		SENATE OFFICE OF THE SECRETARY
FOURTEENTH CONGRESS OF TH OF THE PHILIPPINES First Regular Session	IE REPUBLIC)))	7 JUL 24 P3:15
	S. B. No335	NECEIVED BY:
Introduced by	/ Senator Miriam Defensor	r Santiago

EXPLANATORY NOTE

The Civil Code, Article 1755 provides:

Article 1755. A common carrier is bound to carry the passengers as far as human care and foresight can provide using the utmost diligence of very cautious persons, with due regard for all the circumstances.

Alcohol abuse and illegal drug use pose significant dangers to the safety and welfare of the public. In fact, recent studies conducted by the LTO, have demonstrated that the use of alcohol and illegal drugs greatly affects the performance of individuals, and is a critical factor in transportation accidents.

The government should expend the greatest efforts to eliminate the abuse of alcohol and use of illegal drugs, whether on duty or off duty, by those individuals who are involved in the operation of commercial jeepneys, trucks, and buses.

Hence, this bill seeks to provide for testing for the use, without lawful authorization, of alcohol or controlled substances by the operators of commercial motor vehicles in a manner which protects an individual's right of privacy and ensures that no individual's reputation or career development is unduly threatened or harmed.^{*}

IAM DEFENSOR SANTIAGE

^{*} This bill was originally filed during the Thirteenth Congress, First Regular Session.

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	AN ACT OR THE USE, WITHOUT I R CONTROLLED SUBSTA OF COMMERCIAL MOTO	ANCES BY THE
Be it enacted by the Senate a assembled:	and House of Representativ	ves of the Philippines in Congress
SECTION 1. Short Title	This Act shall be cited as	the "Commercial Motor Vehicle
Safety Act."		
SECTION 2. Regulations. –	_	
(A) The Secretary of the De	partment of Transportation	and Communications shall, in the
interest of commercial motor vehic	cle safety, issue regulations	s, standards and order relating to
alcohol and drug abuse in motor	vehicle operations, within	twelve months after the date of
enactment of this Act, which shall	-	
(1) Require the con	duct of pre-employment, re	easonable suspicion, random, and
post-accident testing of al	l employees responsible	for safety-sensitive function, as
determined by the office, for	r use, in violation of this A	ct relating to alcohol or controlled
substance;		
(2) Require disqualit	fication for an established p	period of time or dismissal of any
employee determined to have	ve used or to have been in	npaired by alcohol while on duty;
and		
(3) Require disqualit	fication for an established g	period of time or dismissal of any
employee determined to ha	we used a controlled subst	ance, whether on duty or not on
duty, except as permitted	for medical purposes by	law and any rules, regulations,
standards, or orders issued u	inder this Act	

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1 (B) The Secretary may also issue rules, regulations, standards, and orders, as he consider 2 appropriate in interest of safety, requiring the conduct of periodic recurring testing of drivers and 3 employees responsible for such safety sensitive functions, for use of alcohol or a controlled 4 substance in violation of this Act. Nothing in this subsection shall be construed to restrict the 5 discretion of the office to continue in force, amend, or further supplement any rules, regulations, 6 standards, and orders governing the use of alcohol and controlled substances in motor vehicle 7 operations issued before the passage of this Act.

8 SECTION 3. *Program for Rehabilitation.* – The Secretary shall issue regulations setting 9 forth requirements for rehabilitation programs which provide for the identification and 10 opportunity for treatment of operators of commercial motor vehicles who are determined to have 11 used, in violation of this Act, alcohol or a controlled substance. He shall also determine the 12 circumstances under which such operators shall be required to participate in such program. 13 Nothing in this subsection shall preclude a motor carrier from establishing a program under this 14 subsection in cooperation with any other motor carrier.

SECTION 4. *Procedures for Testing*. – In establishing the program required under
 Section 3 of this Act, the Secretary shall develop requirements which shall—

17 (A) Promote, to the maximum extent practicable, individual privacy in the collection of18 specimen samples;

(B) With respect to laboratories and testing procedures for controlled substances, the
 LTO shall coordinate with the Department of Health and provide mandatory guidelines which—

(1) Establish comprehensive standards for all aspects of laboratory controlled
 substances testing and laboratory procedures to be applied in carrying out this section,
 including standards which require the use of the best available technology for ensuring
 the full reliability and accuracy of controlled substances tests and strict procedures
 governing the chain of custody of specimen samples collected for controlled substances
 testing;

27 (2) Establish the minimum list of controlled substances for which individuals may
28 be tested; and

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(3) Establish appropriate standards and procedures for periodic review of 1 laboratories and criteria for certification and revocation of certification of laboratories to 2 perform controlled substances testing in carrying out this section; 3

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(4) Require that all laboratories involved in the testing of any individual under this section shall have the capability and facility, at such laboratory, of performing 5 screening and confirmation tests; 6

7 (5) Provide that all test which indicate the use, in violation of this Act, of alcohol or a controlled substance by any individual shall be confirmed by a scientifically 8 recognized method of testing capable of providing quantitative data regarding alcohol or 9 a controlled substance; 10

(6) Provide that each specimen sample be subdivided, secured, and labeled in the 11 presence of the tested individual and that a portion thereof be retained in a secure manner 12 to prevent the possibility of tampering, so that in the event the individual's confirmation 13 tests are positive the individual has an opportunity to have the retained portion assayed by 14 a confirmation test done independently at a second certified laboratory if the individual 15 requests the independent test within three (3) days after being advised of the results of the 16 17 confirmation tests;

(7) Ensure appropriate safeguards for testing to detect and quantify alcohol in 18 breath and body fluid samples, including urine and blood, through the development of 19 regulations as may be necessary and in consultation with the Department of Health; 20

(8) Provide for the confidentiality of test results and medical information other 21 than information relating to alcohol or a controlled substance of employees, except that 22 the provisions of this paragraph shall not preclude the use of test results for the orderly 23 24 imposition of appropriate sanctions under this section; and

(9) Ensure that employees are selected for tests by nondiscriminatory and 25 impartial methods, so that no employee is harassed by being treated differently from 26 other employees in similar circumstances. 27

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1 SECTION 5. Separability Clause. – If any provision or part hereof, is held invalid or 2 unconstitutional, the remainder of the law or provision not otherwise affected shall remain valid 3 and subsisting.

4 SECTION 6. *Repealing Clause.* – Any law, presidential decree or issuance, executive 5 order, letter of instruction, administrative order, rule or regulation contrary to or inconsistent 6 with the provision of this Act is hereby repealed, modified or amended accordingly.

SECTION 7. *Effectivity Clause*. – This Act shall take effect fifteen (15) days after its
publication in at least two (2) newspapers of general circulation.

9 Approved,