# STATE OF NEW YORK

1636

2023-2024 Regular Sessions

# IN ASSEMBLY

January 17, 2023

Introduced by M. of A. AUBRY -- read once and referred to the Committee on Correction

AN ACT to amend the correction law, the executive law, the tax law, the alcoholic beverage control law, the agriculture and markets law, the public health law, the town law, the education law, the general business law, the penal law, the civil rights law, the administrative code of the city of New York and the vehicle and traffic law, in relation to establishing a certificate of restoration to replace the certificate of good conduct and the certificate of relief from disabilities; and to repeal certain provisions of the correction law relating to certificates of good conduct

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

1 Section 1. Paragraph (a) of subdivision 1 of section 700 of the 2 correction law, as amended by chapter 342 of the laws of 1972, is 3 amended to read as follows:

4 (a) "Eligible offender" shall mean a person who has been convicted of
5 a crime or of an offense[, but who has not been convicted more than once
6 of a felony].

7 § 2. Section 701 of the correction law, as amended by chapter 342 of 8 the laws of 1972, subdivision 2 as amended by section 3 of subpart J of 9 part II of chapter 55 of the laws of 2019, is amended to read as 10 follows:

11 § 701. Certificate of [**relief from disabilities**] **restoration**. 1. A 12 certificate of [**relief from disabilities**] **restoration** may be granted as 13 provided in this article to relieve an eligible offender of any forfei-14 ture or disability, or to remove any bar to his employment, automat-15 ically imposed by law by reason of his conviction of the crime or of the 16 offense specified therein. Such certificate may be limited to one or 17 more enumerated forfeitures, disabilities or bars, or may relieve the 18 eligible offender of all forfeitures, disabilities and bars. [**Provided**,

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

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bilities].

#### however, that no such certificate shall apply, or be constru-1 apply, to the right of such person to retain or to be eligible for 2 3 public office. 2. Notwithstanding any other provision of law, except subdivision five 4 5 of section twenty-eight hundred six of the public health law or para-6 graph (b) of subdivision two of section eleven hundred ninety-three of 7 the vehicle and traffic law, a conviction of a crime or of an offense specified in a certificate of [relief from disabilities] restoration shall not cause automatic forfeiture of any license, other than a 8 9 10 license issued pursuant to section 400.00 of the penal law to a person 11 convicted of a class A-I felony or a violent felony offense, as defined 12 in subdivision one of section 70.02 of the penal law, permit, employ-13 ment, or franchise, including the right to register for or vote at an 14 election, or automatic forfeiture of any other right or privilege, held 15 by the eligible offender and covered by the certificate. Nor shall such conviction be deemed to be a conviction within the meaning of any 16 17 provision of law that imposes, by reason of a conviction, a bar to any employment, a disability to exercise any right, or a disability to apply 18 19 for or to receive any license, permit, or other authority or privilege 20 covered by the certificate; provided, however, that a conviction for a 21 second or subsequent violation of any subdivision of section eleven 22 hundred ninety-two of the vehicle and traffic law committed within the preceding ten years shall impose a disability to apply for or receive an 23 operator's license during the period provided in such law; and provided 24 further, however, that a conviction for a class A-I felony or a violent 25 felony offense, as defined in subdivision one of section 70.02 of the 26 27 penal law, shall impose a disability to apply for or receive a license 28 or permit issued pursuant to section 400.00 of the penal law. 29 3. A certificate of [<del>relief from disabilities</del>] <u>restoration</u> shall not, however, in any way prevent any judicial, administrative, licensing or 30 31 other body, board or authority from relying upon the conviction speci-32 fied therein as the basis for the exercise of its discretionary power to 33 suspend, revoke, refuse to issue or refuse to renew any license, permit 34 or other authority or privilege. § 3. Section 702 of the correction law, as amended by chapter 342 of 35 36 the laws of 1972, the section heading as amended by chapter 931 of the 37 laws of 1976, subdivision 1 as amended by chapter 488 of the laws of 2011, subdivision 3 as amended by section 64 of part A of chapter 56 of 38 39 the laws of 2010 and subdivisions 4 and 6 as amended by section 32 of subpart B of part C of chapter 62 of the laws of 2011, is amended to 40 41 read as follows: 42 § 702. Certificates of [relief from disabilities] restoration issued 43 by courts. 1. Any court of this state [may, in its discretion,] shall, absent a finding that issuance of such certificate will jeopardize 44 public safety, issue a certificate of [relief from disabilities] resto-45 46 ration at the time of sentencing to an eligible offender for a 47 conviction that occurred in such court, if the court [either (a) imposed 48 a revocable sentence or (b) imposed a sentence other than one executed

by commitment to an institution under the jurisdiction of the state

department of corrections and community supervision. Such certificate

[may be] issued [(i)] at the time sentence is pronounced [, in which case

it] may grant relief from forfeitures, as well as from disabilities[<del>, or</del> (ii) at any time thereafter, in which case it shall apply only to disa-

imposes a sentence other than one executed by commitment to an institu-

tion under the jurisdiction of the state department of corrections and

Where such court either imposes a revocable sentence or

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community supervision, the court, upon application and in accordance 1 with subdivision two of this section, shall initially determine the 2 3 fitness of an eligible offender for such certificate prior to or at the 4 time sentence is pronounced. Where the court finds that issuance of the 5 certificate at sentencing will jeopardize public safety, such certif-6 icate shall be issued as follows: 7 (a) for an offender who receives a revocable sentence, such offender 8 shall be issued such certificate after serving one year of such revoca-9 ble sentence imposed by the court provided that such offender has not 10 been convicted of a new crime during that time and is not the subject of 11 an undisposed arrest. Such certificate shall apply only to disabilities. 12 In order to receive such a certificate, the eligible offender must apply to the court in which they were sentenced. 13 14 (b) for an offender who receives a definite sentence of imprisonment, 15 such offender shall be issued such certificate one year after release from incarceration provided that such offender has not been convicted of 16 17 a new crime during that time and is not the subject of an undisposed arrest. Such certificate shall apply only to disabilities. In order to 18 receive such a certificate, the eligible offender must apply to the 19 20 court in which they were sentenced. 21 In calculating the one-year periods under paragraphs (a) and (b) of 22 this subdivision, any period of time during which the person was incarcerated for any reason between the time of conviction and the date on 23 which the eligible offender becomes eligible for a certificate shall be 24 25 excluded and such one-year period shall be extended by a period or peri-26 ods equal to the time served under such incarceration. 27 2. [Such] The relief granted by such certificate shall [not be issued 28 by the court unless the court is satisfied that: 29 (a) The person to whom it is to be granted is an eligible offender, as 30 defined in section seven hundred; 31 (b) The relief to be granted by the certificate is ] be consistent with 32 the rehabilitation of the eligible offender [+] and 33 [<del>(c) The relief to be granted by the certificate is</del>] <u>be</u> consistent 34 with the public interest. [Where a certificate of relief from disabilities is not issued at 35 3. 36 the time sentence is pronounced it shall only be issued thereafter upon 37 verified application to the court. The court may, for the purpose of determining whether such certificate shall be issued, request its 38 39 probation service to conduct an investigation of the applicant, or if the court has no probation service it may request the probation service 40 of the county court for the county in which the court is located to 41 42 conduct such investigation. Any probation officer requested to make an 43 investigation purguant to this section shall prepare and submit to the 44 court a written report in accordance with such request. 4.] Where the court has imposed a revocable sentence and the certif-45 46 [relief from disabilities] restoration is issued prior to the icate of 47 expiration or termination of the time which the court may revoke such sentence, the certificate shall be deemed to be a temporary certificate 48 until such time as the court's authority to revoke the sentence has 49 expired or is terminated. While temporary, such certificate (a) may be 50 51 revoked by the court for violation of the conditions of the sentence, 52 and (b) shall be revoked by the court if it revokes the sentence and 53 commits the person to an institution under the jurisdiction of the state 54 department of corrections and community supervision. Any such revocation

shall be upon notice and after an opportunity to be heard. If the 56 certificate is not so revoked, it shall become a permanent certificate

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upon expiration or termination of the court's authority to revoke the 1 2 sentence. [5] 4. Any court that has issued a certificate of [relief from disa-3 4 **bilities**] restoration may at any time issue a new certificate to enlarge 5 the relief previously granted, provided, however, that the provisions of 6 subdivisions one through [four] three of this section shall apply to the 7 issuance of any such new certificate. 8 [6.] 5. Any written report submitted to the court [purguant to] for 9 the purposes of this section is confidential and may not be made avail-10 able to any person or public or private agency except where specifically 11 required or permitted by statute or upon specific authorization of the 12 court. However, upon the court's receipt of such report, the court shall provide a copy of such report, or direct that such report be provided to 13 14 the applicant's attorney, or the applicant himself, if he or she has no 15 attorney. In its discretion, the court may except from disclosure a part 16 or parts of the report which are not relevant to the granting of a 17 certificate, or sources of information which have been obtained on a 18 promise of confidentiality, or any other portion thereof, disclosure of which would not be in the interest of justice. The action of the court 19 excepting information from disclosure shall be subject to appellate 20 21 review. The court, in its discretion, may hold a conference in open 22 court or in chambers to afford an applicant an opportunity to controvert or to comment upon any portions of the report. The court may also 23 conduct a summary hearing at the conference on any matter relevant to 24 25 the granting of the application and may take testimony under oath. 26 § 4. Section 703 of the correction law, as amended by section 34 of 27 subpart B of part C of chapter 62 of the laws of 2011, is amended to 28 read as follows: § 703. Certificates of [relief from disabilities] restoration issued 29 by the department of corrections and community supervision. 1. The 30 31 department of corrections and community supervision shall [have the 32 **power to**] issue a certificate of [relief from disabilities] restoration 33 to: 34 (a) any eligible offender who has been committed to an institution 35 under the jurisdiction of the state department of corrections and commu-36 nity supervision who successfully earned merit time or a certificate of 37 earned eligibility during their period of incarceration. Such certificate [may] shall be issued by the department at the time the offender 38 39 is released from such institution under the department's supervision [er 40 otherwise or at any time thereafter]. If such eligible offender did not earn merit time or a certificate of earned eligibility, the board of 41 42 parole shall issue such certificate at the time of such eligible 43 offender's release to community supervision unless it is determined that 44 the issuance of such certificate would jeopardize public safety. If such certificate is not issued upon such eligible offender's release to 45 46 community supervision, such offender shall be issued a certificate by 47 the board of parole after two years of unrevoked parole, conditional 48 release or post-release supervision. Such individual shall apply to the 49 board of parole in order to receive such certificate. 50 In calculating the two-year period under this paragraph, any period of 51 time during which the person was incarcerated for any reason between the 52 time of conviction and the date on which the eligible offender becomes 53 eligible for a certificate shall be excluded and such two-year period 54 shall be extended by a period or periods equal to the time served under such incarceration; 55

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(b) any eligible offender who resides within this state and whose 1 2 judgment of conviction was rendered by a court in any other jurisdiction 3 where such eligible offender applies for such certificate, is not incar-4 cerated at the time of the application and is not subject to an undis-5 posed arrest, unless the board of parole determines that the issuance of б such certificate would jeopardize public safety. If a certificate of 7 restoration is not issued at the time of the application, the board 8 shall issue a certificate to such eligible offender one year after the 9 date of the application where the judgment of conviction was for a 10 misdemeanor and two years after the date of the application where the 11 judgment of conviction was for a felony, provided that such offender has 12 not been convicted of a new crime and is not the subject of an undis-13 posed arrest. 14 2. Where the department has issued a certificate of [relief from disa-15 **bilities**] **restoration**, the department may at any time issue a new certificate enlarging the relief previously granted. 16 17 3. The relief granted by the department [shall not issue any] in a certificate of [relief from disabilities] restoration pursuant to 18 [subdivisions] subdivision one or two[, unless the department is satis-19 20 fied that: (a) The person to whom it is to be granted is an eligible offender, as 21 22 defined in section seven hundred; 23 (b) The relief to be granted by the certificate is] of this section 24 shall be consistent with the rehabilitation of the eligible offender [+]25 and 26 [<del>(c) The relief to be granted by the certificate is</del>] <u>be</u> consistent 27 with the public interest. 28 4. Any certificate of [relief from disabilities] restoration issued by 29 the department to an eligible offender who at time of the issuance of the certificate is under the department's supervision, shall be deemed 30 31 to be a temporary certificate until such time as the eligible offender 32 is discharged from the department's supervision, and, while temporary, 33 such certificate may be revoked by the department for violation of the 34 conditions of community supervision. Revocation shall be upon notice to the releasee, who shall be accorded an opportunity to explain the 35 36 violation prior to decision thereon. If the certificate is not so 37 revoked, it shall become a permanent certificate upon expiration or 38 termination of the department's jurisdiction over the individual. 39 5. In granting or revoking a certificate of [relief from disabilities] **restoration** the action of the department shall be deemed a judicial 40 41 function and shall not be reviewable if done according to law. 42 6. For the purpose of determining whether such certificate shall be 43 issued, the department may conduct an investigation of the applicant. 44 7. Presumption based on federal recommendation. Where a certificate of 45 [relief from disabilities] restoration is sought pursuant to paragraph 46 (b) of subdivision one of this section on a judgment of conviction 47 rendered by a federal district court in this state and the department is receipt of a written recommendation in favor of the issuance of such 48 in 49 certificate from the chief probation officer of the district, the department shall issue the requested certificate, unless it finds that 50 51 the requirements of [paragraphs (a), (b) and (c) of subdivision three 52 of this section have not been satisfied; or that the interests of 53 justice would not be advanced by the issuance of the certificate. 54 § 5. Section 703-a of the correction law is REPEALED. 55 § 6. Section 703-b of the correction law is REPEALED.

1 § 7. Section 704 of the correction law, as added by chapter 654 of the 2 laws of 1966, is amended to read as follows:

3 704. Effect of revocation; use of revoked certificate. 1. Where a § certificate of [relief from disabilities] restoration is deemed to be 4 5 temporary and such certificate is revoked, disabilities and forfeitures 6 thereby relieved shall be reinstated as of the date upon which the 7 person to whom the certificate was issued receives written notice of 8 such revocation. Any such person shall upon receipt of such notice 9 surrender the certificate to the issuing court or board.

10 2. A person who knowingly uses or attempts to use, a revoked certif-11 icate of [**relief from disabilities**] **restoration** in order to obtain or to 12 exercise any right or privilege that he would not be entitled to obtain 13 or to exercise without a valid certificate shall be guilty of a misde-14 meanor.

15 3. Where a certificate of restoration has been revoked, the offender 16 shall be eligible for a new certificate in accordance with sections 17 seven hundred two and seven hundred three of this article as applicable.

18 § 8. Section 705 of the correction law, as amended by section 36 of 19 subpart B of part C of chapter 62 of the laws of 2011, is amended to 20 read as follows:

21 § 705. Forms and filing. 1. All applications, certificates and orders 22 revocation necessary for the purposes of this article shall be upon of forms prescribed pursuant to agreement among the state commissioner of 23 corrections and community supervision, the chairman of the state board 24 25 of parole and the administrator of the state judicial conference. Such forms relating to certificates of [relief from disabilities] restoration 26 27 shall be distributed by the office of probation and correctional alter-28 natives and [forms relating to certificates of good conduct shall be distributed] by the commissioner of the department of corrections and 29 30 community supervision.

2. Any court or department issuing or revoking any certificate pursuant to this article shall immediately file a copy of the certificate, or of the order of revocation, with the New York state identification and intelligence system.

35 § 9. Subdivision 3 of section 175 of the executive law, as amended by 36 section 2 of part LL of chapter 56 of the laws of 2010, is amended to 37 read as follows:

38 3. Upon a showing by the attorney general in an application for an 39 injunction that any person engaged in solicitation has been convicted in 40 this state or elsewhere of a felony or of a misdemeanor involving the misappropriation, misapplication or misuse of the money or property of 41 another, and who has not, subsequent to such conviction, received execu-42 43 tive pardon therefor or a certificate of [relief from digabilities or a 44 ertificate of good conduct ] restoration pursuant to article twentythree of the correction law, the supreme court, after a hearing, may 45 46 enjoin such person from engaging in any solicitation.

§ 10. Paragraph (c) of subdivision 8 of section 283 of the tax law, as amended by section 24 of part LL of chapter 56 of the laws of 2010, is amended to read as follows:

(c) If a person convicted of a felony or crime deemed hereby to be a felony is subsequently pardoned by the governor of the state where such conviction was had, or by the president of the United States, or shall receive a certificate of [relief from disabilities or a certificate of good conduct] restoration pursuant to article twenty-three of the correction law for the purpose of removing the disability under this section because of such conviction, the tax commission may, in its 1 discretion, on application of such person and compliance with subdivi-2 sion two of this section, and on the submission to it of satisfactory 3 evidence of good moral character and suitability, again register such 4 person as a distributor under this article.

5 § 11. Subdivision 2 of section 102 of the alcoholic beverage control 6 law, as amended by section 1 of part 00 of chapter 56 of the laws of 7 2010, the opening paragraph as amended by chapter 703 of the laws of 8 2022 and paragraph (g) as separately amended by chapter 232 of the laws 9 of 2010, is amended to read as follows:

10 2. No person holding any license hereunder, other than a license to sell an alcoholic beverage at retail for off-premises consumption or a 11 12 license or special license to sell an alcoholic beverage at retail for consumption on the premises where such license authorizes the sale of 13 14 liquor, beer and/or wine on the premises of a catering establishment, 15 off-premises catering establishment, hotel, restaurant, club, or recre-16 ational facility, shall knowingly employ in connection with his or her 17 business in any capacity whatsoever, any person, who has been convicted of a felony, or any of the following offenses, who has not subsequent to 18 19 such conviction received an executive pardon therefor removing any civil disabilities incurred thereby, a certificate of [relief from disabili-20 21 ties or a certificate of good conduct ] restoration pursuant to article 22 twenty-three of the correction law, or other relief from disabilities provided by law, or the written approval of the state liquor authority 23 24 permitting such employment, to wit:

25 (a) Illegally using, carrying or possessing a pistol or other danger-26 ous weapon;

27 (b) Making or possessing burglar's instruments;

28 (c) Buying or receiving or criminally possessing stolen property;

29 (d) Unlawful entry of a building;

30 (e) Aiding escape from prison;

31 (f) Unlawfully possessing or distributing habit forming narcotic 32 drugs;

(g) Violating [subdivisions] subdivision six, ten or eleven of section keven hundred twenty-two of the former penal law as in force and effect immediately prior to September first, nineteen hundred sixty-seven, or violating [sections] section 165.25 or 165.30 of the penal law;

37 (h) Vagrancy or prostitution; or

38 (i) Ownership, operation, possession, custody or control of a still 39 subsequent to July first, nineteen hundred fifty-four.

If, as hereinabove provided, the state liquor authority issues its 40 written approval for the employment by a licensee, in a specified capac-41 42 ity, of a person previously convicted of a felony or any of the offenses 43 above enumerated, such person, may, unless he or she is subsequently 44 convicted of a felony or any of such offenses, thereafter be employed in the same capacity by any other licensee without the further written 45 46 approval of the authority unless the prior approval given by the author-47 ity is terminated.

48 The liquor authority may make such rules as it deems necessary to 49 carry out the purpose and intent of this subdivision.

As used in this subdivision, "recreational facility" shall mean: (i) premises that are part of a facility the principal business of which shall be the providing of recreation in the form of golf, tennis, swimming, skiing or boating; and (ii) premises in which the principal business shall be the operation of a theatre, concert hall, opera house, bowling establishment, excursion and sightseeing vessel, or accommodation of athletic events, sporting events, expositions and other simi-

lar events or occasions requiring the accommodation of large gatherings 1 2 of persons. 12. Paragraph (d) of subdivision 1 of section 110 of the alcoholic 3 S beverage control law, as amended by chapter 114 of the laws of 2000, 4 is 5 amended to read as follows: б (d) A statement that such applicant or the applicant's spouse has not 7 been convicted of a crime addressed by the provisions of section one hundred twenty-six of this article which would forbid the applicant 8 (including any officers, directors, shareholders or partners listed in 9 10 the statement of identity under paragraph (a) of this subdivision or the 11 spouse of such person) or the applicant's spouse to traffic in alcoholic 12 beverages, a statement whether or not the applicant (including any offi-13 cers, directors, shareholders or partners listed in the statement of identity under paragraph (a) of this subdivision or the spouse of any 14 15 such person) or the applicant's spouse is an official described in 16 section one hundred twenty-eight of this article, and a description of 17 any crime that the applicant (including any officers, directors, shareholders or partners listed under paragraph (a) of this subdivision or 18 spouse of any such person) or the applicant's spouse has been 19 the convicted of and whether such person has received a pardon, certificate 20 21 of [good conduct or certificate of relief from disabilities] 22 restoration; provided, however, that no person shall be denied any 23 license solely on the grounds that such person is the spouse of a person 24 otherwise disqualified from holding a license under this chapter. § 13. Subdivisions 1, 1-a and 4 of section 126 of the alcoholic bever-25 26 age control law, subdivisions 1 and 1-a as amended by section 50 of 27 subpart B of part C of chapter 62 of the laws of 2011 and subdivision 4 28 as amended by chapter 669 of the laws of 2022, are amended to read as 29 follows: 1. Except as provided in subdivision one-a of this section, a person 30 31 who has been convicted of a felony or any of the misdemeanors mentioned 32 in section eleven hundred forty-six of the former penal law as in force 33 and effect immediately prior to September first, nineteen hundred 34 sixty-seven, or of an offense defined in section 230.20 or 230.40 of the 35 penal law, unless subsequent to such conviction such person shall have 36 received an executive pardon therefor removing this disability, a 37 certificate of [good conduct granted by the department of corrections 38 and community supervision, or a certificate of relief from disabilities] 39 restoration granted by the department of corrections and community supervision or a court of this state pursuant to the provisions of arti-40 cle twenty-three of the correction law to remove the disability under 41 42 this section because of such conviction. 43 1-a. Notwithstanding the provision of subdivision one of this section, 44 a corporation holding a license to traffic in alcoholic beverages shall 45 not, upon conviction of a felony or any of the misdemeanors or offenses 46 described in subdivision one of this section, be automatically forbidden 47 to traffic in alcoholic beverages, but the application for a license by 48 such a corporation shall be subject to denial, and the license of such a corporation shall be subject to revocation or suspension by the authori-49 ty pursuant to section one hundred eighteen of this [chapter] article, 50 51 consistent with the provisions of article twenty-three-A of the 52 correction law. For any felony conviction by a court other than a court 53 this state, the authority may request the department of corrections of

53 of this state, the authority may request the department of corrections 54 and community supervision to investigate and review the facts and 55 circumstances concerning such a conviction, and such department shall, 56 if so requested, submit its findings to the authority as to whether the

corporation has conducted itself in a manner such that discretionary 1 review by the authority would not be inconsistent with the public inter-2 est. The department of corrections and community supervision may charge 3 4 the licensee or applicant a fee equivalent to the expenses of an appro-5 priate investigation under this subdivision. For any conviction rendered 6 by a court of this state, the authority may request the corporation, 7 the corporation is eligible for a certificate of [relief from disabili-8 ties] restoration, to seek such a certificate [from the court which 9 rendered the conviction] in accordance with article twenty-three of the 10 correction law and to submit such a certificate as part of the authori-11 ty's discretionary review process.

12 4. A copartnership or a corporation, unless each member of the partnership, or each of the principal officers and directors of the corpo-13 14 is a citizen of the United States or a noncitizen lawfully ration, 15 admitted for permanent residence in the United States, not less than twenty-one years of age, and has not been convicted of any felony or any 16 of the misdemeanors, specified in section eleven hundred forty-six of 17 the former penal law as in force and effect immediately prior to Septem-18 19 ber first, nineteen hundred sixty-seven, or of an offense defined in 20 section 230.20 or 230.40 of the penal law, or if so convicted has 21 received, subsequent to such conviction, an executive pardon therefor 22 removing this disability a certificate of [good conduct granted by the department of corrections and community supervision, or a certificate of 23 **relief from disabilities**] **restoration** granted by the department of 24 25 corrections and community supervision or a court of this state pursuant 26 to the provisions of article twenty-three of the correction law to 27 remove the disability under this section because of such conviction; 28 provided however that a corporation which otherwise conforms to the 29 requirements of this section and chapter may be licensed if each of its 30 principal officers and more than one-half of its directors are citizens 31 of the United States or noncitizens lawfully admitted for permanent 32 residence in the United States; and provided further that a corporation organized under the not-for-profit corporation law or the education law 33 34 which otherwise conforms to the requirements of this section and chapter 35 may be licensed if each of its principal officers and more than one-half 36 of its directors are not less than twenty-one years of age and none of 37 its directors are less than eighteen years of age; and provided further that a corporation organized under the not-for-profit corporation law or 38 39 the education law and located on the premises of a college as defined by section two of the education law which otherwise conforms to the 40 requirements of this section and chapter may be licensed if each of its 41 principal officers and each of its directors are not less than eighteen 42 43 years of age.

44 § 14. Subdivision 4 of section 96-z-3 of the agriculture and markets 45 law, as amended by section 4 of part LL of chapter 56 of the laws of 46 2010, is amended to read as follows:

(4) applicant, an officer, director, partner, or holder of ten per centum or more of the voting stock of an applicant has been convicted of a felony by a court of the United States or any state or territory thereof, without subsequent pardon by the governor or other appropriate authority of the state or jurisdiction in which such conviction occurred, or the receipt of a certificate of [relief from disabilities or a certificate of good conduct] restoration pursuant to article twenty-three of the correction law,

§ 15. Paragraph (d) of subdivision 4 of section 129 of the agriculture 1 and markets law, as amended by section 5 of part LL of chapter 56 of the 2 3 laws of 2010, is amended to read as follows: 4 (d) The applicant or registrant, or an officer, director, partner or 5 holder of ten per centum or more of the voting stock of the applicant or 6 registrant, has been convicted of a felony by a court of the United 7 States or any state or territory thereof, without subsequent pardon by 8 the governor or other appropriate authority of the state or jurisdiction 9 in which such conviction occurred, or receipt of a certificate of 10 [relief from disabilities or a certificate of good conduct] restoration pursuant to article twenty-three of the correction law; 11 12 § 16. Paragraph (c) of subdivision 2 of section 2897 of the public health law, as amended by section 21 of part LL of chapter 56 of the 13 14 laws of 2010, is amended to read as follows: 15 (c) If a person convicted of a felony or crime deemed hereby to be a 16 felony is subsequently pardoned by the governor of the state where such 17 conviction was had, or by the president of the United States, or shall receive a certificate of [relief from disabilities or a certificate of 18 good conduct] restoration pursuant to article twenty-three of the 19 20 correction law for the purpose of removing the disability under this 21 section because of such conviction, the board may, in its discretion, on 22 application of such person, and on the submission to it of satisfactory 23 evidence, restore to such person the right to practice nursing home 24 administration in this state. 25 § 17. Section 3454 of the public health law, as amended by section 22 26 of part LL of chapter 56 of the laws of 2010, is amended to read as 27 follows: 28 § 3454. Restoration of licenses after conviction of a felony. If a 29 person convicted of a felony or crime deemed to be a felony is subse-30 quently pardoned by the governor of the state where such conviction was 31 had or by the president of the United States, or shall receive a certif-32 icate of [relief from disabilities or a certificate of good conduct] 33 restoration pursuant to article twenty-three of the correction law to 34 remove the disability under this section because of such conviction, the 35 commissioner may, in his <u>or her</u> discretion, on application of such 36 person, and on the submission to him or her of satisfactory evidence, 37 restore to such person the right to practice in this state. 38 § 18. Paragraph (a) of subdivision 2 of section 3510 of the public 39 health law, as added by chapter 175 of the laws of 2006, is amended to 40 read as follows: (a) No person convicted of a felony shall continue to hold a license 41 42 to practice radiologic technology, unless he or she has been granted an 43 executive pardon, a certificate of [relief from disabilities or a **certificate of good conduct**] **restoration** for such felony and, the 44 commissioner, in his or her discretion, restores the license after 45 46 determining that the individual does not pose a threat to patient health 47 and safety. 48 § 19. Paragraph b of subdivision 5 of section 84-a of the town law, as 49 amended by section 10 of part LL of chapter 56 of the laws of 2010, is 50 amended to read as follows: 51 b. On the reverse side of such envelope shall be printed the following 52 statement:

53 STATEMENT OF ABSENTEE VOTER 54 I do declare that I will have been a citizen of the United States for 55 thirty days, and will be at least eighteen years of age, on the date of 56 the special town election; that I will have been a resident of this

state and of the town shown on the reverse side of this envelope for 1 thirty days next preceding the said election; that I am or on such date 2 will be, a registered voter of said town; that I will be unable to 3 4 appear personally on the day of said special town election at the poll-5 ing place of the election district in which I am or will be a qualified 6 voter because of the reason stated on my application heretofore submitted; that I have not qualified, or do I intend to vote, elsewhere than 7 as set forth on the reverse side of this envelope; that I have not 8 9 received or offered, do not expect to receive, have not paid, offered or 10 promised to pay, contributed, offered or promised to contribute to 11 another to be paid or used, any money or other valuable thing, as a compensation or reward for the giving or withholding of a vote at this 12 13 special town election, and have not made any promise to influence the 14 giving or withholding of any such votes; that I have not made or become 15 directly or indirectly interested in any bet or wager depending upon the 16 result of this special town election; and that I have not been convicted 17 of bribery or any infamous crime, or, if so convicted, that I have been 18 pardoned or restored to all the rights of a citizen, without restriction 19 as to the right of suffrage, or received a certificate of [relief from disabilities or a certificate of good conduct ] restoration pursuant to 20 21 article twenty-three of the correction law removing my disability to 22 register and vote or my maximum sentence of imprisonment has expired. 23 I hereby declare that the foregoing is a true statement to the best of 24 my knowledge and belief, and I understand that if I make any material 25 false statement in the foregoing statement of absentee voter, I shall be 26 guilty of a misdemeanor. 27 Date..... Signature of Voter..... 28 § 20. Paragraph b of subdivision 5 of section 175-b of the town law, 29 as amended by section 11 of part LL of chapter 56 of the laws of 2010, 30 is amended to read as follows: 31 b. On the reverse side of such envelope shall be printed the follow-32 ing statement: 33 STATEMENT OF ABSENTEE VOTER 34 I do declare that I will have been a citizen of the United States for 35 thirty days, and will be at least eighteen years of age, on the date of the district election; that I will have been a resident of this state 36 37 and of the district if any, shown on the reverse side of this envelope for thirty days next preceding the said election and that I am or on 38 39 such date will be, a registered voter of said district; that I will be 40 unable to appear personally on the day of said district election at the polling place of the said district in which I am or will be a qualified 41 42 voter because of the reason stated on my application heretofore submit-43 ted; that I have not qualified, or do I intend to vote, elsewhere than 44 as set forth on the reverse side of this envelope; that I have not received or offered, do not expect to receive, have not paid, offered or 45 46 promised to pay, contributed, offered or promised to contribute to

47 another to be paid or used, any money or other valuable thing, as a 48 compensation or reward for the giving or withholding of a vote at this district election, and have not made any promise to influence the giving 49 or withholding of any such votes; that I have not made or become direct-50 ly or indirectly interested in any bet or wager depending upon the 51 result of this district election; and that I have not been convicted of 52 53 bribery or any infamous crime, or, if so convicted, that I have been pardoned or restored to all the rights of a citizen, without restriction 54 55 as to the right of suffrage, or received a certificate of [relief from 56 **disabilities or a certificate of good conduct**] restoration pursuant to

article twenty-three of the correction law removing my disability to 1 register and vote or my maximum sentence of imprisonment has expired. 2 I hereby declare that the foregoing is a true statement to the best of 3 4 my knowledge and belief, and I understand that if I make any material 5 false statement in the foregoing statement of absentee voter, I shall be guilty of a misdemeanor. 6 7 Date.....Signature of Voter..... 8 § 21. Paragraph b of subdivision 5 of section 213-b of the town law, 9 as amended by section 12 of part LL of chapter 56 of the laws of 2010, 10 is amended to read as follows:

11 b. On the reverse side of such envelope shall be printed the follow-12 ing statement:

13

## STATEMENT OF ABSENTEE VOTER

14 I do declare that I will have been a citizen of the United States for thirty days, and will be at least eighteen years of age, on the date of 15 16 the district election; that I will have been a resident of this state 17 and of the district if any, shown on the reverse side of this envelope for thirty days next preceding the said election and that I am or on 18 such date will be, a registered voter of said district; that I will be 19 20 unable to appear personally on the day of said district election at the 21 polling place of the said district in which I am or will be a qualified voter because of the reason stated on my application heretofore submit-22 ted; that I have not qualified, or do I intend to vote, elsewhere than 23 as set forth on the reverse side of this envelope; that I have not 24 25 received or offered, do not expect to receive, have not paid, offered or 26 promised to pay, contributed, offered or promised to contribute to 27 another to be paid or used, any money or other valuable thing, as a compensation or reward for the giving or withholding of a vote at this 28 29 district election, and have not made any promise to influence the giving or withholding of any such votes; that I have not made or become direct-30 31 ly or indirectly interested in any bet or wager depending upon the 32 result of this district election; and that I have not been convicted of bribery or any infamous crime, or, if so convicted, that I have been 33 pardoned or restored to all the rights of a citizen, without restriction 34 35 as to the right of suffrage, or received a certificate of [relief from 36 disabilities or a certificate of good conduct] restoration pursuant to 37 article twenty-three of the correction law removing my disability to 38 register and vote or my maximum sentence of imprisonment has expired.

I hereby declare that the foregoing is a true statement to the best of my knowledge and belief, and I understand that if I make any material false statement in the foregoing statement of absentee voter, I shall be guilty of a misdemeanor.

47 b. On the reverse side of such envelope shall be printed the following 48 statement:

#### 49

### STATEMENT OF ABSENTEE VOTER

I do declare that I am a citizen of the United States, and will be at least eighteen years of age, on the date of the school district election; that I will have been a resident of this state and of the school district and school election district, if any, shown on the

reverse side of this envelope for thirty days next preceding the said 1 2 election and duly registered in the school district and school election district, if any, shown on the reverse side of this envelope and that I 3 am or on such date will be, a qualified voter of said school district; 4 5 that I will be unable to appear personally on the day of said school 6 district election at the polling place of the said district in which I 7 am or will be a qualified voter because of the reason stated on my application heretofore submitted; that I have not qualified, or do I 8 9 intend to vote, elsewhere than as set forth on the reverse side of this 10 envelope; that I have not received or offered, do not expect to receive, 11 have not paid, offered or promised to pay, contributed, offered or prom-12 ised to contribute to another to be paid or used, any money or other valuable thing, as a compensation or reward for the giving or withhold-13 14 of a vote at this school district election, and have not made any inq 15 promise to influence the giving or withholding of any such votes; that I 16 have not made or become directly or indirectly interested in any bet or 17 wager depending upon the result of this school district election; and that I have not been convicted of bribery or any infamous crime, or, 18 if so convicted, that I have been pardoned or restored to all the rights of 19 20 a citizen, without restriction as to the right of suffrage, or received 21 a certificate of [relief from disabilities or a certificate of good 22 **conduct**] **restoration** pursuant to article twenty-three of the correction law removing my disability to register and vote or my maximum sentence 23 24 of imprisonment has expired.

I hereby declare that the foregoing is a true statement to the best of my knowledge and belief, and I understand that if I make any material false statement in the foregoing statement of absentee voter, I shall be guilty of a misdemeanor.

29 Date.....Signature of Voter .....

30 § 23. Paragraph b of subdivision 6 of section 2018-b of the education 31 law, as amended by section 9 of part LL of chapter 56 of the laws of 32 2010, is amended to read as follows:

33 b. On the reverse side of such envelope shall be printed the following 34 statement:

35

## STATEMENT OF ABSENTEE VOTER

36 I do declare that I am a citizen of the United States, and will be at 37 least eighteen years of age on the date of the school district election; 38 that I will have been a resident of this state and of the school 39 district and school election district, if any, shown on the reverse side 40 of this envelope for thirty days next preceding the said election and 41 that I am or on such date will be, a qualified voter of said school district; that I will be unable to appear personally on the day of said 42 43 school district election at the polling place of the said district in which I am or will be a qualified voter because of the reason stated on 44 my application heretofore submitted; that I have not qualified, or do I 45 intend to vote, elsewhere than as set forth on the reverse side of this 46 47 envelope; that I have not received or offered, do not expect to receive, 48 have not paid, offered or promised to pay, contributed, offered or promised to contribute to another to be paid or used, any money or other 49 50 valuable thing, as a compensation or reward for the giving or withholding of a vote at this school district election, and have not made any 51 52 promise to influence the giving or withholding of any such votes; that I

have not made or become directly or indirectly interested in any bet or 1 wager depending upon the result of this school district election; and 2 that I have not been convicted of bribery or any infamous crime, or, 3 if so convicted, that I have been pardoned or restored to all the rights of 4 5 a citizen, without restriction as to the right of suffrage, or have 6 received a certificate of [relief from disabilities or a certificate of good conduct] restoration pursuant to article twenty-three of the 7 8 correction law removing my disability to vote or my maximum sentence of 9 imprisonment has expired.

10 I hereby declare that the foregoing is a true statement to the best of 11 my knowledge and belief, and I understand that if I make any material 12 false statement in the foregoing statement of absentee voter, I shall be 13 guilty of a misdemeanor.

14 Date.....Signature of Voter .....

15 § 24. Subdivision 2 of section 69-o of the general business law, as 16 amended by chapter 575 of the laws of 1993, is amended to read as 17 follows:

18 2. After the filing of an applicant's fingerprint cards, the secretary 19 of state shall forward such fingerprints to the division of criminal justice services to be compared with the fingerprints on file with the 20 division of criminal justice services in order to ascertain whether the 21 applicant has been convicted of a felony involving fraud, bribery, 22 perjury or theft pursuant to article one hundred forty, one hundred 23 24 fifty-five, one hundred sixty, one hundred sixty-five, one hundred 25 seventy, one hundred seventy-five, one hundred seventy-six, one hundred eighty, one hundred eighty-five, one hundred ninety, one hundred nine-ty-five, two hundred or two hundred ten of the penal law; or has a crim-26 27 28 inal action which has been pending for such a felony for under one year 29 without a final disposition unless adjourned in contemplation of 30 dismissal; provided, however, that for the purposes of this article, 31 none of the following shall be considered criminal convictions or 32 reported as such:

(a) A conviction which has been vacated and replaced by a youthful offender finding pursuant to article seven hundred twenty of the criminal procedure law, or the applicable provisions of law of any other jurisdiction; or

37 (b) A conviction the records of which have been expunged or sealed 38 pursuant to the applicable provisions of the laws of this state or of 39 any other jurisdiction; or

40 (c) A conviction for which [a certificate of relief from disabilities
41 or ] a certificate of [good conduct] restoration has been issued pursuant
42 to article twenty-three of the correction law.

The division of criminal justice services shall retain the fingerprint and return the report of such convictions or pending cases, if any, to the secretary of state who shall retain them in a confidential file for no more than one year, after which time such report shall be destroyed.

The secretary of state shall deny the application of any individual convicted of a felony involving fraud, bribery, perjury or theft pursuant to article one hundred forty, one hundred fifty-five, one hundred sixty, one hundred sixty-five, one hundred seventy, one hundred seventy-five, one hundred seventy-six, one hundred eighty, one hundred eighty-five, one hundred ninety, one hundred ninety-five, two hundred or two 1 hundred ten of the penal law; or has a criminal action which has been 2 pending for such a felony for under one year without a final disposition 3 unless adjourned in contemplation of dismissal; provided, however, that 4 for the purposes of this article, none of the following shall be consid-5 ered criminal convictions or reported as such:

6 (i) A conviction which has been vacated and replaced by a youthful 7 offender finding pursuant to article seven hundred twenty of the crimi-8 nal procedure law, or the applicable provisions of law of any other 9 jurisdiction; or

10 (ii) A conviction the records of which have been expunged or sealed 11 pursuant to the applicable provisions of the laws of this state or of 12 any other jurisdiction; or

(iii) A conviction for which [a certificate of relief from disabili ties or] a certificate of [good conduct] restoration has been issued
 pursuant to article twenty-three of the correction law.

16 § 25. Subdivision 1 of section 81 of the general business law, as 17 amended by section 14 of part LL of chapter 56 of the laws of 2010, is 18 amended to read as follows:

19 1. The holder of any license certificate issued pursuant to this arti-20 cle may employ to assist him in his work of private detective or inves-21 tigator or bail enforcement agent as described in section seventy-one of 22 this article and in the conduct of such business as many persons as he 23 may deem necessary, and shall at all times during such employment be 24 legally responsible for the good conduct in the business of each and 25 every person so employed.

26 No holder of any unexpired license certificate issued pursuant to this 27 article shall knowingly employ in connection with his or its business in 28 any capacity whatsoever, any person who has been convicted of a felony or any of the offenses specified in subdivision two of section seventy-29 30 four of this article, and who has not subsequent to such conviction 31 received executive pardon therefor removing this disability, or received 32 a certificate of [relief from digabilities or a certificate of good **conduct**] **restoration** pursuant to article twenty-three of the correction 33 law to remove the disability under this section because of such a conviction, or any person whose private detective or investigator's 34 35 36 license or bail enforcement agent's license was revoked or application 37 for such license was denied by the department of state or by the authorities of any other state or territory because of conviction of any of 38 39 such offenses. Should the holder of an unexpired license certificate 40 falsely state or represent that a person is or has been in his employ, such false statement or misrepresentation shall be sufficient cause for 41 42 the revocation of such license. Any person falsely stating or represent-43 ing that he is or has been a detective or employed by a detective agency 44 or that he is or has been a bail enforcement agent or employed by a bail 45 enforcement agency shall be guilty of a misdemeanor.

46 § 26. Paragraph 5 of subdivision a of section 265.20 of the penal law, 47 as amended by chapter 235 of the laws of 2007, is amended to read as 48 follows:

5. Possession of a rifle or shotgun by a person other than a person who has been convicted of a class A-I felony or a violent felony offense, as defined in subdivision one of section 70.02 of this chapter, who has been convicted as specified in subdivision four of section 265.01 <u>of this article</u> to whom a certificate of [good conduct] <u>restora-</u> tion has been issued [pursuant to section seven hundred three-b of the correction law].

§ 27. Section 751 of the correction law, as amended by chapter 284 of 1 the laws of 2007, is amended to read as follows: 2 751. Applicability. The provisions of this article shall apply to 3 S 4 any application by any person for a license or employment at any public 5 or private employer, who has previously been convicted of one or more 6 criminal offenses in this state or in any other jurisdiction, and to any 7 license or employment held by any person whose conviction of one or more 8 criminal offenses in this state or in any other jurisdiction preceded 9 such employment or granting of a license, except where a mandatory 10 forfeiture, disability or bar to employment is imposed by law, and has 11 not been removed by an executive pardon, certificate of [relief from disabilities or certificate of good conduct] restoration. Nothing in 12 this article shall be construed to affect any right an employer may have 13 14 with respect to an intentional misrepresentation in connection with an 15 application for employment made by a prospective employee or previously 16 made by a current employee. 17 § 28. Subdivision 2 of section 753 of the correction law, as added by chapter 931 of the laws of 1976, is amended to read as follows: 18 19 2. In making a determination pursuant to section seven hundred fifty-20 two of this [chapter] article, the public agency or private employer 21 shall also give consideration to a certificate of [relief from disabili-22 ties or a certificate of good conduct ] restoration issued to the applicant, which certificate shall create a presumption of rehabilitation in 23 24 regard to the offense or offenses specified therein. 25 § 29. The closing paragraph of section 79-a of the civil rights law, 26 as amended by chapter 687 of the laws of 1973, is amended to read as 27 follows: 28 Nothing in this section shall be deemed to preclude the issuance of a 29 certificate of [good conduct] restoration by the board of parole or 30 sentencing court pursuant to law to a person who previously has been 31 sentenced to imprisonment for life. 32 § 30. Paragraph (a) of subdivision 1 of section 20-438 of the adminis-33 trative code of the city of New York is amended to read as follows: 34 Issuance of licenses to conduct games of chance. If such depart-(a) 35 ment shall determine that the applicant is duly qualified to be licensed 36 to conduct games of chance under this subchapter; that the members of 37 the applicant designated in the application to conduct games of chance are bona fide active members of the applicant and are persons of good 38 39 moral character and have never been convicted of a crime, or, if convicted, have received a pardon or a certificate of [<del>good\_conduct</del>] 40 restoration; that such games are to be conducted in accordance with the 41 42 provisions of this subchapter and in accordance with the rules and regu-43 lations of the board and that the proceeds thereof are to be disposed of 44 as provided by this subchapter; and if such department is satisfied that no commission, salary, compensation, reward or recompense whatever will 45 46 be paid or given to any person holding, operating or conducting or 47 assisting in the holding, operation and conduct of any such games except 48 as in this subchapter otherwise provided; and that no prize will be given in excess of the sum or value of one hundred dollars in any single 49 50 game and that the aggregate of all prizes given on one occasion, under 51 said license shall not exceed the sum or value of one thousand dollars, 52 the department shall issue a license to the applicant for the conduct of games of chance upon payment of a license fee of twenty-five dollars for 53 54 each license period.

1 § 31. Paragraph (a) of subdivision 5 of section 2806 of the public 2 health law, as amended by section 20 of part LL of chapter 56 of the 3 laws of 2010, is amended to read as follows:

4 (a) Except as provided in paragraphs (b) and (d) of this subdivision, 5 anything contained in this section or in a certificate of [relief from б disabilities or a certificate of good conduct ] restoration issued pursuant to article twenty-three of the correction law to the contrary 7 8 notwithstanding, a hospital operating certificate of a hospital under 9 control of a controlling person as defined in paragraph (a) of subdivi-10 sion twelve of section twenty-eight hundred one-a of this article, or 11 under control of any other entity, shall be revoked upon a finding by 12 the department that such controlling person or any individual, member of a partnership or shareholder of a corporation to whom or to which an 13 14 operating certificate has been issued, has been convicted of a class A, 15 B or C felony, or a felony related in any way to any activity or program 16 subject to the regulations, supervision, or administration of the 17 department or of the office of temporary and disability assistance or in violation of the public officers law in a court of competent jurisdic-18 19 tion in the state, or of a crime outside the state which, if committed within the state, would have been a class A, B or C felony or a felony 20 21 related in any way to any activity or program subject to the regu-22 lations, supervision, or administration of the department or of the 23 office of temporary and disability assistance or in violation of the 24 public officers law.

S 32. Paragraph (a) of subdivision 1 and paragraph (a) of subdivision of section 509-c of the vehicle and traffic law, paragraph (a) of subdivision 1 as amended by section 25 and paragraph (a) of subdivision as amended by section 26 of part LL of chapter 56 of the laws of 2010, are amended to read as follows:

30 (a) permanently, if that person has been convicted of or forfeited 31 bond or collateral which forfeiture order has not been vacated or the 32 subject of an order of remission upon a violation of section 130.30, 33 130.35, 130.45, 130.50, 130.60, or 130.65 of the penal law, or an 34 offense committed under a former section of the penal law which would constitute a violation of the aforesaid sections of the penal law or any 35 36 offense committed outside of this state which would constitute a 37 violation of the aforesaid sections of the penal law, provided, however, the provisions of this paragraph shall not apply to convictions, suspen-38 39 sions or revocations or forfeitures of bonds for collateral upon any of 40 the charges listed in this paragraph for violations which occurred prior September first, nineteen hundred seventy-four committed by a person 41 to employed as a bus driver on September first, nineteen hundred seventy-42 43 four. However, such disqualification may be waived provided that five 44 years have expired since the applicant was discharged or released from a 45 sentence of imprisonment imposed pursuant to conviction of an offense 46 that requires disqualification under this paragraph and that the appli-47 cant shall have been granted a certificate of [relief from disabilities 48 or a certificate of good conduct] restoration pursuant to article twen-49 ty-three of the correction law.

(a) permanently, if that person has been convicted of or forfeited bond or collateral which forfeiture order has not been vacated or the subject of an order of remission upon a violation committed prior to September fifteenth, nineteen hundred eighty-five, of section 130.30, 130.35, 130.45, 130.50, 130.60, or 130.65 of the penal law, or an offense committed under a former section of the penal law which would constitute a violation of the aforesaid sections of the penal law or any

offense committed outside of this state which would constitute a 1 violation of the aforesaid sections of the penal law. However, such 2 disqualification may be waived provided that five years have expired 3 4 since the applicant was discharged or released from a sentence of impri-5 sonment imposed pursuant to conviction of an offense that requires 6 disqualification under this paragraph and that the applicant shall have 7 been granted a certificate of [relief from disabilities or a certificate 8 of good conduct] restoration pursuant to article twenty-three of the 9 correction law. 10 § 33. Paragraph (a) and subparagraph (i) of paragraph (b) of subdivi-11 sion 1 and paragraphs (a) and (b) and subparagraph (i) of paragraph (c) 12 of subdivision 2 of section 509-cc of the vehicle and traffic law, as added by chapter 675 of the laws of 1985, subparagraphs (i), (ii) and 13 14 (iii) of paragraph (a) and subparagraph (i) of paragraph (b) of subdivi-15 sion 1 as amended by section 27 and paragraphs (a) and (b) and subpara-16 graph (i) of paragraph (c) of subdivision 2 as amended by section 28 of 17 part LL of chapter 56 of the laws of 2010, are amended to read as 18 follows: 19 (a) permanently, if that person 20 (i) has been convicted of or forfeited bond or collateral which 21 forfeiture order has not been vacated or the subject of an order of 22 remission upon a violation committed prior to September fifteenth, nineteen hundred eighty-five, of section 130.30, 130.35, 130.45, 130.50, 23 130.60, or 130.65 of the penal law, or an offense committed under a 24 25 former section of the penal law which would constitute a violation of the aforesaid sections of the penal law or any offense committed outside 26 27 of this state which would constitute a violation of the aforesaid 28 sections of the penal law, provided, however, the provisions of this 29 subparagraph shall not apply to convictions, suspensions or revocations 30 or forfeitures of bonds for collateral upon any of the charges listed in 31 this subparagraph for violations which occurred prior to September 32 first, nineteen hundred seventy-four committed by a person employed as a 33 bus driver on September first, nineteen hundred seventy-four. However, such disqualification may be waived provided that five years have 34 expired since the applicant was discharged or released from a sentence 35 36 of imprisonment imposed pursuant to conviction of an offense that 37 requires disqualification under this paragraph and that the applicant 38 shall have been granted a certificate of [relief from disabilities or a 39 ertificate of good conduct ] restoration pursuant to article twentythree of the correction law. When the certificate is issued by a court 40 for a conviction which occurred in this state, it shall only be issued 41 by the court having jurisdiction over such conviction. Such certificate 42 43 shall specifically indicate that the authority granting such certificate 44 has considered the bearing, if any, the criminal offense or offenses for which the person was convicted will have on the applicant's fitness or 45 46 ability to operate a bus transporting school children to the applicant's 47 prospective employment, prior to granting such a certificate; or 48 (ii) has been convicted of an offense listed in paragraph (a) of 49 subdivision four of this section that was committed on or after Septem-50 ber fifteenth, nineteen hundred eighty-five. However, such disqualifica-51 tion may be waived by the commissioner provided that five years have 52 expired since the applicant was discharged or released from a sentence 53 of imprisonment imposed pursuant to conviction of an offense that 54 requires disqualification under this paragraph and that the applicant 55 shall have been granted a certificate of [relief from disabilities or a

56 **certificate of good conduct**] **restoration** pursuant to article twenty-

three of the correction law. When the certificate is issued by a court 1 for a conviction which occurred in this state, it shall only be issued 2 by the court having jurisdiction over such conviction. Such certificate 3 4 shall specifically indicate that the authority granting such certificate 5 has considered the bearing, if any, the criminal offense or offenses for 6 which the person was convicted will have on the applicant's fitness or 7 ability to operate a bus transporting school children, prior to granting 8 such a certificate; or

(iii) has been convicted of an offense listed in paragraph (b) 9 of 10 subdivision four of this section that was committed on or after Septem-11 ber fifteenth, nineteen hundred eighty-five. However, such disqualifica-12 tion shall be waived provided that five years have expired since the applicant discharged or released from a sentence of imprisonment imposed 13 pursuant to conviction of an offense that requires disqualification 14 15 under this paragraph and that the applicant shall have been granted a 16 certificate of [relief from disabilities or a certificate of good 17 conduct ] restoration pursuant to article twenty-three of the correction When the certificate is issued by a court for a conviction which 18 law. occurred in this state, it shall only be issued by the court having 19 20 jurisdiction over such conviction. Such certificate shall specifically 21 indicate that the authority granting such certificate has considered the 22 bearing, if any, the criminal offense or offenses for which the person was convicted will have on the applicant's fitness or ability to operate 23 a bus transporting school children, prior to granting such a certif-24 25 icate. Provided, however, that at the discretion of the commissioner, 26 the certificate of relief from disabilities may remove disqualification 27 at any time; or

28 (i) has been convicted within the preceding five years of an offense 29 listed in paragraph (c) of subdivision four of this section that was 30 committed on or after September fifteenth, nineteen hundred eighty-five. 31 However, such disqualification shall be waived provided that the appli-32 cant has been granted a certificate of [relief from disabilities or a 33 ertificate of good conduct ] restoration pursuant to article twenty-34 three of the correction law. When the certificate is issued by a court 35 for a conviction which occurred in this state, it shall only be issued 36 by the court having jurisdiction over such conviction. Such certificate 37 shall specifically indicate that the authority granting such certificate 38 has considered the bearing, if any, the criminal offense or offenses for 39 which the person was convicted will have on the applicant's fitness or 40 ability to operate a bus transporting school children, prior to granting 41 such a certificate;

42 (a) permanently, if that person has been convicted of an offense list-43 ed in paragraph (a) of subdivision four of this section. However, such 44 disqualification may be waived by the commissioner provided that five 45 years have expired since the applicant was discharged or released from a 46 sentence of imprisonment imposed pursuant to conviction of an offense 47 that requires disqualification under this paragraph and that the applicant shall have been granted a certificate of [relief from disabilities 48 or a certificate of good conduct ] restoration pursuant to article twen-49 ty-three of the correction law. When the certificate is issued by a 50 51 court for a conviction which occurred in this state, it shall only be issued by the court having jurisdiction over such conviction. Such 52 certificate shall specifically indicate that the authority granting such 53 54 certificate has considered the bearing, if any, the criminal offense or offenses for which the person was convicted will have on the applicant's 55 56 fitness or ability to operate a bus transporting school children to the

applicant's prospective employment, prior to granting such a certif-1 icate. 2 3 (b) permanently, if that person has been convicted of an offense list-4 ed in paragraph (b) of subdivision four of this section. However, such 5 disqualification shall be waived provided that five years have expired б since the applicant was incarcerated pursuant to a sentence of imprison-7 ment imposed on conviction of an offense that requires disqualification 8 under this paragraph and that the applicant shall have been granted a 9 certificate of [relief from disabilities or a certificate of good 10 conduct ] restoration pursuant to article twenty-three of the correction 11 When the certificate is issued by a court for a conviction which law. 12 occurred in this state, it shall only be issued by the court having jurisdiction over such conviction. Such certificate shall specifically 13 14 indicate that the authority granting such certificate has considered the 15 bearing, if any, the criminal offense or offenses for which the person was convicted will have on the applicant's fitness or ability to operate 16 17 a bus transporting school children, prior to granting such a certificate. Provided, however, that at the discretion of the commissioner the 18 certificate of [relief from disabilities or a certificate of good 19 20 **conduct**] **restoration** pursuant to article twenty-three of the correction 21 law may remove disqualification at any time. 22 (i) has been convicted within the preceding five years of an offense 23 listed in paragraph (c) of subdivision four of this section. However, notwithstanding the provisions of subdivision three of section seven 24 hundred one of the correction law[. Such disqualification shall 25 be waived provided that the applicant has been granted a certificate of 26 27 [relief from disabilities or a certificate of good conduct] restoration 28 pursuant to article twenty-three of the correction law. When the certificate is issued by a court for a conviction which occurred in this 29 30 state, it shall only be issued by the court having jurisdiction over 31 such conviction. Such certificate shall specifically indicate that the 32 authority granting such certificate has considered the bearing, if any, 33 the criminal offense or offenses for which the person was convicted will 34 have on the applicant's fitness or ability to operate a bus transporting 35 school children, prior to granting such a certificate. 36 § 34. Subparagraph (iii) of paragraph d of subdivision 6 of section 37 510 of the vehicle and traffic law, as amended by section 29 of part LL 38 of chapter 56 of the laws of 2010, is amended to read as follows: 39 (iii) after such documentation, if required, is accepted, that such person is granted a certificate of [relief from disabilities or a 40 certificate of good conduct ] restoration pursuant to article twenty-41 42 three of the correction law by the court in which such person was last 43 penalized. 44 § 35. Subparagraph (iii) of paragraph (c) of subdivision 2 of section 45 510-a of the vehicle and traffic law, as amended by section 30 of part 46 LL of chapter 56 of the laws of 2010, is amended to read as follows: 47 (iii) after such documentation, if required, is accepted, that such 48 person is granted a certificate of [relief from disabilities or a ertificate of good conduct ] restoration pursuant to article twenty-49 three of the correction law by the court in which such person was last 50 51 penalized. 52 § 36. Subdivision 5 of section 530 of the vehicle and traffic law, as 53 amended by section 31 of part LL of chapter 56 of the laws of 2010, is 54 amended to read as follows: 55 (5) A restricted use license or privilege shall be valid for the oper-56 ation of any motor vehicle, except a vehicle for hire as a taxicab,

livery, coach, limousine, van or wheelchair accessible van or tow truck 1 as defined in this chapter subject to the conditions set forth herein, 2 3 which the holder would otherwise be entitled to operate had his drivers 4 license or privilege not been suspended or revoked. Notwithstanding 5 anything to the contrary in a certificate of [relief from disabilities 6 or a certificate of good conduct ] restoration issued pursuant to article 7 twenty-three of the correction law, a restricted use license shall not 8 be valid for the operation of a commercial motor vehicle. A restricted use license shall not be valid for the operation of a vehicle for hire 9 10 as a taxicab, livery, coach, limousine, van or wheelchair accessible van 11 or tow truck where the holder thereof had his or her drivers license 12 suspended or revoked and (i) such suspension or revocation is mandatory pursuant to the provisions of subdivision two or two-a of section five 13 14 hundred ten of this title; or (ii) any such suspension is permissive for 15 habitual or persistent violations of this chapter or any local law relating to traffic as set forth in paragraph d or i of subdivision 16 17 three of section five hundred ten of this title; or (iii) any such suspension is permissive and has been imposed by a magistrate, justice 18 19 or judge of any city, town or village, any supreme court justice, any county judge, or judge of a district court. Except for a commercial 20 21 motor vehicle as defined in subdivision four of section five hundred 22 one-a of this title, the restrictions on types of vehicles which may be operated with a restricted license contained in this subdivision shall 23 not be applicable to a restricted license issued to a person whose 24 25 license has been suspended pursuant to paragraph three of subdivision 26 four-e of section five hundred ten of this title. 27 § 37. Item (ii) of clause (b) of subparagraph 12 of paragraph (b) of 28 subdivision 2 of section 1193 of the vehicle and traffic law, as amended 29 by section 32 of part LL of chapter 56 of the laws of 2010, is amended 30 to read as follows: 31 (ii) that such person is granted a certificate of [relief from disa-32 bilities or a certificate of good conduct] restoration pursuant to arti-33 cle twenty-three of the correction law. 34 Provided, however, that the commissioner may, on a case by case basis, 35 refuse to restore a license which otherwise would be restored pursuant 36 to this item, in the interest of the public safety and welfare. 37 § 38. Item (iii) of clause (e) of subparagraph 12 of paragraph (b) of 38 subdivision 2 of section 1193 of the vehicle and traffic law, as amended 39 by section 33 of part LL of chapter 56 of the laws of 2010, is amended 40 to read as follows: (iii) after such documentation is accepted, that such person is grant-41 42 ed a certificate of [relief from disabilities or a certificate of good 43 **conduct**] **restoration** pursuant to article twenty-three of the correction 44 law. 45 § 39. Subparagraph 1 of paragraph (d) of subdivision 2 of section 1193 46 of the vehicle and traffic law, as amended by section 34 of part LL of 47 chapter 56 of the laws of 2010, is amended to read as follows: 48 (1) Notwithstanding anything to the contrary contained in a certif-49 icate of [relief from disabilities or a certificate of good conduct] **restoration** issued pursuant to article twenty-three of the correction 50 51 law, where a suspension or revocation, other than a revocation required 52 to be issued by the commissioner, is mandatory pursuant to paragraph (a) 53 or (b) of this subdivision, the magistrate, justice or judge shall issue 54 order suspending or revoking such license upon sentencing, and the an 55 license holder shall surrender such license to the court. Except as

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hereinafter provided, such suspension or revocation shall take effect 1 2 immediately. 3 § 40. Item (iii) of clause a of subparagraph 3 of paragraph (e) of subdivision 2 of section 1193 of the vehicle and traffic law, as amended 4 5 by section 35 of part LL of chapter 56 of the laws of 2010, is amended 6 to read as follows: 7 (iii) after such documentation is accepted, that such person is grant-8 ed a certificate of [relief from digabilities or a certificate of good 9 **conduct**] **restoration** pursuant to article twenty-three of the correction 10 law. 11 41. Item (iii) of clause c of subparagraph 1 of paragraph (d) of § 12 subdivision 2 of section 1194 of the vehicle and traffic law, as amended by section 37 of part LL of chapter 56 of the laws of 2010, is amended 13 14 to read as follows: 15 (iii) after such documentation is accepted, that such person is granted a certificate of [relief from disabilities or a certificate of good 16 17 conduct ] restoration pursuant to article twenty-three of the correction law by the court in which such person was last penalized. 18 19 § 42. Paragraph (g) of subdivision 7 of section 1196 of the vehicle 20 and traffic law, as amended by section 38 of part LL of chapter 56 of 21 the laws of 2010, is amended to read as follows: 22 (q) Notwithstanding anything to the contrary contained in a certif-23 icate of [relief from disabilities or a certificate of good conduct] restoration issued pursuant to article twenty-three of the correction 24 law, any conditional license or privilege issued to a person convicted 25 of a violation of any subdivision of section eleven hundred ninety-two 26 27 of this article shall not be valid for the operation of any commercial 28 motor vehicle. In addition, no such conditional license or privilege 29 shall be valid for the operation of a taxicab as defined in this chap-30 ter. 31 43. Whenever the term "certificate of good conduct" or "certificate 8 32 of relief from disabilities" or any equivalent expression thereof is 33 used in any provision of law, either such term shall be deemed to mean 34 and refer to a certificate of restoration as established in this act. § 44. Any certificate of relief from disabilities or certificate of 35 36 good conduct issued prior to the effective date of this act shall be 37 deemed the equivalent of a certificate of restoration and shall remain in full force and effect on and after the effective date of this act. 38 39 Nothing in this act shall be read to invalidate a certificate of relief

41 effective date of this act. 42 § 45. This act shall take effect on the ninetieth day after it shall 43 have become a law, provided that the amendments to subdivision 5 of 44 section 530 of the vehicle and traffic law made by section thirty-six of 45 this act shall not affect the expiration of such subdivision and shall 46 be deemed to expire therewith.

from disabilities or a certificate of good conduct issued prior to the