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HOUSE BILL 2676

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State of Washington 55th Legislature 1998 Regular Session

By Representatives Carrell, Thompson, Hankins, Sherstad, Cooke, Clements, Backlund, Bush, McDonald, Mitchell, Dyer and McCune

Read first time 01/16/98. Referred to Committee on Transportation Policy & Budget.

- 1 AN ACT Relating to driver training schools; and amending RCW
- 2 46.82.280 and 46.82.360.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 Sec. 1. RCW 46.82.280 and 1986 c 80 s 1 are each amended to read 5 as follows:
- Unless the context clearly requires otherwise, the definitions in this section shall apply throughout this chapter.
- 8 (1) "Driver training school" means a commercial driver training 9 school engaged in the business of giving instruction, for a fee, in the 10 operation of automobiles.
- 11 (2) "Director" means the director of the department of licensing of 12 the state of Washington.
- 13 (3) "Advisory committee" means the driving instructors' advisory 14 committee as created in this chapter.
- 15 (4) "Fraudulent practices" means any conduct or representation on 16 the part of a licensee under this chapter tending to induce anyone to
- 17 believe, or to give the impression, that a license to operate a motor
- 18 vehicle or any other license granted by the director may be obtained by
- 19 any means other than those prescribed by law, or furnishing or

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- 1 obtaining the same by illegal or improper means, or requesting, 2 accepting, or collecting money for such purposes.
- 3 (5) "Instructor" means any person employed by a driver training 4 school to instruct persons in the operation of automobiles.
- 5 (6) "Place of business" means a designated location at which the 6 business of a driver training school is transacted and its records are 7 kept.
- 8 (7) "Person" means any individual, firm, corporation, partnership, 9 or association.
- 10 <u>(8) "Branch classroom" means a designated training location under</u> 11 the control of an established place of business.
- 12 **Sec. 2.** RCW 46.82.360 and 1989 c 337 s 19 are each amended to read 13 as follows:
- The license of any driver training school or instructor may be suspended, revoked, denied, or refused renewal for failure to comply with the business practices specified in this section.
- (1) No place of business shall be established nor any business of a driver training school conducted or solicited within one thousand feet of an office or building owned or leased by the department of licensing in which examinations for drivers' licenses are conducted. The distance of one thousand feet shall be measured along the public streets by the nearest route from the place of business to such
- 23 building.

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- 24 (2) Any automobile used by a driver training school or an 25 instructor for instruction purposes must be equipped with:
- 26 (a) Dual controls for foot brake and clutch, or foot brake only in 27 a vehicle equipped with an automatic transmission;
 - (b) An instructor's rear view mirror; and
- 29 (c) A sign displayed on the back or top, or both, of the vehicle 30 not less than twenty inches in horizontal width or less than ten inches in vertical height and having the words "student driver" 31 "instruction car," or both, in legible, printed, English letters at 32 33 least two and one-half inches in height near the top and the name of 34 the school in similarly legible letters not less than one inch in height placed somewhere below the aforementioned words, and the street 35 36 number and name and the telephone number in similarly legible letters at least one inch in height placed next below the name of the school. 37

The lettering and background colors shall be of contrasting shades so

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as to be clearly readable at one hundred feet in clear daylight. The sign shall be displayed at all times when instruction is being given.

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- (3) Instruction may not be given by an instructor to a student in an automobile unless the student possesses a current and valid instruction permit issued pursuant to RCW 46.20.055 or a current and valid driver's license.
- (4) No driver training school or instructor shall advertise or otherwise indicate that the issuance of a driver's license is guaranteed or assured as a result of the course of instruction offered.
- 10 (5) No driver training school or instructor shall utilize any types 11 of advertising without using the full, legal name of the school and 12 identifying itself as a driver training school. Items and services 13 advertised must be available in a manner as might be expected by the 14 average person reading the advertisement.
- 15 (6) A driver training school shall have an established place of 16 business owned, rented, or leased by the school and regularly occupied and used exclusively for the business of giving driver instruction. 17 The established place of business of a driver training school that 18 19 applies for an initial license after July 23, 1989, shall be located in a district that is zoned for business or commercial purposes. A driver 20 training school may have more than one established place of business. 21 The established place of business((, branch office, or classroom)) or 22 advertised address of any such driver training school shall not consist 23 24 of or include a house trailer, residence, tent, temporary stand, 25 temporary address, bus, telephone answering service if such service is 26 the sole means of contacting the driver training school, a room or 27 rooms in a hotel or rooming house or apartment house, or premises occupied by a single or multiple-unit dwelling house. 28 29 training school may have branch classrooms. To ((classify)) qualify as 30 a <u>driver training school</u> branch ((office or)) classroom the facility must be within a thirty-five mile radius of the established place of 31 The branch classroom may be in a location that is used for 32 multiple private, public, or commercial education purposes. The branch 33 34 classroom need not be regularly occupied or used only for driver 35 education. Nothing in this subsection may be construed as limiting the authority of local governments to grant conditional use permits or 36 37 variances from zoning ordinances.

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1 (7) No driver training school or instructor shall conduct any type 2 of instruction or training on a course used by the department of 3 licensing for testing applicants for a Washington driver's license.

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- (8) Each driver training school shall maintain records on all of its students, including the student's name and address, the starting and ending dates of instruction, the student's instruction permit or driver's license number, the type of training given, and the total number of hours of instruction. Records of past students shall be maintained for five years following the completion of the instruction.
- (9) Each driver training school shall, at its established place of business or its branch classroom, display, in a place where it can be seen by all clients, a copy of the required minimum curriculum compiled by the driver advisory committee. Copies of the required minimum curriculum are to be provided to driver training schools and instructors by the director.
- 16 (10) Driver training schools and instructors shall submit to 17 periodic inspections of their business practices, facilities, records, 18 and insurance by authorized representatives of the director of the 19 department of licensing.

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