## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/3/05		
2	85th General Assembly	A Bill		
3	Regular Session, 2005		HOUSE BILL	1868
4				
5	By: Representative Jackson			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT	TO ALLOW A PRIVATE DRIVER TRAINING		
10	FACILITY	Y OR OTHER FACILITY TO ADMINISTER THE		
11	SKILLS 7	TEST REQUIRED TO OBTAIN A COMMERCIAL		
12	DRIVER I	LICENSE; AND FOR OTHER PURPOSES.		
13				
14		Subtitle		
15	AN AC	CT TO ALLOW A PRIVATE DRIVER		
16	TRAIN	NING FACILITY OR OTHER FACILITY TO		
17	ADMIN	NISTER THE SKILLS TEST REQUIRED TO		
18	OBTA	IN A COMMERCIAL DRIVER LICENSE.		
19				
20				
21	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:	
22				
23	SECTION 1. Arka	ansas Code § 27-23-108(a)(2), concerni	ng commercial	
24	driver license qualifi	ication standards, is amended to read	as follows:	
25	(2) The D	Department of Arkansas State Police sh	all, by	
26	regulations, authorize	e a person, including an agency of thi	s state, an	
27	employer, <u>a private dr</u>	river training facility, other private	institution,	<u>or</u> a
28	department, agency, or	r instrumentality of local government,	to administer	the
29	skills test specified	by this section. These third party te	sting regulati	ons
30	shall provide as a min	nimum that:		
31		(i) The test is the same which would	ld otherwise b	е
32	administered by the st	cate;		
33		(ii) The third party shall enter in	nto an agreeme	nt
34	with the state which c	complies with requirements of 49 C.F.R	., part 383.75	;
35		(iii) The Department of Arkansas S	tate Police sh	all
36	designate and provide	to any third party testers the eviden-	ce to be used	to

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1	indicate to the state licensing agency that an applicant had successfully					
2	passed the skills test;					
3	(iv) The eligibility to become a third party tester					
4	shall be open to qualified persons under the regulations at least twice					
5	annually; and					
6	(v) The third party tester shall pay a third party					
7	testing administration fee as may be determined by the Director of the					
8	Department of Arkansas State Police to recover the costs of administering the					
9	testing program and examination distribution expenses.					
10						
11	SECTION 2. Arkansas Code § 27-23-114(h)(2), concerning commercial motor					
12	vehicle driving offenses and penalties, is amended to read as follows:					
13	(2) $\underline{(A)}$ A person who violates this subsection (h) is guilty of $a$					
14	Class A misdemeanor an unclassified offense and may be fined an amount not to					
15	exceed five thousand dollars (\$5,000) or imprisoned up to a year in jail, or					
16	both.					
17	(B) Any fine collected under this subsection shall be					
18	remitted by the tenth day of each month to the Administration of Justice					
19	Funds Section of the Office of Administrative Services of the Department of					
20	Finance and Administration on a form provided by that office for deposit into					
21	the Department of Arkansas State Police Fund.					
22						
23	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the					
24	General Assembly of the State of Arkansas that third party administration of					
25	certain driving tests is necessary to ensure a adequate opportunity for					
26	qualified applicants to take the test; that there are qualified and trained					
27	students currently waiting to take the test; and that this act is immediately					
28	necessary to correct deficiencies in the current testing procedures.					
29	Therefore, an emergency is declared to exist and this act being immediately					
30	necessary for the preservation of the public peace, health, and safety shall					
31	become effective on:					
32	(1) The date of its approval by the Governor;					
33	(2) If the bill is neither approved nor vetoed by the Governor,					
34	the expiration of the period of time during which the Governor may veto the					
35	bill; or					
36	(3) If the bill is vetoed by the Governor and the veto is					

1	overridden,	the	date	the	last	house	overrides	the	veto.
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