February 3, 2012 – Introduced by Senator Lazich, cosponsored by Representatives Petrowski, Bies, A. Ott and Spanbauer, by request of The Department of Transportation. Referred to Committee on Transportation and Elections.

AN ACT to amend 343.315 (2) (f) (intro.) and 343.315 (2) (f) 4. of the statutes;
relating to: disqualification of commercial motor vehicle operators.

Analysis by the Legislative Reference Bureau
Under current law, the Department of Transportation (DOT) issues commercial driver licenses (CDLs) authorizing the licensee to operate commercial motor vehicles (CMVs). CMVs are generally defined as motor vehicles that are designed or used to transport property or passengers and weigh more than 26,000 pounds, that transport 15 or more passengers plus the driver, or that transport hazardous materials. A person is disqualified from operating a CMV for a 60-day period upon a second conviction, or for a 120-day period upon a third conviction, of a serious traffic violation within a three-year period if the violation is committed while the person is operating a CMV or if the person holds a CDL and commits the violation while operating a non-CMV vehicle. A “serious traffic violation” is defined to include various offenses committed: 1) while operating a CMV; or 2) while operating a non-CMV vehicle if the person has ever held a CDL, has ever operated a CMV on a highway, or has ever been convicted of a violation related to, or been disqualified from, operating a CMV.

Under this bill, the definition of “serious traffic violation” identified in item 2), above, applies only if the offense results in the revocation, cancellation, or suspension of the person’s operating privilege.

Under current law, if an authorized emergency vehicle, tow truck, or road maintenance vehicle is stopped on or within 12 feet of the paved portion of a highway and is giving a proper visual signal, an approaching motorist must move his or her
vehicle into a lane not nearest the stopped vehicle and travel in that lane until he or
she passes the stopped vehicle. If the roadway has only one lane for traffic traveling
in the same direction as the approaching motorist or if the motorist cannot change
lanes safely or without interfering with other traffic, the motorist must slow his or
her vehicle until he or she has passed the stopped vehicle. This statute is commonly
referred to as the “Move Over Law.”

This bill classifies a violation of the “Move Over Law” as a serious traffic
violation for purposes of disqualification from operating a CMV.

The people of the state of Wisconsin, represented in senate and assembly, do
enact as follows:

SECTION 1. 343.315 (2) (f) (intro.) of the statutes is amended to read:

343.315 (2) (f) (intro.) A person is disqualified for a period of 60 days from
operating a commercial motor vehicle if convicted of 2 serious traffic violations, and
120 days if convicted of 3 serious traffic violations, arising from separate occurrences
committed within a 3-year period while driving or operating a commercial motor
vehicle or while driving or operating any motor vehicle if the person holds a
commercial driver license. The 120-day period of disqualification under this
paragraph shall be in addition to any other period of disqualification imposed under
this paragraph. In this paragraph, “serious traffic violations” means any of the
following offenses committed while engaged in commercial motor vehicle-related
activities specified in sub. (1g) (a), or any of the following offenses committed while
engaged in commercial motor vehicle-related activities specified in sub. (1g) (b) if the
offense results in the revocation, cancellation, or suspension of the person’s
operating privilege:

SECTION 2. 343.315 (2) (f) 4. of the statutes is amended to read:

343.315 (2) (f) 4. Violating s. 346.07 (2), 346.072 (1), 346.08, 346.09, 346.10,
346.13, 346.24 (3), or 346.34 (1) (a) 3. or a local ordinance in conformity therewith or
a law of a federally recognized American Indian tribe or band in this state in
conformity with s. 346.07 (2), 346.072 (1), 346.08, 346.09, 346.10, 346.13, 346.24 (3),
or 346.34 (1) (a) 3.; or the law of another jurisdiction prohibiting improper or erratic
lane changes or improper passing, or otherwise prohibiting the conduct described in
sections 11–304 to 306 and 11–309 of the uniform vehicle code and model traffic
ordinance (1987), as those or substantially similar terms are used in that
jurisdiction’s law.

**SECTION 3. Initial applicability.**

(1) This act first applies to violations occurring on the effective date of this
subsection.

(END)