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## A BILL FOR AN ACT

RELATING TO COMMERCIAL DRIVER LICENSING.

### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Section 286-231, Hawaii Revised Statutes, is		
2	amended b	y amending the definition of "driving a commercial	
3	motor vehicle while under the influence of an intoxicant" to		
4	read as follows:		
5	"Driving a commercial motor vehicle while under the		
6	influence	of an intoxicant" means committing any one or more of	
7	the follo	wing acts in a commercial motor vehicle:	
8	(1)	Driving a commercial motor vehicle while the person's	
9		alcohol concentration is 0.04 [ <del>per cent or more by</del>	
10		weight;] or more grams of alcohol per two hundred ten	
11		liters of breath or 0.04 or more grams of alcohol per	
12		one hundred milliliters or cubic centimeters of blood;	
13	(2)	Driving under the influence of an intoxicant pursuant	
14		to section 291E-61; or	
15	(3)	Refusing to undergo such testing as required by any	
16		state or jurisdiction in the enforcement of Section	
17		383.51(b) or 392.5(a)(2) of Title 49, Code of Federal	
18		Regulations."	

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1	SECT	ION 2. Section 286-240, Hawaii Revised Statutes, is
2	amended by	y amending subsection (a) to read as follows:
3	"(a)	The examiner of drivers shall disqualify any person
4	from driv	ing a commercial motor vehicle for a period of not less
5	than one	year if convicted of a first violation of:
6	(1)	Driving a motor vehicle under the influence of
7		alcohol, a controlled substance, or any drug which
8		impairs driving ability;
9	(2)	Driving a commercial motor vehicle while the alcohol
10		concentration of the driver's blood is 0.04 [ <del>per cent</del>
11		or more by weight;] or more grams of alcohol per two
12		hundred ten liters of breath or 0.04 or more grams of
13		alcohol per one hundred milliliters or cubic
14		centimeters of blood;
15	(3)	Refusing to submit to a test to determine the driver's
16		alcohol concentration while driving a motor vehicle as
17		required under sections 286-243 and 291E-11;
18	(4)	Using a motor vehicle in the commission of any felony;
19	(5)	Leaving the scene of an accident involving the motor
20		vehicle driven by the person;
21	(6)	Unlawful transportation, possession, or use of a
22		controlled substance while on-duty time;



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1 (7)Driving a commercial motor vehicle when, as a result 2 of prior violations committed while operating a 3 commercial motor vehicle, the driver's commercial 4 driver's license had been revoked, suspended, or 5 canceled, or the driver was otherwise disgualified 6 from operating a commercial motor vehicle; or 7 (8) Causing a fatality through the operation of a 8 commercial motor vehicle, including but not limited to 9 the crimes of manslaughter and negligent homicide in 10 any degree." SECTION 3. Section 286-242, Hawaii Revised Statutes, is 11 12 amended by amending subsections (b) and (c) to read as follows: 13 "(b) A person who drives a commercial motor vehicle [<del>while</del> 14 having an alcohol concentration of 0.01 per cent or more by 15 weight] with an alcohol concentration of 0.01 or more grams of 16 alcohol per two hundred ten liters of breath or with 0.01 or 17 more grams of alcohol per one hundred milliliters or cubic 18 centimeters of blood or who refuses to take a test as provided 19 by section 286-243 shall be issued a twenty-four-hour out-of-20 service order. The driver shall also be placed out-of-service 21 for twenty-four hours if the results of a blood test are not 22 immediately available.



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1	(c) It is unlawful for any person [ <del>who has 0.04 per cent</del>			
2	or more, by weight, of alcohol in the person's blood] with an			
3	alcohol concentration of 0.04 or more grams of alcohol per two			
4	hundred ten liters of breath or with 0.04 or more grams of			
5	alcohol per one hundred milliliters or cubic centimeters of			
6	blood to drive a "commercial motor vehicle", as defined in			
7	section 286-2. Any person who violates this provision shall be			
8	subject to the penalties as provided in section 286-249."			
9	SECTION 4. Section 286-243, Hawaii Revised Statutes, is			
10	amended by amending subsections (d) and (e) to read as follows:			
11	"(d) If the driver refuses testing, or submits to a test			
12	[which discloses in the driver's body an alcohol concentration			
13	of 0:04 per cent or more by weight,] that results with an			
14	alcohol concentration of 0.04 or more grams of alcohol per two			
15	hundred ten liters of breath or 0.04 or more grams of alcohol			
16	per one hundred milliliters or cubic centimeters of blood, the			
17	law enforcement officer shall submit an affidavit to a district			
18	judge of the circuit in which the driver was stopped or detained			
19	stating that the test was authorized pursuant to subsection (a)			
20	and that the driver refused to submit to testing, or submitted			
21	to a test [ <del>which disclosed in the driver's body an alcohol</del>			
22	concentration of 0.04 per cent or more by weight.] that resulted			
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with an alcohol concentration of 0.04 or more grams of alcohol
 per two hundred ten liters of breath or 0.04 or more grams of
 alcohol per one hundred milliliters or cubic centimeters of
 blood.

(e) A hearing to determine the truth and correctness of an
affidavit of a law enforcement officer submitted under
subsection (d) shall be scheduled to commence before a district
judge within twenty days after the affidavit is filed or as soon
thereafter as is practicable.

10 The State shall be represented at the hearing by the 11 prosecuting attorney of the county in which the alleged 12 violation occurred. The district judge shall hear and 13 determine:

14	(1)	Whether the law enforcement officer who stopped or
15		detained the driver had probable cause to believe that
16		the driver had been either driving or in actual
17		physical control of a commercial motor vehicle while
18		having any alcohol in the driver's body;
19	(2)	Whether the driver was lawfully stopped or detained;
20	(3)	Whether the law enforcement officer informed the
21		driver of the sanctions of section 286-240;

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1 (4)Whether the driver submitted to a test or tests of the 2 driver's breath or blood or refused to be tested; and 3 (5) If the driver submitted to a test or tests, whether 4 the driver's alcohol concentration was 0.04 [per cent 5 or more by weight.] or more grams of alcohol per two 6 hundred ten liters of breath or 0.04 or more grams of 7 alcohol per one hundred milliliters or cubic 8 centimeters of blood.

9 The amount of alcohol found in the driver's blood within three 10 hours after the time of the alleged violation as shown by 11 chemical analysis or other analytical techniques of the 12 defendant's blood or breath shall be competent evidence that the 13 defendant was under the influence of intoxicating liquor at the 14 time of the alleged violation. Nothing in this section shall be 15 construed as limiting the introduction of relevant evidence of a 16 person's blood alcohol content obtained more than three hours 17 after an alleged violation  $[\tau]$ ; provided that the evidence is 18 offered in compliance with the Hawaii rules of evidence. If the judge finds the statements contained in the affidavit are true, 19 20 the judge shall disqualify the driver from driving a commercial 21 motor vehicle as provided by section 286-240."

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SECTION 5. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.

**3** SECTION 6. This Act shall take effect on January 7, 2059.



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#### Report Title:

Commercial Driver Licensing; Alcohol Concentration

#### Description:

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Amends the portions of the respective statutes concerning alcohol concentration for commercial motor vehicle drivers to make them consistent with current language. Effective January 7, 2059. (HB1093 HD1)

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