1 AN ACT relating to operator's licenses and declaring an emergency. 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky: 3 → Section 1. KRS 281A.160 is amended to read as follows: 4 (1) Except as provided in subsection (4) of this section, the State Police shall be 5 responsible for administering both the knowledge and skills test required by 6 KRS 281A.130. 7 Applicants who fail the written knowledge test shall be permitted to retake the (b) 8 written test on the next day the tests are administered. Applicants who fail the 9 written test six (6) times shall be required to wait three (3) days before taking 10 the knowledge test again. Applicants who subsequently fail the written test 11 three (3) additional times shall be required to wait three (3) days prior to 12 retaking the test. 13 (2) Except as provided for in subsection (3) of this section, at the time a CDL 14 permit is issued: 15 An applicant who has held a Kentucky operator's license for thirty (30) 1. 16 days or longer shall pay a skills-testing fee of fifty dollars (\$50); and 17 2. An applicant who has held a Kentucky operator's license for less than 18 thirty (30) days shall pay a skills-testing fee of one hundred fifty dollars 19 (\$150). 20 (b) There is created within the State Treasury a trust fund to be known as the State 21 Police CDL skills-testing fund. The fund shall be administered by the State 22 Police and shall receive all skills-testing and retesting fees collected under 23 subsections (2)(a) and (6)(e) of this section, in addition to any grants, gifts, or 24 appropriations of state or federal moneys and any interest earned on moneys in 25 the fund. Moneys in the fund shall not lapse and shall be carried forward to 26 the next succeeding fiscal year. The State Police CDL skills-testing fund shall

be used by the State Police to contract with and train civilian CDL skills

1	examiners and to	improve th	e logistics of the	CDL skills-testing process

- (c) The State Police, upon request of an applicant who has passed both the vision and knowledge tests, may schedule the applicant for the skills test at the first available test date at a test site designated by the State Police but not less than fourteen (14) days after the applicant has filed the application and been issued a CDL permit. Except in extenuating circumstances, a retest for a failed portion of the skills test shall be given within three (3) days of a request of a retest.
  - (d) An applicant shall provide a class representative commercial vehicle, for the class of CDL for which the applicant is testing, in which to take the skills test. Unless the State Police grant an exemption at the time the application for testing is made, the vehicle supplied under this paragraph shall be unloaded. Upon arrival for the skills test, the applicant shall have in his or her possession a valid Kentucky operator's license and a valid CDL permit. A CDL-licensed driver who is at least twenty-one (21) years old shall accompany the applicant at all times the applicant is in operation of a commercial vehicle.
- 17 (3) A testing fee shall not be charged to:

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- 18 (a) An individual applying for a CDL with an "S" endorsement as defined in KRS
  19 281A.170; or
- 20 (b) Military personnel applying for a CDL under KRS 281A.165.
- 21 (4) The State Police may authorize a third party to administer the skills test specified by 22 this section if:
  - (a) The test is the same that would otherwise be administered by the state; and
- 24 (b) The third party has entered into an agreement with this Commonwealth which 25 complies with requirements of Title 49, Code of Federal Regulations, Part 26 383.75, as adopted by the Transportation Cabinet.
- 27 (5) The State Police shall promulgate administrative regulations under KRS Chapter

1	13A that establish procedures that ensure an arm's-length relationship is maintained
2	between a third-party tester and any owner, officer, or employee of any program
3	offering commercial truck driving under the Kentucky Community and Technical
4	College System or a proprietary school licensed under KRS Chapter 165A.

5 (6) (a) Applicants shall be permitted to take the skills test for a particular class 6 vehicle an unlimited number of times; however, an applicant shall not retest 7 more than one (1) time in any twenty-four (24) hour period.

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- (b) The skills test shall consist of three (3) separate portions: pre-trip inspection, basic maneuvering, and road skills. An applicant must achieve a score of at least eighty percent (80%) on each portion of the skills test before a CDL may be issued to the applicant. An applicant who passes one (1) or more portions of the skills test but does not pass all portions of the skills test shall retest only on those portions of the skills test the applicant failed.
- (c) An applicant who fails any portion of the skills test four (4) times shall be notified by the State Police that the applicant is required to wait one (1) week before retaking a portion of this skills test again.
- Failure of an applicant to notify the State Police at least forty-eight (48) hours (d) prior to missing an appointment for a skills test, or provide a written medical excuse from a licensed physician, advanced registered nurse practitioner, or physician's assistant, shall be considered a failure, on all parts of the skills test scheduled to be given, for the purposes of determining number of failures, waiting periods, and retesting fees under paragraphs (c) and (e) of this subsection for individual applicants. The fees for a missed appointment failure shall be forfeited and retained in the State Police CDL skills-testing fund established under this section. If the forty-eight (48) hour notice or medical excuse is given, the fee shall be applied to the rescheduled test. A missed appointment failure under this paragraph shall not be reported as a failure to

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1			the board.
2		(e)	Except as provided for in paragraph (d) of this subsection, at the time of
3			application for a retest under this subsection, the applicant shall pay a retesting
4			fee of fifty dollars (\$50).
5	(7)	<u>(a)</u>	An applicant who seeks reinstatement of a commercial driver's license after a
6			suspension, withdrawal, revocation, or disqualification of less than one (1)
7			year shall pay the reinstatement fee as prescribed by KRS 281A.150(7) and
8			shall receive his or her commercial driver's license with all endorsement and
9			restrictions that were in effect at the time of suspension. An applicant who
10			seeks reinstatement of a commercial driver's license after a suspension,
11			withdrawal, revocation, or disqualification of one (1) year or more shall
12			submit to the skills, knowledge, and vision tests.
13		<u>(b)</u>	Subject to paragraphs (c) and (d) of this subsection, a person who possessed
14			a Kentucky commercial driver's license that has expired for a period of less
15			than five (5) years and was not subject to suspension, withdrawal,
16			revocation, or disqualification for any reason at the time of expiration may
17			have that license reinstated, with all endorsements, without submitting to
18			the skills and knowledge tests by applying to the cabinet for renewal. Upon
19			submission of medical certification, driver self-certifications required under
20			KRS 281A.140(1)(f), successful completion of any necessary criminal
21			background check, and review of the person's driving history record, the
22			cabinet shall issue a renewal CDL, with all endorsements, to an applicant
23			under this paragraph.
24		<u>(c)</u>	A person who otherwise meets the requirements of paragraph (b) of this
25			subsection whose CDL was subject to suspension or revocation solely for
26			failure to provide medical certification may apply for renewal of a CDL
27			under paragraph (b) of this subsection.

1		<u>(d)</u>	If the CDL held by a person who otherwise meets the requirements of
2			paragraph (b) of this subsection carried a hazardous materials
3			endorsement, and the applicant wishes to retain that endorsement, he or she
4			shall complete any examinations required for a hazardous materials
5			endorsement renewal in KRS 281A.180(2) prior to renewing the CDL under
6			paragraph (b) of this subsection.
7	(8)	(a)	The commissioner of the Department of Kentucky State Police shall
8			promulgate administrative regulations pursuant to the provisions of KRS
9			Chapter 13A to implement the provisions of this section.
10		(b)	The State Police shall promulgate administrative regulations under KRS
11			Chapter 13A to set forth the qualifications for contract examiners retained
12			under subsection (2)(b) of this section.
13		→Se	ection 2. KRS 186.635 is amended to read as follows:
14	<u>(1)</u>	The f	following persons shall be required to successfully complete the examinations
15		requi	red under KRS 186.480 prior to being issued a Kentucky operator's license:
16		<u>(a)</u> [(1	A person who has been issued a Kentucky instruction permit or
17			intermediate license;
18		<u>(b)</u> [(2	A person who has applied for a Kentucky operator's license under KRS
19			186.412 or 186.4121; and
20		<u>(c)</u> [(3	Other persons as identified in an administrative regulation promulgated
21			by the Department of Kentucky State Police or the Transportation Cabinet
22			under KRS Chapter 13A.
23	<u>(2)</u>	A pe	rson who possessed a Kentucky operator's license that has expired for a
24		<u>perio</u>	d of less than five (5) years and was not subject to suspension, withdrawal,
25		revoc	cation, or disqualification at the time of expiration may have that license
26		reins	tated without submitting to the examinations required under KRS 186.480
27		by ap	oplying to the cabinet for renewal. Upon submission of any vision testing

1	required under KRS 186.577 and review of the person's driving history record,
2	the cabinet shall issue a renewal operator's license to an applicant under this
3	paragraph.
4	→ Section 3. Whereas facilitating the renewal of recently expired CDLs in good
5	standing will help increase the number of commercial truck drivers on the highway
6	during an unprecedented backlog in our nation's supply chain, an emergency is declared
7	to exist, and this Act takes effect upon its passage and approval by the Governor or upon
8	its otherwise becoming a law.