GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE BILL 1132*

Short Title:	Motor Vehicles Law Changes.	(Public)
Sponsors:	Senator Goss.	
Referred to:	Transportation.	

May 13, 2010

A BILL TO BE ENTITLED

2 AN ACT TO AUTHORIZE THE COMMISSIONER OF MOTOR VEHICLES TO 3 TRANSFER EMPLOYEES IN CERTAIN CIRCUMSTANCES; SPECIFY THE DATE 4 OF EXPIRATION OF A COMMERCIAL DRIVERS LICENSE; PROHIBIT SPECIFIED 5 LICENSE PLATE COVERS; REPEAL AUTHORIZATION FOR EMERGENCY 6 ISSUANCE OF REGISTRATION PLATES; MAKE CHANGES TO THE LAW 7 GOVERNING DEALER PLATES AND TRANSPORTER PLATES; CLARIFY 8 ELIGIBILITY FOR CERTAIN FREE LICENSE PLATES; ELIMINATE THE FEE FOR 9 REGISTRATION RENEWAL BY MAIL; REPEAL A REQUIREMENT FOR SEPARATE REGISTRATION OF LOGGING TRUCKS; AUTHORIZE INCIDENT 10 11 MANAGEMENT ASSISTANCE PATROL VEHICLES TO USE RED LIGHTS; AND 12 PROVIDE THAT FAILURE TO COMPLY WITH THE LAWS GOVERNING 13 TRANSPORTER PLATES IS GROUNDS FOR DENYING, SUSPENDING, OR 14 REVOKING A DEALER LICENSE, AS RECOMMENDED BY THE JOINT 15 LEGISLATIVE TRANSPORTATION OVERSIGHT COMMITTEE.

- 16 The General Assembly of North Carolina enacts:
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SECTION 1. G.S. 20-3 reads as rewritten:

18 "§ 20-3. Organization of Division.

The Commissioner, subject to the approval of the Secretary of the Department of Transportation, shall organize and administer the Division in such manner as <u>he</u><u>the</u> <u>Commissioner</u> may deem necessary to conduct the work of the Division. <u>The Commissioner</u> <u>shall have authority to transfer employees of the Division, upon request of the employee, from</u> <u>one locality in the State to another as the Commissioner may deem necessary. Any transfers</u> <u>under this section shall be to a position in the same salary grade as the position the employee is</u> <u>leaving.</u>"

SECTION 2. G.S. 20-7(f) reads as rewritten:

"(f) Duration and Renewal of Licenses. – Drivers licenses shall be issued and renewed
 pursuant to the provisions of this subsection:

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- (1) Duration of license for persons under age 18. A full provisional license issued to a person under the age of 18 expires on the person's twenty-first birthday.
- 32 (2) Duration of original license for persons at least 18 years of age or older. A
 33 drivers license issued to a person at least 18 years old but less than 54 years
 34 old expires on the birthday of the licensee in the eighth year after issuance.
 35 A drivers license issued to a person at least 54 years old expires on the
 36 birthday of the licensee in the fifth year after issuance. <u>A commercial drivers</u>
 37 license shall expire on the birth date of the licensee in the fifth year after



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	issuance. A commercial drivers license that has a vehicles carrying
	passengers (P) and school bus (S) endorsement issued pursuant to G.S. 20-37.16 shall expire on the birth date of the licensee three years after
	the date of issuance, if the licensee is certified to drive a school bus in North
(2_{n})	Carolina.
(2a)	Duration of renewed licenses. – A renewed drivers license that was issued by the Division to a person at least 18 years old but less than 54 years old
	expires eight years after the expiration date of the license that is renewed. A
	renewed drivers license that was issued by the Division to a person at least
	54 years old expires five years after the expiration date of the license that is
	renewed. A commercial driver license shall expire on the birth date of the
	licensee in the fifth year after issuance.
(3)	Duration of license for certain other drivers. – The durations listed in which divisions (1) (2) and $(2a)$ of this subsection are valid unless the Division
	subdivisions (1), (2) and (2a) of this subsection are valid unless the Division determines that a license of shorter duration should be issued when the
	applicant holds valid documentation issued by, or under the authority of, the
	United States government that demonstrates the applicant's legal presence of
	limited duration in the United States. In no event shall a license of limited
	duration expire later than the expiration of the authorization for the
	applicant's legal presence in the United States.
(3a)	When to renew A person may apply to the Division to renew a license
	during the 180-day period before the license expires. The Division may not
	accept an application for renewal made before the 180-day period begins.
(3b)	Renewal for certain members of the Armed Forces and reserve components
	of the Armed Forces.a. The Division may renew a drivers license, without limitation on the
	a. The Division may renew a drivers license, without limitation on the period of time before the license expires, if the person applying for
	renewal is a member of the Armed Forces or of a reserve component
	of the Armed Forces of the United States and provides orders that
	place the member on active duty and duty station outside this State.
	b. A person who is a member of a reserve component of the Armed
	Forces of the United States whose license bears an expiration date
	that occurred while the person was on active duty outside this State
	shall be considered to have a valid license until 60 days after the date
	of release from active duty upon showing proof of the release date, unless the license was rescinded, revoked, or otherwise invalidated
	under some other provision of law. Notwithstanding the provisions of
	this sub-subdivision, no license shall be considered valid more than
	18 months after the date of expiration.
(4)	Renewal by mail. – The Division may renew by mail a drivers license issued
	by the Division to a person who meets any of the following descriptions:
	a. Is a member of the Armed Forces or a reserve component of the
	Armed Forces of the United States serving on active duty and is
	stationed outside this State.
	b. Is a resident of this State and has been residing outside the State for
	at least 30 continuous days.
	When renewing a license by mail, the Division may waive the examination that would otherwise be required for the renewal and may impose any
	conditions it finds advisable. A license renewed by mail is a temporary
	license that expires 60 days after the person to whom it is issued returns to

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(5)	License to be sent by mail. – The Division shall issue temporary driving certificate valid for 20 days, unles applying for renewal by mail under subdivision (4) of the temporary driving certificate shall be valid for driving	s the applicant is nis subsection. The
	shall not be valid for identification purposes. The Divisio	
	applicant's drivers license at a central location and send it	1
	first-class mail at the residence address provided by the a	· · ·
	applicant is ineligible for mail delivery by the United Stat	es Postal Service at
	the applicant's residence. If the United States Postal Serv	ice documents that
	it does not deliver to the residential address provided by	1 1
	the Division has verified the applicant's residential addre	-
	the Division may mail the drivers license to the post offic	
	the applicant. Applicants whose only mailing address pri	•
	was a post office box in this State may continue to rece	
	that post office box, provided the applicant's residential verified by the Division."	i address has been
SECT	ION 3. G.S. 20-63(g) reads as rewritten:	
	tion, Disguise, or Concealment of Numbers. – Any op	erator of a motor
	1 willfully mutilate, bend, twist, cover or cause to be c	
	pumper, light, spare tire, tire rack, strap, or other device,	1 •
	stamp, print, perforate, or alter or add to or cut off any p	-
	or the figures or letters thereon, or who shall place or dep	
	ed any oil, grease, or other substance upon such registra	_
	ng dust adhere thereto, or who shall deface, disfigure, cha	
	r or figure thereon, or who shall display a number pla	
	t position, shall be guilty of a Class 2 misdemeanor. Any o	
	I willfully cover or cause to be covered any part or portions or letters thereon by any device designed or intended to	-
1 0	a clear photograph of a registration plate by a traffic contr	
-	heras commits an infraction and shall be fined penalized	
	a motor vehicle who shall otherwise intentionally cov	
• •	val sticker on a registration plate with any material that ma	•
-	val sticker illegible commits an infraction and shall be fin	
G.S. 14-3.1. <u>Any</u>	operator of a motor vehicle who covers any number or r	egistration renewal
sticker on a regis	tration plate with any transparent clear or color-tinted co	ver that makes the
	ers or registration renewal sticker illegible commits an infr	
	G.S. 14-3.1. Any operator of a motor vehicle who covers the	
	sticker on a registration plate with a license plate frame con	
and shall be fined	-penalized under G.S. 14-3.1. Nothing in this subsection sh	all prohibit the use

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SECTION 4. G.S. 20-64.2 is repealed.

registration plate by a traffic control or toll collection system using cameras."

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SECTION 4. G.S. 20-04.2 is repealed. **SECTION 5.** G.S. 20-79 reads as rewritten:

44 "§ 20-79. Dealer license plates.

45 (a) How to Get a Dealer Plate. – The Division may issue a person licensed under 46 Article 12 of this Chapter the appropriate classification of dealer license plate. A person 47 eligible for a dealer license plate may obtain one by filing an application with the Division and 48 paying the required fee. An application must be filed on a form provided by the Division. The 49 required fee is the amount set by G.S. 20-87(7).

of transparent covers that do not prevent or interfere with the taking of a clear photograph of a

50 (b) Number of Plates. – A dealer who was licensed under Article 12 of this Chapter for 51 the previous 12-month period ending December 31 may obtain the number of dealer license

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vehicles the dealer sold during the rele	e number allowed is based on the number of motor vant 12-month period and the average number of employed during that same 12-month period:
1	
Vehicles Sold In Relevant	Maximum Number of Plates
<u>12-Month Period</u>	
Fewer than 12	<u>+3</u>
At least 12 but less than 25	$ \frac{4.3}{4.6} \frac{5.7}{6.8} $
At least 25 but less than 37	<u>57</u>
At least 37 but less than 49	<u>68</u>
49 or more	At least $-6 8$, but no more than $-4 - 5$ times the
	average number of qualifying sales representatives
	employed by the dealer during the relevant
	12-month period.
	er Article 12 of this Chapter for part or all of the
	er 31 may obtain the number of dealer license plates
	fying sales representatives employed by the dealer on
	n. A "qualifying sales representative" is a sales
	at least 25 hours a week on a regular basis and is
compensated by the dealer for this work.	
	otor vehicles the previous 12-month period ending
	mber since January 1 may apply for additional dealer
	number of dealer license plates the dealer may obtain
	ed if the dealer had sold at least 49 motor vehicles in
the previous 12-month period ending Dece	nse plate must certify to the Division the number of
	evant period. Making a material misstatement in an
	counds for the denial, suspension, or revocation of a
dealer's license under G.S. 20-294.	sounds for the demai, suspension, or revocation of a
	d sale of specialty vehicles may apply for up to two
	of dealer plates that the dealer would otherwise be
entitled to under this section.	rr
	afacturers licensed under Article 12 of this Chapter.
	license plate is subject to G.S. 20-63, except for the
	registration number of a motor vehicle and the
	Flight" plate. A dealer license plate must have a
1 1	te as a dealer license plate. The symbol may vary
	ler license plate issued. The Division must provide
suitably reduced sized license plates for m	otorcycle dealers and manufacturers.
A dealer license plate is issued for	a period of one year. The Division shall vary the
	ewals so that an approximately equal number expires
-	r period consisting of one or more months. A dealer
- ·	vehicle to another. When the Division issues a dealer
	res at the end of any monthly interval. When one of
-	der to the Division all dealer license plates issued to
the dealer:	
	ne license issued to the dealer under Article 12 of this
Chapter.	
(2) The Division suspends	or revokes the license issued to the dealer under
Article 12 of this Chapt	

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1	(3)		Division rescinds the dealer license plates because of a	a violation of the
2			ctions on the use of a dealer license plate.	
3			license plate after it has been surrendered, the dealer	must file a new
4			license plate and pay the required fee for the plate.	
5			on Use A dealer license plate or dealer transport	
6			or vehicle that meets all of the following requirements:	
7	(1)	-	rt of the inventory of the dealer.	
8	(2)		t consigned to the dealer.	
9	(3)		vered by liability insurance that meets the requirements	of Article 9A of
10			Chapter.	
11	(4)		t used by the dealer in another business in which the de	
12	(5)		iven on a highway by a person who meets one o	of the following
13			iptions:	
14		a.	Has a demonstration permit to test-drive the mo	
15		1	carries the demonstration permit while driving the m	
16		b.	Is an officer or sales representative of the dealer as	nd is driving the
17			vehicle for a business purpose of the dealer.	ala in the course
18 19		c.	Is an employee of the dealer and is driving the vehi	cie in the course
20		A	of employment.	ain and contracted
20		<u>d.</u>	<u>Is an employee of the dealer, or an employee of a bu</u> by the dealer to pick up and repair or otherwise pr	
21			vehicle that is part of the inventory of the dealer. W	-
22			is being repaired or prepared for sale, the vehic	
23 24			operated within a 10-mile radius of the place w	
25			repaired or prepared for sale.	<u>nere it is being</u>
25 26		<u>e.</u>	Is an employee or contractor of the dealer when	n transporting a
27		<u>c.</u>	vehicle that is part of the inventory of the dealer whe	
28			being transported to or from a vehicle auction, or	
29			vehicle that is part of the inventory of the deale	
30			established salesroom.	
31		f.	A dealer transporter plate shall not be used f	for purposes of
32			subsections (a), (b), and (c) of this section.	<u> </u>
33	(6)	A co	py of the registration card for the dealer plate or dealer	transporter plate
34		issue	d to the dealer is carried by the person operating the mo	otor vehicle or, if
35		the p	erson is operating the motor vehicle in this State, the re	gistration card is
36		main	tained on file at the dealer's address listed on the regis	stration card, and
37		the r	egistration card must be able to be produced within	1 24 hours upon
38		reque	est of any law enforcement officer.	
39	A dealer may	/ issue	a demonstration permit for a motor vehicle to a person	licensed to drive
40	• 1		ele. A demonstration permit authorizes each person nan	-
41			ele described in the permit for up to 96 hours after the t	
42		may, f	or good cause, renew a demonstration permit for one ad	ditional 96-hour
43	period.			
44	-		end, rent, lease, or otherwise place a dealer license plat	te at the disposal
45			thorized by this subsection.	
46			- The following sanctions apply when a motor vehi	
47	-	ate <u>or a</u>	a dealer transporter plate is driven in violation of the re-	estrictions on the
48	use of the plate:	TL -	individual driving the motor valiate is seen with 0	on infraction - 1
49 50	(1)		individual driving the motor vehicle is responsible for a pipeling $($50,00)$	an infraction and
50		is su	pject to a penalty of fifty dollars (\$50.00).	

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1 2	(2)	The dealer to whom the plate is issued is subject to by the Division of two hundred dollars (\$200.00).	a civil penalty imposed
3 4	(3)	The Division may rescind all dealer license plates plates issued to the dealer whose plate was displayed	
5	A penalty in	posed under subdivision (1) of this subsection is paya	
6	1 ·	curred, as required by G.S. 14-3.1. A civil penalty imp	•
7		ction shall be credited to the Highway Fund as nontax re	
8		sfer of Dealer Registration. – No change in the name of	
9		the taking in of a new partner, nor the withdrawal of c	
0	_	ed a new business; but if any one or more of the partne	
1	if there is change	e in ownership of less than a majority of the stock, if a c	orporation, the business
2	shall be regarde	d as continuing and the dealers' plates originally issu	ed may continue to be
3	used.		
4	(g) Pena	ties The clear proceeds of all civil penalties, civil for	rfeitures, and civil fines
5	that are collected	l by the Department of Transportation pursuant to this s	section shall be remitted
6		lty and Forfeiture Fund in accordance with G.S. 115C-4	
7	(h) Defin	nition For purposes of this section, the term "dealer"	means a person who is
8		article 12 of this Chapter."	
9		FION 6. G.S. 20-79.2 reads as rewritten:	
0		nsporter plates.	
1		Can Get a Plate. – A person engaged in a busines	
2		cle 12 of this Chapter requiring the limited operation of	
3		g purposes may obtain a transporter plate authorizing	g the movement of the
4	vehicle for the s		1.1' f
5 5	(1)	To facilitate the manufacture, construction, rebuildin	
5 7	(2)	used truck cabs or bodies between manufacturer, deal To repossess a motor vehicle. <u>Any applicant for a tra</u>	· · ·
8	(2)	this subsection shall show proof of garage liability	
)		required by Article 9A of this Chapter. Issuance of a	
)		purpose shall be limited to a financial institution to re	
l		of which they are the recorded lienholder.	
2	(3)	To pick up a motor vehicle that is to be repaired or	otherwise prepared for
3	(-)	sale by a dealer, to road-test the vehicle, if it is rep	1 1
1		radius of the place where it is repaired, and to de	
5		dealer. Issuance of a transporter plate for this purp	
5		licensed dealers.	
7	(4)	To move a motor vehicle that is owned by the bus	iness and is a replaced
8		vehicle offered for sale. Issuance of a transporter pla	te for this purpose shall
9		be limited to licensed dealers.	
0	(5)	To take a motor vehicle either to or from a motor ve	
1		vehicle will be or was offered for sale. Issuance of a	transporter plate for this
2		purpose shall be limited to licensed dealers.	
3	(6)	To road-test a repaired truck whose GVWR is at lea	-
4		the test is performed within a 10-mile radius of the	1
5		was repaired and the truck is owned by a person wh	
6		five trucks whose GVWRs are at least 15,000 pounds	
7		place where the truck was repaired. <u>Any applicant</u>	
8 9		pursuant to this subsection shall show proof of ga	rage manifity insurance
	(7)	coverage as required by Article 9A of this Chapter.	nobile or menufactured
0 1	(7)	To move a mobile office, a mobile classroom, or a phome home or to transport a newly manufactured to	
1		home. home, or to transport a newly manufactured the	aver uaner, mun-wheel

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1 2 3	(8)	trailer, or camping trailer between a manufacturer an transporter plate used for this purpose shall not be used on To drive a motor vehicle that is at least 2535 years old to	the power unit.
4 5 6		or another public event and to drive the motor vehicle in the who owns a motor vehicle that is at least 2535 years old in in the business of collecting these vehicles. These vehicles	s considered to be
6 7 8		in the business of collecting those vehicles. <u>These vehicles</u> this State, and have proof of insurance as required under Chapter.	
9 10	(9)	To drive a motor vehicle that is part of the inventory of a c a motor vehicle trade show or exhibition or to, during, and	
11 12		which the motor vehicle is used. <u>Issuance of a transpo</u> purpose shall be limited to licensed dealers.	_
13 14 15	(10)	To drive special mobile equipment in any of the followinga. From the manufacturer of the equipment to a facilitb. From one facility of a dealer to another facility of a	y of a dealer.
16 17	(b) How	c. From a dealer to the person who buys the equipment to Get a Plate. – A person business may obtain a transporter	
18 19	application with	the Division and paying the required fee. An application n Division and contain the information required by the Divis	nust be on a form
20	transporter plate	is one-half the fee set in G.S. 20-87(5) for a passenger mo	
21 22		per of Plates. – The total number of dealer transporter and	
23 24		r may not exceed the <u>total</u> number of dealer plates that can b. $20-79(b)$. This restriction does not apply to a person wh	
25 26		s issued to a dealer shall bear the words "Dealer-Transporter a person who is not a dealer.	"." This subsection
27 28	(b2) Sancti	ons. – The following sanctions apply when a motor veh- ter" or "Transporter" license plate is driven in violation of	
29	the use of the pla	te or in violation of the requirements for financial responsib	
30 31	(d) or (e) of this s (1)	The individual driving the motor vehicle is responsible for	
32 33		is subject to a penalty of fifty dollars (\$50.00). one (\$100.00).	hundred dollars
34 35	(2)	The dealer person, dealer, or business to whom the plate is to a civil penalty imposed by the Division of two hundred	
36 37	(3)	two hundred fifty dollars (\$250.00) per occurrence. The Division may_shall rescind all dealer license plates or	
38 39		issued to the <u>dealer dealer or business</u> whose plate was motor vehicle.	displayed on the
40 41 42	<u>(4)</u>	Any person or business who sells, rents, leases, or othe transporter plate to another person or business in exchange other thing of value shall be guilty of a Class I felony. A	for money or any
43 44		violation of this subsection shall be considered a felony turpitude for purposes of G.S. 20-294.	-
45 46		posed under subdivision (1) of this subsection is payable to curred, as required by G.S. 14-3.1. A civil penalty imposed	•
47 48	(2) of this subs	ection shall be credited to the Highway Fund as nontax cer having probable cause to believe that a transporter plate	revenue. A law
48 49 50	violation of this s	<u>ection may seize the plate.</u> Duration, and Transfer. – A transporter plate is a type of c	-
51		ter plate issued to a dealer is issued on a fiscal year basis. A	

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issued to a person who is not a dealer is issued on a calendar-year basis. A transporter license 1 2 plate is subject to G.S. 20-63, except for the requirement that the plate display the registration 3 number of a motor vehicle and the requirement that the plate be a "First in Flight" plate. A 4 transporter license plate shall have a distinguishing symbol identifying the plate as a transporter license plate. The symbol may vary depending upon the classification of transporter license 5 plate issued. A transporter license plate is issued for a period of one year. The Division shall 6 7 vary the expiration dates of transporter registration renewals so that an approximately equal 8 number expires at the end of each month, quarter, or other period consisting of one or more 9 months. When the Division issues a transporter plate, it may issue a registration that expires at the end of any monthly interval. During the year for which it is issued, a person_business or 10 dealer may transfer a transporter plate from one vehicle to another as long as the vehicle is 11 driven only for a purpose authorized by subsection (a) of this section. The Division may-shall 12 13 rescind a transporter plate that is displayed on a motor vehicle driven for a purpose that is not 14 authorized by subsection (a) of this section. 15 A county may obtain one transporter plate, without paying a fee, by filing an (d) application with the Division on a form to be provided by the Division. A transporter plate 16 17 issued pursuant to this subsection may only be used to transport motor vehicles as part of a 18 program established by the county to receive donated motor vehicles and make them available 19 to low-income individuals. 20 If a motor vehicle is operated on the highways of this State using a transporter plate 21 authorized by this section, all of the following requirements shall be met: 22 The driver of the vehicle shall have in his or her possession the certificate of (1)23 title for the motor vehicle, which has been properly reassigned by the 24 previous owner to the county or the affected donor program. 25 The vehicle shall be covered by liability insurance that meets the (2)26 requirements of Article 9A of this Chapter. 27 The form and duration of the transporter plate shall be as provided in subsection (c) of this 28 section. 29 Any vehicle being operated on the highways of this State using a transporter plate (e) 30 shall be covered by liability insurance that meets the requirement of Article 9A of this 31 Chapter." 32 SECTION 7. G.S. 20-79.7(a) reads as rewritten: 33 "§ 20-79.7. Fees for special registration plates and distribution of the fees. 34 Fees. - Upon request, the Division shall provide and issue free of charge one (a) 35 registration plate a single Legion of Valor, 100% Disabled Veteran, and Ex-Prisoner of War 36 registration plate to a recipient of a Legion of Valor award, a 100% disabled veteran, and an 37 ex-prisoner of war. All other special registration plates, including additional Legion of Valor, 38 100% Disabled Veteran, and Ex Prisoner of War plates, plates are subject to the regular motor 39 vehicle registration fee in G.S. 20-87 or G.S. 20-88 plus an additional fee in the following 40 amount:" 41 42 SECTION 8. G.S. 20-85.1 reads as rewritten: 43 "§ 20-85.1. Registration by mail; one-day title service; fees. 44 The owner of a vehicle registered in North Carolina may renew that vehicle (a) 45 registration by mail. A postage and handling fee of one dollar (\$1.00) per vehicle to be 46 registered shall be charged for this service. 47 The Commissioner and the employees of the Division designated by the (b) 48 Commissioner may prepare and deliver upon request a certificate of title, charging a fee of 49 seventy-five dollars (\$75.00) for one-day title service, in lieu of the title fee required by 50 G.S. 20-85(a). The fee for one-day title service must be paid by cash or by certified check. This 51 fee shall be credited to the Highway Trust Fund.

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(c)	The fe	e collected under subsection (a) shall be credited	to the Highway Fund. The
fee collec	ted unde	er subsection (b) shall be credited to the Highway T	Frust Fund."
	SECT	ION 9. G.S. 20-88.02 is repealed.	
	SECT	ION 10. G.S. 20-130.1 reads as rewritten:	
"§ 20-130).1. Use	of red or blue lights on vehicles prohibited; exc	eptions.
(a)	It is u	nlawful for any person to install or activate or oper	rate a red light in or on any
vehicle in	n this St	ate. As used in this subsection, unless the conte	ext requires otherwise, "red
light" me	ans an c	perable red light not sealed in the manufacturer's	original package which: (i)
-		be by an emergency vehicle or is similar in appeara	
		nergency vehicle; and (ii) can be operated by us	
		l system, or a dry cell battery. As used in this subs	
		ny forward facing red light installed on a vehicle	
the vehic			
(b)		ovisions of subsection (a) of this section do not ap	ply to the following:
(-)	(1)	A police car;	
	(2)	A highway patrol car;	
	(3)	A vehicle owned by the Wildlife Resources	Commission and operated
	(-)	exclusively for law-enforcement purposes;	······
	(4)	An ambulance:	
	(5)	A vehicle used by an organ procurement organ	nization or agency for the
	(5)	recovery and transportation of blood, huma	
		transplantation;	in tissues, or organis for
	(6)	A fire-fighting vehicle;	
	(0)	A school bus;	
	(8)	A vehicle operated by any member of a municipa	l or rural fire department in
	(0)	the performance of his duties, regardless of wh	-
		department are paid or voluntary;	iether members of that me
	(9)	A vehicle of a voluntary lifesaving organizat	ion (including the private
	(\mathcal{I})	vehicles of the members of such an organization	
		approved by the local police authorities and whic	
		members of that organization while answering an	
	(10)	A vehicle operated by medical doctors or anesther	
	(10) (11)	A motor vehicle used in law enforcement by the s	-
	(11)	policeman in any county, regardless of whether	-
		vehicle;	or not the county owns the
	(11a)	A vehicle operated by the State Fire Marshal o	r his representatives in the
	(114)	performance of their duties, whether or not the State	1
	(12)	A vehicle operated by any county fire marshal	
	(12)	emergency management coordinator in the p	
	(13)	regardless of whether or not the county owns the	
	. ,	A light required by the Federal Highway Adminis	
	(14)	A vehicle operated by a transplant coordinator	
		organ procurement organization or agency when t	-
		responding to a call to recover or transport hu	initian ussues or organs for
	(15)	transplantation;	
	(15)	A vehicle operated by an emergency medical	service as an emergency
	(1 c)	support vehicle; and	and
	(16)	A State emergency management vehicle, vehicle;	
	<u>(17)</u>	An Incident Management Assistance Patrol	venicle operated by the
		Department of Transportation.	

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1	(c) It is unlawful for any person to possess a blue light or to install, activate, or operate
2	a blue light in or on any vehicle in this State, except for a publicly owned vehicle used for law
3	enforcement purposes or any other vehicle when used by law enforcement officers in the
4	performance of their official duties. As used in this subsection, unless the context requires
5	otherwise, "blue light" means any forward facing blue light installed on a vehicle after initial
6	manufacture of the vehicle; or an operable blue light which:
7	(1) Is not (i) being installed on, held in inventory for the purpose of being
8	installed on, or held in inventory for the purpose of sale for installation on a
9	vehicle on which it may be lawfully operated or (ii) installed on a vehicle
10	which is used solely for the purpose of demonstrating the blue light for sale
11 12	to law enforcement personnel;(1a) Is designed for use by an emergency vehicle, or is similar in appearance to a
12	(1a) Is designed for use by an emergency vehicle, or is similar in appearance to a blue light designed for use by an emergency vehicle; and
13 14	(2) Can be operated by use of the vehicle's battery, the vehicle's electrical
14	system, or a dry cell battery.
16	(c1) The provisions of subsection (c) of this section do not apply to the possession and
17	installation of an inoperable blue light on a vehicle that is inspected by and registered with the
18	Department of Motor Vehicles as a specially constructed vehicle and that is used primarily for
19	participation in shows, exhibitions, parades, or holiday/weekend activities, and not for general
20	daily transportation. For purposes of this subsection, "inoperable blue light" means a
21	blue-colored lamp housing or cover that does not contain a lamp or other mechanism having
22	the ability to produce or emit illumination.
23	(d) Repealed by Session Laws 1999-249, s. 1.
24	(e) Violation of subsection (a) or (c) of this section is a Class 1 misdemeanor."
25	SECTION 11. G.S. 20-294 reads as rewritten:
26	"§ 20-294. Grounds for denying, suspending or revoking licenses.
27	The Division may deny, suspend, or revoke a license issued under this Article for any one
28	or more of the following grounds:
29	
30	(2) Willfully and intentionally failing to comply with this Article, Article 15 of
31	this Chapter, or G.S. 20-52.1, 20-75, 20-79.1, <u>20-79.2</u> , 20-108, 20-109, or a
32	rule adopted by the Division under this Article.
33 34	••••
34 35	SECTION 12. This act becomes effective December 1, 2010, and applies to offenses committed on or after that data
33	offenses committed on or after that date.