As Amended by Senate Committee

As Amended by House Committee

Session of 2021

HOUSE BILL No. 2377

By Committee on Judiciary

2-12

1	AN ACT concerning driving; relating to driving under the influence;	
2	authorizing reinstatement of a driver's license for certain persons with	
3	an ignition interlock device restriction; removing the motorized bicycle	la na svi di n
4	license option for persons whose driving privileges are suspended for a	providir
5	DUI-related offense; allowing certain persons disqualified from driving	of igniti
6	a commercial motor vehicle to have commercial driving privileges	L
7	restored; modifying the criminal penalties for driving a commercial	
8	motor vehicle under the influence and driving under the influence,	
9	authorizing courts to waive certain fines and clarifying that amendment	
10	or dismissal of certain charges is permitted; allowing persons with	
11	suspended driving privileges to seek driving privileges restricted to	
12	driving only a motor vehicle equipped with an ignition interlock device	
13	earlier in the suspension period; requiring persons with an ignition	
14	interlock device restriction to complete the ignition interlock device	
15	program before driving privileges are fully reinstated; requiring the	
16	secretary of revenue to adopt certain rules and regulations related to	
17	ignition interlock devices; providing for reduced ignition interlock	
18	device program costs for certain persons; reducing the restricted driving	
19	privileges period for certain persons less than 21 years of age;	
20	clarifying that a city attorney or a county or district attorney shall not	
21	enter into a diversion agreement for certain traffic violations if the	8-241,
22	defendant is a commercial driver's license holder; amending K.S.A. 8-	0-241,
23	1016 and K.S.A. 2020 Supp. 8-235, 8-2,142, 8-2,144, 8-1015, 8-1567,	0.1014
24	8-1567a, 12-4415, 21-6604, 21-6804 and 22-2908 and repealing the	8-1014,
25	existing sections.	
26		
27	Be it enacted by the Legislature of the State of Kansas:	
28	New Section 1. (a) Any person whose license is restricted to	

New Section 1. (a) Any person whose license is restricted to operating only a motor vehicle with an ignition interlock device installed and who meets the requirements of subsection (b) may request reinstatement of such person's driver's license by submitting a request to the division in a form and manner prescribed by the division.

(b) The division shall approve the request for reinstatement of theperson's driver's license if the division determines all the following

Proposed Amendments to HB 2377 Add SB 146 Senate Committee on Judiciary Prepared by: Jason Thompson Office of Revisor of Statutes

providing that the highway patrol has oversight of state certification of ignition interlock manufacturers and their service providers;

a class C license for the operation of motorized bicycles, in accordance 1 2 with paragraph (2), in which case the division shall issue such person a class C license, which shall clearly indicate that such license is valid only 3 4 for the operation of motorized bicycles. As used in this subsection, "motorized bicycle" shall have the meaning ascribed to it in K.S.A. 8-126, 5 6 and amendments thereto. 7 (e) All moneys received under subsection (d) from the nonrefundable application fee shall be applied by the division of vehicles for the 8 additional administrative costs to implement restricted driving privileges. 9 The division shall remit all restricted driving privilege application fees to 10 the state treasurer in accordance with the provisions of K.S.A. 75-4215, 11 and amendments thereto. Upon receipt of each such remittance, the state 12 treasurer shall deposit the entire amount in the state treasury to the credit 13 of the division of vehicles operating fund. 14 (f) Violation of this section-shall constitute is a class B nonperson 15 misdemeanor. 16 Sec. 3. K.S.A. 2020 Supp. 8-2,142 is hereby amended to read as 17 follows: 8-2,142. (a) A person is disgualified from driving a commercial 18 19 motor vehicle for a period of not less than one year upon a first occurrence 20 of any one of the following: (1) While operating a commercial motor vehicle: 21 (A) The person is convicted of violating K.S.A. 8-2,144, and 22 amendments thereto: 23 (B) the person is convicted of violating K.S.A. 8-2,132(b), and 24 25 amendments thereto; 26 (C) the person is convicted of causing a fatality through the negligent 27 operation of a commercial motor vehicle; 28 (D) the person's test refusal or test failure, as defined in subsection 29 (m): or (E) the person is convicted of a violation identified in subsection (a) 30 31 (2)(A); or(2) while operating a noncommercial motor vehicle: 32 33 (A) The person is convicted of a violation of K.S.A. 8-1567, and 34 amendments thereto, or of a violation of an ordinance of any city in this state, a resolution of any county in this state or any law of another state, 35 which ordinance or law declares to be unlawful the acts prohibited by that 36 37 statute; or

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(B) the person's test refusal or test failure, as defined in K.S.A. 8-1013, and amendments thereto; or

- 40 (3) while operating any motor vehicle:
- 41 (A) The person is convicted of leaving the scene of an accident; or
- 42 (B) the person is convicted of a felony, other than a felony described
- 43 in subsection (e), while using a motor vehicle to commit such felony.

Insert Attachment A

And by renumbering sections accordingly

(3) "conviction" includes:

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2 (A) Entering into a diversion agreement in lieu of further criminal 3 proceedings on a complaint alleging a violation of a crime described in 4 subsection (n)(2); and

5 (B) conviction of a violation of an ordinance of a city in this state, a 6 resolution of a county in this state or any law of another jurisdiction that 7 would constitute an offense that is comparable to the offense described in 8 subsection (n)(1) or (n)(2);

9 (4) it is irrelevant whether an offense occurred before or after 10 conviction for a previous offense; and

11 (5) multiple convictions of any crime described in subsection (n)(1)12 or (n)(2) arising from the same arrest shall only be counted as one 13 conviction.

14 (o) For the purposes of determining whether an offense is 15 comparable, the following shall be considered:

16 (1) The name of the out-of-jurisdiction offense;

17 (2) the elements of the out-of-jurisdiction offense; and

(3) whether the out-of-jurisdiction offense prohibits similar conductto the conduct prohibited by the closest approximate Kansas offense.

20 (p) For the purpose of this section:

(1) "Alcohol concentration" means the number of grams of alcohol
 per 100 milliliters of blood or per 210 liters of breath;

(2) "imprisonment" shall include includes any restrained environment
 in which the court and law enforcement agency intend to retain custody
 and control of a defendant and such environment has been approved by the
 board of county commissioners or the governing body of a city; and

27 (3) "drug" includes toxic vapors as such term is defined in K.S.A.
2020 Supp. 21-5712, and amendments thereto.

(q) On and after July 1, 2011, the amount of \$250 from each fine 29 imposed pursuant to this section shall be remitted by the clerk of the 30 district court to the state treasurer in accordance with the provisions of 31 K.S.A. 75-4215, and amendments thereto. Upon receipt of each such 32 remittance, the state treasurer shall credit the entire amount to the 33 community corrections supervision fund established by K.S.A. 75-52,113, 34 35 and amendments thereto. Sec. 5. K.S.A. 2020 Supp. 8-1015 is hereby amended to read as 36 follows: 8-1015. (a) (1) Except as provided in subsection (a)(2), Whenever 37 a person's driving privileges have been suspended for one year as provided 38 in K.S.A. 8-1014(a), and amendments thereto, after 90 days of such-39 suspension, such person may apply to the division for such person's 40 driving privileges to be restricted for the remainder of the one-year-41 suspension period to driving only a motor vehicle equipped with an 42

43 ignition interlock device and only for the purposes of getting to and from:

Insert Attachment B

And by renumbering sections accordingly

Work, school or an alcohol treatment program; and the ignition interlock 1 2 provider for maintenance and downloading of data from the device. (2) Whenever a person's driving privileges have been suspended for 3 one year as provided in K.S.A. 8-1014(a)(1), and amendments thereto,-4 5 after 90 days of such suspension, such person may apply to the division for 6 such person's driving privileges to be restricted for the remainder of the 7 one-year suspension period to driving only a motor vehicle equipped with 8 an ignition interlock device and only: Under the circumstances provided by K.S.A. 8-292(a)(1), (2), (3) and (4), and amendments thereto; and for 9 the purpose of getting to and from the ignition interlock provider for-10 maintenance and downloading of data from the device. 11 12 (3) Except as provided in subsection (a)(4), whenever a person's-13 driving privileges have been suspended for one year as provided in K.S.A. 8-1014(b), and amendments thereto, after 45 days of such suspension, such 14 person may apply to the division for such person's driving privileges to be 15 restricted for the remainder of the one-year suspension period to driving 16 17 only a motor vehicle equipped with an ignition interlock device and only for the purposes of getting to and from: Work, school or an alcohol-18 19 treatment program; and the ignition interlock provider for maintenance and 20 downloading of data from the device. (4) Whenever a person's driving privileges have been suspended for 21 22 one year as provided in K.S.A. 8-1014(b)(2)(A), and amendments thereto, 23 after 45 days of such suspension, such person may apply to the division for such person's driving privileges to be restricted for the remainder of the 24 25 one-year suspension period to driving only a motor vehicle equipped with an ignition interlock device and only: Under the circumstances provided 26 by K.S.A. 8-292(a)(1), (2), (3) and (4), and amendments thereto; and for 27 the purpose of getting to and from the ignition interlock provider for-28 maintenance and downloading of data from the device. 29 30 (5)(2) The division shall assess an application fee of \$100 for a person to apply to modify the suspension to restricted ignition interlock 31 32 status. 33 (6)(3) The division shall approve the request for such restricted license unless such person's driving privileges have been restricted, 34 suspended, revoked or disqualified pursuant to another action by the 35 36 division or a court. If the request is approved, upon receipt of proof of the

installation of such device, the division shall issue a copy of the order
imposing such restrictions on the person's driving privileges and such
order shall be carried by the person at any time the person is operating a
motor vehicle on the highways of this state. Except as provided in K.S.A.
8-1017, and amendments thereto, if such person is convicted of a violation
of the restrictions, such person's driving privileges shall be suspended for

43 an additional year, in addition to any term of suspension or restriction as

1 provided in K.S.A. 8-1014(a) or (b), and amendments thereto.

2 (b) (1) Except as provided in subsection (b)(2), when a person has completed the suspension pursuant to K.S.A. 8-1014(b)(1)(A), and 3 amendments thereto, the division shall restrict the person's driving 4 5 privileges for 180 days to driving only a motor vehicle equipped with an 6 ignition interlock device. 7 (2) When a person has completed the suspension pursuant to K.S.A. 8-1014(b)(1)(A), and amendments thereto, the division shall restrict the 8 person's driving privileges for one year to driving only a motor vehicle 9 equipped with an ignition interlock device if the records maintained by the 10 division indicate that such person has previously: 11 Been convicted of a violation of K.S.A. 8-1599, and amendments 12 (A) 13 thereto; 14 (B) been convicted of a violation of K.S.A. 41-727, and amendments 15 thereto: (C) been convicted of any violations listed in K.S.A. 8-285(a), and 16 17 amendments thereto; 18 (D) been convicted of three or more moving traffic violations committed on separate occasions within a 12-month period; or 19 20 (E) had such person's driving privileges revoked, suspended, canceled 21 or withdrawn. 22 (c) Except as provided in subsection (b), when a person has 23 completed the suspension pursuant to K.S.A. 8-1014(a) or (b), and amendments thereto, the division shall restrict the person's driving 24 25 privileges pursuant to K.S.A. 8-1014(a) or (b), and amendments thereto, to driving only a motor vehicle equipped with an ignition interlock device. 26 Upon restricting a person's driving privileges pursuant to this subsection, 27 the division shall issue a copy of the order imposing the restrictions which 28 is required to be carried by the person at any time the person is operating a 29 motor vehicle on the highways of this state. 30 (d) (1) Whenever an ignition interlock device is required by law, such 31 ignition interlock device shall be approved by the division and maintained 32 at the person's expense. Proof of the installation of such ignition interlock 33 device, for the entire period required by the applicable law, shall be 34 provided to the division before the person's driving privileges are fully 35 36 reinstated. 37 (2) Every person who has an ignition interlock device installed as required by law shall be required to complete the ignition interlock device 38 program pursuant to this section and rules and regulations adopted by the 39 secretary of revenue- and proof of completion shall be provided to the-40 division by. A person may only complete the ignition interlock device 41 program if the person has not more than three standard violations one 42

43 standard violation and no serious violation in the 90 consecutive days

highway patrol

1 prior to application for reinstatement and the application occurs upon or

2 after expiration of the applicable ignition interlock period required by law.

3 The approved service provider shall provide proof of completion to the

4 *division* before the person's driving privileges are fully reinstated.

(3) As used in this subsection:

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6 (*A*) "Standard violation" means any of the following, as reported by 7 the approved service provider:

8 *(i)* The driver has blown a BrAC fail when attempting an initial 9 engine start-up breath test;

10 *(ii)* the driver has blown a BrAC fail when attempting a required 11 rolling retest;

(iii) the driver fails to execute a valid rolling retest;

(iv) the driver fails to submit to a requested rolling retest by turning
the vehicle off to avoid submitting to the rolling retest; or

(v) the driver has blown a high BrAC during an initial engine startup breath test;

17 *(B)* "serious violation" means any of the following, as reported by the 18 approved service provider:

19 *(i) Tampering with the ignition interlock device;*

20 *(ii) circumventing the ignition interlock device; or*

21 *(iii)* the driver has blown a high BrAC during a rolling retest;

(C) "BrAC" means the breath alcohol concentration expressed as
 weight divided by volume, based upon grams of alcohol per 210 liters of
 breath;

25 (D) "BrAC fail" means the ignition interlock device registers a BrAC 26 value equal to or greater than the alcohol setpoint, as defined in rules and 27 regulations adopted by the secretary of revenue, when the intended driver 28 conducts an initial test or retest;

(E) "high BrAC" means a BrAC fail result that registers an alcohol
 setpoint of 0.08 or greater; and

31 *(F)* "rolling retest" means a breath test that is required after the 32 initial engine start-up breath test and while the engine is running.

33 (e) Except as provided further, any person whose license is restricted to operating only a motor vehicle with an ignition interlock device 34 installed may operate an employer's vehicle without an ignition interlock 35 36 device installed during normal business activities, provided that the person does not partly or entirely own or control the employer's vehicle or 37 business. The provisions of this subsection shall not apply to any person 38 whose driving privileges have been restricted for the remainder of the one-39 vear suspension period as provided in subsection (a)(1) - or (a)(3). 40

(f) Upon expiration of the period of time for which restrictions are
 imposed pursuant to this section applicable ignition interlock period
 required by law and completion of the ignition interlock device program

as described in subsection (d), the licensee may apply to the division for 1 2 the return of any license previously surrendered by the licensee. If the license has expired, the person may apply to the division for a new license, 3 which shall be issued by the division upon payment of the proper fee and 4 satisfaction of the other conditions established by law, unless the person's 5 6 driving privileges have been suspended or revoked prior to expiration. 7 (g) Any person who has had the person's driving privileges suspended, restricted or revoked pursuant to K.S.A. 8-1014(a), (b) or (c), 8 prior to the amendments by section 16 of chapter 172 of the 2012 Session 9 Laws of Kansas and section 14 of chapter 105 of the 2011 Session Laws of 10 Kansas, may apply to the division to have the suspension, restriction or 11 revocation penalties modified in conformity with the provisions of K.S.A. 12 13 8-1014(a), (b) or (c), and amendments thereto. The division shall assess an application fee of \$100 for a person to apply to modify the suspension, 14 restriction or revocation penalties previously issued. The division shall 15 modify the suspension, restriction or revocation penalties, unless such 16 person's driving privileges have been restricted, suspended, revoked or 17 disgualified pursuant to another action by the division or a court. 18 (h) The division shall remit all application fees collected pursuant to 19 20 subsections (a) and (g) to the state treasurer in accordance with the provisions of K.S.A. 75-4215, and amendments thereto. Upon receipt of 21 22 each such remittance, the state treasurer shall deposit the entire amount in 23 the state treasury and shall credit such moneys to the division of vehicles operating fund until an aggregate amount of \$100,000 is credited to the 24 division of vehicles operating fund each fiscal year. On and after an 25 aggregate amount of \$100,000 is credited to such fund each fiscal year, the 26 entire amount of such remittance shall be credited to the community 27 28 corrections supervision fund created by K.S.A. 75-52,113, and amendments thereto. The application fee established in this section shall 29 be the only fee collected or moneys in the nature of a fee collected for such 30 application. Such fee shall only be established by an act of the legislature 31 and no other authority is established by law or otherwise to collect a fee. 32 superintendent of the highway patrol may 33 Sec. 6. K.S.A. 8-1016 is hereby amended to read as follows: 8-1016. (a) The secretary of revenue may shall adopt rules and regulations prior to-34 Strike in lines 34 and 35 35 March 1, 2022, for: (1) The approval by the division of models and classes of ignition highway patrol 36 interlock devices suitable for use by persons whose driving privileges have 37 been restricted to driving a vehicle equipped with such a device; 38 (2) the calibration and maintenance of such devices, which shall be 39 40 the responsibility of the manufacturer; and (3) ensuring that each manufacturer-approved provides a reasonable 41 statewide service network where such devices may be obtained, repaired, 42

43 replaced or serviced and such service network can be accessed 24 hours

1	per day through a toll-free phone service;	
2	(4) the requirements for proper use and maintenance of a certified	
3	ignition interlock device by a person during any time period the person's	
4	license is restricted by the division to only operating a motor vehicle with	and
5	an ignition interlock device installed;	
6	(5) the reporting requirements for the manufacturer to the division	and the highway pa
7	relating to a person's proper use and maintenance of a certified ignition	
8	interlock device ; and	Strike in lines 8-10
9	(6) the requirements and guidelines for receiving reduced ignition	
10	interlock device program costs pursuant to subsection (e).	a = 1
11	(b) In adopting rules and regulations for approval of ignition interlock	subsection (a)
12	devices under this section, the secretary of revenue shall require that the	and a mint and a fit
13	manufacturer or the manufacturer's representatives calibrate and maintain	superintendent of the
14	the devices at intervals not to exceed 60 days. Calibration and maintenance	
15	shall include, but not be limited to: Physical inspection of the device, the	
16	vehicle and wiring of the device to the vehicle for signs of tampering;	
17	calibration of the device and downloading of all data contained within the	
18	device's memory; and reporting of any violation or noncompliance to the	and the highway pa
19	division.	and the nightway pa
20	(4) The division shall adopt by rules and regulations participant-	
21	requirements for proper use and maintenance of a certified ignition-	
22	interlock device during any time period the person's license is restricted by	
23	the division to only operating a motor vehicle with an ignition interlock	
24	device installed and by rules and regulations the reporting requirements of	
25	the approved manufacturer to the division relating to the person's proper-	
26	use and maintenance of a certified ignition interlock device.	
27	(5) The division shall require that each manufacturer provide a credit	
28	of at least 2% of the gross program revenues in the state as a credit for	
29	those persons who have otherwise qualified to obtain an ignition interlock	
30	restricted license under this act who are indigent as evidenced by-	highway notrol
31	qualification and eligibility for the federal food stamp program.	highway patrol
32	(b)(c) (1) If the division approves an ignition interlock device in	subsection (a)
33	accordance with rules and regulations adopted under this section, the	Subsection (u)
34	division shall give written notice of the approval to the manufacturer of the	highway patrol
35	device. Such notice shall be admissible in any civil or criminal proceeding	ingilitay partor
36	in this state.	
37	(e)(2) The manufacturer of an ignition interlock device shall	highway patrol
38	reimburse the division for any cost incurred in approving or disapproving	
39	such device under this section.	
40	(d) Neither the state nor any agency, officer or employee thereof shall	
41	be liable in any civil or criminal proceeding arising out of the use of an	
42	ignition interlock device approved under this section.	
43	(e) (1) Any person whose license is restricted to operating only a	

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All rules and regulations of the secretary of revenue adopted pursuant to this section, prior to its amendment by this act, that are described in subsection (a) and are in effect on June 30, 2022, shall be deemed to be the rules and regulations of the superintendent of the highway patrol and shall continue to be effective until amended, revoked or nullified pursuant to law. (f)

(g)

motor vehicle with an ignition interlock device installed may request 1 2 reduced ignition interlock device program costs by submitting a request to the division in a form and manner prescribed by the division. The division 3 shall review each request submitted pursuant to this subsection to 4 determine whether the person is eligible for reduced ignition interlock 5 device program costs. A person shall be eligible for reduced ignition 6 7 interlock device program costs if the: (A) Person's annual household income is less than or equal to $\frac{300\%}{100}$ 8 9 150% of the federal poverty level; (B) person is enrolled in the food assistance, child care subsidy or 10 cash assistance program pursuant to K.S.A. 39-709, and amendments 11 12 thereto: or (*C*) person is currently eligible for the low income energy assistance 13 program as determined by the department for children and families. 14 (2) If the division determines that the person is eligible for reduced 15 ignition interlock device program costs, the person shall be responsible 16 17 for paying the following amounts, and 50% of the program costs. The manufacturer providing the person's device shall adjust the manufacturer's 18 19 charge for services accordingly: 20 (A) Except as provided in subsection (e)(2)(B), for a person whose: household income is less than or equal to: 21 (i) 300% but greater than 200% of the federal poverty level, 90% of 22 23 the program costs: 24 (ii) 200% but greater than 150% of the federal poverty level. 75% of 25 the program costs; (iii) 150% but greater than 100% of the federal poverty level, 50% of 26 27 the program costs; and (iv) 100% of the federal poverty level, 25% of the program costs; and 28 (B) for a person who is enrolled in the food assistance, child care 29 subsidy or cash assistance program pursuant to K.S.A. 39-709, and-30 amendments thereto, or currently eligible for the low income energy-31 assistance program as determined by the department for children and-32 families, 25% of the program costs. 33 (f), As used in this section, "federal poverty level" means the most 34 recent poverty income guidelines published in the calendar year by the 35 36 United States department of health and human services. 37 Sec. 7. K.S.A. 2020 Supp. 8-1567 is hereby amended to read as follows: 8-1567. (a) Driving under the influence is operating or attempting 38 to operate any vehicle within this state while: 39 (1) The alcohol concentration in the person's blood or breath as 40 shown by any competent evidence, including other competent evidence, as 41 defined in K.S.A. 8-1013(f)(1), and amendments thereto, is 0.08 or more; 42 43 (2) the alcohol concentration in the person's blood or breath, as

(3) The secretary of revenue shall adopt rules and regulations prior to March 1, 2023, establishing the requirements and guidelines for receiving reduced ignition interlock device program costs pursuant to this subsection.

1	(d) As used in this section, "major depressive disorder,"	
2	"polytrauma," "post-traumatic stress disorder" and "traumatic brain injury"	
3	shall mean the same as-such terms are defined in K.S.A. 2020 Supp. 21-	
4	6630, and amendments thereto.	8-241,
5	Sec. <u>+++</u> 13. K.S.A. 8-1016 and K.S.A. 2020 Supp. 8-235, 8-2,142, 8-	
6	2,144, 8-1015, 8-1567, 8-1567a, 12-4415, 21-6604, 21-6804 and 22-2908	8-1014,
7	are hereby repealed.	-1014,
8	Sec. <u>12.</u> 14. This act shall take effect and be in force from and after	
9	its publication in the statute book.	

Attachment A page 1

Sec. 3. K.S.A. 2021 Supp. 8-241 is hereby amended to read as follows: 8-241. (a) Except as provided in K.S.A. 8-2,125 through 8-2,142, and amendments thereto, any person licensed to operate a motor vehicle in this state shall submit to an examination whenever: (1) The division of vehicles has good cause to believe that such person is incompetent or otherwise not qualified to be licensed; or (2) the division of vehicles has suspended such person's license pursuant to K.S.A. 8-1014, and amendments thereto, as the result of a test refusal, test failure or conviction for a violation of K.S.A. 8-1567, and amendments thereto, or a violation of a city ordinance or county resolution prohibiting the acts prohibited by K.S.A. 8-1567, and amendments thereto, except that no person shall have to submit to and successfully complete an examination more than once as the result of separate suspensions arising out of the same occurrence.

(b) When a person is required to submit to an examination pursuant to subsection (a)(1), the fee for such examination shall be in the amount provided by K.S.A. 8-240, and amendments thereto. When a person is required to submit to an examination pursuant to subsection (a)(2), the fee for such examination shall be \$25. In addition, any person required to submit to an examination pursuant to subsection (a)(2) as the result of a test failure, a conviction for a violation of K.S.A. 8-1567, and amendments thereto, or a violation of a city ordinance or county resolution prohibiting the acts prohibited by K.S.A. 8-1567, and amendments thereto, at the time of examination, to pay a reinstatement fee of \$200 after the first occurrence, \$400 after the second occurrence; and as a result of a test refusal, shall be required, at the time of examination, to pay a reinstatement fee of \$600 after the first occurrence and \$1,500 after the fourth or subsequent occurrence.

(1) All examination fees collected pursuant to this section shall be remitted to the state treasurer, in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, who shall deposit the entire amount in the state treasury and credit 80% to the state highway fund and 20% shall be disposed of as provided in K.S.A. 8-267, and amendments thereto.

(2) On and after July 1, 2014, through June 30, 2018, all reinstatement fees collected pursuant to this section shall be remitted to the state treasurer, in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, who shall deposit the entire amount in the state treasury and credit 26% to the community alcoholism and intoxication programs fund created pursuant to K.S.A. 41-1126, and amendments thereto, 12% to the juvenile alternatives to detention fund created by K.S.A. 79-4803, and amendments thereto, 12% to the forensic laboratory and materials fee fund created by K.S.A. 28-176, and amendments thereto, 17% to the driving under the influence fund created by K.S.A. 75-5660, and amendments thereto, and 33% to the judicial branch nonjudicial salary adjustment fund created by K.S.A. 20-1a15, and amendments thereto. Moneys credited to the forensic laboratory and materials fee fund as provided herein shall be used to supplement existing appropriations and shall not be used to supplant general fund appropriations to the Kansas bureau of investigation.

(3) On and after July 1, 2018, all reinstatement fees collected pursuant to this section shall be remitted to the state treasurer, in accordance with the provisions of K.S.A. 75-4215, and amendments thereto, who shall deposit the entire amount in the state treasury and credit 35% to the community alcoholism and intoxication programs fund created pursuant to K.S.A. 41-1126, and amendments thereto, 20% to the juvenile alternatives to detention fund created by K.S.A. 79-4803, and amendments thereto, 20% to the forensic laboratory and materials fee fund created by K.S.A. 28-176, and amendments thereto, and 25% to the driving under the influence fund created by K.S.A. 75-5660, and amendments thereto. Moneys credited to the forensic laboratory and materials fee fund as provided herein shall be used to supplement existing appropriations and shall not be used to supplant general fund appropriations to the Kansas bureau of investigation.

(c) When an examination is required pursuant to subsection (a), at least five days' written notice of the examination shall be given to the licensee. The examination administered hereunder shall be at least equivalent to the examination required by K.S.A. 8-247(e), and amendments thereto, with such additional tests as the division deems necessary. Upon the conclusion of such examination, the division shall take action as may be appropriate and may suspend or revoke the license of such person or permit the licensee to retain such license, or may issue a license subject to restrictions as permitted under K.S.A. 8-245, and amendments thereto.

(d) Refusal or neglect of the licensee to submit to an examination as required by this section shall be grounds for suspension or revocation of the license. (e) The division may issue a driver's license with a DUI-IID designation for a licensee that is operating under ignition interlock restrictions required by K.S.A. 8-1014, and amendments thereto. The reexamination requirement in subsection (a)(2) shall not require reexamination and payment of reinstatement fees until the end of the licensee's ignition interlock restriction period. If the applicant's Kansas driver's license has been expired for one year or more, the applicant must complete a reexamination and pay any applicable reinstatement fees before qualifying for a driver's license with an ignition interlock designation. All other requirements for issuance and renewal of a driver's license under K.S.A. 8-240, and amendments thereto, shall continue to apply. The renewal periods and other requirements in K.S.A. 8-247, and amendments thereto, shall apply. The fees charged for the driver's license with ignition interlock designation shall include: (1) The fee amounts set out in K.S.A. 8-240(f), and amendments thereto; (2) fees prescribed by the secretary of revenue and required in K.S.A. 8-243(a), and amendments thereto; and (3) a \$10 fee to the DUI-IID designation fund. There is hereby created in the state treasury the DUI-IID designation fund. All moneys credited to the DUI-IID designation fund shall be used by the department of revenue highway patrol only for the purpose of funding the administration and oversight of state certified ignition interlock manufacturers and their service providers.

Attachment B page 1

Sec. 2. K.S.A. 2021 Supp. 8-1014 is hereby amended to read as follows: 8-1014. (a) Except as provided by subsection (e) and K.S.A. 8- 2,142, and amendments thereto, if a person refuses a test, the division, pursuant to K.S.A. 8-1002, and amendments thereto, shall:

(1) On the person's first occurrence, suspend the person's driving privileges for one year and at the end of the suspension, restrict the person's driving privileges for two years to driving only a motor vehicle equipped with an ignition interlock device;

(2) on the person's second occurrence, suspend the person's driving privileges for one year and at the end of the suspension, restrict the person's driving privileges for three years to driving only a motor vehicle equipped with an ignition interlock device;

(3) on the person's third occurrence, suspend the person's driving privileges for one year and at the end of the suspension, restrict the person's driving privileges for four years to driving only a motor vehicle equipped with an ignition interlock device;

(4) on the person's fourth occurrence, suspend the person's driving privileges for one year and at the end of the suspension, restrict the person's driving privileges for five years to driving only a motor vehicle equipped with an ignition interlock device; and

(5) on the person's fifth or subsequent occurrence, suspend the person's driving privileges for one year and at the end of the suspension, restrict the person's driving privileges for 10 years to driving only a motor vehicle equipped with an ignition interlock device.

(b) (1) Except as provided by subsections (b)(2) and (e) and K.S.A. 8-2,142, and amendments thereto, if a person fails a test or has an alcohol or drug-related conviction in this state, the division shall:

(A) On the person's first occurrence, suspend the person's driving privileges for 30 days and at the end of the suspension, restrict the person's driving privileges as provided by K.S.A. 8-1015(b), and amendments thereto;

(B) on the person's second occurrence, suspend the person's driving privileges for one year and at the end of the suspension, restrict the person's driving privileges for one year to driving only a motor vehicle equipped with an ignition interlock device;

(C) on the person's third occurrence, suspend the person's driving privileges for one year and at the end of the suspension, restrict the person's driving privileges for two years to driving only a motor vehicle equipped with an ignition interlock device;

(D) on the person's fourth occurrence, suspend the person's driving privileges for one year and at the end of the suspension, restrict the person's driving privileges for three years to driving only a motor vehicle equipped with an ignition interlock device; and

(E) on the person's fifth or subsequent occurrence, suspend the person's driving privileges for one year and at the end of the suspension, restrict the person's driving privileges for 10 years to driving only a motor vehicle equipped with an ignition interlock device.

(2) Except as provided by subsection (e) and K.S.A. 8-2,142, and amendments thereto, if a person fails a test or has an alcohol or drug-related conviction in this state and the person's blood or breath alcohol concentration is 0.15 or greater, the division shall:

(A) On the person's first occurrence, suspend the person's driving privileges for one year and at the end of the suspension, restrict the person's driving privileges for one year to driving only a motor vehicle equipped with an ignition interlock device;

(B) on the person's second occurrence, suspend the person's driving privileges for one year and at the end of the suspension, restrict the person's driving privileges for two years to driving only a motor vehicle equipped with an ignition interlock device;

(C) on the person's third occurrence, suspend the person's driving privileges for one year and at the end of the suspension restrict the person's driving privileges for three years to driving only a motor vehicle equipped with an ignition interlock device;

(D) on the person's fourth occurrence, suspend the person's driving privileges for one year and at the end of the suspension, restrict the person's driving privileges for four years to driving only a motor vehicle equipped with an ignition interlock device; and

(E) on the person's fifth or subsequent occurrence, suspend the person's driving privileges for one year and at the end of the suspension, restrict the person's driving privileges for 10 years to driving only a motor vehicle equipped with an ignition interlock device.

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(3) Whenever a person's driving privileges have been restricted to driving only a motor vehicle equipped with an ignition interlock device for 10 years under this section, such person may petition any district court for relief from such restriction after five years of such restriction have been served. The court shall consider, but not be limited to, whether: (A) Such person's driving privileges have been restricted, suspended, revoked or disqualified pursuant to another action by the division or a court; and (B) such person proves installation, maintenance and use of an ignition interlock device approved by the division <u>highway patrol</u> throughout the five-year period. If the court finds that the person's driving privileges should be restored, then the court shall electronically report such order to the division. The division, upon receiving such order, shall restore such person's driving privileges, unless such person's driving privileges have been restricted, suspended, revoked or disqualified pursuant to another action by the division or a court.

(c) Except as provided by subsection (e) and K.S.A. 8-2,142, and amendments thereto, if a person who is less than 21 years of age fails a test or has an alcohol or drug-related conviction in this state, penalties shall be imposed pursuant to subsection (b).

(d) Whenever the division is notified by a provider, as defined in K.S.A. 8-1008, and amendments thereto, or a court that the person has failed to follow any recommendation made by the provider or otherwise ordered by a court for a conviction of a violation of K.S.A. 8-1567, and amendments thereto, the division shall suspend the person's driving privileges until the division receives notice of the person's completion of such recommendation.

(e) Except as provided in K.S.A. 8-2,142, and amendments thereto, if a person's driving privileges are subject to suspension pursuant to this section for a test refusal, test failure or alcohol or drug-related conviction arising from the same arrest, the period of such suspension shall not exceed the longest applicable period authorized by subsection (a) or (b), and such suspension periods shall not be added together or otherwise imposed consecutively. In addition, in determining the period of such suspension as authorized by subsection (a) or (b), such person shall receive credit for any period of time for which such person's driving privileges were suspended while awaiting any hearing or final order authorized by this act. If a person's driving privileges are subject to restriction pursuant to this section for a test failure or alcohol or drug-related conviction arising from the same arrest, the restriction periods shall not be added together or otherwise imposed consecutively. In addition, in determining the period of a test failure or alcohol or drug-related conviction arising from the same arrest, the restriction periods shall not be added together or otherwise imposed consecutively. In addition, in determining the period of restriction, the person shall receive credit for any period of suspension imposed for a test refusal arising from the same arrest.

(f) If the division has taken action under subsection (a) for a test refusal or under subsection (b) for a test failure and such action is stayed pursuant to K.S.A. 8-259, and amendments thereto, or if temporary driving privileges are issued pursuant to K.S.A. 8-1020, and amendments thereto, the stay or temporary driving privileges shall not prevent the division from taking the action required by subsection (b) for an alcohol or drug-related conviction.

(g) The provisions of subsections (a), (b) and (c), as amended by this act and section 14 of chapter 105 of the 2011 Session Laws of Kansas, may be applied retroactively only if requested by a person who has had such person's driving privileges suspended or restricted pursuant to subsection (a), (b) or (c) prior to such amendment. Such person may apply to the division to have the penalties applied retroactively, as provided under K.S.A. 8-1015(g), and amendments thereto.

(h) When modifying penalties pursuant to subsection (g), the division shall credit any suspension or revocation time in excess of one year which was imposed and served prior to retroactive application of the provisions of subsections (a), (b) and (c), as amended by this act and section 14 of chapter 105 of the 2011 Session Laws of Kansas, toward the required ignition interlock restriction period imposed pursuant to the retroactive application of such provisions if: (1) The person's driving record indicates no driving by the person during the applicable suspension or revocation period; and (2) the person completes a form prescribed by the division indicating that the person did not drive during the applicable suspension or revocation period.

(i) As used in this section, "suspension" includes any period of suspension and any period of restriction as provided in K.S.A. 8-1015(a), and amendments thereto.