

**PROPOSED REGULATION OF THE
DEPARTMENT OF MOTOR VEHICLES**

LCB FILE NO. R110-23I

**The following document is the initial draft regulation proposed
by the agency submitted on 11/03/2023**

Regulations for Clarification

Section 1 - Comprehensive Review of Regulations / Section 3 – Mandatory Meeting and Report

The above-named department, agency, board, or commission conducted a comprehensive review of the regulations subject to its enforcement that can be streamlined, clarified, reduced, or otherwise improved to ensure those regulations provide for the general welfare of the State without unnecessarily inhibiting economic growth. The regulations identified for Section 1 of Executive Order 2023-03 are listed below with the information as required on page 1 of the instruction sheet on the following pages of the report:

Regulation/ Information as required on page 1

1. NAC 483.752 / Adding verbiage for clarification.

NAC 483.752 Licensure as instructor: Prerequisites; interview of applicant; transfer of license; instruction at multiple schools; termination of relationship with school. ([NRS 481.051](#), [483.720](#), [483.7205](#), [483.721](#))

1. Each applicant for licensure as an instructor must, in addition to all applicable statutory requirements, provide to the Department:

(a) Proof acceptable to the Department that the applicant possesses a valid driver's license issued by this State;

(b) Proof acceptable to the Department that the applicant:

(1) Has received a high school diploma or its equivalent; or

(2) If the application is for licensure as an instructor for a school for training drivers to operate commercial motor vehicles, has accumulated, in the 7 years immediately preceding his or her application, not less than 5 years' experience in the operation of commercial vehicles;

(c) The applicant's:

(1) Full legal name;

(2) Date of birth;

(3) Social security number and driver's license number; and

(4) Address of principal residence;

(d) The official name of the school at which the applicant will be an instructor;

(e) A resume that summarizes the applicant's education, experience, certification as an instructor and fitness for the position;

(f) Any certificates which substantiate that the applicant meets the qualifications for licensure as an instructor; and

(g) Any other information concerning the applicant which the Department may consider necessary to determine whether the applicant is qualified for licensure.

2. If the application is for a license as an instructor for a school for training drivers, the applicant, in addition to all applicable statutory requirements and the requirements of subsection 1, must:

(a) Submit to the Department to satisfy the requirements of [NRS 483.7205](#):

(1) Two cards upon which the applicant's fingerprints, taken by an agent of the Department who has been authorized by the Department to take fingerprints or by a law enforcement agency, are displayed;

(2) Written permission that authorizes the Department to forward those cards to the Central Repository for submission to the Federal Bureau of Investigation for its report; and

(3) A fee for processing the fingerprints of the applicant that is equal to the total amount charged by the Central Repository and the Federal Bureau of Investigation for processing the fingerprints of the applicant.

(b) Obtain a score of at least 80 percent on a practical demonstration of driving ability over a prescribed course established by the Department in the type of vehicle in which the applicant will be providing instruction.

(c) If the applicant is seeking approval to provide behind-the-wheel training:

(1) Not have, in any jurisdiction:

(I) More than two convictions for a moving traffic violation within the 24 months immediately preceding the date on which the applicant submitted his or her application;

(II) Any convictions involving alcohol or controlled substances within the 3 years immediately preceding the date on which the applicant submitted his or her application; or

(III) Had the applicant's driver's license or driving privilege suspended or revoked within the 3 years immediately preceding the date on which the applicant submitted his or her application;

(2) Be authorized to operate a vehicle of the classification necessary for the type of vehicle in which the applicant will be giving instruction; and

(3) Submit evidence that the applicant has possessed, for at least 5 years, a driver's license of the classification necessary for the type of vehicle in which he or she will be giving instruction.

3. An applicant who seeks approval to provide classroom instruction to a person who is under 18 years of age must, except as otherwise provided in this subsection, submit school transcripts or other documentation as proof of completion of at least 40 hours of instruction at the college level, or the equivalent thereof, as evidenced by the accumulation of four credits for continuing education or other training acceptable to the Department that pertains to the development of skills related to driving or providing instruction. An instructor in a school for training commercial vehicle operators and an instructor who is not approved to provide classroom instruction to a person who is under 18 years of age may submit proof of other education and experience that is acceptable to the Department.

4. If the application is for a license as an instructor for a school for traffic safety or a school or other entity that offers a course on the abuse of alcohol or controlled substances, the applicant, in addition to any applicable statutory requirements and the requirements of subsection 1, must:

(a) Have education or experience in a field related directly to the subject matter to be taught, such as:

(1) Traffic safety;

(2) Law enforcement;

(3) Drivers' education or improvement; or

(4) Some other closely related field approved by the Department.

(b) Present proof to the Department that the applicant has successfully completed a course of instruction in the subject matter to be taught.

(c) Not be a law enforcement officer whose primary duty assignment includes the enforcement of traffic laws in the jurisdiction in which the school is located.

(d) If the application is for a license as an instructor to teach at a school or other entity that offers a course on the abuse of alcohol or controlled substances, have a minimum of 2 years of education or experience in a field related directly to the problems of driving under the influence of intoxicating liquor or controlled substances, such as rehabilitative counseling for abusers of alcohol and controlled substances, or a combination of education and experience acceptable to the Department.

5. A representative of the Department may interview an applicant for any license as an instructor to evaluate his or her knowledge, skills and abilities, and fitness for receiving a license.

6. An instructor may transfer his or her license to another school after notifying the Department.

7. An instructor must obtain a separate license for each school at which he or she acts as an instructor. An instructor must file a separate application and pay a separate fee for each such license.

8. If an instructor terminates his or her employment or contractual relationship with a school for drivers, the instructor shall surrender his or her license to instruct at that school to the operator of the school. The operator shall forward the surrendered license to the Department not later than 10 days after the termination of the employment or relationship. The Department will issue an updated license to authorize the instructor to teach at a different school for the remaining term of the surrendered license if the instructor submits to the Department:

(a) All documentation required by the Department; and

(b) A certificate of employment indicating the instructor has been reemployed by a licensed school.

9. *An instructor may be employed by not more than 3 licensed schools at the same time*

(Added to NAC by Dep't of Motor Veh. & Pub. Safety, eff. 12-27-93; A 9-6-96; A by Dep't of Motor Veh. by R157-01, 8-27-2002; R140-12, 12-20-2012, eff. 1-15-2013)–(Substituted in revision for NAC 483.616)

Reason for Change

- Currently there is no defined limitation for the number of schools an instructor can be employed by. This addition will give clear limits.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed, however instead will set limits for the public to adhere to.

2. NAC 483.745 / Removing verbiage to support current processes.

NAC 483.745 Required licensing; transferability of license. ([NRS 481.051](#), [483.700](#))

1. A person shall not operate a school for drivers in this State unless he or she is licensed by the Department.

2. Except as otherwise provided in [NAC 483.777](#), a person shall not act as an instructor [or an instructor trainee] in a school for drivers unless the person holds a valid license to do so issued by the Department.

3. Any license issued pursuant to the provisions of [NRS 483.700](#) to [483.780](#), inclusive, is personal to the licensee and is not transferable to any person.

(Added to NAC by Dep't of Motor Veh., eff. 9-5-84; A 12-27-93; 9-6-96; R157-01, 8-27-2002)–(Substituted in revision for NAC 483.590)

Reason for Change

- The Department no longer issues instructor trainee licenses.

Public Meeting

N/A

Impact if Changed

- No distinct impact made if changed, however instead will update regulations to current day processes.

4. NAC 483.7631 / Removing verbiage to support current processes.

NAC 483.7631 Additional grounds for suspension, revocation or refusal to renew license; licensing of instructor who is convicted of traffic offense involving alcohol or controlled substance. ([NRS 481.051](#), [483.760](#))

1. The Department may suspend, revoke or refuse to renew:

(a) Any license issued pursuant to [NRS 483.700](#) to [483.780](#), inclusive, if, in addition to the grounds set forth in [NRS 483.760](#):

(1) The licensee is convicted of a:

(I) Felony in this State or any other jurisdiction;

(II) Gross misdemeanor;

(III) Misdemeanor for violating any of the provisions of [NAC 483.708](#) to [483.795](#), inclusive;

(IV) Crime involving fraud, dishonesty or moral turpitude;

(V) Sexual offense as defined in [NRS 179D.097](#); or

(VI) Crime that the Department determines is related to the license in question.

(2) The licensee willfully fails to comply with any:

(I) Statute of this State governing motor vehicles, including, without limitation, [NRS 483.700](#) to [483.780](#), inclusive, and any regulations adopted pursuant thereto; or

(II) Directive issued by the Director.

(3) The licensee fails or refuses to pay or otherwise discharge any final judgment entered against the licensee arising out of any misrepresentation or fraud committed by the licensee in connection with the license.

(4) The Director determines that:

(I) The licensee knowingly made a false or misleading statement or concealed a material fact in connection with his or her application for the license;

(II) The licensee is unfit to hold the license;

(III) The licensee no longer satisfies the requirements for the issuance of the license; or

(IV) The suspension or revocation of the license, or the refusal to renew the license, is in the best interest of the public.

(b) A license to operate a school for drivers if the licensee:

(1) Makes any change in the curriculum, schedule of classes or physical or mailing address of the school without having first applied for and obtained the approval of the Department for the change as required by [NAC 483.768](#);

(2) Fails to provide the Department with a current schedule of classes and instructors at least once a month;

(3) Fails to satisfy the Department that the licensee:

(I) Holds a license as an instructor; or

(II) Employs or contracts with a licensed instructor to operate the school;

(4) Permits a class to be taught by:

(I) An unlicensed person; or

(II) An instructor trainee without an instructor being present in the classroom; or]

(5) Ceases to maintain an established place of business in this State.

(c) A license to operate a school for training drivers if the licensee fails to maintain the surety bond required by [NRS 483.710](#) or any other bond or license required by any political subdivision of this State.

(d) A license to operate a school for drivers if the licensee has on its staff an instructor or employee who is registered as a third-party certifier pursuant to [NAC 483.1224](#) if:

(1) Such an instructor or employee executes an affidavit certifying the driving ability of a student enrolled at the school and:

(I) The instructor or employee did not administer the skills test to the student; or

(II) The instructor or employee also conducted the instruction to the student relating to the test given.

(2) A person other than such an instructor or employee executes an affidavit certifying the driving ability of a student enrolled at the school.

(3) The operator of the school refuses to allow an agent of the Department to inspect, during normal business hours, all books, records and files of the school that relate to such instructors at the school and to the students enrolled at the school whose driving abilities are being certified by those instructors or employees.

(e) A license as an instructor or the registration of an employee who is registered as a third-party certifier pursuant to [NAC 483.1224](#), if the licensee or employee violates any provision of [NAC 483.121](#) to [483.1236](#), inclusive.

(f) A license as an instructor **[or instructor trainee]** if the licensee is convicted of any traffic offense involving alcohol or a controlled substance.

2. If the Department revokes the license of an instructor upon the revocation of the driver's license or driving privilege of the instructor following the instructor's conviction of any traffic offense involving alcohol or a controlled substance, the Department will not:

(a) Issue to that person a new license as an instructor until 1 year after the date of the reinstatement of his or her driver's license or driving privilege; or

(b) Approve that person to provide behind-the-wheel training until 3 years after the date of the reinstatement of his or her driver's license or driving privilege.

3. For the purposes of this section, the failure of a licensee to comply with a directive of the Director shall be deemed to be willful if the licensee fails to comply with the directive within 10 days after the licensee's receipt of the directive.

(Added to NAC by Dep't of Motor Veh. by R157-01, eff. 8-27-2002; A by R107-03, 2-18-2004; R049-15, 4-4-2016)

Reason for Change

- The Department no longer issues instructor trainee licenses.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed, however instead will update regulations to current day processes.

5. NAC 445B.598 / Removing unnecessary and duplicate verbiage

NAC 445B.598 Imposition and statement of fee for inspection and testing; listing of stations and fees. (NRS 445B.785, 445B.830)

1. For inspecting and testing a motor vehicle in accordance with the required procedure, an authorized station or authorized inspection station may charge a reasonable fee but not more than the maximum fee prescribed by the Department pursuant to [NAC 445B.599](#).

[2. The Department will not issue a license to such a station pursuant to [NAC 445B.460](#) to [445B.480](#), inclusive, until the applicant has furnished the Department a written statement of the fee which it will charge for performing the required procedures for inspection and testing.]

3. The Department will maintain a list of authorized stations and authorized inspection stations, and their statements of current fees for inspection and testing.

[Dep't of Motor Veh., Engine Emission Control Reg. §§ 5.1-5.3, eff. 6-19-80]—(NAC A by Dep't of Motor Veh. & Pub. Safety, 8-19-94; 9-13-95)

Reason for Change

- The area to be removed contains duplicative and unnecessary text. Emission stations declare a fee limit that gets updated yearly. No need for a station to declare their fee since it must be below the max fee set by the state.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed, however emission stations will no longer have to declare the fee they are charging.

Regulations for Removal

<u>Section 2 – Regulation for Removal / Section 3 – Mandatory Meeting and Report</u>
<p>The above-named department, agency, board or commission conducted a comprehensive review of the regulations subject to its enforcement and identified the following ten (10) or more regulations recommended for removal. The regulations identified for Section 2 of Executive Order 2023-03, ranked in descending order of priority, are listed below with the information as required on page 1 of the instruction sheet on the following pages of the report:</p>
Regulation/Information as required on page 1
1. NAC 482.642 / Removal due to NRS content
[NAC 482.642 “Document” defined. (NRS 482.293) “Document” has the meaning ascribed to it in NRS 482.292.
Reason for Deletion <ul style="list-style-type: none">• The regulation specifically states to confirm definition within the NRS.
Public Meeting <ul style="list-style-type: none">• N/A
Impact if Changed <ul style="list-style-type: none">• No distinct impact made if changed.
2. NAC 483.1211 / Removal due to NRS content
[NAC 483.1211 “Commercial driver’s license” defined. (NRS 483.908, 483.912) “Commercial driver’s license” has the meaning ascribed to it in NRS 483.904.
Reason for Deletion <ul style="list-style-type: none">• The regulation specifically states to confirm definition within the NRS.
Public Meeting <ul style="list-style-type: none">• N/A
Impact if Changed <ul style="list-style-type: none">• No distinct impact made if changed.
3. NAC 483.7146 / Removal due to NRS content
[NAC 483.7146 “Communications technology” defined. (NRS 481.051) “Communications technology” has the meaning ascribed to it in NRS 483.725.
Reason for Deletion <ul style="list-style-type: none">• The regulation specifically states to confirm definition within the NRS.
Public Meeting <ul style="list-style-type: none">• N/A
Impact if Changed <ul style="list-style-type: none">• No distinct impact made if changed.
4. NAC 483.7991 / Removal due to NRS content
[NAC 483.7991 “Commercial driver’s license” defined. (NRS 483.908) “Commercial driver’s license” has the meaning ascribed to it in NRS 483.904.
Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

5. NAC 483.7998 / Removal due to NRS content

[NAC 483.7998 "Skills test" defined. (NRS 483.908) "Skills test" has the meaning ascribed to it in NAC 483.1212.

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

6. NAC 484D.320 / Removal due to NRS content

[NAC 484D.320 "Combination of vehicles" defined. (NRS 484D.615) "Combination of vehicles" has the meaning ascribed to it in NRS 484A.050.

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

7. NAC 484D.325 / Removal due to NRS content

[NAC 484D.325 "Converter gear dolly" defined. (NRS 484D.615) "Converter gear dolly" has the meaning ascribed to it in NRS 706.056.

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

8. NAC 484D.340 / Removal due to NRS content

[NAC 484D.340 "Highway" defined. (NRS 484D.615) "Highway" has the meaning ascribed to it in NRS 484A.095.

[Dep't of Transportation, Combination of Vehicles § 7, eff. 5-13-82]—(Substituted in revision for NAC 484.330)]

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

N/A

Impact if Changed

- No distinct impact made if changed.

9. NAC 484D.345 / Removal due to NRS content

[NAC 484D.345 "Semitrailer" defined. (NRS 484D.615) "Semitrailer" has the meaning ascribed to it in NRS 484A.235.

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

10. NAC 484D.350 / Removal due to NRS content

[NAC 484D.350 "Trailer" defined. (NRS 484D.615) "Trailer" has the meaning ascribed to it in NRS 484A.295.

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

11. NAC 484D.355 / Removal due to NRS content

[NAC 484D.355 "Truck" defined. (NRS 484D.615) "Truck" has the meaning ascribed to it in NRS 484A.305.

[Dep't of Transportation, Combination of Vehicles § 10, eff. 5-13-82]—(Substituted in revision for NAC 484.345)]

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

12. NAC 484D.360 / Removal due to NRS content

[NAC 484D.360 "Truck-tractor" defined. (NRS 484D.615) "Truck-tractor" has the meaning ascribed to it in NRS 484A.310.

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

13. NAC 484D.365 / Removal due to NRS content

[NAC 484D.365 "Vehicle" defined. (NRS 484D.615) "Vehicle" has the meaning ascribed to it in NRS 484A.320.

[Dep't of Transportation, Combination of Vehicles § 12, eff. 5-13-82]—(Substituted in revision for NAC 484.355)]

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

14. NAC 484D.505 / Removal due to NRS content

[NAC 484D.505 "Combination of vehicles" defined. (NRS 484D.625, 484D.715, 484D.720) "Combination of vehicles" has the meaning ascribed to it in NRS 484A.050.

(Added to NAC by Dep't of Transportation by R113-02, eff. 10-16-2002)—(Substituted in revision for NAC 484.462)]

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

15. NAC 484D.515 / Removal due to NRS content

[NAC 484D.515 "Controlled-access highway" defined. (NRS 484D.625, 484D.715, 484D.720) "Controlled-access highway" has the meaning ascribed to it in NRS 484A.060. (Added to NAC by Dep't of Transportation by R052-05, eff. 9-7-2005)—(Substituted in revision for NAC 484.465)]

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

16. NAC 484D.545 / Removal due to NRS content

[NAC 484D.545 "Manufactured home" defined. (NRS 484D.625, 484D.715, 484D.720) "Manufactured home" has the meaning ascribed to it in NRS 484A.120.

(Added to NAC by Dep't of Transportation by R113-02, eff. 10-16-2002)—(Substituted in revision for NAC 484.472)]

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

17. NAC 484D.550 / Removal due to NRS content

[NAC 484D.550 "Mobile home" defined. (NRS 484D.625, 484D.715, 484D.720) "Mobile home" has the meaning ascribed to it in NRS 484D.030. (Added to NAC by Dep't of Transportation by R113-02, eff. 10-16-2002)–(Substituted in revision for NAC 484.474)]

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

18. NAC 484D.580 / Removal due to NRS content

[NAC 484D.580 "Special mobile equipment" defined. (NRS 484D.625, 484D.715, 484D.720) "Special mobile equipment" has the meaning ascribed to it in NRS 484A.245. (Added to NAC by Dep't of Transportation by R113-02, eff. 10-16-2002)–(Substituted in revision for NAC 484.484)]

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

19. NAC 486A.102 / Removal due to NRS content

[NAC 486A.102 "Fleet" defined. (NRS 445B.210, 486A.150) "Fleet" has the meaning ascribed to it in NRS 486A.080. (Added to NAC by Environmental Comm'n, eff. 10-29-97)]

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

20. NAC 486A.120 / Removal due to NRS content

[NAC 486A.120 "Motor vehicle" defined. (NRS 445B.210, 486A.150) "Motor vehicle" has the meaning ascribed to it in NRS 486A.110. (Added to NAC by Environmental Comm'n by R022-10, eff. 7-22-2010)]

Reason for Deletion

- The regulation specifically states to confirm definition within the NRS.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

21. NAC 484D.235 / Removal due to NRS content

[NAC 484D.235 Equipment required when street or highway posted. (NRS 481.051, 484D.520)

When a street or highway in this State is marked or posted with signs requiring the use of:

1. Traction devices, tire chains or snow tires, a motor vehicle or combination of vehicles:
 - (a) May be equipped with traction devices, tire chains or snow tires if it has a gross weight or combined gross weight of 10,000 pounds or less.
 - (b) Must be equipped with tire chains if it has a gross weight or combined gross weight of more than 10,000 pounds.
2. Tire chains only, or chains or traction devices except for motor vehicles equipped with 4-wheel drive and snow tires on all the wheels, the vehicle must be equipped with traction devices or chains except as otherwise permitted.

(Added to NAC by Dep't of Motor Veh., eff. 1-17-84; A by Dep't of Motor Veh. & Pub. Safety, 12-1-89)–
(Substituted in revision for NAC 484.240)]

Reason for Deletion

- NRS 484D.520 clearly states the same information that is provided by NAC 484D.235.

Public Meeting

- N/A

Impact if Changed

- No distinct impact made if changed.

22. NAC 484D.240 / Removal due to NRS content

[NAC 484D.240 Mounting requirements. (NRS 481.051, 484D.525) When a motor vehicle in this State must be equipped with traction devices, tire chains or snow tires, the devices or chains must be installed or the tires must be mounted on at least:

1. Two driving wheels of a motor vehicle; and
2. Two braking wheels of any trailing vehicle in a combination of vehicles if the trailing vehicle is equipped or required to be equipped with brakes.

(Added to NAC by Dep't of Motor Veh., eff. 1-17-84; A by Dep't of Motor Veh. & Pub. Safety, 12-1-89)–
(Substituted in revision for NAC 484.245)]

Reason for Deletion

- NRS 484D.525 clearly states the same information that is provided by NAC 484D.235.

Public Meeting

- N/A

Impact if Changed

23. NAC 445B.600 / Removal due to NRS content

[NAC 445B.600 Procedure for setting new fee. (NRS 445B.785)

1. An authorized station or authorized inspection station must not put a new fee into effect unless it first submits to the Department a written request that the new fee be listed and receives the Department's acknowledgment.
2. Within 10 days after receiving such a request, the Department will send a written acknowledgment to the authorized station or authorized inspection station.

[Dep't of Motor Veh., Engine Emission Control Reg. § 5.4, eff. 6-19-80]—(NAC A 9-13-95)]

Reason for Deletion

- NAC 445B.599 clearly state the maximum fee that an emission station can charge and is updated yearly. Because we set the maximum charge there is no need to an emission station to declare the amount they want to charge.

Public Meeting

- N/A

Impact if Changed

- Not knowing if an emission station complies with the max charge.

24. NAC 483.030 / Removal due to NRS content

NAC 483.030 Designation of veteran status on license, card or permit. (NRS 481.051, 483.220)

The Department will place a designation that the person is a veteran on the person's instruction permit, driver's license, driver authorization card, commercial learner's permit or commercial driver's license if, pursuant to NRS 483.2925, the person:

1. Applies for such a designation; and
2. Satisfies the requirements of subsection 3 of NRS 483.292.

(Added to NAC by Dep't of Motor Veh. by R028-13, 10-23-2013, eff. 1-1-2014; A by R049-15, 4-4-2016)

Reason for Deletion

- NRS 483.2925 states that if an individual meets the requirements, they are allowed to receive any driver's license or instruction permit with the veteran status displayed. Furthermore NRS 483.292 subsection 3 describes the requirements.

Public Meeting

- N/A

Impact if Changed

Possible verbiage change required. Event though the NRS says all drivers' licenses and instruction permits it does not specify commercial licenses and permits.