

General Assembly

Amendment

February Session, 2022

LCO No. 5781



Offered by:

REP. LEMAR, 96th Dist.

SEN. HASKELL, 26th Dist.

REP. CARNEY, 23rd Dist.

SEN. SOMERS, 18th Dist.

To: Subst. House Bill No. **5255**

File No. 380

Cal. No. 273

"AN ACT CONCERNING RECOMMENDATIONS BY THE DEPARTMENT OF TRANSPORTATION."

- 1 Strike sections 1, 2 and 17 in their entirety and renumber the
- 2 remaining sections and internal references accordingly
- 3 In line 72, strike ","
- 4 In line 666, strike "commission" and insert in lieu thereof
- 5 "commissioner"
- 6 After the last section, add the following and renumber sections and
- 7 internal references accordingly:
- 8 "Sec. 501. (NEW) (Effective October 1, 2022) (a) As used in this section,
- 9 (1) "high occupancy vehicle lane" means a traffic lane reserved for the

exclusive use of vehicles with an operator and one or more passengers;

(2) "blood transport vehicle" means a motor vehicle owned by a
nonprofit general blood banking operation or nonprofit blood collection
facility licensed by the state that transports human blood and blood
products; and (3) "blood products" means any substance derived from
human blood, including, but not limited to, plasma, platelets and red or
white blood cells.

- 17 (b) The Office of the State Traffic Administration may designate a 18 lane on any multiple lane limited access highway as a high occupancy 19 vehicle lane and erect or cause to be erected signs identifying any such 20 high occupancy vehicle lane. The office shall permit the operator of a 21 blood transport vehicle to use any such high occupancy vehicle lane, 22 regardless of the number of passengers in such vehicle, provided the 23 operator (1) is transporting human blood and blood products between 24 a collection point and a hospital or storage center; (2) displays a 25 removable decal or sign indicating such vehicle is transporting human 26 blood and blood products between a collection point and a hospital or 27 storage center on each side of such vehicle and at the rear of such 28 vehicle; and (3) displays the logo or emblem of the nonprofit general 29 blood banking operation or nonprofit blood collection facility, as the 30 case may be, on each side of such vehicle.
- 31 (c) The Office of the State Traffic Administration may adopt 32 regulations, in accordance with the provisions of chapter 54 of the 33 general statutes, to implement the provisions of this section.
 - Sec. 502. (*Effective from passage*) Not later than January 1, 2024, the Commissioner of Transportation shall complete the installation of wrong-way signs, as described in subdivision (13) of subsection (a) of section 40 of public act 20-1, on exit ramps from interstate highways that are prone to motor vehicle accidents.
- Sec. 503. (*Effective from passage*) (a) As used in this section, "microtransit" means transportation by a multipassenger vehicle that uses a digital network or software application service to offer fixed or

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dynamically allocated routes and schedules in response to individual or aggregate consumer demand.

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- (b) The Commissioner of Transportation shall establish a two-year pilot program to test microtransit services in the state, including rural areas not currently served by public transportation. The commissioner may enter into agreements with third parties to provide such services.
- (c) Not later than January 1, 2025, the commissioner shall submit a report on the implementation of the pilot program and any recommendations concerning the future deployment of microtransit services in the state, to the joint standing committee of the General Assembly having cognizance of matters relating to transportation, in accordance with the provisions of section 11-4a of the general statutes.
- Sec. 504. Subsection (b) of section 15-13 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2022):
 - (b) An extension of route for waters of this state, including the Connecticut waters of Long Island Sound, for which application is being made by a pilot currently licensed by the authority for eastern Long Island Sound and at least one of the ports of New London, New Haven or Bridgeport, shall be granted provided the applicant (1) has procured a federal first class pilot's license of unlimited tonnage issued by the United States Coast Guard covering the sections of the waters of this state, including the Connecticut waters of Long Island Sound, for which application for an extension of route is being made, and (2) can document that, within the thirty-six months immediately preceding such application, the applicant has made six round trips through the port or waterway for which application is being made as (A) observing pilot on vessels under enrollment or vessels under register subject to compulsory pilotage under sections 15-15 and 15-15c, during which the applicant does the piloting work under the supervision and authority of a pilot licensed by this state, or (B) pilot of record on American vessels under enrollment on which the applicant is not a crew member.

3 of 7

LCO No. 5781 2022LC005781-R00-AMD.DOCX

Sec. 505. (Effective October 1, 2022) (a) Any municipality that adopts an ordinance pursuant to section 7-148 of the general statutes to regulate the operation and use of external speakers attached to a motor vehicle, as defined in section 14-1 of the general statutes in order to preserve the public peace and good order and prevent disturbing noises, may (1) prescribe a penalty for a violation of such ordinance in an amount not to exceed one thousand dollars for a first violation, in an amount not to exceed one thousand five hundred dollars for a second violation, and in an amount not to exceed two thousand dollars for a third or subsequent violation, and (2) provide for the seizure and forfeiture to the municipality of such external speakers for a violation of such ordinance.

- (b) No external speaker shall be forfeited under an ordinance adopted pursuant to this section to the extent of the interest of an owner by reason of any act or omission committed by another person if such owner did not know and could not have reasonably known that such external speaker was being used or was intended to be used in violation of a municipal ordinance.
- 91 (c) Any external speaker ordered forfeited pursuant to such an 92 ordinance shall be sold at a public auction conducted by the 93 municipality. The proceeds of such sale shall be paid to the treasurer of 94 the municipality, who shall deposit such proceeds into the general fund 95 of the municipality.
- 96 Sec. 506. Section 7-273*l* of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2022*):
- 98 (a) As used in this section, "urbanized area" has the same meaning as 99 provided in 49 USC 5302(24), as amended from time to time, and "rural 100 area" has the same meaning as provided in 49 USC 5302(17), as amended 101 from time to time.
- (b) Each transit district established under this chapter or any special
 act may (1) impose service charges and user fees on persons using transit
 systems operated by such district, and (2) apply for funding from the
 Department of Transportation in accordance with the provisions of this

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section to finance the construction, acquisition, purchase, lease or operation of a mass transit system and related programs authorized under section 7-273b. [For each year starting] Commencing with the fiscal year ending June 30, 1984, until June 30, 2024, inclusive, the commissioner shall distribute such funds to each transit district located in an urbanized area or a rural area in the same manner as the formula specified under [the Section 5 or Section 18 operating assistance programs, depending on whether the transit district is in an urbanized or nonurbanized area, of the Urban Mass Transportation Act of 1964, as may be amended from time to time. In order to qualify for any such funds, a transit district shall derive at least thirty per cent of its operating costs from service charges and user fees or from federal or local subsidies and other sources other than state subsidies for the fiscal year ending June 30, 1984, thirty-five per cent of its costs from such sources for the fiscal year ending June 30, 1985, and forty per cent of its costs from such sources for the fiscal year ending June 30, 1986] 49 USC 5307, as amended from time to time, or 49 USC 5311, as amended from time to time. Commencing with the fiscal year ending June 30, 2025, and each fiscal year thereafter, the commissioner shall distribute such funds to each transit district located in a rural area in the same manner as the formula specified under 49 USC 5311, as amended from time to time. Any municipality providing transit service that is not part of a transit district may either establish a transit district under the provisions of this chapter to assume operating control of such service or negotiate an agreement with the Department of Transportation to administer the operation of such service. In the latter case, the department shall provide financial assistance to such municipality according to the formula specified in this section. As a condition of receiving any funds [, such municipality shall derive the same percentage under this subsection, a transit district or municipality shall meet eligibility criteria established by the commissioner, including, but not limited to, deriving a portion of operating costs from service charges, user fees, federal or local subsidies and sources other than from state subsidies. [as that required for transit districts under the provisions of this section.]

(c) Commencing with the fiscal year ending June 30, 2025, and each fiscal year thereafter, the Commissioner of Transportation shall distribute to each transit district located in an urbanized area an amount equivalent to the total amount of funds distributed to the transit district pursuant to subsection (b) of this section by the commissioner during the fiscal year ending June 30, 2024.

- (d) In addition to the funding distributed pursuant to the provisions of subsection (c) of this section, commencing with the fiscal year ending June 30, 2025, and each fiscal year thereafter, the Commissioner of Transportation shall establish a grant program to assist transit districts located in urbanized areas to maintain and expand transit services, provide regional transit services and upgrade the equipment, facilities and infrastructure incident to the provision of transit services. The commissioner shall establish eligibility criteria, an application process, evaluation criteria and reporting requirements for the grant program. The commissioner shall prioritize grant awards to transit districts where the municipality that formed the transit district has a population of one hundred thousand or more, as determined by the most recent population estimate by the Department of Public Health, and transit districts where the member municipalities included in the transit district have a combined population of one hundred thousand or more.
- 161 (e) The Commissioner of Transportation shall adopt regulations, in 162 accordance with the provisions of chapter 54, to implement the 163 purposes of this section.
 - Sec. 507. (NEW) (Effective from passage) On and after October 1, 2023, the Commissioner of Transportation shall develop and maintain a mobile application for the purpose of (1) integrating real-time information concerning transit services provided by each transit district established under chapter 103a of the general statutes or any special act, and (2) providing trip planning services to the public. Each such transit district shall provide real-time information concerning the district's transit services, including, but not limited to, the schedule, routes, trips and location of such transit services, in the manner and form prescribed

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Sec. 508. (*Effective from passage*) Notwithstanding any regulations adopted pursuant to section 14-298 of the general statutes, on or before July 1, 2022, the Commissioner of Transportation shall issue a request for proposals regarding the sale or offer for sale of goods within the highway right-of-way located at approximately 300 Ethan Allen Highway in the town of Ridgefield.

Sec. 509. (*Effective from passage*) Notwithstanding the provisions of chapter 246 of the general statutes, a person may operate a golf cart on the portion of Connecticut Route 156 that is located in the town of Old Lyme solely for the purpose of crossing said route, provided the traffic authority of said town has authorized the operation of golf carts pursuant to the provisions of section 14-300g of the general statutes."

This act shall take effect as follows and shall amend the following sections:		
Sec. 501	October 1, 2022	New section
Sec. 502	from passage	New section
Sec. 503	from passage	New section
Sec. 504	July 1, 2022	15-13(b)
Sec. 505	October 1, 2022	New section
Sec. 506	July 1, 2022	7-2731
Sec. 507	from passage	New section
Sec. 508	from passage	New section
Sec. 509	from passage	New section