



Rep. Martha Deuter

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10400HB4948ham001

LRB104 18443 LNS 35412 a

1 AMENDMENT TO HOUSE BILL 4948

2 AMENDMENT NO. _____. Amend House Bill 4948 by replacing
3 everything after the enacting clause with the following:

4 "Section 5. The State Finance Act is amended by adding
5 Sections 5.1038 and 5.1039 as follows:

6 (30 ILCS 105/5.1038 new)

7 Sec. 5.1038. The Indigent Intelligent Speed Assistance
8 Device Fund.

9 (30 ILCS 105/5.1039 new)

10 Sec. 5.1039. The Intelligent Speed Assistance Permit Fee
11 Fund.

12 Section 10. The Illinois Vehicle Code is amended by
13 changing Section 6-208 and by adding Section 6-206.3 as
14 follows:

1 (625 ILCS 5/6-206.3 new)

2 Sec. 6-206.3. Intelligent Speed Assistance Program;
3 Intelligent Speed Assistance Permit.

4 (a) The General Assembly finds that:

5 (1) speeding is a contributing factor in approximately
6 29% of all traffic fatalities in the United States,
7 resulting in over 12,000 deaths annually, as documented by
8 the National Highway Traffic Safety Administration;

9 (2) traditional enforcement methods, including fines,
10 license points, and suspensions, have proven insufficient
11 to deter the most dangerous repeat speeders;

12 (3) approximately 75% of drivers with suspended
13 licenses continue to drive, creating ongoing public safety
14 risks, as documented in research published by the National
15 Cooperative Highway Research Program;

16 (4) intelligent speed assistance technology provides a
17 proven, cost-effective alternative to license suspension
18 that maintains individual mobility while protecting public
19 safety;

20 (5) intelligent speed assistance technology has
21 demonstrated significant safety benefits in municipal
22 fleet pilot programs, including a 64% reduction in
23 speeding in New York City's program, as documented by the
24 New York City Department of Citywide Administrative
25 Services in partnership with the United States Department

1 of Transportation Volpe National Transportation Systems
2 Center; and

3 (6) interstate travel is common, and drivers subject
4 to intelligent speed assistance requirements in one
5 jurisdiction frequently operate vehicles in other
6 jurisdictions.

7 (b) The purposes of this Section are to:

8 (1) establish a uniform Intelligent Speed Assistance
9 Program applicable to repeat and egregious speed
10 violators;

11 (2) provide an alternative to driver's license
12 suspension that maintains mobility while ensuring public
13 safety;

14 (3) create uniform violation standards and Program
15 requirements to ensure continuity when participants travel
16 or relocate between jurisdictions;

17 (4) establish clear lines of authority for Program
18 administration and enforcement;

19 (5) protect participant privacy while enabling
20 necessary data sharing for Program integrity;

21 (6) ensure Program sustainability through
22 participant-funded cost recovery;

23 (7) enable interstate reciprocity and data exchange;
24 and

25 (8) establish uniform penalties for tampering and
26 noncompliance.

1 (c) As used in this Section:

2 "Active intelligent speed assistance device" or
3 "intelligent speed assistance device" means an aftermarket
4 device that actively prevents a motor vehicle from exceeding
5 the applicable speed limit and does not interact with the
6 braking system and is installed in or integrated with a motor
7 vehicle that determines the applicable speed limit and
8 prevents the vehicle from exceeding that limit, excluding
9 dynamic speed zones, using technology such as, but not limited
10 to, integrated location-based technology, digital mapping
11 data, or camera-based sign recognition. "Active intelligent
12 speed assistance device" or "intelligent speed assistance
13 device" includes all necessary components for installation,
14 operation, monitoring, and data transmission.

15 "Approved service provider" or "service provider" means a
16 person, firm, or business entity certified by the Secretary of
17 State to install, service, tune, monitor, and remove active
18 intelligent speed assistance devices in accordance with
19 standards established under this Section.

20 "Driver record" means the record maintained by the
21 Secretary of State or obtained from another jurisdiction
22 through the National Driver Register, the Commercial Driver
23 License Information System, or the State-to-State Verification
24 Service containing information about a person's driver
25 history, including convictions, restrictions, and suspensions.

26 "Dynamic speed zone" means an area where speed limits are

1 adjusted based upon certain conditions.

2 "Enrollment" means the date an intelligent speed
3 assistance device is installed after an Intelligent Speed
4 Assistance Permit is issued.

5 "Failure to maintain" means the participant's failure to
6 keep the active intelligent speed assistance device in proper
7 working order at all times, including, but not limited to, any
8 loss of device power for 24 continuous hours or more or any
9 device lockout.

10 "Intelligent Speed Assistance Permit" or "Permit" means a
11 permit issued to a participant in the Intelligent Speed
12 Assistance Program that allows the participant to drive only
13 vehicles equipped with an active intelligent speed assistance
14 device.

15 "Intelligent Speed Assistance Program" or "Program" means
16 the Intelligent Speed Assistance Program established under
17 this Section.

18 "Participant" means a person required to install and
19 maintain an active intelligent speed assistance device and who
20 is restricted to operating only vehicles equipped with an
21 active intelligent speed assistance device under this Section.

22 "Participating jurisdiction" means any state, territory,
23 or the District of Columbia that has enacted substantially
24 similar legislation to this Section.

25 "Program violation" means tampering with, circumventing,
26 unauthorized removal of the device, or other activities as

1 defined by the Secretary of State.

2 "Qualifying offense" means a conviction of or a
3 disposition of court supervision for a violation of Section
4 11-503 or 11-601.5 for reckless driving, any substantially
5 similar conviction or administrative action in another
6 jurisdiction, or any substantially similar conviction or
7 disposition of court supervision of a qualifying offense.

8 "Tamper" means any act intended to disable, circumvent, or
9 interfere with the proper operation of an active intelligent
10 speed assistance device, including, but not limited to,
11 unauthorized removal, physically damaging the device,
12 disconnecting electrical connections, installing signal
13 jammers or GPS blockers, or altering or manipulating software.

14 "Tune" means the process by which the intelligent speed
15 assistance device acquires vehicle data necessary for proper
16 functionality.

17 (d) The Secretary of State shall administer the
18 Intelligent Speed Assistance Program and shall:

19 (1) establish a method for active intelligent speed
20 assistance device approval;

21 (2) approve service providers;

22 (3) maintain records of all Program participants;

23 (4) coordinate with courts and law enforcement
24 regarding participant enrollment and compliance;

25 (5) exchange participant data with other participating
26 jurisdictions; and

1 (6) establish procedures for Program requirements.

2 (e) A driver who commits 2 qualifying offenses within a
3 12-month period is required to enroll in the Program. The
4 Secretary shall suspend the driver's license or driving
5 privileges which shall remain suspended until the driver
6 participates in the Program for the period required by
7 subsection (i).

8 The Secretary shall notify the driver that his or her
9 driver's license will be suspended and is required to enroll
10 in the Program. The notification shall include an application
11 for a Permit. The driver shall return the application to the
12 Secretary within 14 days of the effective date of the
13 suspension. A Permit shall not be issued if the Secretary
14 finds that the participant's driver's license is otherwise
15 invalid or death resulted from one of the qualifying offenses.

16 The participant shall have 14 days from the date the
17 Permit is issued to have an active intelligent speed
18 assistance device installed by an approved service provider.
19 An approved service provider shall provide proof of
20 installation to the Secretary within 14 days in a manner and
21 form prescribed by the Secretary. If the Secretary does not
22 receive notice of installation, the Secretary shall cancel the
23 Permit.

24 A participant in the Program must pay the Secretary a
25 Permit administration fee in an amount not to exceed \$30 per
26 month, to be deposited into the Intelligent Speed Assistance

1 Permit Fee Fund.

2 (f) A Permit shall be cancelled if the participant
3 uninstalls the active intelligent speed assistance device
4 without prior authorization from the Secretary.

5 (g) The Secretary shall record the following data to the
6 driver record:

7 (1) the participant's full name, date of birth, and
8 driver's license number;

9 (2) the participant's qualifying offenses;

10 (3) the participant's Program enrollment date; and

11 (4) the participant's Program completion date.

12 (h) A person issued a Permit may drive for any purpose and
13 at any time, subject to the rules adopted by the Secretary
14 under subsection (r). The person must, at his or her own
15 expense, drive only vehicles equipped with an active
16 intelligent speed assistance device, but in no event shall the
17 person drive a commercial motor vehicle.

18 (i) The participant shall maintain the active intelligent
19 speed assistance device and remain in compliance for a minimum
20 period of:

21 (1) 365 days for first enrollment;

22 (2) 730 days for a second enrollment; and

23 (3) 1,095 days for a third or subsequent enrollment.

24 The Secretary shall recognize and enforce minimum
25 enrollment periods imposed by a participating jurisdiction if
26 both states are participating jurisdictions.

1 (j) A participant who is issued a Permit and must drive
2 employer-owned vehicles in the course of the participant's
3 employment duties may seek permission to drive an
4 employer-owned vehicle that does not have an active
5 intelligent speed assistance device. The employer shall
6 provide to the Secretary a form, as prescribed by the
7 Secretary, completed by the employer verifying that the
8 employee must drive an employer-owned vehicle in the course of
9 employment. If approved by the Secretary, the form must be in
10 the participant's possession while operating an employer-owned
11 vehicle not equipped with an active intelligent speed
12 assistance device.

13 This exemption does not apply to a participant to allow
14 the participant:

15 (1) to drive a school bus, school vehicle, a vehicle
16 designed to transport more than 15 passengers, or a
17 commercial motor vehicle;

18 (2) to drive an employer-owned motor vehicle that is
19 owned by an entity that is wholly or partially owned by the
20 participant or by a family member of the participant;

21 (3) to drive an employer-owned vehicle that is made
22 available to the participant for personal use; or

23 (4) to drive an exempted vehicle for more than 12
24 hours per day, 6 days per week.

25 (k) The Indigent Intelligent Speed Assistance Device Fund
26 is created as a special fund in the State treasury. If the

1 Secretary determines that a participant is indigent, the
2 Secretary shall provide the participant with a written
3 document as evidence of that determination, and the
4 participant shall provide that written document to an approved
5 service provider. The service provider shall install an active
6 intelligent speed assistance device on the participant's
7 vehicle without charge to the participant, and seek
8 reimbursement from the Indigent Intelligent Speed Assistance
9 Device Fund.

10 If the Secretary has deemed a participant indigent, the
11 service provider shall also provide the normal monthly
12 monitoring services and the uninstallation without charge to
13 the participant and seek reimbursement from the Indigent
14 Intelligent Speed Assistance Device Fund. Any other monetary
15 charges shall be the responsibility of the participant. A
16 service provider may not seek a security deposit from the
17 Indigent Intelligent Speed Assistance Device Fund.

18 (1) A service provider shall, for each active intelligent
19 speed assistance device, pay 5% of the total gross revenue
20 received for the intelligent speed assistance device,
21 including monthly monitoring fees, into the Indigent
22 Intelligent Speed Assistance Device Fund. This 5% shall be
23 clearly indicated as a separate surcharge on each invoice that
24 is issued. The Secretary shall conduct an annual review of the
25 Indigent Intelligent Speed Assistance Device Fund to determine
26 whether the surcharge is sufficient to provide for indigent

1 participants. The Secretary may increase or decrease this
2 surcharge requirement as needed. The Secretary shall, subject
3 to appropriation by the General Assembly, use all money in the
4 Indigent Intelligent Speed Assistance Device Fund to reimburse
5 service providers who have installed devices in vehicles of
6 indigent participants. The Secretary shall make payments to
7 the service providers every 3 months. If the amount of money in
8 the Indigent Intelligent Speed Assistance Device Fund at the
9 time payments are made is not sufficient to pay all requests
10 for reimbursement submitted during that 3-month period, the
11 Secretary shall make payments on a pro rata basis, and those
12 payments shall be considered payment in full for the requests
13 submitted. If the amount of money in the Indigent Intelligent
14 Speed Assistance Device Fund exceeds the amount necessary to
15 pay all requests for reimbursement during that 3-month period,
16 the Secretary shall disburse the excess to the service
17 providers on a pro rata basis.

18 (m) Upon making a determination that a violation of the
19 requirements of the Program has occurred, the Secretary shall,
20 if the participant's driver's license is suspended, extend the
21 participant's enrollment in the Program for 90 days. If the
22 driver's license suspension has already terminated prior to
23 the Secretary receiving the monitoring report that shows a
24 violation of the Program, the Secretary is authorized to
25 suspend the person's driving privileges for 90 days.

26 (n) If a person subject to intelligent speed assistance

1 program requirements in another participating jurisdiction
2 establishes legal residence in this State:

3 (1) the person shall be deemed a participant in this
4 State's Program;

5 (2) the person shall comply with all requirements of
6 this Section as if originally enrolled in this State's
7 Program;

8 (3) the remaining duration of the person's enrollment
9 period shall continue uninterrupted;

10 (4) the person shall notify the Secretary of the
11 person's participating jurisdiction intelligent speed
12 assistance program status as part of establishing
13 residence;

14 (5) the Secretary shall assume administrative
15 responsibility for the participant;

16 (6) the enrollment period and all Program requirements
17 shall continue without interruption;

18 (7) the participant shall verify that the
19 participant's active intelligent speed assistance device
20 meets this State's requirements within 30 days or install
21 a compliant intelligent speed assistance device; and

22 (8) the Secretary shall issue a Permit with an S
23 license restriction code to the Program participant.

24 (o) If a participant relocates to a nonparticipating
25 jurisdiction and establishes residency:

26 (1) the Secretary shall immediately cancel the

1 participant's Permit;

2 (2) the suspension imposed under subsection (e) shall
3 terminate and the Secretary shall impose a suspension for
4 the period during which the driver is required to use an
5 active intelligent speed assistance device.

6 A participant shall be given credit for any time served on
7 the suspension imposed under subsection (e) prior to the
8 cancellation of the Permit.

9 (p) Participating jurisdictions shall exchange the
10 following information about participants:

11 (1) the full name, date of birth, and driver's license
12 number;

13 (2) the qualifying offenses and conviction dates;

14 (3) Program enrollment date and scheduled completion
15 date;

16 (4) the number of qualifying offenses;

17 (5) the history of Program enrollment; and

18 (6) Program violations.

19 All interstate data exchanges shall use secure
20 transmission protocols, comply with all applicable federal and
21 State privacy laws, and be limited to information necessary
22 for Program administration and public safety.

23 (q) Service providers shall only collect the following
24 data:

25 (1) the participating driver's full name and driver's
26 license number;

1 (2) the intelligent speed assistance device
2 identification number;

3 (3) the vehicle identification number;

4 (4) the date, time, and duration of vehicle operation;

5 (5) the posted speed limit at the vehicle's location;

6 (6) the vehicle speed;

7 (7) any override events, including the date, time, and
8 duration;

9 (8) any tampering attempts or device malfunctions; and

10 (9) location coordinates, which shall be retained only
11 for compliance verification, not for general location
12 tracking.

13 A service provider shall retain Program participation data
14 specified in paragraphs (1) through (3) for the duration of
15 Program participation or any period as defined by the
16 Secretary and in compliance with State laws and rules. A
17 service provider shall retain Program participation data
18 specified in paragraphs (4) through (9) for 90 days from the
19 date the data was collected or any period as defined by the
20 Secretary and in compliance with State laws and rules and must
21 securely delete or dispose of the data upon expiration of the
22 90-day period.

23 (r) The Secretary may adopt rules necessary to implement
24 the Program, including, but not limited to:

25 (1) specifications and technical standards for active
26 intelligent speed assistance devices, including minimum

1 intelligent speed assistance device capabilities;

2 (2) standards and procedures for approved service
3 providers;

4 (3) active intelligent speed assistance device
5 installation, transfer, inspection, or removal;

6 (4) data security, retention, and privacy protocols;

7 (5) procedures for interstate data exchange;

8 (6) indigent qualifications;

9 (7) compliance monitoring and violation reporting; and

10 (8) what constitutes a violation of the Program.

11 (s) The Intelligent Speed Assistance Permit Fee Fund is
12 created as a special fund in the State treasury. The Secretary
13 shall, subject to appropriation by the General Assembly, use
14 the money paid into the Intelligent Speed Assistance Permit
15 Fee Fund to offset its administrative costs for administering
16 Intelligent Speed Assistance Permits.

17 (t) It is unlawful for any person whose driving privilege
18 is restricted by being prohibited from operating a motor
19 vehicle not equipped with an intelligent speed assistance
20 device to operate a motor vehicle not equipped with an
21 intelligent speed assistance device.

22 (u) It is unlawful to tamper with or circumvent an
23 intelligent speed assistance device.

24 (v) A person convicted of violation of subsection (t) or
25 (u) is guilty of a Class A misdemeanor.

1 (625 ILCS 5/6-208) (from Ch. 95 1/2, par. 6-208)

2 Sec. 6-208. Period of suspension - application after
3 revocation.

4 (a) Except as otherwise provided by this Code or any other
5 law of this State, the Secretary of State shall not suspend a
6 driver's license, permit, or privilege to drive a motor
7 vehicle on the highways for a period of more than one year.

8 (b) Any person whose license, permit, or privilege to
9 drive a motor vehicle on the highways has been revoked shall
10 not be entitled to have such license, permit, or privilege
11 renewed or restored. However, such person may, except as
12 provided under subsections (d) and (d-5) of Section 6-205,
13 make application for a license pursuant to Section 6-106 (i)
14 if the revocation was for a cause that has been removed or (ii)
15 as provided in the following subparagraphs:

16 1. Except as provided in subparagraphs 1.3, 1.5, 2, 3,
17 4, and 5, the person may make application for a license (A)
18 after the expiration of one year from the effective date
19 of the revocation, (B) in the case of a violation of
20 paragraph (b) of Section 11-401 of this Code or a similar
21 provision of a local ordinance, after the expiration of 3
22 years from the effective date of the revocation, or (C) in
23 the case of a violation of Section 9-3 of the Criminal Code
24 of 1961 or the Criminal Code of 2012 or a similar provision
25 of a law of another state relating to the offense of
26 reckless homicide or a violation of subparagraph (F) of

1 paragraph 1 of subsection (d) of Section 11-501 of this
2 Code relating to aggravated driving under the influence of
3 alcohol, other drug or drugs, intoxicating compound or
4 compounds, or any combination thereof, if the violation
5 was the proximate cause of a death, after the expiration
6 of 2 years from the effective date of the revocation or
7 after the expiration of 24 months from the date of release
8 from a period of imprisonment as provided in Section 6-103
9 of this Code, whichever is later.

10 1.3. If the person is convicted of a second or
11 subsequent violation of Section 11-501 of this Code or a
12 similar provision of a local ordinance or a similar
13 out-of-state offense, or Section 9-3 of the Criminal Code
14 of 1961 or the Criminal Code of 2012, in which the use of
15 alcohol or other drugs is recited as an element of the
16 offense, or a similar out-of-state offense, or a
17 combination of these offenses, arising out of separate
18 occurrences, that person may not make application for a
19 driver's license until:

20 (A) the person has first been issued a restricted
21 driving permit by the Secretary of State; and

22 (B) the expiration of a continuous period of not
23 less than 5 years following the issuance of the
24 restricted driving permit during which the person's
25 restricted driving permit is not suspended, cancelled,
26 or revoked for a violation of any provision of law, or

1 any rule or regulation of the Secretary of State
2 relating to the required use of an ignition interlock
3 device.

4 1.5. If the person is convicted of a violation of
5 Section 6-303 of this Code committed while his or her
6 driver's license, permit, or privilege was revoked because
7 of a violation of Section 9-3 of the Criminal Code of 1961
8 or the Criminal Code of 2012, relating to the offense of
9 reckless homicide, or a similar provision of a law of
10 another state, the person may not make application for a
11 license or permit until the expiration of 3 years from the
12 date of the conviction.

13 2. If such person is convicted of committing a second
14 violation within a 20-year period of:

15 (A) Section 11-501 of this Code or a similar
16 provision of a local ordinance;

17 (B) Paragraph (b) of Section 11-401 of this Code
18 or a similar provision of a local ordinance;

19 (C) Section 9-3 of the Criminal Code of 1961 or the
20 Criminal Code of 2012, relating to the offense of
21 reckless homicide; or

22 (D) any combination of the above offenses
23 committed at different instances;

24 then such person may not make application for a license
25 until after the expiration of 5 years from the effective
26 date of the most recent revocation. The 20-year period

1 shall be computed by using the dates the offenses were
2 committed and shall also include similar out-of-state
3 offenses and similar offenses committed on a military
4 installation.

5 2.5. If a person is convicted of a second violation of
6 Section 6-303 of this Code committed while the person's
7 driver's license, permit, or privilege was revoked because
8 of a violation of Section 9-3 of the Criminal Code of 1961
9 or the Criminal Code of 2012, relating to the offense of
10 reckless homicide, or a similar provision of a law of
11 another state, the person may not make application for a
12 license or permit until the expiration of 5 years from the
13 date of release from a term of imprisonment.

14 3. However, except as provided in subparagraph 4, if
15 such person is convicted of committing a third violation
16 or any combination of the above offenses, including
17 similar out-of-state offenses and similar offenses
18 committed on a military installation, contained in
19 subparagraph 2, then such person may not make application
20 for a license until after the expiration of 10 years from
21 the effective date of the most recent revocation.

22 4. Except as provided in paragraph (1.5) of subsection
23 (c) of Section 6-205 and subparagraph (F) of paragraph 3
24 of subsection (c) of Section 6-206 of this Code, the
25 person may not make application for a license if the
26 person is convicted of committing a fourth or subsequent

1 violation of Section 11-501 of this Code or a similar
2 provision of a local ordinance, Section 11-401 of this
3 Code, Section 9-3 of the Criminal Code of 1961 or the
4 Criminal Code of 2012, or a combination of these offenses,
5 similar provisions of local ordinances, similar
6 out-of-state offenses, or similar offenses committed on a
7 military installation.

8 4.5. A bona fide resident of a foreign jurisdiction
9 who is subject to the provisions of subparagraph 4 of this
10 subsection (b) may make application for termination of the
11 revocation after a period of 10 years from the effective
12 date of the most recent revocation. However, if a person
13 who has been granted a termination of revocation under
14 this subparagraph 4.5 subsequently becomes a resident of
15 this State, the revocation shall be reinstated and the
16 person shall be subject to the provisions of subparagraph
17 4.

18 5. The person may not make application for a license
19 or permit if the person is convicted of a third or
20 subsequent violation of Section 6-303 of this Code
21 committed while his or her driver's license, permit, or
22 privilege was revoked because of a violation of Section
23 9-3 of the Criminal Code of 1961 or the Criminal Code of
24 2012, relating to the offense of reckless homicide, or a
25 similar provision of a law of another state.

26 6. If the person's driving privilege is revoked under

1 paragraph (16) of subsection (a) of Section 6-205 where
2 the driver was convicted of a violation of Section 11-503
3 or 11-601.5, that person may not make application for a
4 driver's license until the person has first been issued a
5 restricted driving permit requiring the use of an
6 intelligent speed assistance device by the Secretary of
7 State and (i) if the person has not previously been
8 enrolled in the Intelligent Speed Assistance Program, the
9 expiration of not less than 365 days following the
10 issuance of a restricted driving permit requiring the use
11 of an intelligent speed assistance device during which the
12 person's restricted driving permit is not suspended,
13 cancelled, or revoked for a violation of a provision of
14 law or rule of the Secretary of State, including, but not
15 limited to, a violation of the intelligent speed
16 assistance device, (ii) if the person has previously been
17 enrolled in the Intelligent Speed Assistance Program one
18 time, the expiration of not less than 730 days following
19 the issuance of a restricted driving permit requiring the
20 use of an intelligent speed assistance device during which
21 the person's restricted driving permit is not suspended,
22 cancelled, or revoked for a violation of a provision of
23 law or rule of the Secretary of State, including, but not
24 limited to, a violation of the intelligent speed
25 assistance device, or (iii) if the person has previously
26 been enrolled in the Intelligent Speed Assistance Program

1 2 or more times, the expiration of 1,095 days following
2 the issuance of a restricted driving permit requiring the
3 use of an intelligent speed assistance device during which
4 the person's restricted driving permit is not suspended,
5 cancelled, or revoked for a violation of a provision of
6 law or rule of the Secretary of State, including, but not
7 limited to, a violation of the intelligent speed
8 assistance device.

9 Notwithstanding any other provision of this Code, all
10 persons referred to in this paragraph (b) may not have their
11 privileges restored until the Secretary receives payment of
12 the required reinstatement fee pursuant to subsection (b) of
13 Section 6-118.

14 In no event shall the Secretary issue such license unless
15 and until such person has had a hearing pursuant to this Code
16 and the appropriate administrative rules and the Secretary is
17 satisfied, after a review or investigation of such person,
18 that to grant the privilege of driving a motor vehicle on the
19 highways will not endanger the public safety or welfare.

20 (c) (Blank).

21 (Source: P.A. 99-290, eff. 1-1-16; 99-296, eff. 1-1-16;
22 99-642, eff. 7-28-16.)

23 Section 99. Effective date. This Act takes effect January
24 1, 2028."