

## Rep. Kathleen Willis

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## Filed: 4/2/2014

## 09800HB4095ham001 LRB098 15653 RLC 58078 a 1 AMENDMENT TO HOUSE BILL 4095 2 AMENDMENT NO. . Amend House Bill 4095 by replacing 3 everything after the enacting clause with the following: "Section 5. The Illinois Vehicle Code is amended by 4 changing Sections 6-205 and 6-206 as follows: 5 6 (625 ILCS 5/6-205) 7 Sec. 6-205. Mandatory revocation of license or permit; 8 Hardship cases. (a) Except as provided in this Section, the Secretary of 9 10 State shall immediately revoke the license, permit, or driving privileges of any driver upon receiving a report of the 11 12 driver's conviction of any of the following offenses: 13 1. Reckless homicide resulting from the operation of a motor vehicle; 14

2. Violation of Section 11-501 of this Code or a

similar provision of a local ordinance relating to the

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1	offense	of	operating	or	being	in	physical	contr	ol	of a
2	vehicle	whil	e under th	e i	nfluenc	e of	alcohol,	other	dru	g or
3	drugs,	int	oxicating	CO	mpound	01	compour	nds,	or	any
1	combinat	ion	thereof.							

- 3. Any felony under the laws of any State or the federal government in the commission of which a motor vehicle was used:
- 4. Violation of Section 11-401 of this Code relating to the offense of leaving the scene of a traffic accident involving death or personal injury;
- 5. Perjury or the making of a false affidavit or statement under oath to the Secretary of State under this Code or under any other law relating to the ownership or operation of motor vehicles;
- 6. Conviction upon 3 charges of violation of Section 11-503 of this Code relating to the offense of reckless driving committed within a period of 12 months;
- 7. Conviction of any offense defined in Section 4-102 of this Code;
- 8. Violation of Section 11-504 of this Code relating to the offense of drag racing;
  - 9. Violation of Chapters 8 and 9 of this Code;
- 10. Violation of Section 12-5 of the Criminal Code of 1961 or the Criminal Code of 2012 arising from the use of a motor vehicle;
  - 11. Violation of Section 11-204.1 of this Code relating

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- to aggravated fleeing or attempting to elude a peace 1 officer: 2
  - 12. Violation of paragraph (1) of subsection (b) of Section 6-507, or a similar law of any other state, relating to the unlawful operation of a commercial motor vehicle;
  - 13. Violation of paragraph (a) of Section 11-502 of this Code or a similar provision of a local ordinance if the driver has been previously convicted of a violation of that Section or a similar provision of a local ordinance and the driver was less than 21 years of age at the time of the offense:
  - 14. Violation of paragraph (a) of Section 11-506 of this Code or a similar provision of a local ordinance relating to the offense of street racing;
  - 15. A second or subsequent conviction of driving while the person's driver's license, permit or privileges was revoked for reckless homicide or a similar out-of-state offense;
  - 16. Any offense against any provision in this Code, or any local ordinance, regulating the movement of traffic when that offense was the proximate cause of the death of any person. Any person whose driving privileges have been revoked pursuant to this paragraph may seek to have the revocation terminated or to have the length of revocation reduced by requesting an administrative hearing with the

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Secretary of State prior to the projected driver's license application eligibility date;

- 17. Violation of subsection (a-2) of Section 11-1301.3 of this Code or a similar provision of a local ordinance;
- 18. A second or subsequent conviction of illegal possession, while operating or in actual physical control, as a driver, of a motor vehicle, of any controlled substance prohibited under the Illinois Controlled Substances Act, any cannabis prohibited under the Cannabis Control Act, or any methamphetamine prohibited under the Methamphetamine Control and Community Protection Act. A defendant found guilty of this offense while operating a motor vehicle shall have an entry made in the court record by the presiding judge that this offense did occur while the defendant was operating a motor vehicle and order the clerk of the court to report the violation to the Secretary of State.
- (b) The Secretary of State shall also immediately revoke the license or permit of any driver in the following situations:
  - 1. Of any minor upon receiving the notice provided for in Section 5-901 of the Juvenile Court Act of 1987 that the minor has been adjudicated under that Act as having committed an offense relating to motor vehicles prescribed in Section 4-103 of this Code;
    - 2. Of any person when any other law of this State

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requires either the revocation or suspension of a license or permit;

3. Of any person adjudicated under the Juvenile Court Act of 1987 based on an offense determined to have been committed in furtherance of the criminal activities of an organized gang as provided in Section 5-710 of that Act, and that involved the operation or use of a motor vehicle or the use of a driver's license or permit. The revocation shall remain in effect for the period determined by the court. Upon the direction of the court, the Secretary shall issue the person a judicial driving permit, also known as a JDP. The JDP shall be subject to the same terms as a JDP issued under Section 6-206.1, except that the court may direct that a JDP issued under this subdivision (b) (3) be effective immediately.

(c) (1) Whenever a person is convicted of any of the offenses enumerated in this Section, the court may recommend and the Secretary of State in his discretion, without regard to whether the recommendation is made by the court may, upon application, issue to the person a restricted driving permit granting the privilege of driving a motor vehicle between the petitioner's residence and petitioner's place of employment or within the scope of the petitioner's employment related duties, or to allow the petitioner to transport himself or herself or a family member of the petitioner's household to a medical facility for the receipt of necessary medical care or to allow

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the petitioner to transport himself or herself to and from rehabilitative alcohol ordrua remedial or activity recommended by a licensed service provider, or to allow the petitioner to transport himself or herself or a family member of the petitioner's household to classes, as a student, at an accredited educational institution, or to allow the petitioner to transport children, elderly persons, or disabled persons who hold driving privileges and are living in the petitioner's household to and from daycare; if the petitioner is able to demonstrate that no alternative means transportation is reasonably available and that the petitioner will not endanger the public safety or welfare; provided that the Secretary's discretion shall be limited to cases where undue hardship, as defined by the rules of the Secretary of State, would result from a failure to issue the restricted driving permit. Those multiple offenders identified in subdivision (b)4 of Section 6-208 of this Code, however, shall not be eligible for the issuance of a restricted driving permit.

(2) If a person's license or permit is revoked or suspended due to one 2 or more convictions of violating Section 11-501 of this Code or a similar provision of a local ordinance or a similar out-of-state offense, or Section 9-3 of the Criminal Code of 1961 or the Criminal Code of 2012, where the use of alcohol or other drugs is recited as an element of the offense, or a similar

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out-of-state offense, or a combination of these offenses, arising out of separate occurrences, that person, if issued a restricted driving permit, may not operate a vehicle unless it has been equipped with an ignition interlock device as defined in Section 1-129.1.

## (3) If:

- (A) a person's license or permit is revoked or suspended 2 or more times within a 10 year period due to any combination of:
  - (i) a single conviction of violating Section 11-501 of this Code or a similar provision of a local ordinance or a similar out-of-state offense, or Section 9-3 of the Criminal Code of 1961 or the Criminal Code of 2012, where the use of alcohol or other drugs is recited as an element of the offense, or a similar out-of-state offense; or
  - (ii) a statutory summary suspension revocation under Section 11-501.1; or
  - (iii) a suspension pursuant to Section 6-203.1;

arising out of separate occurrences; or

(B) a person has been convicted of one violation of Section 6-303 of this Code committed while his or her driver's license, permit, or privilege was revoked because of a violation of Section 9-3 of the Criminal Code of 1961 or the Criminal Code of 2012, relating to

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the offense of reckless homicide where the use of alcohol or other drugs was recited as an element of the offense, or a similar provision of a law of another state;

that person, if issued a restricted driving permit, may not operate a vehicle unless it has been equipped with an ignition interlock device as defined in Section 1-129.1.

- (4) The person issued a permit conditioned on the use of an ignition interlock device must pay to the Secretary of State DUI Administration Fund an amount not to exceed \$30 per month. The Secretary shall establish by rule the amount and the procedures, terms, and conditions relating to these fees.
- (5) If the restricted driving permit is issued for employment purposes, then the prohibition against operating a motor vehicle that is not equipped with an ignition interlock device does not apply to the operation of an occupational vehicle owned or leased by that person's employer when used solely for employment purposes.
- (6) In each case the Secretary of State may issue a restricted driving permit for a period he deems appropriate, except that the permit shall expire within one year from the date of issuance. The Secretary may not, however, issue a restricted driving permit to any person whose current revocation is the result of a second or subsequent conviction for a violation of Section 11-501 of

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this Code or a similar provision of a local ordinance or any similar out-of-state offense, or Section 9-3 of the Criminal Code of 1961 or the Criminal Code of 2012, where the use of alcohol or other drugs is recited as an element of the offense, or any similar out-of-state offense, or any combination of these offenses, until the expiration of at least one year from the date of the revocation. restricted driving permit issued under this Section shall be subject to cancellation, revocation, and suspension by the Secretary of State in like manner and for like cause as a driver's license issued under this Code may be cancelled, revoked, or suspended; except that a conviction upon one or more offenses against laws or ordinances regulating the movement of traffic shall be deemed sufficient cause for suspension, revocation, or cancellation restricted driving permit. The Secretary of State may, as a condition to the issuance of a restricted driving permit, require the petitioner to participate in a designated driver remedial or rehabilitative program. The Secretary of State is authorized to cancel a restricted driving permit if the permit holder does not successfully complete program. However, if an individual's privileges have been revoked in accordance with paragraph 13 of subsection (a) of this Section, no restricted driving permit shall be issued until the individual has served 6 months of the revocation period.

1 (c-5) (Blank).

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- (c-6) If a person is convicted of a second violation of operating a motor vehicle while the person's driver's license, permit or privilege was revoked, where the revocation was for a violation of Section 9-3 of the Criminal Code of 1961 or the Criminal Code of 2012 relating to the offense of reckless homicide or a similar out-of-state offense, the person's driving privileges shall be revoked pursuant to subdivision (a) (15) of this Section. The person may not make application for a license or permit until the expiration of five years from the effective date of the revocation or the expiration of five years from the date of release from a term of imprisonment, whichever is later.
- (c-7) If a person is convicted of a third or subsequent violation of operating a motor vehicle while the person's driver's license, permit or privilege was revoked, where the revocation was for a violation of Section 9-3 of the Criminal Code of 1961 or the Criminal Code of 2012 relating to the offense of reckless homicide or a similar out-of-state offense, the person may never apply for a license or permit.
- (d)(1) Whenever a person under the age of 21 is convicted under Section 11-501 of this Code or a similar provision of a local ordinance or a similar out-of-state offense, Secretary of State shall revoke the driving privileges of that person. One year after the date of revocation, and upon application, the Secretary of State may, if satisfied that the

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person applying will not endanger the public safety or welfare, issue a restricted driving permit granting the privilege of driving a motor vehicle only between the hours of 5 a.m. and 9 p.m. or as otherwise provided by this Section for a period of one year. After this one year period, and upon reapplication for a license as provided in Section 6-106, upon payment of the appropriate reinstatement fee provided under paragraph (b) of Section 6-118, the Secretary of State, in his discretion, may reinstate the petitioner's driver's license and driving privileges, or extend the restricted driving permit as many times as the Secretary of State deems appropriate, by additional periods of not more than 12 months each.

- (2) If a person's license or permit is revoked or suspended due to one  $\frac{2}{2}$  or more convictions of violating Section 11-501 of this Code or a similar provision of a local ordinance or a similar out-of-state offense, or Section 9-3 of the Criminal Code of 1961 or the Criminal Code of 2012, where the use of alcohol or other drugs is recited as an element of the offense, or a similar out-of-state offense, or a combination of these offenses, arising out of separate occurrences, that person, if issued a restricted driving permit, may not operate a vehicle unless it has been equipped with an ignition interlock device as defined in Section 1-129.1.
- (3) If a person's license or permit is revoked or suspended 2 or more times within a 10 year period due to

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- (A) a single conviction of violating Section 11-501 of this Code or a similar provision of a local ordinance or a similar out-of-state offense, Section 9-3 of the Criminal Code of 1961 or the Criminal Code of 2012, where the use of alcohol or other drugs is recited as an element of the offense, or a similar out-of-state offense; or
- (B) a statutory summary suspension or revocation under Section 11-501.1; or
- (C) a suspension pursuant to Section 6-203.1; arising out of separate occurrences, that person, if issued a restricted driving permit, may not operate a vehicle unless it has been equipped with an ignition interlock device as defined in Section 1-129.1.
- (4) The person issued a permit conditioned upon the use of an interlock device must pay to the Secretary of State DUI Administration Fund an amount not to exceed \$30 per month. The Secretary shall establish by rule the amount and the procedures, terms, and conditions relating to these fees.
- (5) If the restricted driving permit is issued for employment purposes, then the prohibition against driving a vehicle that is not equipped with an ignition interlock device does not apply to the operation of an occupational vehicle owned or leased by that person's employer when used

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1 solely for employment purposes.

- (6) A restricted driving permit issued under this Section shall be subject to cancellation, revocation, and suspension by the Secretary of State in like manner and for like cause as a driver's license issued under this Code may be cancelled, revoked, or suspended; except that conviction upon one or more offenses against laws or ordinances regulating the movement of traffic shall be deemed sufficient cause for the revocation, suspension, or cancellation of a restricted driving permit.
- (d-5) The revocation of the license, permit, or driving privileges of a person convicted of a third or subsequent violation of Section 6-303 of this Code committed while his or her driver's license, permit, or privilege was revoked because of a violation of Section 9-3 of the Criminal Code of 1961 or the Criminal Code of 2012, relating to the offense of reckless homicide, or a similar provision of a law of another state, is permanent. The Secretary may not, at any time, issue a license or permit to that person.
- 20 (e) This Section is subject to the provisions of the Driver 2.1 License Compact.
- 22 Any revocation imposed upon any person 23 subsections 2 and 3 of paragraph (b) that is in effect on 24 December 31, 1988 shall be converted to a suspension for a like 25 period of time.
  - (g) The Secretary of State shall not issue a restricted

- 1 driving permit to a person under the age of 16 years whose
- 2 driving privileges have been revoked under any provisions of
- this Code. 3
- 4 (h) The Secretary of State shall require the use of
- 5 ignition interlock devices on all vehicles owned by a person
- 6 who has been convicted of a second or subsequent offense under
- Section 11-501 of this Code or a similar provision of a local 7
- 8 ordinance. The person must pay to the Secretary of State DUI
- 9 Administration Fund an amount not to exceed \$30 for each month
- 10 that he or she uses the device. The Secretary shall establish
- 11 by rule and regulation the procedures for certification and use
- of the interlock system, the amount of the fee, and the 12
- 13 procedures, terms, and conditions relating to these fees.
- 14 (i) (Blank).
- 15 (j) In accordance with 49 C.F.R. 384, the Secretary of
- 16 State may not issue a restricted driving permit for the
- operation of a commercial motor vehicle to a person holding a 17
- 18 CDL whose driving privileges have been revoked, suspended,
- 19 cancelled, or disqualified under any provisions of this Code.
- 20 (Source: P.A. 96-328, eff. 8-11-09; 96-607, eff. 8-24-09;
- 96-1180, eff. 1-1-11; 96-1305, eff. 1-1-11; 96-1344, eff. 21
- 7-1-11; 97-333, eff. 8-12-11; 97-838, eff. 1-1-13; 97-844, eff. 22
- 1-1-13; 97-1150, eff. 1-25-13.) 23
- 24 (625 ILCS 5/6-206)
- Sec. 6-206. Discretionary authority to suspend or revoke 25

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- 1 license or permit; Right to a hearing.
  - (a) The Secretary of State is authorized to suspend or revoke the driving privileges of any person without preliminary hearing upon a showing of the person's records or other sufficient evidence that the person:
    - 1. Has committed an offense for which mandatory revocation of a driver's license or permit is required upon conviction;
    - 2. Has been convicted of not less than 3 offenses against traffic regulations governing the movement of vehicles committed within any 12 month period. revocation or suspension shall be entered more than 6 months after the date of last conviction;
    - 3. Has been repeatedly involved as a driver in motor vehicle collisions or has been repeatedly convicted of offenses against laws and ordinances regulating the movement of traffic, to a degree that indicates lack of ability to exercise ordinary and reasonable care in the safe operation of a motor vehicle or disrespect for the traffic laws and the safety of other persons upon the highway;
    - 4. Has by the unlawful operation of a motor vehicle caused or contributed to an accident resulting in injury requiring immediate professional treatment in a medical facility or doctor's office to any person, except that any suspension or revocation imposed by the Secretary of State

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under the provisions of this subsection shall start no
later than 6 months after being convicted of violating a
law or ordinance regulating the movement of traffic, which
violation is related to the accident, or shall start not
more than one year after the date of the accident,
whichever date occurs later;

- 5. Has permitted an unlawful or fraudulent use of a driver's license, identification card, or permit;
- 6. Has been lawfully convicted of an offense or offenses in another state, including the authorization contained in Section 6-203.1, which if committed within this State would be grounds for suspension or revocation;
- 7. Has refused or failed to submit to an examination provided for by Section 6-207 or has failed to pass the examination;
- 8. Is ineligible for a driver's license or permit under the provisions of Section 6-103;
- 9. Has made a false statement or knowingly concealed a material fact or has used false information or identification in any application for a license, identification card, or permit;
- 10. Has possessed, displayed, or attempted to fraudulently use any license, identification card, or permit not issued to the person;
- 11. Has operated a motor vehicle upon a highway of this State when the person's driving privilege or privilege to

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issued	pri	or	to	Jan	uary	1,	2009	θ,	probat	cion	ary	lice	ens	e to
drive,	or	а	res	trio	cted	dri	ving	r	permit	issı	ıed	unde	er	this
Code;														

- 12. Has submitted to any portion of the application process for another person or has obtained the services of another person to submit to any portion of the application process for the purpose of obtaining a license, identification card, or permit for some other person;
- 13. Has operated a motor vehicle upon a highway of this State when the person's driver's license or permit was invalid under the provisions of Sections 6-107.1 and 6-110;
- 14. Has committed a violation of Section 6-301, 6-301.1, or 6-301.2 of this Act, or Section 14, 14A, or 14B of the Illinois Identification Card Act:
- 15. Has been convicted of violating Section 21-2 of the Criminal Code of 1961 or the Criminal Code of 2012 relating to criminal trespass to vehicles in which case, the suspension shall be for one year;
- 16. Has been convicted of violating Section 11-204 of this Code relating to fleeing from a peace officer;
- 17. Has refused to submit to a test, or tests, as required under Section 11-501.1 of this Code and the person has not sought a hearing as provided for in Section

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- 18. Has, since issuance of a driver's license or 2 3 permit, been adjudged to be afflicted with or suffering 4 from any mental disability or disease;
  - 19. Has committed a violation of paragraph (a) or (b) of Section 6-101 relating to driving without a driver's license;
    - 20. Has been convicted of violating Section 6-104 relating to classification of driver's license;
    - 21. Has been convicted of violating Section 11-402 of this Code relating to leaving the scene of an accident resulting in damage to a vehicle in excess of \$1,000, in which case the suspension shall be for one year;
    - 22. Has used a motor vehicle in violating paragraph (3), (4), (7), or (9) of subsection (a) of Section 24-1 of the Criminal Code of 1961 or the Criminal Code of 2012 relating to unlawful use of weapons, in which case the suspension shall be for one year;
    - 23. Has, as a driver, been convicted of committing a violation of paragraph (a) of Section 11-502 of this Code for a second or subsequent time within one year of a similar violation;
    - 24. Has been convicted by a court-martial or punished by non-judicial punishment by military authorities of the United States at a military installation in Illinois of or for a traffic related offense that is the same as or

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1 similar to an offense specified under Section 6-205 or 6-206 of this Code: 2

- 25. Has permitted any form of identification to be used by another in the application process in order to obtain or attempt to obtain a license, identification card, or permit;
- 26. Has altered or attempted to alter a license or has possessed an altered license, identification card, or permit;
- 27. Has violated Section 6-16 of the Liquor Control Act of 1934;
- 28. Has been convicted for a first time of the illegal possession, while operating or in actual physical control, a driver, of a motor vehicle, of any controlled prohibited under the Illinois Controlled substance Substances Act, any cannabis prohibited under the Cannabis Control Act, or any methamphetamine prohibited under the Methamphetamine Control and Community Protection Act, in which case the person's driving privileges shall be suspended for one year. Any defendant found guilty of this offense while operating a motor vehicle, shall have an entry made in the court record by the presiding judge that this offense did occur while the defendant was operating a motor vehicle and order the clerk of the court to report the violation to the Secretary of State;
  - 29. Has been convicted of the following offenses that

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were committed while the person was operating or in actual physical control, as a driver, of a motor vehicle: criminal sexual assault, predatory criminal sexual assault of a child, aggravated criminal sexual assault, criminal sexual abuse, aggravated criminal sexual abuse, juvenile pimping, soliciting for a juvenile prostitute, promoting juvenile prostitution as described in subdivision (a)(1), (a)(2), or (a)(3) of Section 11-14.4 of the Criminal Code of 1961 or the Criminal Code of 2012, and the manufacture, sale or delivery of controlled substances or instruments used for illegal drug use or abuse in which case the driver's driving privileges shall be suspended for one year;

- 30. Has been convicted a second or subsequent time for any combination of the offenses named in paragraph 29 of this subsection, in which case the person's driving privileges shall be suspended for 5 years;
- 31. Has refused to submit to a test as required by Section 11-501.6 of this Code or Section 5-16c of the Boat Registration and Safety Act or has submitted to a test resulting in an alcohol concentration of 0.08 or more or any amount of a drug, substance, or compound resulting from the unlawful use or consumption of cannabis as listed in the Cannabis Control Act, a controlled substance as listed in the Illinois Controlled Substances Act, an intoxicating compound as listed in the Use of Intoxicating Compounds Act, or methamphetamine as listed in the Methamphetamine

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- 1 Control and Community Protection Act, in which case the penalty shall be as prescribed in Section 6-208.1; 2
  - 32. Has been convicted of Section 24-1.2 of the Criminal Code of 1961 or the Criminal Code of 2012 relating to the aggravated discharge of a firearm if the offender was located in a motor vehicle at the time the firearm was discharged, in which case the suspension shall be for 3 years;
  - 33. Has as a driver, who was less than 21 years of age on the date of the offense, been convicted a first time of a violation of paragraph (a) of Section 11-502 of this Code or a similar provision of a local ordinance;
  - 34. Has committed a violation of Section 11-1301.5 of this Code or a similar provision of a local ordinance;
  - 35. Has committed a violation of Section 11-1301.6 of this Code or a similar provision of a local ordinance;
  - 36. Is under the age of 21 years at the time of arrest and has been convicted of not less than 2 offenses against traffic regulations governing the movement of vehicles committed within any 24 month period. No revocation or suspension shall be entered more than 6 months after the date of last conviction;
  - 37. Has committed a violation of subsection (c) of Section 11-907 of this Code that resulted in damage to the property of another or the death or injury of another;
    - 38. Has been convicted of a violation of Section 6-20

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1	of the Liquor Control Act of 1934 or a similar provision of
2	a local ordinance;

- 39. Has committed a second or subsequent violation of Section 11-1201 of this Code;
- 40. Has committed a violation of subsection (a-1) of Section 11-908 of this Code;
- 41. Has committed a second or subsequent violation of Section 11-605.1 of this Code, a similar provision of a local ordinance, or a similar violation in any other state within 2 years of the date of the previous violation, in which case the suspension shall be for 90 days;
- 42. Has committed a violation of subsection (a-1) of Section 11-1301.3 of this Code or a similar provision of a local ordinance;
- 43. Has received a disposition of court supervision for a violation of subsection (a), (d), or (e) of Section 6-20 of the Liquor Control Act of 1934 or a similar provision of a local ordinance, in which case the suspension shall be for a period of 3 months;
- 44. Is under the age of 21 years at the time of arrest and has been convicted of an offense against traffic regulations governing the movement of vehicles after having previously had his or her driving privileges suspended or revoked pursuant to subparagraph 36 of this Section;
  - 45. Has, in connection with or during the course of a

- formal hearing conducted under Section 2-118 of this Code:
- 2 (i) committed perjury; (ii) submitted fraudulent or
- 3 falsified documents; (iii) submitted documents that have
- 4 been materially altered; or (iv) submitted, as his or her
- own, documents that were in fact prepared or composed for
- 6 another person;
- 7 46. Has committed a violation of subsection (j) of
- 8 Section 3-413 of this Code; or
- 9 47. Has committed a violation of Section 11-502.1 of
- this Code.
- 11 For purposes of paragraphs 5, 9, 10, 12, 14, 19, 25, 26,
- and 27 of this subsection, license means any driver's license,
- any traffic ticket issued when the person's driver's license is
- 14 deposited in lieu of bail, a suspension notice issued by the
- 15 Secretary of State, a duplicate or corrected driver's license,
- 16 a probationary driver's license or a temporary driver's
- 17 license.
- 18 (b) If any conviction forming the basis of a suspension or
- 19 revocation authorized under this Section is appealed, the
- 20 Secretary of State may rescind or withhold the entry of the
- 21 order of suspension or revocation, as the case may be, provided
- that a certified copy of a stay order of a court is filed with
- 23 the Secretary of State. If the conviction is affirmed on
- 24 appeal, the date of the conviction shall relate back to the
- 25 time the original judgment of conviction was entered and the 6
- 26 month limitation prescribed shall not apply.

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- (c) 1. Upon suspending or revoking the driver's license or permit of any person as authorized in this Section, the Secretary of State shall immediately notify the person in writing of the revocation or suspension. The notice to be deposited in the United States mail, postage prepaid, to the last known address of the person.
- 2. If the Secretary of State suspends the driver's license of a person under subsection 2 of paragraph (a) of this Section, a person's privilege to operate a vehicle as an occupation shall not be suspended, provided an affidavit is properly completed, the appropriate fee received, and a permit issued prior to the effective date of suspension, unless 5 offenses were committed, at least 2 of which occurred while operating a commercial vehicle in connection with the driver's regular occupation. All other driving privileges shall be suspended by the Secretary of State. Any driver prior to operating a vehicle for occupational purposes only must submit the affidavit on forms to be provided by the Secretary of State setting forth the facts of the person's occupation. The affidavit shall also state the number of offenses committed while operating a vehicle in connection with the driver's regular occupation. The affidavit shall be accompanied by the driver's license. Upon receipt of a properly completed affidavit, the Secretary of State shall issue the driver a permit to operate a vehicle in connection with the driver's

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regular occupation only. Unless the permit is issued by the Secretary of State prior to the date of suspension, the privilege to drive any motor vehicle shall be suspended as set forth in the notice that was mailed under this Section. If an affidavit is received subsequent to the effective date of this suspension, a permit may be issued for the remainder of the suspension period.

The provisions of this subparagraph shall not apply to any driver required to possess a CDL for the purpose of operating a commercial motor vehicle.

Any person who falsely states any fact in the affidavit required herein shall be guilty of perjury under Section 6-302 and upon conviction thereof shall have all driving privileges revoked without further rights.

3. At the conclusion of a hearing under Section 2-118 of this Code, the Secretary of State shall either rescind or continue an order of revocation or shall substitute an order of suspension; or, good cause appearing therefor, rescind, continue, change, or extend the order suspension. If the Secretary of State does not rescind the order, the Secretary may upon application, to relieve undue hardship (as defined by the rules of the Secretary of State), issue a restricted driving permit granting the privilege of driving a motor vehicle between the petitioner's residence and petitioner's place of employment or within the scope of the petitioner's

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employment related duties, or to allow the petitioner to transport himself or herself, or a family member of the petitioner's household to a medical facility, to receive necessary medical care, to allow the petitioner transport himself or herself to and from alcohol or drug remedial or rehabilitative activity recommended by a licensed service provider, or to allow the petitioner to transport himself or herself or a family member of the petitioner's household to classes, as a student, at an accredited educational institution, or to allow the petitioner to transport children, elderly persons, or disabled persons who do not hold driving privileges and are living in the petitioner's household to and from daycare. The petitioner must demonstrate that no alternative means of transportation is reasonably available and that the petitioner will not endanger the public safety or welfare. Those multiple offenders identified in subdivision (b) 4 of Section 6-208 of this Code, however, shall not be eligible for the issuance of a restricted driving permit.

(A) If a person's license or permit is revoked or suspended due to one  $\frac{2}{2}$  or more convictions of violating Section 11-501 of this Code or a similar provision of a local ordinance or a similar out-of-state offense, or Section 9-3 of the Criminal Code of 1961 or the Criminal Code of 2012, where the use of alcohol or other drugs is recited as an element of the offense, or

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1	a similar out-of-state offense, or a combination of
2	these offenses, arising out of separate occurrences,
3	that person, if issued a restricted driving permit, may
4	not operate a vehicle unless it has been equipped with
5	an ignition interlock device as defined in Section
6	1-129.1.
7	(B) If a person's license or permit is revoked or
8	suspended 2 or more times within a 10 year period due
9	to any combination of:
10	(i) a single conviction of violating Section
11	11-501 of this Code or a similar provision of a
12	local ordinance or a similar out-of-state offense
13	or Section 9-3 of the Criminal Code of 1961 or the
14	Criminal Code of 2012, where the use of alcohol or
15	other drugs is recited as an element of the
16	offense, or a similar out-of-state offense; or
17	(ii) a statutory summary suspension or
18	revocation under Section 11-501.1; or
19	(iii) a suspension under Section 6-203.1;
20	arising out of separate occurrences; that person, if
21	issued a restricted driving permit, may not operate a
22	vehicle unless it has been equipped with an ignition
23	interlock device as defined in Section 1-129.1.
24	(C) The person issued a permit conditioned upon the

use of an ignition interlock device must pay to the

Secretary of State DUI Administration Fund an amount

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not to exceed \$30 per month. The Secretary shall establish by rule the amount and the procedures, terms, and conditions relating to these fees.

- (D) If the restricted driving permit is issued for employment purposes, then the prohibition against operating a motor vehicle that is not equipped with an ignition interlock device does not apply to the operation of an occupational vehicle owned or leased by that person's employer when used solely for employment purposes.
- In each case the Secretary may issue a restricted driving permit for a period appropriate, except that all permits shall expire within one year from the date of issuance. Secretary may not, however, issue a restricted driving permit to any person whose current revocation is the result of a second or subsequent conviction for a violation of Section 11-501 of this Code or a similar provision of a local ordinance or anv similar out-of-state offense, or Section 9-3 of the Criminal Code of 1961 or the Criminal Code of 2012, where the use of alcohol or other drugs is recited as an element of the offense, or any similar out-of-state offense, or combination of those offenses, anv until the expiration of at least one year from the date of the revocation. A restricted driving permit issued under

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Section shall be subject to cancellation, this revocation, and suspension by the Secretary of State in like manner and for like cause as a driver's license issued under this Code may be cancelled, revoked, or suspended; except that a conviction upon one or more offenses against laws or ordinances regulating the movement of traffic shall be deemed sufficient cause for the revocation, suspension, or cancellation of a restricted driving permit. The Secretary of State may, as a condition to the issuance of a restricted driving permit, require the applicant to participate in a designated driver remedial or rehabilitative program. The Secretary of State is authorized to cancel a restricted driving permit if the permit holder does not successfully complete the program.

(c-3) In the case of a suspension under paragraph 43 of subsection (a), reports received by the Secretary of State under this Section shall, except during the actual time the suspension is in effect, be privileged information and for use only by the courts, police officers, prosecuting authorities, the driver licensing administrator of any other state, the Secretary of State, or the parent or legal guardian of a driver under the age of 18. However, beginning January 1, 2008, if the person is a CDL holder, the suspension shall also be made available to the driver licensing administrator of any other state, the U.S. Department of Transportation, and the affected

- 1 driver or motor carrier or prospective motor carrier upon
- 2 request.
- (c-4) In the case of a suspension under paragraph 43 of 3
- 4 subsection (a), the Secretary of State shall notify the person
- 5 by mail that his or her driving privileges and driver's license
- 6 will be suspended one month after the date of the mailing of
- 7 the notice.
- 8 (c-5) The Secretary of State may, as a condition of the
- 9 reissuance of a driver's license or permit to an applicant
- 10 whose driver's license or permit has been suspended before he
- 11 or she reached the age of 21 years pursuant to any of the
- this Section, require the applicant 12 provisions of
- 13 participate in a driver remedial education course and be
- retested under Section 6-109 of this Code. 14
- 15 (d) This Section is subject to the provisions of the
- 16 Drivers License Compact.
- (e) The Secretary of State shall not issue a restricted 17
- 18 driving permit to a person under the age of 16 years whose
- driving privileges have been suspended or revoked under any 19
- 20 provisions of this Code.
- (f) In accordance with 49 C.F.R. 384, the Secretary of 21
- 22 State may not issue a restricted driving permit for the
- 23 operation of a commercial motor vehicle to a person holding a
- 24 CDL whose driving privileges have been suspended, revoked,
- 25 cancelled, or disqualified under any provisions of this Code.
- (Source: P.A. 97-229, eff. 7-28-11; 97-333, eff. 8-12-11; 26

- 97-743, eff. 1-1-13; 97-838, eff. 1-1-13; 97-844, eff. 1-1-13; 1
- 97-1109, eff. 1-1-13; 97-1150, eff. 1-25-13; 98-103, eff. 2
- 1-1-14; 98-122, eff. 1-1-14; revised 9-19-13.) 3
- 4 Section 99. Effective date. This Act takes effect July 1,
- 5 2015.".