GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE DRH30031-MH-16 (1/30)

Short Title:	Increase Auto Insurance Liability Limits.	(Public)
Sponsors:	Representatives Faison and Jackson (Primary Sponsors).	
Referred to:		

A BILL TO BE ENTITLED

2	AN ACT TO INCREASE MANDATORY LIABILITY INSURANCE REQUIREMENTS		
3	FOR CERTAIN MOTOR VEHICLES AND TO MAKE CONFORMING CHANGES TO		
4	THE GENERAL STATUTES.		
5	The General Assembly of North Carolina enacts:		
6	SECTION 1. G.S. 20-279.1 reads as rewritten:		
7	"§ 20-279.1. Definitions.		
8	The following words and phrases, when used in this Article, shall, for the purposes of this		
9	Article, have the meanings respectively ascribed to them in this section, except in those		
10	instances where the context clearly indicates a different meaning:		
11			
12	(11) "Proof of financial responsibility": Proof of ability to respond in damages for		
13	liability, on account of accidents occurring subsequent to the effective date		
14	of said proof, arising out of the ownership, maintenance or use of a motor		
15	vehicle, in the amount of thirty thousand dollars (\$30,000) seventy-five		
16	thousand dollars (\$75,000) because of bodily injury to or death of one		
17	person in any one accident, and, subject to said limit for one person, in the		
18	amount of sixty thousand dollars (\$60,000) one hundred fifty thousand		
19	dollars (\$150,000) because of bodily injury to or death of two or more		
20	persons in any one accident, and in the amount of twenty five thousand		
21	dollars (\$25,000) fifty thousand dollars (\$50,000) because of injury to or		
22	destruction of property of others in any one accident. Nothing contained		
23	herein shall prevent an insurer and an insured from entering into a contract,		
24	not affecting third parties, providing for a deductible as to property damage		
25	at a rate approved by the Commissioner of Insurance."		
26	SECTION 2. G.S. 20-279.5 reads as rewritten:		
27	"§ 20-279.5. Security required unless evidence of insurance; when security determined;		
28	suspension; exceptions.		
29	(a) This section shall not annihum dentity conditions stated in C.S. 20, 270 6 non		
30	(c) This section shall not apply under the conditions stated in G.S. 20-279.6 nor:		
31	(1) To such operator or owner if such owner had in effect at the time of such		
32 33	accident an automobile liability policy with respect to the motor vehicle involved in such accident;		
55	mvolveu m such accident,		



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1	(2)	To such operator, if not the owner of such motor vehic	cle, if there was in
2		effect at the time of such accident a motor vehicle liabi	lity policy or bond
3		with respect to his operation of motor vehicles not owned	•
4	(3)	To such operator or owner if the liability of such ope	
5		damages resulting from such accident is, in the	
6		Commissioner, covered by any other form of liability i	nsurance policy or
7		bond or sinking fund or group assumption of liability;	
8	(4)	To any person qualifying as a self-insurer, nor to a	• 1
9		self-insurer if, in the opinion of the Commissioner fro	
10		furnished him, the operator at the time of the accid	- ·
11 12		operating the vehicle in the course of the operator's employee or officer of the self-insurer; nor	employment as an
12	(5)	To any employee of the United States government while	operating a vehicle
13 14	(5)	in its service and while acting within the scope of his	1 0
15		operations being fully protected by the Federal Tort Cl	1 5 7
16		which affords ample security to all persons sustaining p	,
17		property damage through the negligence of such federal e	
18	No such poli	cy or bond shall be effective under this section unless issu	1 •
19	-	ty company authorized to do business in this State, except	-
20	vehicle was not i	registered in this State, or was a motor vehicle which was re	egistered elsewhere
21	than in this State	at the effective date of the policy or bond, or the most rece	ent renewal thereof,
22	or if such operat	or not an owner was a nonresident of this State, such polic	y or bond shall not
23		der this section unless the insurance company or suret	
24		b business in this State shall execute a power of attorn	
25		b accept service on its behalf of notice or process in any	1
26	1 · ·	arising out of such accident, and unless said insurance	
27		authorized to do business in this State, is authorized to do b	
28 29	0	ion where the motor vehicle is registered or, if such policy	
29 30	1	rator not an owner who was a nonresident of this State, un ty company, if not authorized to do business in this State,	
30 31	- ·	state or other jurisdiction of residence of such operator;	
32		y or bond is subject, if the accident has resulted in bodily i	
33	• •	of interest and cost, of not less than thirty thousand	
34		usand dollars (\$75,000) because of bodily injury to or dear	
35		t and, subject to said limit for one person, to a limit of	
36		(\$60,000) one hundred fifty thousand dollars (\$150,000)	
37		n of two or more persons in any one accident, and, if the ac	
38	in injury to or de	estruction of property, to a limit of not less than twenty fir	ve thousand dollars
39	(\$25,000) <u>fifty t</u>	housand dollars (\$50,000) because of injury to or destruc	tion of property of
40	others in any one		
41		FION 3. G.S. 20-279.15 reads as rewritten:	
42		ayment sufficient to satisfy requirements.	
43		o other methods of satisfaction provided by law, judgment	s herein referred to
44 45		pose of this Article, be deemed satisfied:	there and dellars
45 46	(1)	When thirty thousand dollars (\$30,000) seventy-five (\$75,000) has been eredited upon any judgment or judg	
40 47		(\$75,000) has been credited upon any judgment or judg excess of that amount because of bodily injury to or dea	
48		the result of any one accident; or	in or one person as
49	(2)	When, subject to such limit of thirty thousand dollars (\$3	0.000) seventy-five
50	(-)	thousand dollars (\$75,000) because of bodily injury t	· · · · ·
51		person, the sum of sixty thousand dollars (\$60,000)	
		-	<u>.</u>

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1	thousand dollars (\$150,000) has been credited upon any	judgment or
2	judgments rendered in excess of that amount because of bodily	-
3	death of two or more persons as the result of any one accident; o	r
4	(3) When twenty-five thousand dollars (\$25,000) fifty thous	sand dollars
5	(\$50,000) has been credited upon any judgment or judgments	
6	excess of that amount because of injury to or destruction of	property of
7	others as a result of any one accident;	
8	Provided, however, payments made in settlement of any claims because of b	odily injury,
9	death or property damage arising from a motor vehicle accident shall be credited	in reduction
10	of the amounts provided for in this section."	
11	SECTION 4. G.S. 20-279.21 reads as rewritten:	
12	"§ 20-279.21. ''Motor vehicle liability policy'' defined.	
13	(a) A "motor vehicle liability policy" as said term is used in this Article sh	hall mean an
14	owner's or an operator's policy of liability insurance, certified as provided in G.S.	20-279.19 or
15	20-279.20 as proof of financial responsibility, and issued, except as otherwise	provided in
16	G.S. 20-279.20, by an insurance carrier duly authorized to transact business in thi	s State, to or
17	for the benefit of the person named therein as insured.	
18	(b) Such owner's policy of liability insurance:	
19	(1) Shall designate by explicit description or by appropriate referen	ice all motor
20	vehicles with respect to which coverage is thereby to be granted;	, ,
21	(2) Shall insure the person named therein and any other person, as in	isured, using
22	any such motor vehicle or motor vehicles with the express	or implied
23	permission of such named insured, or any other person	s in lawful
24	possession, against loss from the liability imposed by law	for damages
25	arising out of the ownership, maintenance or use of such mote	or vehicle or
26	motor vehicles within the United States of America or the I	
27	Canada subject to limits exclusive of interest and costs, with re-	-
28	such motor vehicle, as follows: thirty thousand dollars (\$30,000)	•
29	thousand dollars (\$75,000) because of bodily injury to or d	
30	person in any one accident and, subject to said limit for one	
31	thousand dollars (\$60,000) one hundred fifty thousand dollars	
32	because of bodily injury to or death of two or more persons	•
33	accident, and twenty five thousand dollars (\$25,000) fifty thou	
34	(\$50,000) because of injury to or destruction of property of othe	rs in any one
35	accident; and	
36		
37	SECTION 5. G.S. 20-279.25 reads as rewritten:	
38	"§ 20-279.25. Money or securities as proof.	
39	(a) Proof of financial responsibility may be evidenced by the certificate	
40	Treasurer that the person named therein has deposited with him eighty-five thou	
41	(\$85,000) the State Treasurer one hundred fifty thousand dollars (\$150,000)	
42	securities such as may legally be purchased by savings banks or for trust funds	
43	value of eighty five thousand dollars (\$85,000). one hundred fifty thousand dollars	
44	The State Treasurer shall not accept any such deposit and issue a certificate ther	
45	Commissioner shall not accept such certificate unless accompanied by evidence t	
46 47	no unsatisfied judgments of any character against the depositor in the count	y where the
47 48	depositor resides.	
48 49	" SECTION 6. G.S. 20-280 reads as rewritten:	
49 50	"§ 20-280. Filing proof of financial responsibility with governing board of mu	nicinality or
50 51		mupanty of
51	county.	

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Within 30 days after March 27, 1951, every person, firm or corporation engaging in 1 (a) 2 the business of operating a taxicab or taxicabs within a municipality shall file with the 3 governing board of the municipality in which such business is operated proof of financial 4 responsibility as hereinafter defined.

5 No governing board of a municipality shall-hereafter issue any certificate of convenience and necessity, franchise, license, permit or other privilege or authority to any person, firm or 6 7 corporation authorizing such person, firm or corporation to engage in the business of operating 8 a taxicab or taxicabs within the municipality unless such person, firm or corporation first files 9 with said governing board proof of financial responsibility as hereinafter defined.

10 Within 30 days after the ratification of this section, every person, firm or corporation 11 engaging in the business of operating a taxicab or taxicabs without the corporate limits of a 12 municipality or municipalities, shall file with the board of county commissioners of the county 13 in which such business is operated proof of financial responsibility as hereinafter defined.

14 No person, firm or corporation shall hereafter engage in the business of operating a taxicab 15 or taxicabs without the corporate limits of a municipality or municipalities in any county unless such person, firm or corporation first files with the board of county commissioners of the 16 17 county in which such business is operated proof of financial responsibility as hereinafter 18 defined.

19 (b) As used in this section "proof of financial responsibility" shall mean a certificate of 20 any insurance carrier duly authorized to do business in the State of North Carolina certifying 21 that there is in effect a policy of liability insurance insuring the owner and operator of the 22 taxicab business, his agents and employees while in the performance of their duties against loss 23 from any liability imposed by law for damages including damages for care and loss of services 24 because of bodily injury to or death of any person and injury to or destruction of property 25 caused by accident and arising out of the ownership, use or operation of such taxicab or 26 taxicabs, subject to limits (exclusive of interests and costs) with respect to each such motor 27 vehicle as follows: thirty thousand dollars (\$30,000) seventy-five thousand dollars (\$75,000) 28 because of bodily injury to or death of one person in any one accident and, subject to said limit 29 for one person, sixty thousand dollars (\$60,000) one hundred fifty thousand dollars (\$150,000) 30 because of bodily injury to or death of two or more persons in any one accident, and 31 twenty five thousand dollars (\$25,000) fifty thousand dollars (\$50,000) because of injury to or 32 destruction of property of others in any one accident.

33 Every person, firm or corporation who engages in the taxicab business and who is a (c) 34 member of or participates in any trust fund or sinking fund, which said trust fund or sinking 35 fund is for the sole purpose of paying claims, damages or judgments against persons, firms or 36 corporations engaging in the taxicab business and which trust fund or sinking fund is approved 37 by the governing body of any city or municipality with a population of over 50,000, shall be 38 deemed a compliance with the financial responsibility provisions of this section.

39 Provided, however, that in the case of operators of 15 or more taxicabs, the limits (exclusive of interests and costs), with respect to each such motor vehicle shall be as follows: 40 41 twenty thousand dollars (\$20,000) seventy-five thousand dollars (\$75,000) because of bodily 42 injury to or death of one person in any one accident and, subject to said limit for one person, 43 forty thousand dollars (\$40,000) one hundred fifty thousand dollars (\$150,000) because of bodily injury to or death of two or more persons in any one accident, and twenty-five thousand 44 45 dollars (\$25,000) fifty thousand dollars (\$50,000) because of injury to or destruction of property of others in any one accident." 46

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SECTION 7. G.S. 20-281 reads as rewritten:

48 "§ 20-281. Liability insurance prerequisite to engaging in business; coverage of policy.

49 From and after July 1, 1953, it It shall be unlawful for any person, firm or corporation to engage in the business of renting or leasing motor vehicles to the public for operation by the 50 51 rentee or lessee unless such person, firm or corporation has secured insurance for his own

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liability and that of his rentee or lessee, in such an amount as is hereinafter provided, from an 1 2 insurance company duly licensed to sell motor vehicle liability insurance in this State. Each 3 such motor vehicle leased or rented must be covered by a policy of liability insurance insuring 4 the owner and rentee or lessee and their agents and employees while in the performance of their 5 duties against loss from any liability imposed by law for damages including damages for care and loss of services because of bodily injury to or death of any person and injury to or 6 7 destruction of property caused by accident arising out of the operation of such motor vehicle, 8 subject to the following minimum limits: thirty thousand dollars (\$30,000) seventy-five 9 thousand dollars (\$75,000) because of bodily injury to or death of one person in any one 10 accident, and sixty thousand dollars (\$60,000) one hundred fifty thousand dollars (\$150,000) 11 because of bodily injury to or death of two or more persons in any one accident, and 12 twenty five thousand dollars (\$25,000) fifty thousand dollars (\$50,000) because of injury to or 13 destruction of property of others in any one accident. Provided, however, that nothing in this 14 Article shall prevent such operators from qualifying as self-insurers under terms and conditions to be prepared and prescribed by the Commissioner of Motor Vehicles or by giving bond with 15 personal or corporate surety, as now provided by G.S. 20-279.24, in lieu of securing the 16 17 insurance policy hereinbefore provided for."

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SECTION 8. G.S. 58-37-35 reads as rewritten: 19 "§ 58-37-35. The Facility; functions; administration.

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21 (b) The Facility shall reinsure for each coverage available in the Facility to the standard 22 percentage of one hundred percent (100%) or lesser equitable percentage established in the 23 Facility's plan of operation as follows:

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- (1)For the following coverages of motor vehicle insurance and in at least the following amounts of insurance:
 - Bodily injury liability: thirty thousand dollars (\$30,000) seventy-five a. thousand dollars (\$75,000) each person, sixty thousand dollars (\$60,000) one hundred fifty thousand dollars (\$150,000) each accident:
 - Property damage liability: twenty-five thousand dollars (\$25,000) b. fifty thousand dollars (\$50,000) each accident;
 - Medical payments: one thousand dollars (\$1,000) each person; c. except that this coverage shall not be available for motorcycles;
 - d. Uninsured motorist: thirty thousand dollars (\$30,000) seventy-five thousand dollars (\$75,000) each person; sixty thousand dollars (\$60,000) one hundred fifty thousand dollars (\$150,000) each accident for bodily injury; twenty five thousand dollars (\$25,000) fifty thousand dollars (\$50,000) each accident property damage (one hundred dollars (\$100.00) deductible):
 - Any other motor vehicle insurance or financial responsibility limits e. in the amounts required by any federal law or federal agency regulation; by any law of this State; or by any rule duly adopted under Chapter 150B of the General Statutes or by the North Carolina Utilities Commission.
- Additional ceding privileges for motor vehicle insurance shall be provided (2)by the Board of Governors up to the following:
 - Bodily injury liability: one hundred thousand dollars (\$100,000) each a. person, three hundred thousand dollars (\$300,000) each accident;
 - Property damage liability: fifty thousand dollars (\$50,000) one b. hundred thousand dollars (\$100,000) each accident;

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	c. Medical payments: two thousand dollars (\$2,0	00) each person
	except that this coverage shall not be available for r	notorcycles;
	d. Underinsured motorist: one million dollars (\$1,000	,000) each persor
	and each accident for bodily injury liability; and	
	e. Uninsured motorist: one million dollars (\$1,000,	000) each person
	and each accident for bodily injury and fifty	thousand dollar
	(\$50,000) one hundred thousand dollars (\$100,000)	each accident for
	property damage (one hundred dollars (\$100.00) de	ductible).
(2a)	For persons who must maintain liability coverage lin	nits above thos
	available under subdivision (2) of this subsection in o	rder to obtain o
	continue coverage under personal excess liability or pe	rsonal "umbrella
	insurance policies, additional ceding privileges for motor	vehicle insuranc
	shall be provided by the Board of Governors up to the follo	wing:
	a. Bodily injury liability: two hundred fifty thousand	dollars (\$250,000
	each person, five hundred thousand dollars (\$500,0	00) each accident
	b. Property damage liability: one hundred thousand of	iollars (\$100,000
	each accident.	
	c. Medical payments: five thousand dollars (\$5,0	00) each person
	except that this coverage shall not be available for r	notorcycles.
	d. Uninsured motorist: one hundred thousand dollars	s (\$100,000) eac
	accident for property damage (one hundred	dollars (\$100.00
	deductible).	
(3)	Whenever the additional ceding privileges are	provided as in
	G.S. 58-37-35(b)(2) for any component of motor vehicle in	surance, the sam
	additional ceding privileges shall be available to "all oth	er" types of risk
	subject to the rating jurisdiction of the North Carolina Rate	Bureau.
"		
	FION 9. G.S. 62-268 reads as rewritten:	
	rity for protection of public; liability insurance.	
	e or broker's license shall be issued or remain in force until	
-	nd filed with the Division of Motor Vehicles such security b	
	r the protection of the public as the Commission shall by i	
	n shall require that every motor carrier for which a certifi	
	provisions of this Chapter, shall maintain liability insuran	
	t fifty thousand dollars (\$50,000) one hundred thousand c	
	y injury to or death of one person in any one accident and, su	•
-	one hundred thousand dollars (\$100,000) two hundred	
	use of bodily injury to or death of two or more persons in any	
•	ollars (\$50,000) because of injury to or destruction of proper	•
	d the Commission may require any greater amount of ins	•
•	e protection of the public. Notwithstanding any rule or	-
•	nmission shall not require that any insurance procured and fi	-
	of insurance or through a single insurer, if the insurers invo	
	tor carrier may satisfy the requirements of the Commiss	
	coverage and limits of liability required by the Commissio	n in one or mor
	unce issued by one or more insurers.	
	ling any other provisions of this section or Chapter, bus co	-
with the Comm	ission proof of financial responsibility in the form of h	onde nolicies o

with the Commission proof of financial responsibility in the form of bonds, policies of
insurance, or shall qualify as a self insurer, with minimum levels of financial responsibility as
prescribed for motor carriers of passengers pursuant to the provisions of 49 U.S.C. § 31138.
Provided, further, that no bus company operating solely within the State of North Carolina and

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- which is exempt from regulation under the provisions of G.S. 62-260(a)(7) shall be required to 1
- 2 3 file with the Commission proof of the financial responsibility in excess of one million five
- hundred thousand dollars (\$1,500,000)."
- 4 SECTION 10. This act becomes effective January 1, 2010, and applies to policies 5 issued or renewed on or after that date.