COMMITTED AN OFFENSE AS DEFINED IN § 16-213(A) OF THIS 2 TITLE DURING THAT PERIOD; OR

3 (III) 12 MONTHS, BUT LESS THAN 18 MONTHS, THE INDIVIDUAL
4 SHALL HOLD THE PROVISIONAL LICENSE FOR AT LEAST 6 MONTHS BEFORE BEING
5 ELIGIBLE FOR A LICENSE UNDER § 16-111.1 OF THIS SUBTITLE AS LONG AS THE
6 INDIVIDUAL HAS NOT COMMITTED AN OFFENSE AS DEFINED IN § 16-213(A) OF THIS
7 TITLE DURING THAT PERIOD.

8 (3) AN INDIVIDUAL WHO COMMITS AN OFFENSE AS DEFINED IN §
9 16-213(A) OF THIS TITLE WHILE HOLDING A PROVISIONAL LICENSE ISSUED UNDER
10 THIS SUBSECTION IS SUBJECT TO:

(I) THE WAITING PERIODS UNDER SUBSECTION (D)(1)(II) OR (D)(2)
 OF THIS SECTION BEFORE QUALIFYING FOR A LICENSE UNDER § 16-111.1 OF THIS
 SUBTITLE; AND

14 (II) OTHER SANCTIONS APPLICABLE TO A HOLDER OF A
 15 PROVISIONAL LICENSE UNDER THIS ARTICLE.

16 (5) NOTWITHSTANDING § 16-103(C)(3) OF THIS SUBTITLE, THE
17 ADMINISTRATION MAY ISSUE A LICENSE UNDER § 16-111.1 OF THIS SUBTITLE
18 WITHOUT ISSUING A LEARNER'S INSTRUCTIONAL PERMIT OR A PROVISIONAL
19 LICENSE IF THE INDIVIDUAL HAS BEEN LICENSED TO DRIVE IN ANOTHER STATE OR
20 COUNTRY, OR BY THE ARMED FORCES OF THE UNITED STATES, FOR AT LEAST 18
21 MONTHS.

22 (F) A PROVISIONAL LICENSE IS SUBJECT TO THE EXPIRATION AND RENEWAL 23 REQUIREMENTS OF § 16-115 OF THIS SUBTITLE.

24 16-111.1.

25 (a) An applicant is entitled to receive the driver's license applied for if the 26 applicant:

27 (1) Passes the examination provided for in this subtitle;

28 (2) Surrenders the last learner's instructional permit issued to him, if

29 any; and

30 (3) Pays the fees provided for by this subtitle.

31 (b) (1) THIS SUBSECTION APPLIES TO AN APPLICANT WHO HOLDS A 32 PROVISIONAL LICENSE UNDER § 16-111 OF THIS SUBTITLE.

33 (2) AN APPLICANT IS ENTITLED TO RECEIVE A LICENSE IF THE34 APPLICANT:

35 (I) MEETS THE MINIMUM AGE REQUIRED UNDER § 16-103(C)(3) OF 36 THIS SUBTITLE;

17		HOUSE BILL 527
1 2 § 16-111(D) OR (E)	(II) OF THIS	SATISFIES THE PROVISIONAL LICENSE REQUIREMENTS UNDER SUBTITLE;
3 4 APPLICANT; AND	(III)	SURRENDERS ANY PROVISIONAL LICENSE ISSUED TO THE
5	(IV)	PAYS THE FEE ESTABLISHED UNDER THIS SUBTITLE.
6 (C) (1) 7 as to its specific clas 8 of the other classes.		cense issued by the Administration shall be identified clearly s M license may be issued in combination with any one
9 (2) 10 license it issues.	The Ac	Iministration shall assign an identifying number to each
11 (3) 12 driver's social secur		extent provided by federal law, the Administration may use a er as an identifying number for a driver's license.
13 [(c)] (D) 14 Administration:	Each n	oncommercial Class A, B, C, or M license issued by the
15 (1) 16 specifies;	Shall b	e of the size, design, and content that the Administration
17 (2)	Shall ii	nclude:
18	(i)	The name and residence address of the licensee;
19	(ii)	The date of birth of the licensee;
20 21 weight, and sex of t	(iii) he license	A description of the licensee, which shall include the height, ee;
2223 licensee to drive;	(iv)	The type or class of vehicles that the license authorizes the
24	(v)	The signature and seal of the issuing agent; and
25	(vi)	A space for the signature of the licensee; and
26 (3)	Shall ii	nclude:
2728 of the licensee; or	(i)	If the licensee is under the age of 21 years, a profile photograph
2930 the licensee.	(ii)	If the licensee is at least 21 years old, a frontal photograph of
31 [(d)] (E) 32 THE LICENSE in [(1) his] THE	A license is not valid unless the licensee signs [his name on it] LICENSEE'S usual signature.

1 (2) When issued and signed, a driver's license authorizes the licensee to 2 drive any vehicle of the type or class specified on it, subject to any restrictions 3 endorsed on the license.

4 [(e)] (F) (1) Only one current driver's license may be issued by the 5 Administration to and held by any individual at any one time.

6 (2) Before issuing a license, the Administration shall require the 7 applicant to surrender any other license issued to [him] THE APPLICANT by any 8 jurisdiction.

9 [16-111.1.] 16-111.2.

(a) (1) When an applicant applies for an initial driver's license or for a class
of driver's license other than that which the applicant currently holds, the applicant
shall pay the Administration a license fee established by the Administration. This fee
covers issuance of a learner's instructional permit and, if the applicant qualifies
before the learner's instructional permit expires, issuance of a driver's license OR
PROVISIONAL LICENSE.

16 (2) If a learner's instructional permit is not required, the applicant shall 17 pay the Administration, when the driver's license is issued, a license fee established 18 by the Administration.

(b) For the renewal of a noncommercial Class A, B, C, D, E, or M driver's20 license, a licensee shall pay the Administration a renewal fee established by the21 Administration.

(c) For issuance of a duplicate or corrected noncommercial Class A, B, C, D, E,
or M driver's license, a licensee shall pay the Administration a duplicate or corrected
driver's license fee established by the Administration.

(d) For conversion of a provisional license to a driver's license issued under §
[16-111] 16-111.1 of this subtitle, a licensee shall pay the Administration a fee
established by the Administration.

28 (e) A licensee shall pay a fee established by the Administration if:

29 (1) The license is issued or renewed under § 16-104.1 of this subtitle;30 and

31 (2) The licensee presents proof to the Administration that immediately
32 before the conversion of the license under § 16-104 of this subtitle, the licensee was
33 qualified to operate vehicles of the same class.

34 [16-111.2.

(a) Subject to the provisions of § 16-103(b), if an applicant for a driver's
license is under the age of 18 and is the holder of a learner's permit, the applicant is
entitled to receive a provisional driver's license if the applicant:

1 2 immediately	(1) y prior to	Has possessed a valid learner's permit for at least 14 days the date of the application;						
3	(2)	Passes the examination provided for in this subtitle;						
4	(3)	Surrenders the learner's permit issued to him;						
5	(4)	Pays the fee provided by this subtitle; and						
6	(5)	Has reached the age of 16 years.						
7 (b) 8 holder of a p 9 license if th	provision	pplicant for a driver's license is under the age of 18 and is the al driver's license, the applicant is entitled to receive a driver's nt:						
10 11 period imm	(1) nediately	Has possessed a valid provisional driver's license for the 12-month preceding the date of the application for a driver's license; and						
12 13 during this 14 16-113.	(2) period ar	Has not been convicted of a traffic violation that was committed and for which points may be assessed under § 16-402 of this title.]						
17 prohibits th 18 alcohol con	 (b) (1) Notwithstanding the licensee's driving record, the Administration shall impose on each licensee under the age of 21 years an alcohol restriction that prohibits the licensee from driving or attempting to drive a motor vehicle with an alcohol concentration of 0.02 or more as determined by an analysis of the [person's] LICENSEE'S blood or breath. 							
20 21 the licensee	(2) e reaches	An alcohol restriction imposed under this subsection expires when the age of 21 years.						
22	(3)	This subsection may not be construed or applied to limit:						
23 24 alcohol rest	triction d	(i) The authority of the Administration to impose on a licensee an escribed in subsection (a)(2) of this section; or						
25 26 consumptio	on of an a	(ii) The application of any other provision of law that prohibits lcoholic beverage by an individual under the age of 21 years.						
29 issue] SHA	 27 (d) (1) [In addition to the other restrictions provided in this subtitle] 28 NOTWITHSTANDING THE LICENSEE'S DRIVING RECORD, the Administration [may 29 issue] SHALL IMPOSE AN HOUR RESTRICTION ON a provisional driver's license 30 ISSUED to [applicants who are] AN APPLICANT under the age of 18. 							
	UNSUPE	[The license may be restricted by requiring that] THE RESTRICTION SECTION SHALL LIMIT THE HOLDER OF A PROVISIONAL LICENSE TO ERVISED ONLY BETWEEN THE HOURS OF 5 A.M. AND 10 P.M. <u>12</u>						

	(3) PROVISIONAL LIC <u>MIDNIGHT</u> AND 5	CENSE F	ROM DR		WEEN TH	E HOURS (OF 10 P.M.	<u>12</u>	
4 5	driver who is at least	(I) 21 years		MPANIED ar	nd supervise	ed [at certai	n times] by	a licensed	
6 7	[(3) restriction would affe			or may modif	fy or waive	the restricti	on if the		
8 9	LICENSEE'S emplo	(i)] yment [oi	(II) opportui					COURSE OF	THE
10 11	ACTIVITY;	(III)	DRIVI	NG TO OR F	ROM A SC	CHOOL CL	ASS OR OF	FFICIAL SCH	IOOL
14	FROM an organized designed to provide offenses and promot	transport	ation to p	revent alcoho	by the Adm	inistration a	ind	G TO OR	
	licensee] to participa [sessions] SESSION		(V) athletic					nity [of the	
	(4) UNDER THIS SUB LICENSE TURNS	SECTIO	N EXPIR						
24 25	(D-1) (1) ADMINISTRATIO LICENSE PROHIB THE LICENSEE A CHILD SAFETY S	N SHALI ITING T ND EAC	L IMPOS HE LICE H PASSE	NSEE FROM	CTION OF 1 OPERAT ESTRAINE	VEACHPR ING A MO DBY A SE	OVISIONA TOR VEHI CAT BELT (AL DRIVER'S CLE UNLESS	
	(2) OF THIS SUBSECT § 22-412.2(F) OR §	FION IF .	AN INDI	VIDUAL CO	VERED B	Y A MEDIO	CAL EXCE		
32 33	(f) (1) receiving satisfactor license, the Adminis may request a hearin this title.	y evidend stration m	e of any ay susper	nd or revoke t	restricted of the license.	or provision However, t	al driver's he licensee	ON, AFTER	
	(2) SUBSECTION (D-1 OF THIS TITLE.			AL WHO VIO ION IS SUBJ					

1 (i) An individual may not drive a vehicle in any manner that violates any 2 restriction imposed in a provisional license issued to the individual.

3 [16-113.1.

4 (a) Upon meeting the requirements set forth in § 16-111.2(a) of this subtitle, 5 the holder of a learner's permit shall be issued a provisional driver's license as 6 authorized in § 16-113(d) of this subtitle.

7 (b) The driver's license issued shall be as provided in § 16-111 of this subtitle,
8 except that it shall be identifiable as a provisional driver's license and shall contain a
9 provisional symbol limiting the licensee to driving unsupervised only from 5:00 a.m.
10 until 12 midnight.

11 (c) A provisional driver's license is subject to the expiration and renewal 12 requirements of § 16-115 of this subtitle.

13 (d) Upon meeting the requirements set forth in § 16-111.2(b) of this subtitle, 14 or upon attaining the age of 18, the holder of a provisional driver's license shall be 15 issued a driver's license as provided in § 16-111 of this subtitle.

16 (e) The driver's license shall be issued on payment of a fee established by the 17 Administration and shall expire 60 days after the licensee's 21st birthday.]

18 16 117.

19 (a) The Administration shall keep a record of:

20 (1) Each driver's license application that it receives;

21 (2) Each driver's license that it issues; and

Each licensee whose license to drive the Administration has
 suspended or revoked, and the reasons for the action.

24 (b) (1) The Administration shall file each accident report and abstract of 25 court disposition records that it receives under the laws of this State.

26 (2) The Administration shall keep convenient records or make suitable

27 notations showing the convictions or traffic accidents in which each licensee has been

28 involved [and], every probation before judgment disposition of any violation of §

29 21 902 of this article, AND EVERY PROBATION BEFORE JUDGMENT DISPOSITION OF A

30 MOVING VIOLATION BY A HOLDER OF A LEARNER'S PERMIT ISSUED UNDER §

31 16 105(D) OF THIS SUBTITLE OR BY A HOLDER OF A PROVISIONAL LICENSE ISSUED

32 UNDER § 16 111 OF THIS SUBTITLE. A record or notation of a probation before

33 judgment disposition, or a first offense of driving with an alcohol concentration of 0.10

34 or more under § 16-205.1 of this article, shall be segregated by the Administration

35 and shall be available only to the Administration, the courts, criminal justice

36 agencies, and the defendant or [his] THE DEFENDANT'S attorney. However, a record

37 or notation of a probation before judgment, or a first offense of driving with an alcohol

1 concentration of 0.10 or more under § 16 205.1 of this article, may not be received or

2 considered by the courts until a plea of guilty or nolo contendere is made by the

3 defendant or a finding of guilty is made by the court.

4 (3) These records or notations shall be made so that they are readily 5 available for consideration by the Administration of any license renewal application 6 and at any other suitable time.

7 (4) Accident reports and abstracts of court convictions pertaining to
8 driving an emergency vehicle, if received by a person who was driving an emergency
9 vehicle pursuant to the provisions of § 21-106 of this article, shall be segregated by
10 the Administration and shall be available only to the Administration.

11 (5) Except as provided in this section, an employee of the Administration

12 may not disclose any records or information regarding probation before judgment, or

13 a first offense of driving with an alcohol concentration of 0.10 or more under §

14 16 205.1 of this article.

15 (c) If a charge of a Maryland Vehicle Law violation against any individual is
 16 dismissed by a court of competent jurisdiction, a record of the charge and dismissal
 17 may not be included in his driving record.

18 16-117.1.

19 (a) [(1)] In this section [the following words have the meanings indicated.

20 (2) "Criminal], "CRIMINAL offense" does not include any violation of the 21 Maryland Vehicle Law.

22 [(3) "Moving violation" means a moving violation as defined in 23 regulations adopted by the Administration for the purpose of assessing points under §

24 16-402 of this article or a violation of a substantially similar nature reported from

25 another jurisdiction, other than a violation of any of its size, weight, load, equipment,

26 or inspection provisions.]

27 16-201.

(a) The Administration may cancel a driver's license issued under this title if29 it determines that the licensee:

30 (1) Was not entitled to be issued the license;
31 (2) Failed to give the required or correct information in his application;
32 or
33 (3) Committed fraud in making the application or in obtaining the
34 license.

35 (b) On cancellation, the licensee immediately shall surrender the canceled36 license to the Administration.

1 16-206.			
2 (a) (3) THE ADMINISTRATION MAY SUSPEND OR REVOKE A PROVISIONAL 3 LICENSE UNDER § 16-213 OF THIS SUBTITLE.			
 4 (d) (1) After the Administration refuses to issue a license under this section 5 [or after the Administration], determines that a suspension should be imposed under 6 subsection (a)(2) of this section, OR DETERMINES THAT A SUSPENSION OR 7 REVOCATION SHOULD BE IMPOSED UNDER SUBSECTION (A)(3) OF THIS SECTION, the 8 Administration immediately shall give written notice to the applicant or licensee, and 9 the applicant or licensee may request a hearing as provided in Title 12, Subtitle 2 of 10 this article. 			
 (2) Except as otherwise provided in this section, the Administration may suspend or revoke a license under this section only after a hearing under Title 12, Subtitle 2 of this article. 			
14 (3) If the Administration determines that there is a likelihood of 15 substantial and immediate danger and harm to the licensee or others if the license is 16 continued pending a hearing, the Administration:			
17 (i) Immediately may suspend the license;			
18 (ii) Within 7 days of a request for a hearing, shall grant the licensee 19 a hearing as provided in Title 12, Subtitle 2 of this article; and			
20 (iii) After the hearing, render an immediate decision as to whether 21 or not it should continue the suspension or revoke the license.			
22 (e) (1) If a licensee fails to appear for a hearing after receiving the written 23 notice under subsection $(d)(1)$ of this section, the Administration may suspend the 24 license until the licensee appears for a hearing.			
25 (2) A rescheduled hearing shall be held within 30 days of the date of the 26 request.			
27 16-212.1.			
 (a) The Administration, in cooperation with the Alcohol and Drug Abuse Administration, shall establish an alcohol and drug education [course] <u>PROGRAM</u> to educate driver's license applicants who are subject to the provisions of § 16 103.1(10) <u>16-105(F)(3)</u> of this subtitle] <u>TITLE. THIS</u> PROGRAM TO <u>ALSO SHALL</u> BE INCLUDED AS PART OF THE DRIVER EDUCATION COURSE ESTABLISHED UNDER SUBTITLE 5 OF THIS TITLE. 			
34 (b) The [course] PROGRAM shall provide 3 hours of instruction in:			

35 (1) The hazards of driving while impaired or intoxicated;

1 (2) The criminal penalties and administrative sanctions for alcohol and 2 drug related motor vehicle violations;

3 (3) The medical, biological, and psychological effects of the consumption 4 of alcohol and drugs and their impact on the operation of a motor vehicle; and

5 (4) Any other drug and alcohol related information that the 6 Administration determines would be beneficial to applicants for a driver's license.

7 (c) [The Administration shall establish and collect a fee not to exceed \$35
8 designed to recover the cost of operating the alcohol and drug education course
9 established under this section.

(d)] The Administration shall adopt regulations establishing criteria for
11 certifying a private entity to offer the alcohol and drug education [course] PROGRAM
12 established under this section.

13 16-213.

14 (A) IN THIS SECTION, "OFFENSE" MEANS EITHER A MOVING VIOLATION OR A
15 LICENSE RESTRICTION VIOLATION UNDER § 16-113(D-1) OF THIS TITLE COMMITTED
16 BY AN INDIVIDUAL WHO:

17 (1) HOLDS A PROVISIONAL LICENSE UNDER § 16-111 OF THIS TITLE; AND

18 (2) WAS CONVICTED OR RECEIVED PROBATION BEFORE JUDGMENT FOR
 19 OF THE VIOLATION.

20 (B) THE SANCTIONS UNDER THIS SECTION ARE IN ADDITION TO ANY OTHER21 PENALTY OR SANCTIONS THAT MIGHT APPLY AS A RESULT OF A MOVING VIOLATION.

22 (C) THE ADMINISTRATION:

23 (1) FOR A FIRST OFFENSE, SHALL REQUIRE THE OFFENDER TO ATTEND 24 A DRIVER IMPROVEMENT PROGRAM UNDER § 16-212 OF THIS SUBTITLE;

25 (2) FOR A SECOND OFFENSE, SHALL MAY SUSPEND THE OFFENDER'S
26 PROVISIONAL LICENSE FOR UP TO 30 DAYS; AND

27 (3) FOR A THIRD <u>OR SUBSEQUENT</u> OFFENSE, <u>SHALL MAY SUSPEND OR</u>
28 REVOKE THE OFFENDER'S PROVISIONAL LICENSE <u>FOR UP TO 180 DAYS</u>.

29 16-301.

30 (a) A person may not knowingly or fraudulently obtain or attempt to obtain a 31 driver's license by misrepresentation.

32 (b) A person may not in any application for a driver's license:

33 (1) Use a false or fictitious name;

1	(2)	Knowingly make a false statement;
2	(3)	Knowingly conceal a material fact; or

3 (4) Otherwise commit a fraud.

4 16-501.

5 (a) In this subtitle the following words have the meanings indicated.

[(b) "Classroom instructor" means an individual who gives classroom,
simulator, multiple-car range, and on-road behind-the-wheel instruction in a driver
education program approved by either the State Department of Education or the
Administration.

10 (c) "Laboratory instructor" means an individual who gives simulator,
11 multiple-car range, and on-road behind-the-wheel instruction in a driver education
12 program approved by either the State Department of Education or the
13 Administration.]

14 (B) "DRIVER EDUCATION COURSE" MEANS A STANDARDIZED COURSE OF
15 INSTRUCTION UNDER A DRIVER EDUCATION PROGRAM, ADOPTED OR APPROVED BY
16 THE ADMINISTRATION IN CONSULTATION WITH THE STATE DEPARTMENT OF
17 EDUCATION, INTENDED TO TEACH INDIVIDUALS TO SAFELY DRIVE A
18 NONCOMMERCIAL MOTOR VEHICLE.

19 (C) "DRIVER EDUCATION INSTRUCTOR" MEANS AN INDIVIDUAL WHO HAS
20 COMPLETED REQUIRED CERTIFICATION COURSES AND IS CERTIFIED BY THE
21 ADMINISTRATION TO TEACH A DRIVER EDUCATION COURSE, WHETHER OR NOT THE
22 INDIVIDUAL IS REQUIRED TO BE LICENSED UNDER TITLE 15, SUBTITLE 8 OF THIS
23 ARTICLE.

(D) "DRIVER EDUCATION PROGRAM" MEANS THE COURSES AND LEARNING
ACTIVITIES DESIGNATED BY THE ADMINISTRATION IN CONSULTATION WITH THE
STATE DEPARTMENT OF EDUCATION THAT AN INDIVIDUAL MAY BE REQUIRED TO
COMPLETE BEFORE OBTAINING A NONCOMMERCIAL DRIVER'S LICENSE UNDER THIS
TITLE.

(E) "DRIVERS' SCHOOL" MEANS A SCHOOL APPROVED BY THE
ADMINISTRATION TO CONDUCT DRIVER EDUCATION COURSES IN ACCORDANCE
WITH THIS SUBTITLE AND TITLE 15, SUBTITLE 7 OF THIS ARTICLE.

32 16-502.

33 (a) There is a driver education program, established as part of the highway34 safety program of this State.

35 (b) The purpose of the driver education program is to provide a complete 36 program of driver education to eligible individuals [who are 15, 16, or 17 years old].

1 16-503.

2 (a) Subject to the regulations adopted under § [16-506(b)(5)] 16-505(B) of this 3 subtitle on the required offering of the program:

4 (1) The complete program shall be offered to all eligible individuals 5 before [their initial licensing age] THEY MAY OBTAIN A PROVISIONAL LICENSE 6 UNDER § 16-111 OF THIS TITLE; and

7 (2) Any individual to whom the program initially is offered remains
8 eligible to enroll in the program until [he] THE INDIVIDUAL becomes [18 years old]
9 ELIGIBLE TO QUALIFY FOR A PROVISIONAL LICENSE.

10 (b) Once enrolled in the program, an individual is considered eligible until 11 [he] THE INDIVIDUAL completes the course.

12 [16-504.

13 (a) Laboratory instruction under the driver education program shall be given14 by:

15 (1) A certified classroom instructor; or

16 (2) A certified laboratory instructor under the supervision of a certified 17 classroom instructor.

18 (b) All other instruction under the driver education program shall be given by 19 a certified classroom instructor.]

20 [16-505.] 16-504.

21 [(a)] To qualify as a certified [classroom] DRIVER EDUCATION instructor, [a 22 classroom instructor] AN INDIVIDUAL shall:

(1) [Have an appropriate college degree; and] MEET THE
QUALIFICATIONS ESTABLISHED BY THE ADMINISTRATION IN CONSULTATION WITH
THE STATE DEPARTMENT OF EDUCATION;

26 (2) [Meet the standards adopted under § 16-506 of this subtitle]
27 SUCCESSFULLY COMPLETE THE ADMINISTRATION APPROVED CERTIFICATION
28 COURSES; AND

29 (3) DEMONSTRATE A PROFICIENCY IN TEACHING THE ADOPTED OR
 30 APPROVED DRIVER EDUCATION COURSE.

31 [(b) To qualify as a certified laboratory instructor, a laboratory instructor shall:

32 (1) Have a high school graduation certificate or its equivalent; and

33 (2) Meet the standards adopted under § 16-506 of this subtitle.

1 2	(c) Notwithstanding the requirements of this section, but subject to the other provisions of this subtitle:			
	(1) Any individual who was certified by the Administration as a classroom or a laboratory instructor for a licensed drivers' school on or before July 1, 1974, may renew his or her certification periodically; and			
	(2) Any individual who was certified by the State Department of Education as a driver education instructor for a public or a nonpublic school on or before July 1, 1974, may:			
9	(i) Keep his or her certification; and			
	(ii) Be allowed to continue serving in any school day driver education capacity for which he or she was employed during the school year 1973-74; or			
13 14	(iii) Be required to serve in a similar school day teaching capacity in another subject area for which he or she is certified.]			
15	[16-506.] 16-505.			
17 18	 (a) Subject to the prior endorsement of the regulations by the State Superintendent of Schools, the Administration shall adopt and enforce regulations not inconsistent with this subtitle to implement A STANDARDIZED driver education [programs] PROGRAM conducted by licensed drivers' schools under its jurisdiction. 			
20 21	20 (b) Regulations adopted under this section shall be administered by the 21 Administration and shall include:			
22 23	(1) Curriculum, equipment, and facility standards for [both] classroom [and], laboratory, AND ON-ROAD INSTRUCTION phases;			
	(2) Minimum student performance standards for [successful completion of] an approved driver education program, consisting of at least 30 hours of classroom instruction AND AT LEAST 6 HOURS OF HIGHWAY DRIVING INSTRUCTION;			
27 28	(3) Standards for the certification of schools[, classroom instructors, and laboratory] AND instructors;			
29 30	(4) A system to evaluate the effectiveness of the driver education program;			
31 32	(5) Standards governing the required offering of the driver education program, based on the capacity, enrollment, staff, and facilities of the schools; and			
33	(6) Standards for the eligibility of individuals to enroll in the program.			

1 [16-507.] 16-506.

2 (a) The Administration may suspend, revoke, or refuse to grant or renew 3 certification under the driver education program of any drivers' school or of any 4 classroom or laboratory instructor of a drivers' school, if it finds that the school or 5 instructor has failed to comply with any of the provisions of or any rule or regulation 6 adopted under:

7 (1) This subtitle;

8 (2) Title 15, Subtitle 7 of this article, as to drivers' schools; or

9 (3) Title 15, Subtitle 8 of this article, as to driving instructors.

10 (b) (1) If the Administration refuses to grant or renew a certification under 11 this subtitle, the applicant may request a hearing under Title 12, Subtitle 2 of this 12 article.

13 (2) The Administration may suspend or revoke a certification under this 14 subtitle only after a hearing under Title 12, Subtitle 2 of this article.

15 [16-509.] 16-507.

16 This subtitle may be cited as the Maryland Driver Education Program Act.

17 SECTION 2. AND BE IT FURTHER ENACTED, That, the Motor Vehicle 18 Administration:

19 (1) prior to July 1, 1999, after consultation with members of the driver 20 education community and with adequate time for driver schools operating under Title 21 15, Subtitle 7 of the Transportation Article and driver education programs operated 22 under Title 16, Subtitle 5 of the Transportation Article to offer the required course by 23 that date, shall adopt the driver education curriculum required by Section 1 of this 24 Act:

25 (2) prior to July 1, 1999, in conjunction with the State Department of 26 Education, shall adopt regulations governing the qualifications of driver instructors 27 under Title 15, Subtitle 8 and Title 16, Subtitle 5 of the Transportation Article;

(3) shall develop a system for adequate monitoring of entities providingdriving instruction; and

30 (4) shall take any other actions necessary for implementation of Section 31 1 of this Act by July 1, 1999.

32 SECTION 3. AND BE IT FURTHER ENACTED, That, notwithstanding Section 33 1 of this Act, any individual who has a learner's permit on June 30, 1999 may qualify 34 for a license based on provisions in effect on June 30, 1999 as long as the individual:

35 (1) obtains a driver's license before the learner's permit expires; or

1 (2) renews the learner's permit in accordance with Motor Vehicle 2 Administration regulations by the date that the learner's permit would otherwise 3 expire.

4 SECTION 4. AND BE IT FURTHER ENACTED, That, notwithstanding Section 5 1 of this Act, any individual who has a provisional license on June 30, 1999, is entitled 6 to retain that license and obtain a driver's license based on provisions in effect on 7 June 30, 1999, as long as the individual otherwise is entitled to a driver's license 8 under provisions in effect on that date.

9 SECTION 5. AND BE IT FURTHER ENACTED, That, notwithstanding Section

10 1 of this Act, the Motor Vehicle Administration may allow any driver's education

11 program that uses simulator training on or before October 1, 1998, to satisfy part of

12 the highway driving instruction requirements under Section 1 of this Act to the extent

13 simulator use is authorized for driver education under regulations of the Motor

14 Vehicle Administration in effect on October 1, 1998.

SECTION 5. 6. AND BE IT FURTHER ENACTED, That Section 1 of this Act
shall take effect July 1, 1999. Section 16-110(i) of the Transportation Article, as
enacted by Section 1 of this Act, shall remain effective for a period of 2 years and, at
the end of June 30, 2001, with no further action required by the General Assembly, §
16-110(i) of the Transportation Article, as enacted by Section 1 of this Act shall be

20 abrogated and of no further force and effect.

21 SECTION 6. 7. AND BE IT FURTHER ENACTED, That, subject to Section 5 6 22 of this Act, this Act shall take effect October 1, 1998.