## STATE OF NEW YORK

1332--A

2017-2018 Regular Sessions

## IN SENATE

January 9, 2017

- Introduced by Sen. VALESKY -- read twice and ordered printed, and when printed to be committed to the Committee on Transportation -- recommitted to the Committee on Transportation in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the vehicle and traffic law, in relation to establishing the behavioral-based driver retraining programs; to amend the state finance law, in relation to establishing the behavioral-based driver retraining pilot program fund; and providing for the repeal of such provisions upon expiration thereof

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Legislative intent. The legislature hereby declares that 1 2 drivers in the state who have reached the point of revocation for traf-3 fic violations have proven themselves to be problem drivers. In order to 4 provide meaningful safequards for the general public who are users of 5 the highways, it is determined that additional training is needed for 6 these problem drivers. For this reason, the legislature directs the department of motor vehicles to implement a five-year driver retraining 7 8 pilot program, requiring those drivers who have reached the point of 9 revocation, in relevant instances, to complete a behavioral-based 10 retraining course to force a change in the attitude and driving habits 11 of problem drivers in order to have their license reinstated. 12 § 2. Subdivision 5 of section 510 of the vehicle and traffic law, as

13 amended by chapter 183 of the laws of 1988, is amended as follows:

5. Restoration. A [lidense or] registration may be restored by direcbient of the commissioner but not otherwise. A license may be restored by direction of the commissioner but not otherwise; in addition, the completion of a driver retraining program as described in article twelve-D of this chapter in accordance with subdivision five-a of this section shall be required for the restoration of a license from revoca-

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1 tion in accordance with paragraphs a and c of subdivision two, subdivision two-a, and subdivision three of this section, with the exception of 2 3 subparagraphs (ii) and (iii) of paragraph a of subdivision two of this section. Reversal on appeal, of any conviction because of which any 4 5 license or registration has been revoked or suspended, shall entitle the holder to restoration thereof forthwith. The privileges of a non-resiб 7 dent may be restored by direction of the commissioner in his discretion 8 but not otherwise. 9 § 3. Section 510 of the vehicle and traffic law is amended by adding a 10 new subdivision 5-a to read as follows: 11 5-a. Driver retraining required. A license revoked in accordance with paragraphs a and c of subdivision two, subdivision two-a, and subdivi-12 13 sion three of this section, with the exception of subparagraphs (ii) and 14 (iii) of paragraph a of subdivision two of this section, may be reinstated, restored, or reissued only upon completion of a driver retrain-15 16 ing course as described in article twelve-D of this chapter in addition 17 to the requirements of this section. Upon completion of the driver retraining course, the vendor of the course shall notify the department 18 19 of such completion. 20 4. The vehicle and traffic law is amended by adding a new article S 21 12-D to read as follows: 22 ARTICLE 12-D 23 BEHAVIORAL-BASED DRIVER RETRAINING PROGRAM Section 399-p. Statement of purpose. 24 25 <u>399-q. Definitions.</u> 26 399-r. Course approval by the commissioner. 27 399-s. Application for course approval. <u>399-t. Standards for course approval.</u> 28 <u>399-u. Monitoring retrained drivers and proof of effectiveness.</u> 29 30 <u>399-v. Deployment of program.</u> 31 399-w. Information to the vendor. 32 399-x. Notifications of drivers. 33 399-y. Fee. 34 399-z. Regulations. 399-aa. Report. 35 36 <u>399-bb. Reapproval of driver retraining courses.</u> 37 § 399-p. Statement of purpose. The purposes of this article are to further highway safety by establishing a program of high quality and 38 effective behavioral-based driver retraining to rehabilitate problem 39 drivers, as defined in this article, through the use of education and 40 41 explanation. A behavioral-based driver retraining program must influence 42 and challenge participants to change their behind-the-wheel behaviors 43 and attitudes so they will choose to drive safely, responsibly, respect-44 fully, and lawfully and provide participants with the knowledge, skills, 45 and techniques to improve their driving-related choices, and thereby 46 avoid collisions and decrease future violations. These purposes will be 47 accomplished by establishing strict criteria for initial and continual 48 course sponsorship approval. 49 § 399-q. Definitions. For the purposes of this article, the following 50 terms shall have the following definitions: 51 1. "Problem driver" shall mean a driver that has reached the point of 52 revocation of license, due to traffic infractions, demonstrating he or 53 she is an unusual or immediate risk upon the highways, pursuant to 54 subdivision five-a of section five hundred ten of this chapter.

1	2. "Vendor" shall mean a not-for-profit organization which implements
2	the program and designs, provides, conducts, and audits a behavioral-
3	based driver retraining program approved by the commissioner.
4	3. "Instructor" shall mean an individual employed by a vendor to teach
5	an approved driver retraining course.
6	4. "Driver retraining course" or "course" shall mean the classroom-
7	based behavioral-based driver retraining course curriculum which has
8	been approved by the commissioner.
9	5. "Completion certificate" shall mean a document which cannot be
10	altered and which is provided to the student who successfully completes
11	the driver retraining course.
12	§ 399-r. Course approval by the commissioner. The commissioner shall
13	approve a driver retraining course before any person attending and
14	successfully completing such course may qualify to receive mandatory
15	reinstatement, restoration, or reissuance of a license in accordance
16	with this article and section five hundred ten of this chapter. The
17	commissioner shall base the decision to approve a course upon the
18	requirements set forth in this article and any additional requirements
19	as the commissioner deems necessary.
20	§ 399-s. Application for course approval. 1. A vendor seeking approval
21	as a behavioral-based driver retraining course shall apply to the
22	commissioner for approval. Such applications shall be made in writing
23	and on forms prescribed by the commissioner. The application shall
24	include at a minimum:
25	(a) the title or name of the course;
26	(b) the name of the vendor submitting the application;
27	(c) a profile of the vendor's operations, qualifications, and organ-
28	izational capabilities including:
29	(i) a detailed description of its resources and experience relevant to
30	the requirements to deliver this program.
31	(ii) a narrative on how and why its organization is capable of meeting
32	the needs relevant to the delivery of this program.
33	(iii) at least three client references, including name, address,
34	contact person, telephone number, months and years of service, and a
35	description of the services that the vendor provided to the client;
36	(d) evidence of financial stability in the form of audited financial
37	statements for the most recent financial year of the vendor for which
38	statements are available including:
39	(i) statements which demonstrate that the vendor's organization is in
40	sound financial condition, or that appropriate corrective action is
41	being taken to resolve all identified financial problems.
42	(ii) if statements are not available for the last fiscal year, then
43	the vendor may provide a pro forma statement of their most recent
44	filings. If the vendor is a privately held entity that does not wish to
45	submit its balance sheets and revenue statements, it shall demonstrate
46	to the satisfaction of the commissioner that it is a financially stable
47	organization.
48	(iii) alternative information which may be submitted includes, but is
49	not limited to: number of employees, size of customer base, name of
50	bank, name of law firm, name of accounting firm, rate of growth, approx-
51	imate assets and liabilities.
52	(iv) additional information as the commissioner deems necessary;
53	(e) proof of curriculum ownership;
54	(f) a sample program curriculum;
55	(g) proof of course effectiveness as required in subdivision two of

56 section three hundred ninety-nine-u of this article;

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1	(h) proof of experience electronically registering, scheduling and
2	maintaining records for all participants in a multi-site training
3	program;
4	(i) the names and addresses of all owners, officers, and directors of
5	the agency or organization;
6	(j) statement certifying that the vendor can provide the personnel
7	sufficient to delivery of the program statewide through the term of the
8	contract and how this commitment will be met; and
9	(k) such other information or material as the commissioner may
10	prescribe. An application shall not be considered to be complete until
11	all information and material required by this chapter and by regulation
12	of the commissioner has been submitted.
13	2. The commissioner shall either approve or deny an application for
14	course approval no later than ninety days following submission of a
15	completed application.
16	§ 399-t. Standards for course approval. 1. Course approval. To be
17	approved, a vendor must:
18	(a) provide a curriculum in accordance with the requirements of this
19	section that includes at least four hundred thirty minutes of instruc-
20	tion with a certified instructor present presented in a single day or a
21	two day session. Nothing in this section shall prevent the use of
22	audio/visual aids as part of the course presentation prescribed by the
23	commissioner.
24	(b) have provided the course for at least ten years prior to the
24 25	submission of an application.
26	(c) have administered driver retraining on a large volume basis in a
27	class room environment to a minimum of at least fifty thousand persons
28	<u>in a calendar year.</u>
29	(d) provide a description of the minimum qualifications of all manag-
30	ers and instructors who will be hired by the applicant.
31	(e) provide each instructor with an instructor's manual and provide
32	student workbooks and/or manuals for each course participant.
33	(f) provide proof of effectiveness pursuant to section three hundred
34	ninety-nine-u of this article.
35	2. Curriculum. To be approved, the curriculum of the driver retraining
36	course provided for in this article shall include at least the follow-
37	ing:
38	(a) proven educational or psychological principals/methodologies such
39	as Dr. William Glasser's "Choice Theory" as it relates to behind-the-
40	wheel driving behavior;
41	(b) why drivers do or do not choose to obey traffic laws with the
42	primary focus on behaviors rather than excuses;
43	(c) four components of human behavior - doing, thinking, feeling and
44	physiology and the connection between the concepts of needs and wants to
45	behaviors and the human ability to choose behaviors.
46	(d) additional problem driver behaviors including, but not limited to:
47	hazards associated with prescriptive and over-the-counter drugs, includ-
48	ing synergism; impacts of driving with excessive speed; impacts of
49	right-of-way violations; dangers of distracted driving; proper passing
50	and following distances; aggressive driving behaviors; and how fatigue
51	can affect driving behavior.
52	3. Schedules and facilities. (a) Vendor shall set and adhere to
53	published schedules of training classes at designated places, dates and
54	times. Vendor shall submit training class schedule and locations to the
55	commissioner quarterly.
56	(b) Vendor shall offer classes at locations throughout the state.

-	(a) Warden abolt offers a service of might and eacherd assumes
1	(c) Vendor shall offer a variety of night and weekend courses.
2	(d) Vendor shall be responsible for securing, and/or obtaining permis-
3	sion for the use of appropriate classroom teaching facilities used for
4	re-training programs.
5	(e) Vendor shall be responsible for any costs associated with the use
6	of such facilities, including, but not limited to, rent, lights, heat
7	and insurance, and no reimbursement or indemnification for such costs
8	will be provided by the commissioner.
9	(f) Vendor shall assure that the facilities and program elements for
10	retraining problem drivers are accessible to drivers with physical disa-
11	bilities and in compliance with the requirements of the Americans with
12	<u>Disabilities Act of 1990.</u>
13	(g) Vendor shall agree that the commissioner reserves the right to
14	reject, at any time, the use of any facility he or she deems unfit for
15	classroom instruction or geographically inconvenient for the regis-
16	trants.
17	4. Business office and telephone. (a) Vendor shall maintain a business
18	office in the state which shall be staffed Monday through Friday,
19	between the hours of 9:00 am and 5:00 pm, to provide the administrative
20	support necessary for successfully maintaining the program.
21	(b) Vendor shall agree to provide a toll-free telephone exchange
22	service number for program registration use.
23	(c) Vendor shall agree to provide a website for program information
24	and registration use.
25	5. Method of instruction. (a) Vendor shall agree to design a curric-
26	ulum based upon the theory that inducing positive changes in attitude
27	and driving behavior of a person who has been identified as a problem
28	driver, as defined in this article, is a proven method of successful
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1	availability of the course in New York state using the same means of
2	notification for in-state problem drivers. Vendor shall also notify the
3	out-of-state driver of the name and location of similar programs in the
4	driver's home state, which may qualify for recognition by the commis-
5	sioner.
6	(b) Vendor shall assist the commissioner in determining which out-of-
7	state programs meet the criteria established in the state for a driver
8	retraining program.
9	(c) Vendor shall coordinate with qualified programs to receive and
10	disseminate information and referrals about problem drivers and about
11	the retraining programs.
12	(d) If a qualified out-of-state program notifies the vendor of the
13	successful completion of the program by an individual problem driver
14	referred from the commissioner, the vendor shall electronically notify
15	the commissioner of such completion.
16	7. Electronic communication. (a) Vendor shall agree that it possesses
17	or will obtain computer hardware/software that is compatible with the
18	hardware/software of the department to allow the vendor and the depart-
19	ment to exchange information directly into each other's computer systems
20	<u>as required.</u>
21	(b) Vendor shall agree that the department will electronically notify
22	the vendor of the names and addresses of the problem drivers requiring
23	<u>retraining.</u>
24	(c) Vendor shall agree that it shall then notify, by letter approved
25	by the commissioner, each identified problem driver of the availability
26	of the course and the required fee.
27	(d) Vendor shall agree that, within one business day of the successful
28	completion of the course by a driver, it will electronically notify the
29	department through an established computer link.
30	8. Costs, fees and transfers. (a) Vendor shall assume all costs of the
31	driver retraining program.
32	(b) Vendor shall agree that each driver required to enroll in the
33	driver retraining program will be assessed a reasonable and uniform fee
34	for the course. Such fee shall not be in excess of the quote of the
35	vendor.
36	(c) Vendor shall arrange for and collect payment of the fee from the
37	registrant.
38	(d) Vendor shall deposit to a designated account of the department by
39	way of electronic funds transfer as instructed by the commissioner, the
40	agreed upon fee collected from the registrant as reimbursement of
41	department program costs.
42	(e) Vendor shall be responsible for any costs associated with the
43	collection of checks drawn on insufficient funds, or on unpaid registra-
44	tion fees. The department will not refund its fee if the vendor fails to
45	recover from the student.
46	9. Personnel. The vendor shall provide a team of personnel consisting
47	of one account manager and personnel sufficient for the delivery of the
48	program statewide.
49	(a) Vendor shall agree to immediately remove any person performing
50	services under a resulting contract who is, in the judgment of the
51	department, disqualified by reason of ethics, competence, criminal
52	behavior, or motor vehicle violations, or any cause whatsoever, from
53	doing commerce with, or providing services for the state. Such person
54	may be reinstated by the vendor only upon clear written notice of the
EE	annual of the commissioner

55 <u>approval of the commissioner.</u>

(b) Vendor shall agree that it accepts full responsibility for the 1 performance of any sub-contractors, if used. The vendor may sub-contract 2 3 the services required to deliver this program, but the department shall 4 require a single point of responsibility for this contract. As prime 5 contractor, the vendor shall identify any and all sub-contractors and б shall describe the type of contractual arrangement that will exist 7 between the vendor and the sub-contractors. Vendor shall agree that it 8 shall be responsible for meeting all of the terms and conditions of any 9 contract resulting, including the performance of any sub-contractors. 10 The department shall not be responsible for payments due a sub-contrac-11 tor from the primary contractor. (c) Vendor shall agree in its response that each person performing 12 services under this contract shall meet the following requirements: 13 14 (i) Vendor shall agree to employ only those individuals as instructors who would be reasonably considered qualified instructors for such course 15 16 by reason of their educational attainments, teaching experience and 17 familiarity with the subject matter and methods used to successfully retrain problem drivers as defined in this article. 18 19 (ii) An otherwise qualified instructor shall not be used in any of the 20 driver re-training program if the person is ineligible to obtain or 21 retain driving privileges in any jurisdiction. The department may also reject the use of any particular instructor if the department has reason 22 to believe that the instructor is not properly qualified as a retraining 23 24 instructor. 25 10. The commissioner is authorized to suspend or revoke approval of a 26 vendor should the commissioner find that the vendor or its instructors 27 have been found to be in violation of any applicable laws or regu-28 lations. 29 <u>§ 399-u. Monitoring retrained drivers and proof of effectiveness. 1.</u> 30 Monitoring retrained drivers. (a) Vendor shall agree that the department 31 may monitor driving records of persons who have taken and passed the 32 vendor's driver retraining program. (b) Vendor shall agree that the department may require the vendor to 33 periodically provide the department with information it reasonably 34 35 believes necessary to monitor the performance of the vendor, including but not limited to, information on numbers of students, number of class-36 es held, class size, location and frequency of classes, and pass/fail 37 38 rate. 39 (c) Vendor shall agree to submit on a monthly basis a reconciliation report detailing the number of drivers that have been retrained and the 40 41 amount of funds transferred to the department. 42 (d) Vendor shall agree to collaborate with the department to create a 43 survey at the end of the class to capture student feedback on their 44 experience. 45 2. Proof of effectiveness. (a) Proof of effectiveness submitted by the 46 vendor for sponsorship shall be verifiable research documentation showing evidence of effectiveness as determined by the commissioner in terms 47 of reduced convictions or accidents or both. This research documentation 48 shall employ accepted research principles. In order to establish veri-49 fiable effectiveness, the sample group shall be comprised of a minimum 50 51 of three thousand drivers. The documentation shall include conviction or accident data for each motorist for a period of at least eighteen 52 months prior to the revocation date and at least eighteen months subse-53 54 quent to reissuance of license. The documentation shall also include a 55 description of the sampling and analytic procedures used, and the motor-56 ist identification number and course completion date for all course

attendees. The vendor for sponsorship shall provide, at the request of 1 2 the commissioner and at the applicant's expense, all driving record data 3 and analysis used in the development of the submitted research documen-4 tation. Submission of any fraudulent or intentionally misleading data 5 will disgualify that organization and all owners and principals from б participating or approval in the driver retraining course for a period 7 of ten years from submission date. The commissioner may, by regulation, 8 provide for a smaller sample group for specialized courses.

9 (b) Prior to the end of the pilot program, the vendor shall conduct a 10 study of the effectiveness of the driver retraining program conducted in the state. This proof of effectiveness shall be verifiable research 11 documentation showing evidence of effectiveness as determined by the 12 13 commissioner in terms of reduced convictions or accidents or both. This 14 research documentation shall employ accepted research principles and include treatment and non-treatment control groups comprised of samples 15 16 of the representative driver base. In order to establish verifiable effectiveness, each sample group shall be comprised of a minimum of 17 three thousand drivers selected randomly. The documentation shall 18 19 include conviction or accident data for each motorist for a period of at 20 least eighteen months prior to the revocation date and at least eighteen 21 months subsequent to reissuance of license. The documentation shall also include a description of the sampling and analytic procedures used, and 22 the motorist identification number and course completion date for all 23 course attendees. The vendor shall provide, at the request of the 24 commissioner and at the applicant's expense, all driving record data and 25 26 analysis used in the development of the submitted research documenta-27 tion.

S 399-v. Deployment of program. Vendor shall propose and provide a start-up deployment plan. The proposed start-up deployment plan timetable shall include realistic milestone dates to indicate when the vendor will meet certain targets. The vendor's start-up deployment plan shall include: 1. the number of class locations the vendor intends to have opera-

34 tional by specific dates;

35 <u>2. the number of instructors the vendor plans to hire by specific</u> 36 <u>dates;</u>

37 <u>3. plans to test its computer compatibility with the department data</u>
 38 <u>center; and</u>

39 <u>4. a realistic start-up date for full operations of the proposed driv-</u> 40 <u>er retraining program.</u>

41 § 399-w. Information to the vendor. 1. The department will provide the 42 vendor with the names, addresses, and license numbers of those individ-43 uals who are required to successfully complete a course of driver 44 retraining by electronic media.

45 2. All data provided to the vendor shall be kept in accordance with 46 the requirements of the Driver Privacy Protection Act and any related 47 state requirements.

48 <u>3. The selected vendor will be required to enter into a data privacy</u> 49 <u>agreement with the department once a contract has been awarded.</u>

50 <u>4. The department will update the driver's record upon notification by</u> 51 <u>the vendor of the driver's successful completion of the re-training</u> 52 <u>program.</u>

53 <u>5. The department shall provide the vendor with relevant data neces-</u> 54 <u>sary for the completion of the required effectiveness study.</u>

1	§ 399-x. Notifications of drivers. The department shall notify those
2	individual drivers that are required to successfully complete the driver
3	retraining program of this requirement.
4	§ 399-y. Fee. The vendor is authorized to impose a fee for partic-
5	ipation in the behavioral-based driver retraining program. The depart-
6 7	ment shall receive a portion of the fee not to exceed two-fifths. § 399-z. Regulations. The commissioner shall promulgate such rules and
8	regulations as are necessary to effectuate the provisions of this arti-
9	cle. In addition to any requirements expressly authorized by this arti-
10	cle, such regulations may include, but not be limited to, requirements
11	and standards with respect to: vendors and instructors; classroom facil-
12	ities; suspension or revocation of approval; appeal of revocation;
13	course administration and advertising; monitoring of courses and
14	instructors; and reevaluation of course effectiveness pursuant to
15	section three hundred ninety-nine-u of this article.
16	§ 399-aa. Report. Within five years of the establishment and implemen-
17	tation of this article, the commissioner shall report to the governor,
18	the temporary president of the senate and the speaker of the assembly on
19	the driver retraining program and its results. Such report shall include
20	recommendations as to the future of the program.
21	§ 399-bb. Reapproval of driver retraining courses. Nothing in this
22	article shall be deemed to require the commissioner to reapprove motor
23	vehicle driver retraining courses approved by the commissioner pursuant
24	to rules and regulations prior to the effective date of this article.
25	§ 5. The state finance law is amended by adding a new section 99-bb to
26	read as follows:
27	§ 99-bb. Behavioral-based driver retraining pilot program fund. 1.
28	There is hereby established in the joint custody of the state comp-
29	troller and the commissioner of taxation and finance a special fund to
30	be known as the "driver retraining pilot program fund".
31	2. Such fund shall consist of all fees received by the department of
32 33	motor vehicles pursuant to the provisions of article twelve-D of the vehicle and traffic law, and all other moneys appropriated, credited or
34	transferred thereto from any other fund or source pursuant to law.
35	3. The moneys in such fund shall be expended only for the purposes of
36	administering and implementing the provisions of article twelve-D of the
37	vehicle and traffic law by the department of motor vehicles.
38	§ 6. This act shall take effect one year after it shall have become a
39	law and shall expire and be deemed repealed 5 years after the date the
40	behavioral-based driver retraining pilot program is established and
41	implemented by the commissioner of motor vehicles pursuant to article
42	12-D of the vehicle and traffic law as added by section four of this
43	act; provided however, that effective immediately, the addition, amend-
44	ment, or repeal of any rule or regulation necessary for the implementa-
45	tion of this act shall be made and completed on or before such effective
46	date; and provided further, however, that the commissioner of motor
47	vehicles shall notify the legislative bill drafting commission upon the
48	date the behavioral-based driver retraining pilot program is established
49	and implemented in order that the commission may maintain an accurate
50	and timely effective data base of the official text of the laws of the
51	state of New York in furtherance of effectuating the provisions of
52	section 44 of the legislative law and section 70-b of the public offi-
53	cers law.