HOUSE OF REPRESENTATIVES TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII

H.B. NO. ¹⁰⁹⁴ H.D. 1 S.D. 2

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 by adding two new definitions to be appropriately 3 inserted and to read as follows: 4 ""Commercial driver's license downgrade" means: 5 (1) Authorization to change a driver's self-certification 6 pursuant to Title 49 Code of Federal Regulations Section 383-71, to interstate, but operating 7 8 exclusively in transportation or operation excepted 9 from the Federal Motor Carrier Safety Regulations as provided in Title 49 Code of Federal Regulations 10 11 Sections 390.3(f), 391.2, 391.62, and 398.2(b); 12 (2) Authorization to change a driver's self-certification 13 pursuant to Title 49 Code of Federal Regulations 14 Section 383-71, to intrastate only if the driver 15 qualifies under the State's physical qualification requirements for intrastate only; 16 17 (3) Authorization to change a driver's self-certification

pursuant to Title 49 Code of Federal Regulations

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1	Section 383-71, to intrastate, but operating	
2	exclusively in transportation or operations excepted	<u>1</u>
3	from all or part of the state driver qualification	
4	requirements; or	
5	(4) Removing the commercial driver's license privilege	
6	from the driver's license.	
7	"Commercial driver's license information system driver	
8	record" means the electronic record of an individual driver's	
9	status and history stored by the state of record as part of the	<u>1e</u>
10	commercial driver's license information system established und	ler
11	Title 49 United States Code Section 31309."	
12	SECTION 2. Section 286-236, Hawaii Revised Statutes, is	
13	amended by amending subsection (a) to read as follows:	
14	"(a) No person shall be issued a commercial driver's	•
15	license unless that person meets the qualification standards of	۶f
16	49 Code of Federal Regulations, Part 391, Subparts B and E, ha	IS
17	passed a knowledge and driving skills test for driving a	
18	commercial motor vehicle [which] that complies with minimum	
19	federal standards established by federal regulation enumerated	ł
20	in <u>Title</u> 49 Code of Federal Regulations, Part 383, Subparts G	
21	and H, is domiciled in this State as defined in <u>Title</u> 49 Code	of
22	Federal Regulations, Part 383.5, and has satisfied all other	

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1	requirements of the Commercial Motor Vehicle Safety Act
2	[(CMVSA)] of 1986 [(Title XII], Public Law 99-570[)] <u>, Title XII,</u>
3	in addition to other requirements imposed by state law or
4	federal regulation. The tests shall be prescribed by the
5	director and administered by the respective county examiner of
6	drivers. As of January 30, 2012, the examiner of drivers shall
7	verify that the medical certification status of a driver who
8	self-certified according to Title 49 Code of Federal Regulations
9	Section 383.71(a)(1)(ii)(A), non-excepted interstate, is
10.4	certified. If a driver submits a current medical examiner's
11	certificate, the examiner of drivers shall date-stamp the
12	certificate and post all required information to the commercial
13	driver's license information system pursuant to Title 49 Code of
14	Federal Regulations Section 383.73(a)(5) and in accordance with
15	Title 49 Code of Federal Regulations Section 383.73(j). A
16	person who is not physically qualified to drive under <u>Title</u> 49
17	Code of Federal Regulations Section 391.41(b)(1), (2), or (3)
18	and who is otherwise qualified to drive a motor vehicle may be
19	granted an intrastate waiver by the director. The process for
20	granting intrastate waivers shall be the same as that for
21	interstate waivers in Title 49 Code of Federal Regulations[$_{ au}$
22	Part] Section 391.49, except that the intrastate waiver requests
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H.B. NO. ¹⁰⁹⁴ H.D. 1 S.D. 2 shall be submitted to the director; provided that the director 1 2 shall adopt rules under chapter 91 to establish a screening 3 process, including approval by a licensed physician, for 4 granting an intrastate waiver to persons who are not physically 5 qualified under Title 49 Code of Federal Regulations Section 6 391.41(b)(3)." 7 SECTION 3. Section 286-239, Hawaii Revised Statutes, is 8 amended by amending subsection (c) to read as follows: 9 "(c) Commercial drivers' licenses may be issued with any 10 one or more of the following endorsements and restrictions: 11 "H" - Authorizes the driver to drive a vehicle (1)12 transporting hazardous materials; 13 (2) "K" - Restricts the driver to vehicles not equipped 14 with air brakes; "T" - Authorizes driving double and triple trailers; 15 (3) 16 "P" - Authorizes driving vehicles carrying passengers; (4)17 "N" - Authorizes driving tank vehicles; (5) 18 (6) "X" - Represents a combination of hazardous materials 19 and tank vehicle endorsements; 20 (7)"S" - Authorizes driving school buses; [and] "V" - [Restricts the driver from operating in 21 (8)22 interstate commerce as defined in Title 49 Code of



1 Federal Regulations Section 390.5.] Indicates there 2 is information about a medical variance on the 3 commercial driver's license information system driver record; and 4 (9) "W" - Restricts the driver from operating in 5 6 interstate commerce as defined in Title 49 Code of Federal Regulations Section 390.5." 7 SECTION 4. Section 286-240, Hawaii Revised Statutes, is 8 9 amended to read as follows: "§286-240 Disqualification [and], cancellation[-], and 10 11 **downgrade**. (a) The examiner of drivers shall disqualify any person from driving a commercial motor vehicle for a period of 12 13 not less than one year if convicted of a first violation of: (1) Driving a motor vehicle under the influence of 14 15 alcohol, a controlled substance, or any drug [which] 16 that impairs driving ability; 17 (2) Driving a commercial motor vehicle while the alcohol 18 concentration of the driver's blood is 0.04 per cent 19 or more by weight; (3) Refusing to submit to a test to determine the driver's 20 21 alcohol concentration while driving a motor vehicle as 22 required under sections 286-243 and 291E-11;

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1094 H.D. 1 H.B. NO. Using a motor vehicle in the commission of any felony; Leaving the scene of an accident involving the motor vehicle driven by the person; Unlawful transportation, possession, or use of a controlled substance while [on-duty time;] on duty; Driving a commercial motor vehicle when, as a result of prior violations committed while operating a commercial motor vehicle, the driver's commercial driver's license [had been] is revoked, suspended, or canceled, or the driver [was] is otherwise disqualified from operating a commercial motor vehicle; or Causing a fatality through the operation of a commercial motor vehicle, including [but-not limited to] through the commission of the crimes of

16 manslaughter and negligent homicide in any degree.
17 (b) The examiner of drivers shall disqualify any person
18 for a period of not less than three years for any conviction of
19 a violation of any offense listed in subsection (a) that is
20 committed while a hazardous material required to be placarded
21 under Title 49 Code of Federal Regulations, Part 172, Subpart F,
22 is being transported.

(c) The examiner of drivers shall disqualify any person
 from driving a commercial motor vehicle for life if <u>the person</u>
 <u>is</u> convicted two or more times for [violations of] any of the
 offenses listed in subsection (a).

(d) The examiner of drivers shall disqualify any person
from driving a commercial motor vehicle for life if the person
uses a motor vehicle in the commission of any felony involving
the manufacturing, distributing, or dispensing of a controlled
substance, or possession with intent to manufacture, distribute,
or dispense a controlled substance.

11 The examiner of drivers shall disgualify any person (e) 12 from driving a commercial motor vehicle for a period of not less than sixty days if the person is convicted of two serious 13 14 traffic violations, or one hundred twenty days if the person is 15 convicted of three serious traffic violations $[\tau]$; provided that 16 the violations are committed in a commercial motor vehicle 17 [arising] and arise from separate incidents occurring within a 18 three-year period. The one hundred twenty-day disqualification 19 period required for a third conviction within three years of a 20 ["]serious traffic violation["], as defined in section 286-231, 21 shall be in addition to any other previously imposed period of 22 disqualification. [These] The disqualification periods

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specified in this subsection shall also apply to offenses
 committed while operating a noncommercial motor vehicle only if
 the conviction for the offense results in the revocation,
 cancellation, or suspension of the driver's license.

5 (f) The examiner of drivers shall disqualify any person 6 from driving a commercial motor vehicle or from resubmitting an 7 application for a period of not less than sixty days [-7] if the 8 examiner of drivers finds that a commercial driver's license 9 holder or applicant for a commercial driver's license has 10 falsified information or failed to report or disclose required 11 information either before or after issuance of a commercial 12 driver's license.

13 The examiner of drivers shall disqualify any person (q) 14 from driving a commercial motor vehicle for a period of not less 15 than one hundred eighty days and not more than one year for a 16 first violation, [or] for at least two years and not more than 17 five years for a second violation, $[\Theta r]$ and at least three years 18 and not more than five years for a third or subsequent violation 19 of a driver or vehicle out-of-service order committed in a 20 commercial motor vehicle transporting non-hazardous materials arising from separate incidents occurring within a ten-year 21 22 period.



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1 The examiner of drivers shall disqualify any person (h) from driving a commercial motor vehicle for a period of not less 2 than one hundred eighty days and not more than two years for a 3 first violation [, or] and for at least three years and not more 4 than five years for any subsequent violation $[\tau]$ of a driver or 5 6 vehicle out-of-service order committed in a commercial motor vehicle transporting hazardous materials required to be 7 8 placarded under Title 49 Code of Federal Regulations, Part 172, 9 Subpart F, or designed to transport sixteen or more occupants 10 including the driver [, arising]; provided that each violation arises from separate incidents occurring within a ten-year 11 12 period.

The examiner of drivers shall disqualify any person 13 (i) 14 from driving a commercial motor vehicle for a period of not less 15 than sixty days if the person is convicted of a first violation, not less than one hundred twenty days if the person is convicted 16 17 of a second violation during any three-year period, [or] and not 18 less than one year if the person is convicted of a third or 19 subsequent violation during any three-year period [for a violation] of a federal, state, or local law or regulation 20 21 pertaining to one of the following six offenses at a railroad-22 highway grade crossing:

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1	(1)	For all drivers who are not required to always stop,
2		failing to slow down and check that the tracks are
3		clear of an approaching train;
4	(2)	For all drivers who are not required to always stop,
5		failing to stop before reaching the crossing, if the
6		tracks are not clear;
7	(3)	For all drivers who are always required to stop,
8		failing to stop before driving onto the crossing;
9	(4)	For all drivers, failing to have sufficient space to
10		drive completely through the crossing without
11		stopping;
12	(5)	For all drivers, failing to obey a traffic control
13		device or the directions of an enforcement official at
14		the crossing; or
15	(6)	For all drivers, failing to negotiate a crossing
16		because of insufficient undercarriage clearance.
17	(j)	The examiner of drivers shall disqualify any person
18	from driv:	ing a commercial motor vehicle [when] <u>if</u> the driver's
19	driving is	s determined to constitute an imminent hazard, as
20	defined in	n section 286-231[$_{ au}$] and [the disqualification is
21	imposed] :	in accordance with the provisions of Title 49 Code of
22	Federal Re	egulations Section 383.52.
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. 1	(k) Beginning January 30, 2014, if a driver fails to
2	provide the examiner of drivers with the certification required
3	under Title 49 Code of Federal Regulations Section
4	383.71(a)(1)(ii) or a current medical examiner's certificate if
5	the driver self-certifies according to Title 49 Code of Federal
6	Regulations Section 383.71(a)(1)(ii)(A) that the driver is
7	operating in non-excepted interstate commerce as required by
8	Title 49 Code of Federal Regulations Section 383.71(h), the
9	examiner of drivers shall mark the commercial driver's license
10	information system driver record as "not-certified" and initiate
11	a commercial driver's license downgrade."
12	SECTION 5. Section 286-241, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"§286-241 Notification of disqualification, suspension,
15	revocation, [or] cancellation, marking medical certification
16	status as "not-certified", or downgrading of commercial driver's
17	licenses or permits. (a) After disqualifying a person, or
18	suspending, revoking, [or] canceling <u>, or marking a medical</u>
19	certification status as not-certified for a commercial driver's
20	license or permit, $[\frac{1}{1} + \frac{1}{1} + \frac{1}$
21	shall [be updated] update all records to reflect that action
22	within ten days. Any disqualification imposed in accordance
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1 with section 286-240(j) and transmitted by the Federal Motor 2 Carrier Safety Administration shall become a part of the driving record. After suspending, revoking, or canceling a nonresident 3 4 commercial driver's license or permit, the examiner of drivers 5 shall notify the licensing authority of the state [which] that issued the commercial driver's license within ten days. The 6 7 notification shall include information regarding any 8 disgualification and the violation or violations that resulted 9 in the disqualification, revocation, suspension, or 10 cancellation. 11 (b) Beginning January 30, 2012, the examiner of drivers, 12 within ten calendar days of the expiration of a commercial 13 driver's license driver's medical certification status or the 14 expiration or rescission of a medical variance, shall change the 15 medical certification status of that driver to not-certified. 16 (c) Beginning January 30, 2012, within ten calendar days 17 of receiving information from the Federal Motor Carrier Safety 18 Administration regarding issuance or renewal of a medical 19 variance for a driver, the examiner of drivers shall update the commercial driver's license information system driver record to 20 21 include the medical variance information provided by the Federal 22 Motor Carrier Safety Administration.



1	(d)	Beginning January 30, 2012, if a driver's medical
2	certifica	tion or medical variance expires or if the Federal
3	Motor Car	rier Safety Administration notifies the examiner of
4	drivers t	hat a driver's medical variance was removed or
5	rescinded	, the examiner of drivers shall:
6	(1)	Notify the commercial driver's license holder of the
7		holder's not-certified medical certification status
8		and that the commercial driver's license privilege
9		will be removed from the driver's license unless the
10		driver submits a current medical certificate or
11		medical variance; and
12	(2)	Initiate procedures for downgrading the license;
13		provided that the commercial driver's license
14		downgrade shall be completed and recorded within sixty
15	۰.	days of the driver's medical certification status
16		becoming not-certified to operate a commercial motor
17		vehicle.
18	(e)	Beginning January 30, 2014, if a driver fails to
19	provide t	he examiner of drivers with the certification required
20	by Title	49 Code of Federal Regulations Section 383.71(a)(1)(ii)
21	or a curr	ent medical examiner's certificate if the driver
22	self-cert	ifies according to Title 49 Code of Federal Regulations
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1	Section 383.71(a)(1)(ii)(A) that the driver is operating in
2	non-excepted interstate commerce as required by Title 49 Code of
3	Federal Regulations Section 383.71(h) the examiner of drivers
4	shall mark the commercial driver's license information system
5	driver record as not-certified and initiate a commercial
6	driver's license downgrade."
7	SECTION 6. Section 286-241.4, Hawaii Revised Statutes, is
8	amended by amending its title and subsection (a) to read as
9	follows:
10	"§286-241.4 Authority of examiner of drivers to suspend,
11	revoke, [or] cancel, mark the medical certification status as
12	"not-certified", or downgrade commercial driver's license or
13	permit . (a) The examiner of drivers may suspend, revoke, $[\Theta r]$
14	cancel, mark the medical certification status as not-certified,
15	or downgrade any commercial driver's license or permit without a
16	hearing when the examiner of drivers has probable cause to
17	believe that the licensee is disqualified under section
18	286-240."
19	SECTION 7. Section 286-245, Hawaii Revised Statutes, is
20	amended to read as follows:
21	"§286-245 Driving record information to be recorded and
22	furnished. (a) Whenever a person is convicted of a moving
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traffic violation based on a statute, ordinance, or rule $[\tau]$ 1 2 fails to appear for a hearing, trial, or other court or administrative proceeding on the moving traffic violation, or 3 4 fails to pay a fine or court cost ordered for a moving 5 violation, the state judiciary shall forward to the examiner of 6 drivers the record of the conviction. The record of conviction 7 shall include whether the offender was operating a commercial 8 motor vehicle at the time of the offense, whether the offender was transporting hazardous materials requiring placarding under 9 Title 49 Code of Federal Regulations [Section] Part 172, Subpart 10 F, the citation date, the conviction date, the citation number, 11 12 the court in which the conviction occurred, and the [offense(s)] offenses for which the person has been convicted [of]. No 13 14 record of conviction [so] transmitted and maintained in the statewide traffic records system shall be used for purposes 15 16 other than the licensing of drivers [-,], including any record of: (1) Driving a motor vehicle under the influence of 17 alcohol, a controlled substance, or any drug that 18 19 impairs driving ability; 20 (2) Driving a commercial motor vehicle while the alcohol 21 concentration of the driver's blood is 0.04 per cent

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or more by weight;

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1	(3)	Refusing to submit to a test to determine the driver's
2		alcohol concentration while driving a motor vehicle as
3		required under sections 286-243 and 291E-11;
4	(4)	Using a motor vehicle in the commission of any felony;
5	(5)	Leaving the scene of an accident involving the motor
6		vehicle driven by the person;
7	(6)	Unlawful transportation, possession, or use of a
8		controlled substance while on duty;
9	(7)	Driving a commercial motor vehicle if, as a result of
10		prior violations committed while operating a
11		commercial motor vehicle, the driver's commercial
12		driver's license has been revoked, suspended, or
13		canceled, or the driver has been otherwise
14		disqualified from operating a commercial motor
15		vehicle; or
16	(8)	Causing a fatality through the operation of a
17		commercial motor vehicle, including in the commission
18		of the crimes of manslaughter and negligent homicide
19		in any degree.
20	(b)	Within ten days of an in-state conviction[$_{ au}$] and

within ten days of the receipt of notice of an out-of-state

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1 conviction, the examiner of drivers shall record and maintain as 2 part of the driver's record: All convictions, disgualifications, and other 3 (1) 4 licensing actions for violations [both] in this State and out-of-state, of any law relating to motor vehicle 5 traffic control, other than a parking violation, 6 committed in any type of vehicle, by a holder of a 7 8 commercial driver's license; and 9 All convictions, disgualifications, and other (2) licensing actions for violations [both] in this State 10 and out-of-state, of any law relating to motor vehicle 11 12 traffic control, other than a parking violation, committed while the driver was operating a commercial 13 14 motor vehicle $[\tau]$ and was required to have a commercial driver's license. 15 16 (c) No commercial driver's license driver's conviction for any violation $[\tau]$ in any type of motor vehicle $[\tau]$ of a state or 17 local traffic control law, except a parking violation, shall be 18 expunded or subject to deferred imposition of judgment $[_{T}]$ nor 19 shall an individual be allowed to enter into a diversion program 20 21 that would prevent the conviction from appearing on the driver's

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1 driving record, whether the driver was convicted for an offense 2 committed in this State or another state. The state judiciary and the examiner of drivers shall 3 (d) 4 make available to the greatest extent possible information from 5 any driver's record required [by] for enforcement of this 6 section [to the greatest extent possible,] to the users designated in subsection (f) $[\tau]$ or their authorized agent, 7 8 within ten days of: 9 Receiving the conviction or disgualification (1) 10 information from another state; or 11 Receiving the conviction information for a violation (2) occurring in this State. 12 13 (e) All convictions, disgualifications, and other licensing actions for violations shall be retained on each 14 15 driver's record for at least three years or longer [as] if 16 required under Title 49 Code of Federal Regulations Section 17 384.231(d). 18 (f) Only the following users or their authorized agents 19 may obtain a driver's record: 20 (1) States may receive all information regarding any

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driver's record;

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1	(2)	The Secretary of Transportation may receive all
2		information regarding any driver's record;
3	(3)	A driver may receive only information related to that
4		driver's record; and
5	(4)	A motor carrier <u>employer</u> or prospective motor carrier
6		employer may receive all information regarding [a] an
7		employee driver's driving record, or the [driver's]
8		driving record of a prospective <u>employee</u> driver;
9		provided that the request is made by the driver.
10	(g)	The traffic violations bureaus of the district courts,
11	upon requ	est, shall furnish users designated in subsection
12	(f)[7] <u>wi</u>	th a certified driver record listing all convictions,
13	disqualif	ications, and [all] licensing actions in this State and
14	notificat	ion of any action received from other states that are
15	recorded	and maintained by the examiner of drivers. The traffic
16	violation	s bureaus shall collect a fee for [those] requests by
17	users des	ignated in subsection (f)(3) and (4), not to exceed \$9,
18	of which	\$5 shall be deposited into the general fund, \$2 shall
19	be deposi	ted into the judiciary computer system special fund,
20	and \$2 sh	all be deposited into the highway fund.
21	(h)	Beginning January 30, 2012, the examiner of drivers

22 shall:



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1	(1)	Post on the commercial driver's license information			
2		system and maintain as part of the driver's record the			
3		driver's self-certification of type of driving under			
4		Title 49 Code of Federal Regulations Section			
5		383.71(a)(1)(ii);			
6	(2)	Retain for at least three years after the date of			
7		issuance the original or a copy of the medical			
8		certificate of any driver required to provide			
9		documentation of physical qualification;			
10	(3)	Post within ten calendar days the information from the			
11		medical examiner's certificate to the commercial			
12		driver's license information system driver record,			
13		including:			
14		(A) The medical examiner's name;			
15		(B) The medical examiner's telephone number;			
16		(C) The date of issuance of the medical examiner's			
17		certificate;			
18		(D) The medical examiner's license number and the			
19		state that issued it;			
20		(E) The medical examiner's number issued by the			
21		national registry of medical examiners as			



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1			required under Title 49 United States Code
2			Section 31149(d);
3		<u>(F)</u>	The driver's medical certification status as
4			certified or not-certified;
5		<u>(G)</u>	The expiration date of the medical examiner's
6			certificate;
7		<u>(H)</u>	The existence of any medical variance on the
8			medical certificate, such as an exemption or
9			skill performance evaluation;
10		(<u>I</u>)	Any restrictions including corrective lenses,
11	χ.		hearing aids, or a requirement to have possession
12			of an exemption letter or skill performance
13			evaluation certificate while on duty; and
14		(J)	The date the medical examiner's certificate
15			information was posted to the commercial driver's
16			license information system driver record; and
17	(4)	Reco	rd the commercial driver's license downgrade
18		with	in sixty days of the driver's medical
19		<u>cert</u>	ification status becoming not-certified to operate
20		<u>a co</u>	mmercial driver's license."
21			



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1	SECTION 8. Statutory material to be repealed is bracketed
2	and stricken. New statutory material is underscored.
3	SECTION 9. This Act shall take effect on July 1, 2011.
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Report Title:

Commercial Driver Licensing

Description:

Amends the licensing process and medical requirements for commercial driver's licensing to comply with the Federal Motor Carrier Safety Regulations. (SD2)

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