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HOUSE BILL 969* Committee Substitute Favorable 5/16/01 Committee Substitute #2 Favorable 5/30/01 Fourth Edition Engrossed 6/5/01 Senate Finance Committee Substitute Adopted 10/2/01

Short Title:	Air Quality/Motor Vehicle Inspection Fees.	(Public)
Sponsors:		
Referred to:		

April 4, 2001

1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE FOR THE IMPLEMENTATION OF THE AMBIENT AIR
3	QUALITY IMPROVEMENT ACT OF 1999, AS AMENDED BY S.L. 2000-134,
4	BY INCREASING THE FEES CHARGED FOR MOTOR VEHICLE EMISSIONS
5	AND SAFETY INSPECTIONS, AND TO MAKE OTHER AMENDMENTS TO
6	THE LAWS GOVERNING MOTOR VEHICLE SAFETY AND EMISSIONS
7	INSPECTIONS.
8	The General Assembly of North Carolina enacts:
9	SECTION 1. G.S. 20-183.7 reads as rewritten:
10	"§ 20-183.7. Fees for performing an inspection and putting an inspection sticker
11	on a vehicle; use of civil penalties.
12	(a) Fee Amount. – When a fee applies to an inspection of a vehicle or the
13	issuance of an inspection sticker, the fee must be collected. The following fees apply to
14	an inspection of a vehicle and the issuance of an inspection sticker:
15	<u>Type</u> <u>Inspection</u> <u>Sticker</u>
16	
17	Safety Only \$ 8.25 9.40 \$ 1.001.05
18	Emissions and Safety $17.0019.50$ $2.406.50$
19	The fee for performing an inspection of a vehicle applies when an inspection is
20	performed, regardless of whether the vehicle passes the inspection. The fee for an
21	inspection sticker applies when an inspection sticker is put on a vehicle. The fee for
22	inspecting after-factory tinted windows shall be ten dollars (\$10.00), and the fee applies
23	only to an inspection performed with a light meter after a safety inspection mechanic
24	determined that the window had after-factory tint. A safety inspection mechanic shall
25	not inspect an after-factory tinted window of a vehicle for which the Division has issued
26	a medical exception permit pursuant to G.S. 20-127(f).

1 A vehicle that is inspected at an inspection station and fails the inspection is entitled 2 to be reinspected at the same station at any time within 30 days of the failed inspection 3 without paying another inspection fee.

4 (b) Self-Inspector. – The fee for an inspection does not apply to an inspection 5 performed by a self-inspector. The fee for putting an inspection sticker on a vehicle 6 applies to an inspection performed by a self-inspector.

Fee Distribution. – Fees collected for inspection stickers are payable to the 7 (c) 8 Division of Motor Vehicles. The amount of each fee listed in the table below shall be 9 credited to the Highway Fund, the Emissions Program Account established in subsection (d) of this section, the Telecommunications Account established in 10 11 subsection (d1) of this section, the Highway Trust Fund Repayment Fee established in 12 subsection (d2) of this section, the Volunteer Rescue/EMS Fund established in G.S. 58-87-5, the Rescue Squad Workers' Relief Fund established in G.S. 58-88-5, and the 13 Division of Air Quality of the Department of Environment and Natural Resources: 14

	Division of the Quanty of the Department		i (atarar i tesse arees)
15	<u>Recipient</u>	Safety Only	Emissions and
16		Sticker	Safety Sticker
17			-
18	Highway Fund	.75	.00
19	Emissions Program Account	.00	1.80 2.55
20	Telecommunications Account	<u>.00</u>	<u>1.75</u>
21	Volunteer Rescue/EMS Fund	.15 .18	.15
22	Rescue Squad Workers' Relief		
23	Fund	.10 .12	.10
24	Division of Air Quality	.00	.35.<u>.</u>40
25	Highway Trust Fund Repayment Fee	<u>.00</u>	<u>1.55.</u>

(d) <u>Emissions Program</u> Account. – The Emissions Program Account is created as
 a nonreverting account within the Highway Fund. The Division shall administer the
 Account. Revenue in the Account may be used only to fund the vehicle emissions
 inspection and maintenance program.

30 (d1) Telecommunications Account. - The Telecommunications Account is created as a nonreverting account within the Highway Fund. The Division shall administer the 31 32 Account. Revenue in the Account may be used only to provide equipment and telecommunications services associated with the vehicle emissions inspection and 33 34 maintenance program. 35 Highway Trust Fund Repayment Fee. - The Highway Trust Fund Repayment (d2)Fee shall be credited to the Highway Trust Fund on a quarterly basis in order to repay 36 certain funds allocated from the Highway Trust Fund to the Division for the 37

38 implementation of the vehicle emissions and maintenance program.

(e) Civil Penalties. – Civil penalties collected under this Part shall be credited to
 the Highway Fund as nontax revenue."

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SECTION 2. G.S. 20-183.7 reads as rewritten:

1	"§ 20-183.7. Fees for performing an i	inspection and putti	ng an inspection	n sticker	
2	on a vehicle; use of civil pena				
3	(a) Fee Amount. – When a fee applies to an inspection of a vehicle or the				
4	issuance of an inspection sticker, the fee				
5	an inspection of a vehicle and the issuance		•	11 5	
6	Type	× ×	Inspection	Sticker	
7					
8	Safety Only		\$ 9.40	\$ 1.05	
9	Emissions and Safety		19.50	6.50	
10	The fee for performing an inspectio	n of a vehicle applie	es when an insp	ection is	
11	performed, regardless of whether the v	whicle passes the inst	spection. The fe	e for an	
12	inspection sticker applies when an inspe	ection sticker is put of	on a vehicle. Th	e fee for	
13	inspecting after-factory tinted windows s			~ ~	
14	only to an inspection performed with a	-	· -		
15	determined that the window had after-fa	•	-		
16	not inspect an after-factory tinted window		ch the Division h	as issued	
17	a medical exception permit pursuant to G				
18	A vehicle that is inspected at an inspe		^		
19	to be reinspected at the same station at a	ny time within 30 day	is of the failed in	nspection	
20	without paying another inspection fee.				
21	(b) Self-Inspector. – The fee for an inspection does not apply to an inspection				
22	performed by a self-inspector. The fee for putting an inspection sticker on a vehicle applies to an inspection performed by a self-inspector.				
23					
24 25	(c) Fee Distribution. – Fees collected for inspection stickers are payable to the Division of Motor Vehicles. The amount of each fee listed in the table below shall be				
23 26	Division of Motor Vehicles. The amount of each fee listed in the table below shall be are dited to the Highway Fund the Emissions Program Account actablished in				
20 27	credited to the Highway Fund, the Emissions Program Account established in subsection (d) of this section the Telecommunications Account established in				
28	subsection (d) of this section, the Telecommunications Account established in subsection (d1) of this section, the Highway Trust Fund Repayment Fee established in				
20 29	subsection (d1) of this section, the Volunteer Rescue/EMS Fund established in G.S.				
30	58-87-5, the Rescue Squad Workers' Re				
31	Division of Air Quality of the Department				
32	Recipient	Safety Only	Emissions		
33		Sticker	Safety Stic		
34		<u></u>	<u> </u>		
35	Highway Fund	.75	.00		
36	Emissions Program Account	.00	<u>2.55</u> 3.80		
37	Telecommunications Account	.00	1.75		
38	Volunteer Rescue/EMS Fund	.18	.15 .18		
39	Rescue Squad Workers' Relief				
40	Fund	.12	.10 .12		
41	Division of Air Quality	.00	.40 .65		
42	Highway Trust Fund Repayment Fee	.00	1.55.<u>.</u>00.		

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1	(d) Emissions Program Account. – The Emissions Program Account is created as
2	a nonreverting account within the Highway Fund. The Division shall administer the
3	Account. Revenue in the Account may be used only to fund the vehicle emissions
4	inspection and maintenance program.
5	(d1) Telecommunications Account. – The Telecommunications Account is created
6	as a nonreverting account within the Highway Fund. The Division shall administer the
7	Account. Revenue in the Account may be used only to provide equipment and
8	telecommunications services associated with the vehicle emissions inspection and
9	maintenance program.
10	(d2) Highway Trust Fund Repayment Fee – The Highway Trust Fund Repayment
11	Fee shall be credited to the Highway Trust Fund on a quarterly basis in order to repay
12	certain funds allocated from the Highway Trust Fund to the Division for the
13	implementation of the vehicle emissions and maintenance program.
14	(e) Civil Penalties. – Civil penalties collected under this Part shall be credited to
15	the Highway Fund as nontax revenue.
16	(f) Inspection Stations Required to Post Fee Information. – The Division shall
17	approve the form and style of one or more standard signs to be used to display the
18	information required by this subsection. The Division shall require that one or more of
19	the standard signs be conspicuously posted at each inspection station in a manner
20	reasonably calculated to make the information on the sign readily available to each
21	person who presents a motor vehicle to the station for inspection. The sign shall include
22	the following information:
23	(1) The amount of the inspection fee and a statement that clearly indicates
24	that the inspection fee is retained by the inspection station to
25	compensate the station for performing the inspection, and that the
26	inspection fee is not paid to the State.
27	(2) The amount of the sticker fee, if the motor vehicle passes the
28	inspection, a statement that the sticker fee is paid to the State, and a
29	brief summary of the purposes for which the sticker fee is collected.
30	(3) The total fee to be charged if the motor vehicle passes the inspection.
31	(4) A statement that a vehicle that fails an inspection may be reinspected
32	at the same station within 30 days of the inspection without payment
33	of another inspection fee.
34	(g) Information on Receipt. – The information set out in subdivisions (1) through
35	(4) of subsection (f) of this section shall be set out in not smaller than 12 point type and
36	shall be shown graphically in the form of a pie chart on the inspection receipt."
37	SECTION 3. G.S. 20-183.7 reads as rewritten:
38	"§ 20-183.7. Fees for performing an inspection and putting an inspection sticker
39	on a vehicle; use of civil penalties.
40	(a) Fee Amount. – When a fee applies to an inspection of a vehicle or the
41	issuance of an inspection sticker, the fee must be collected. The following fees apply to
12	an inspection of a vahiale and the issuance of an inspection sticker

42 an inspection of a vehicle and the issuance of an inspection sticker:

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1	Type		Inspection	<u>Sticker</u>
2			• • • • •	
3	Safety Only		\$ 9.40	\$ <u>1.05</u> 2.60
4	Emissions and Safety		<u>19.5019.70</u>	<u>6.506.30</u>
5	The fee for performing an inspection		-	-
6	performed, regardless of whether the ve	-	-	
7	inspection sticker applies when an inspe	-		
8	inspecting after-factory tinted windows sh			• •
9	only to an inspection performed with a l	•	• •	
10	determined that the window had after-fac	•	• •	
11	not inspect an after-factory tinted window		hich the Divisi	on has issued
12	a medical exception permit pursuant to G.			
13	A vehicle that is inspected at an inspec			
14	to be reinspected at the same station at an	ry time within 30	days of the fail	ed inspection
15	without paying another inspection fee.			
16	(b) Self-Inspector. – The fee for a			
17	performed by a self-inspector. The fee f		pection sticker	on a vehicle
18	applies to an inspection performed by a se	▲ _		
19	(c) Fee Distribution. – Fees collec	-	-	•
20	Division of Motor Vehicles. The amount			
21	credited to the Highway Fund, the I	-		
22	subsection (d) of this section, the T			
23	subsection (d1) of this section, the Highv	•		
24	subsection (d2) of this section, the Volu			
25	58-87-5, the Rescue Squad Workers' Rel			
26	Division of Air Quality of the Department			
27	<u>Recipient</u>	Safety Only		ions and
28		<u>Sticker</u>	Safety	<u>Sticker</u>
29		75 55	00	<i></i>
30	Highway Fund	.75 <u>.55</u>		<u>.55</u>
31	Emissions Program Account	.00	3.80 2	
32	Telecommunications Account	.00<u>1.75</u>		1.75
33	Volunteer Rescue/EMS Fund	.18		.18
34	Rescue Squad Workers' Relief	10		10
35	Fund	.12		.12
36	Division of Air Quality	.00	00	.65
37	Highway Trust Fund Repayment Fee	.00 The Emissions Dr		<u>.15.</u>
38	(d) Emissions Program Account. –		-	
39	a nonreverting account within the Highy	way Fund. The D	ivision shall a	aminister the

a nonreverting account within the Highway Fund. The Division shall administer theAccount. Revenue in the Account may be used only to fund the vehicle emissions

41 inspection and maintenance program.

1 (d1) Telecommunications Account. - The Telecommunications Account is created 2 as a nonreverting account within the Highway Fund. The Division shall administer the 3 Account. Revenue in the Account may be used only to provide equipment and 4 telecommunications services associated with the safety inspection program and vehicle 5 emissions inspection and maintenance program. 6 Highway Trust Fund Repayment Fee – The Highway Trust Fund Repayment (d2)Fee shall be credited to the Highway Trust Fund on a quarterly basis in order to repay 7 8 certain funds allocated from the Highway Trust Fund to the Division for the 9 implementation of the vehicle emissions and maintenance program. 10 (e) Civil Penalties. - Civil penalties collected under this Part shall be credited to 11 the Highway Fund as nontax revenue. Inspection Stations Required to Post Fee Information. - The Division shall 12 (f) 13 approve the form and style of one or more standard signs to be used to display the information required by this subsection. The Division shall require that one or more of 14 15 the standard signs be conspicuously posted at each inspection station in a manner 16 reasonably calculated to make the information on the sign readily available to each 17 person who presents a motor vehicle to the station for inspection. The sign shall include 18 the following information: 19 (1)The amount of the inspection fee and a statement that clearly indicates 20 that the inspection fee is retained by the inspection station to 21 compensate the station for performing the inspection, and that the 22 inspection fee is not paid to the State. 23 The amount of the sticker fee, if the motor vehicle passes the (2)24 inspection, a statement that the sticker fee is paid to the State, and a 25 brief summary of the purposes for which the sticker fee is collected. 26 (3) The total fee to be charged if the motor vehicle passes the inspection. 27 (4) A statement that a vehicle that fails an inspection may be reinspected 28 at the same station within 30 days of the inspection without payment 29 of another inspection fee. 30 Information on Receipt. – The information set out in subdivisions (1) through (g) (4) of subsection (f) of this section shall be set out in not smaller than 12 point type and 31 32 shall be shown graphically in the form of a pie chart on the inspection receipt." 33 SECTION 3.1. G.S. 20-183.7(c), as amended by Sections 1, 2, and 3 of this 34 act, reads as rewritten: 35 "(c) Fee Distribution. – Fees collected for inspection stickers are payable to the Division of Motor Vehicles. The amount of each fee listed in the table below shall be 36 credited to the Highway Fund, the Emissions Program Account established in 37 38 subsection (d) of this section, the Telecommunications Account established in 39 subsection (d1) of this section, the Highway Trust Fund Repayment Fee established in subsection (d2) of this section, the Volunteer Rescue/EMS Fund established in G.S. 40 41 58-87-5, the Rescue Squad Workers' Relief Fund established in G.S. 58-88-5, and the 42 Division of Air Quality of the Department of Environment and Natural Resources:

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1	Recipient	Safety Only	Emissions and
2	<u>_</u>	Sticker	Safety Sticker
3			·
4	Highway Fund	.55	.55
5	Emissions Program Account	.00	2.90 <u>3.00</u>
6	Telecommunications Account	1.75	1.75
7	Volunteer Rescue/EMS Fund	.18	.18
8	Rescue Squad Workers' Relief		
9	Fund	.12	.12
10	Division of Air Quality	.00	.65 <u>.70.</u>
11	Highway Trust Fund Repayment Fee	.00.	.15. "
12	$\mathbf{SECTION} \ 2 \ 2 \ \mathbf{C} \ \mathbf{S} \ 2 \ 0 \ 1 9$	27(d2) as appared by	Saction 1 of this act is

12 **SECTION 3.2.** G.S. 20-183.7(d2), as enacted by Section 1 of this act, is 13 repealed.

14 **SECTION 3.3.** The Department of Transportation may transfer up to two 15 million two hundred thousand dollars (\$2,200,000) from the Highway Trust Fund to the 16 Division of Motor Vehicles. The Division of Motor Vehicles shall use these funds only 17 to pay the charges for telecommunications services associated with the emissions 18 inspection and maintenance program that have accrued during the 2001 calendar year. 19 These funds shall be repaid to the Highway Trust Fund with fees collected pursuant to 20 the Highway Trust Fund Repayment Fee established in G.S. 20-183.7, as amended by 21 Sections 1, 2, and 3 of this act. Interest shall accrue on any unpaid balance owed to the 22 Highway Trust Fund at a rate equal to the average annual yield that the State Treasurer 23 obtains on investment of funds in the Highway Trust Fund pursuant to G.S. 147-69.1. 24 Any funds collected pursuant to the Highway Trust Fund Repayment Fee prior to the 25 effective date of Sections 3.1 and 3.2 of this act that are not required to repay the 26 Highway Trust Fund as provided in this section shall be credited to the Emissions 27 Program Account established by G.S. 20-183.7(c).

- SECTION 4. G.S. 20-183.2(b)(3) reads as rewritten:
 "(3) It is a 1975 or later model.fewer than 25 model years old."
 SECTION 5. G.S. 20-183.2(b)(3) reads as rewritten:
 "(3) It is fewer than 25 model years old. Except as provided in G.S.
- 31"(3)It is fewer than 25 model years old.Except as provided in G.S. 20-32183.3(b), it is a 1996 or later model."
- 33 SECTION 6. Section 9 of S.L. 2000-134 is repealed.
- 34 **SECTION 7.** G.S. 20-183.3(b), as amended by Section 8 of S.L. 2000-134, 35 reads as rewritten:

36 "(b) Emissions. – An emissions inspection of a motor vehicle consists of a visual 37 inspection of the vehicle's emissions control devices to determine if the devices are 38 present, are properly connected, and are the correct type for the vehicle and, if the 39 vehicle is a 1975 through 1995 fewer than 25 model years old and not a 1996 or later 40 model, an analysis of the exhaust emissions of the vehicle to determine if the exhaust 41 emissions meet the standards for the model year of the vehicle set by the Environmental 42 Management Commission or, if the vehicle is a 1996 or later model, an analysis of data

1 provided by the on-board diagnostic (OBD) equipment installed by the vehicle 2 manufacturer to identify any deterioration or malfunction in the operation of the vehicle 3 that violates standards for the model year of the vehicle set by the Environmental 4 Management Commission. To pass an emissions inspection a vehicle must pass both the 5 visual inspection and, if the vehicle is a 1975 through 1995 fewer than 25 model years 6 old and not a 1996 or later model, the exhaust emissions analysis or, if the vehicle is a 7 1996 or later model, the OBD analysis. When an emissions inspection is performed on a 8 vehicle, a safety inspection must be performed on the vehicle as well." 9 SECTION 8. Section 20 of S.L. 2000-134 reads as rewritten: 10 "Section 20. During the period 1 July 2002 through 31 December 2005, in the 11 counties of Cabarrus, Durham, Forsyth, Gaston, Guilford, Mecklenburg, Orange, Union, 12 and Wake, an emissions inspection station, an emissions inspection mechanic, and an 13 emissions self-inspector, as those terms are used in G.S. 20-183.4A, may elect to 14 perform emissions inspections: (i) only on 1975 through 1995 and older model vehicles 15 that are fewer than 25 model years old using an emissions analyzer; (ii) only on 1996 or 16 later model vehicles using equipment to analyze data provided by the on-board diagnostic (OBD) equipment, or (iii) both on 1975 through 1995 and older model 17 vehicles that are fewer than 25 model years old using an emissions analyzer and on 18 1996 or later model vehicles using equipment to analyze data provided by the on-board 19 20 diagnostic (OBD) equipment. This section shall not be construed to authorize an 21 emissions inspection station or an emissions self-inspector to perform an emissions inspection on a vehicle of a model year for which the emissions inspection station or 22 23 emissions self-inspector does not have the equipment necessary to perform an emissions 24 inspection of vehicles of that model year. This section shall not be construed to 25 authorize an emissions inspection mechanic to perform an emissions inspection on a 26 vehicle unless the emissions inspection mechanic has successfully completed a course, 27 as required by G.S. 20-183.4A(2) or G.S. 20-183.4A(2a), that includes training on the 28 use of the equipment necessary to perform an emissions inspection on vehicles of that 29 model year."

30 **SECTION 9.** Part 2 of Article 3A of Chapter 20 of the General Statutes is 31 amended by adding a new section to read:

32	" <u>§ 20-183.5A.</u>	When a vehicle that fails a safety inspection because of missing
33	<u>emiss</u>	<u>sions control devices may obtain a waiver.</u>
34	(a) Requ	irements. – The Division may issue a waiver for a vehicle that meets all
35	of the following	requirements:
36	<u>(1)</u>	Fails a safety inspection because it does not have one or more
37		emissions control devices.
38	<u>(2)</u>	Has documented repairs within the previous calendar year to replace
39		missing emissions control devices costing at least the waiver amount
40		made to the vehicle to correct the cause of the failure. The waiver
41		amount is seventy-five dollars (\$75.00) if the vehicle is a pre-1981

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1	model and is two hundred dollars (\$200.00) if the vehicle is a 1981 or
2 3	<u>newer model.</u>
3 4	(b) Procedure. – To obtain a waiver, a person must contact a local enforcement
4 5	office of the Division. Before issuing a waiver, an employee of the Division must review the inspection receipts issued for the inspections of the vehicle, review the
6	documents establishing what repairs were made to the vehicle and at what cost, review
7	any statement denying warranty coverage of the repairs made, and do a visual
8	inspection of the vehicle, if appropriate, to determine if the documented repairs were
9	made. The Division must issue a waiver if it determines that the vehicle qualifies for a
10	waiver. A person to whom a waiver is issued must present the waiver to the self-
11	inspector or inspection station performing the inspection to obtain an inspection sticker.
12	(c) <u>Repairs. – The following repairs and their costs cannot be considered in</u>
12	determining whether the cost of repairs made to a vehicle equals or exceeds the waiver
14	amount:
15	(1) <u>Repairs covered by a warranty that applies to the vehicle.</u>
16	(2) <u>Repairs needed as a result of tampering with an emission control</u>
17	device of the vehicle.
18	(3) If the vehicle is a 1981 or newer model, repairs made by an individual
19	who is not engaged in the business of repairing vehicles.
20	(d) <u>Sticker Expiration. – An inspection sticker put on a vehicle after the vehicle</u>
21	receives a waiver from the requirement of passing the safety inspection expires at the
22	same time it would if the vehicle had passed the safety inspection."
23	SECTION 10. G.S. 20-183.2(b) is amended by adding a new subdivision to
24	read:
25	"(8) It is not a privately owned, nonfleet motor home or house car, as
26	defined in G.S. 20-4.01(27)d2., that is built on a single chassis, has a
27	gross vehicle weight of more than 10,000 pounds, and is designed
28	primarily for recreational use."
29	SECTION 11. G.S. 20-183.4C(a) is amended by adding a new subdivision
30	to read:
31	"(5a) If the registration of a vehicle is transferred from a county that is not
32	an emissions county to an emissions county, the vehicle must be
33	inspected in accordance with this Part within 60 days of the transfer of
34	registration."
35	SECTION 12. Part 1 of Article 3A of Chapter 20 of the General Statutes is
36	amended by adding two new sections to read:
37	" <u>§ 20-183.7A.</u> Penalties applicable to license holders and suspension or revocation
38	of license for safety violations.
39	(a) Kinds of Violations. – The civil penalty schedule established in this section
40	applies to safety self-inspectors, safety inspection stations, and safety inspection
41	mechanics. The schedule categorizes safety violations into serious (Type I), minor
42	(Type II), and technical (Type III) violations. A serious violation is a violation of this

1		lopted to implement this Part that directly affects the safety or emissions
2		its of the safety inspection program. A minor violation is a violation of
3		le adopted to implement this Part that reflects negligence or carelessness
4		safety inspection or complying with the safety inspection requirements
5		irectly affect the safety benefits or emission reduction benefits of the
6	• •	on program. A technical violation is a violation that is not a serious
7		or violation, or another type of offense under this Part.
8	(b) Penal	ty Schedule. – The Division must take the following action for a
9	violation:	
10	<u>(1)</u>	<u>Type I. – For a first or second Type I violation within three years by a</u>
11		safety self-inspector or a safety inspection station, assess a civil
12		penalty of two hundred fifty dollars (\$250.00) and suspend the license
13		of the business for six months. For a third or subsequent Type I
14		violation within three years by a safety self-inspector or a safety
15		inspection station, assess a civil penalty of one thousand dollars
16		(\$1,000) and revoke the license of the business for two years. For a
17		first or second Type I violation within seven years by a safety
18		inspection mechanic, assess a civil penalty of one hundred dollars
19		(\$100.00) and suspend the mechanic's license for six months. For a
20		third or subsequent Type I violation within seven years by a safety
21		inspection mechanic, assess a civil penalty of two hundred fifty dollars
22		(\$250.00) and revoke the mechanic's license for two years.
23	<u>(2)</u>	Type II. – For a first or second Type II violation within three years by
24		a safety self-inspector or a safety inspection station, assess a civil
25		penalty of one hundred dollars (\$100.00). For a third or subsequent
26		Type II violation within three years by a safety self-inspector or a
27		safety inspection station, assess a civil penalty of two hundred fifty
28		dollars (\$250.00) and suspend the license of the business for 90 days.
29		For a first or second Type II violation within seven years by a safety
30		inspection mechanic, assess a civil penalty of fifty dollars (\$50.00).
31		For a third or subsequent Type II violation within seven years by a
32		safety inspection mechanic, assess a civil penalty of one hundred
33		dollars (\$100.00) and suspend the mechanic's license for 90 days.
34	<u>(3)</u>	Type III. – For a first or second Type III violation within seven years
35	<u>x=-</u>	by a safety self-inspector, a safety inspection station, or a safety
36		inspection mechanic, send a warning letter. For a third or subsequent
37		Type III violation within seven years by the same safety license
38		holder, assess a civil penalty of twenty-five dollars (\$25.00).
39	(c) Statio	on or Self-Inspector Responsibility. – It is the responsibility of a safety
40		ion and a safety self-inspector to supervise the safety inspection
41	▲	mploys. A violation by a safety inspection mechanic is considered a
42		station or self-inspector for whom the mechanic is employed.

1	(d) Multi	ple Violations. – If a safety self-inspector, a safety inspection station, or		
2	a safety inspection mechanic commits two or more violations in the course of a single			
3	safety inspection, the Division shall take only the action specified for the most			
4	significant viola	ation.		
5		nanic Training. – A safety inspection mechanic whose license has been		
6	suspended or	revoked must retake the course required under G.S. 20-183.4 and		
7	•	mplete the course before the mechanic's license can be reinstated. Failure		
8		complete this course continues the period of suspension or revocation		
9		is completed successfully.		
10		<u>Acts that are Type I, II, or III safety violations.</u>		
11	•••	I. – It is a Type I violation for a safety self-inspector, a safety inspection		
12	station, or a safe	ety inspection mechanic to do any of the following:		
13	<u>(1)</u>	Put a safety inspection sticker on a vehicle without performing a safety		
14		inspection of the vehicle.		
15	<u>(2)</u>	Put a safety inspection sticker on a vehicle after performing a safety		
16		inspection of the vehicle and determining that the vehicle did not pass		
17		the inspection.		
18	<u>(3)</u>	Allow a person who is not licensed as a safety inspection mechanic to		
19		perform a safety inspection for a self-inspector or at a safety inspection		
20		station.		
21	<u>(4)</u>	Sell or otherwise give an inspection sticker to another, other than as		
22		the result of a vehicle inspection in which the vehicle passed the		
23		inspection.		
24	<u>(5)</u>	Be unable to account for five or more inspection stickers at any one		
25		time upon the request of an officer of the Division.		
26	<u>(6)</u>	Perform a safety-only inspection on a vehicle that is subject to both a		
27		safety and an emissions inspection.		
28	<u>(7)</u>	Transfer an inspection sticker from one vehicle to another.		
29	<u>(8)</u>	Conduct a safety inspection of a vehicle without driving the vehicle		
30		and without raising the vehicle and without opening the hood of the		
31		vehicle to check equipment located therein.		
32	<u>(9)</u>	Solicit or accept anything of value to pass a vehicle other than as		
33		provided in this Part.		
34	(b) Type	\hat{II} . – It is a Type II violation for a safety self-inspector, a safety		
35	inspection static	on, or a safety inspection mechanic to do any of the following:		
36	<u>(1)</u>	Put a safety inspection sticker on a vehicle without driving the vehicle		
37		and checking the vehicle's braking reaction, foot brake pedal reserve,		
38		and steering free play.		
39	<u>(2)</u>	Put a safety inspection sticker on a vehicle without raising the vehicle		
40	- -	to free each wheel and checking the vehicle's tires, brake lines, parking		
41		brake cables, wheel drums, exhaust system, and the emissions		
42		equipment.		

1 2	<u>(3)</u>	Put a safety inspection sticker on a vehicle without raising the hood and checking the master cylinder, horn mounting, power steering, and
3		emissions equipment.
4	<u>(4)</u>	Conduct a safety inspection of a vehicle outside the designated
5		inspection area.
6	<u>(5)</u>	Put a safety inspection sticker on a vehicle with inoperative equipment,
7		or with equipment that does not conform to the vehicle's original
8		equipment or design specifications, or with equipment that is
9		prohibited by any provision of law.
10	<u>(6)</u>	Put a safety inspection sticker on a vehicle without performing a visual
11		inspection of the vehicle's exhaust system.
12	(7)	Put a safety inspection sticker on a vehicle without checking the
13		exhaust system for leaks.
14	<u>(8)</u>	Put a safety inspection sticker on a vehicle that is required to have any
15		of the following emissions control devices but does not have the
16		device:
17		<u>a.</u> <u>Catalytic converter.</u>
18		b. <u>PCV valve.</u>
19		
20		c.Thermostatic air control.d.Oxygen sensor.e.Unleaded gas restrictor.f.Gasoline tank cap.
21		e. Unleaded gas restrictor.
22		f. Gasoline tank cap.
23		g. <u>Air injection system.</u>
24		h. Evaporative emissions system.
25		i. Exhaust gas recirculation (EGR) valve.
26	<u>(9)</u>	Put a safety inspection sticker on a vehicle after failing to inspect four
27		or more of the following:
28		a. Emergency brake.
29		b. Horn.
30		
31		c.Headlight high beam indicator.d.Inside rearview mirror.
32		e. Outside rearview mirror.
33		<u>f.</u> <u>Turn signals.</u>
34		g. Parking lights.
35		
36		h.Headlights – operation and lens.i.Headlights – aim.j.Stoplights.
37		j. Stoplights.
38		<u>k.</u> <u>Taillights.</u>
39		<u>l.</u> <u>License plate lights.</u>
40		m. Windshield wiper.
41		n. Windshield wiper blades.
42		o. Window tint.

1 2		<u>(10)</u>	Impose no fee for a safety inspection of a vehicle or the issuance of a safety inspection sticker or impose a fee for one of these actions in an
3			amount that differs from the amount set in G.S. 20-183.7.
4	<u>(c)</u>		III It is a Type III violation for a safety self-inspector, a safety
5	inspection	<u>ı static</u>	n, or a safety inspection mechanic to do any of the following:
6		<u>(1)</u>	Fail to post a safety inspection station license issued by the Division.
7		<u>(2)</u>	Fail to send information on safety inspections to the Division at the
8			time or in the form required by the Division.
9		<u>(3)</u>	Fail to post all safety information required by federal law and by the
10			Division.
11		<u>(4)</u>	Fail to put the required information on an inspection sticker or
12			inspection receipt in a legible manner using ink.
13		<u>(5)</u>	Issue a receipt that is signed by a person other than the safety
14		(-)	inspection mechanic.
15		<u>(6)</u>	Place an incorrect expiration date on an inspection sticker.
16		<u>(7)</u>	Put a safety inspection sticker on a vehicle after having failed to
17			inspect three or fewer of the following:
18			<u>a.</u> <u>Emergency brake.</u>
19 20			b.Horn.c.Headlight high beam indicator.d.Inside rearview mirror.e.Outside rearview mirror.f.Turn signals.g.Parking lights.h.Headlights – operation and lens.i.Headlights – aim.j.Stoplights.k.Taillights.l.License plate lights.
20			<u>c.</u> <u>Headlight high beam indicator.</u>
21			d. Inside rearview mirror.
22			e. <u>Outside rearview mirror.</u>
23			<u>f.</u> <u>Turn signals.</u> <u>a</u> <u>Balting lights</u>
24 25			g. <u>Parking lights</u>
25 26			 <u>h.</u> <u>Headlights – operation and lens.</u> i. Headlights – aim.
20 27			<u>i. Stoplights.</u>
27			k. Taillights.
28 29			<u> <u> License plate lights.</u> </u>
30			<u>m.</u> Windshield wiper.
31			n. Windshield wiper blades.
32			<u>o.</u> Window tint.
33	(d)	Other	Acts. – The lists in this section of the acts that are Type I, Type II, or
34			ons are not the only acts that are one of these types of violations. The
35			esignate other acts that are a Type I, Type II, or Type III violation."
36			FION 13. G.S. 20-183.8 reads as rewritten:
37	"§ 20-18		Infractions and criminal offenses for violations of inspection
38	0		rements.
39	(a)	-	tions. – A person who does any of the following commits an infraction
40	< <i>'</i>		sponsible, is liable for a penalty of up to fifty dollars (\$50.00):
41	,	(1)	Operates a motor vehicle that is subject to inspection under this Part on
42			a highway or public vehicular area in the State when the vehicle has

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1 2			not been inspected in accordance with this Part vehicle's lack of a current inspection sticker or other sticker or sticker o	•
2 3 4		(2)	Allows an inspection sticker to be put on a vehic by that person, knowing that the vehicle was no	cle owned or operated
5			sticker was attached or was not inspected properly	_
6		(3)	Puts an inspection sticker on a vehicle, knowing	-
7		(5)	grounds to know <u>that</u> an inspection of the vehic	e e
8			or was performed improperly. A person who is ch	-
9			under G.S. 20-183.8B for an emissions vio	
0			inspection of a vehicle may not be charged wit	•
1			this subdivision based on that same vehicle.	
2		(4)	Alters the original certified configuration or data	a link connectors of a
3			vehicle in such a way as to make an emissions i	
4			of data provided by on-board diagnostic (OBD)	
5			or impossible.	
6	(b)	Defe	enses to Infractions Any of the following is a c	defense to a violation
7	under su	bsectio	on (a) of this section:	
8		(1)	The vehicle was continuously out of State for	•
9			preceding the date the inspection sticker ex	
0			inspection sticker was obtained within 10 days a	after the vehicle came
1			back to the State.	
2		(2)	The vehicle displays a dealer license plate or a	
3			dealer repossessed the vehicle or otherwise acqui	
4			the last 10 days, and the vehicle is being driv	-
5			acquisition to the dealer's place of business or to a	an inspection station.
6		(3)	Repealed by Session Laws 1997-29, s. 5.	
7		(4)	The charged infraction is described in subdi	
8			section, the vehicle is subject to a safety inspec	
9			inspection and the vehicle owner establishes in	
0			was inspected after the citation was issued and	•
1			expiration date of the inspection sticker that was	s on the vehicle when
2		F 1	the citation was issued.	
3	(c)		ny. $-$ A person who does any of the following comm	nits a Class I felony:
4		(1)	Forges an inspection sticker.	
5		(2)	Buys, sells, or possesses a forged inspection stick	
6		(3)	Buys, sells, or possesses an inspection sticker of	ther than as the result
7 0			of either of the following:	o colf increast-
8			a. Having a license as an inspection station,	-
9			inspection mechanic and obtaining the in	spection sucker from
0 1			the Division in the course of business.	nagood the increation
1			b. A vehicle inspection in which the vehicle or for which the vehicle received a waiver	
2			or for which the vehicle received a warver.	

1 2	<u>(4)</u>	Solicits or accepts anything of value in order to pass a vehicle that fails a safety or emissions inspection.			
2	(5)	<u>Fails a vehicle for any reason not authorized by law.</u> "			
4		FION 14. G.S. 20-183.8B(d) reads as rewritten:			
5		ng Stickers. – The Division must assess a civil penalty against an			
6					
7	emissions inspection station station, a windshield replacement station, or an emissions self-inspector that cannot account for an emissions inspection sticker issued to it. A				
8	station or a self-inspector cannot account for a sticker when the sticker is missing and				
9	the station or self-inspector cannot establish reasonable grounds for believing the sticker				
10	was stolen or destroyed by fire or another accident.				
11	(d1) <u>Penalty for Missing Stickers.</u> — The amount of the penalty is twenty-five				
12	dollars (\$25.00) for each missing sticker. If a penalty is imposed under subsection (b) of				
13	this section as the result of missing stickers, the monetary penalty that applies is the				
14	higher of the penalties required under this subsection and subsection (b); the Division				
15		a monetary penalty as a result of missing stickers under both this			
16	•	subsection (b). (b) of this section. Imposition of a monetary penalty			
17		ection does not affect suspension or revocation of a license required			
18	under subsection (b). (b) of this section."				
19	SEC	FION 15. G.S. 20-183.8C(a) reads as rewritten:			
20	"(a) Type	I. – It is a Type I violation for an emissions self-inspector, an emissions			
21	inspection static	on, or an emissions inspection mechanic to do any of the following:			
22	(1)	Put an emissions inspection sticker on a vehicle without performing an			
23		emissions inspection of the vehicle.			
24	(1a)	Put an emissions inspection sticker on a vehicle after performing an			
25		emissions inspection of the vehicle and determining that the vehicle			
26		did not pass the inspection.			
27	(2)	Use a test-defeating strategy when conducting an emissions inspection,			
28		such as holding the accelerator pedal down slightly during an idle test,			
29		disconnecting or crimping a vacuum hose to effect a passing result, or			
30		changing the emission standards for a vehicle by incorrectly entering			
31		the vehicle type or model year year, or using data provided by the on-			
32		board diagnostic (OBD) equipment of another vehicle to achieve a			
33	(2)	passing result.			
34 35	(3)	Allow a person who is not licensed as an emissions inspection			
35 36		mechanic to perform an emissions inspection for a self-inspector or at an emissions station.			
30 37	(A)	Sell or otherwise give an inspection sticker to another other than as the			
38	(4)	result of a vehicle inspection in which the vehicle passed the			
38 39		inspection or for which the vehicle received a waiver.			
40	(5)	Be unable to account for five or more inspection stickers at any one			
40 41	(\mathbf{J})	time upon the request of an auditor of the Division.			
• •		and apon the request of an addition of the Division.			

Solicits or accepts anything of value in order to pass a vehicle that fails (4)

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1 2	((6) Perform a safety-only inspection on a vehicle that is subject to both a safety and an emissions inspection.
3	()	7) Transfer an inspection sticker from one vehicle to another."
4	•	ECTION 16. G.S. 20-183.8C(b) reads as rewritten:
5		Sype II It is a Type II violation for an emissions self-inspector, an
5		inspection station, or an emissions inspection mechanic to do any of the
7	following:	
3	(1	1) Use the identification code of another to gain access to an emissions
)		analyzer or to equipment to analyze data provided by on-board
		diagnostic (OBD) equipment.
	(2	2) Keep inspection stickers and other compliance documents in a manner
		that makes them easily accessible to individuals who are not inspection
		mechanics.
	(3	3) Put <u>a safety inspection sticker or</u> an emissions inspection sticker on a
		vehicle that is required to have one of the following emissions control
		devices but does not have it:
		a. Catalytic converter.
		b. PCV valve.
		c. Thermostatic air control.
		d. Oxygen sensor.
		e. Unleaded gas restrictor.
		f. Gasoline tank cap.
		g. Air injection system.
		h. Evaporative emissions system.
		i. Exhaust gas recirculation (EGR) valve.
	(4	4) Put <u>a safety inspection sticker or</u> an emissions inspection sticker on a
		vehicle without performing a visual inspection of the vehicle's exhaust
		system and checking the exhaust system for leaks.
	(.	5) Impose no fee for an emissions inspection of a vehicle or the issuance
		of an emissions inspection sticker or impose a fee for one of these
		actions in an amount that differs from the amount set in G.S.
		20-183.7."
		SECTION 17. G.S. 20-183.8F reads as rewritten:
		BF. Requirements for giving license holders notice of violations and for
		aking summary action.
		Finding of Violation. – When an auditor of the Division finds that a violation
		ed that could result in the suspension or revocation of an inspection station
		self-inspector license, or a mechanic license, a mechanic license, or the
)	-	of a person engaged in the business of replacing windshields, the auditor
)	-	he affected license holder written notice of the finding. The notice must be
	-	in five business days after the violation occurred. completion of the
2	<u>investigatio</u>	in that resulted in the discovery of the violation. The notice must state the

period of suspension or revocation that could apply to the violation and any monetary
penalty that could apply to the violation. The notice must also inform the license holder
of the right to a hearing if the Division charges the license holder with the violation.

4 Notice of Charges. - When the Division decides to charge an inspection (b) 5 station, a self-inspector, or a mechanic a mechanic, or a person who is engaged in the 6 business of replacing windshields with a violation that could result in the suspension or 7 revocation of the person's license, an auditor of the Division must deliver a written 8 statement of the charges to the affected license holder. The statement of charges must 9 inform the license holder of this right, instruct the person on how to obtain a hearing, 10 and inform the license holder of the effect of not requesting a hearing. The license 11 holder has the right to a hearing before the license is suspended or revoked. G.S. 12 20-183.8E sets out the procedure for obtaining a hearing.

13 (c) Exception for Summary Action. – The right granted by subsection (b) of this 14 section to have a hearing before a license is suspended or revoked does not apply if the 15 Division summarily suspends or revokes the license after a judge has reviewed and 16 authorized the proposed action. A license issued to an inspection station, a 17 self-inspector, or a mechanic is a substantial property interest that cannot be summarily 18 suspended or revoked without judicial review.

(d) A notice or statement prepared pursuant to this section or an order of the
 Division that is directed to a mechanic may be served on the mechanic by delivering a
 copy of the notice, statement, or order to the station or to the place of business of the
 self-inspector where the mechanic is employed."

23

SECTION 18. G.S. 143-215.3A(b1) reads as rewritten:

"(b1) The I & M Air Pollution Control Account is established as a nonreverting
account within the Department. Fees transferred to the Division of Air Quality of the
Department pursuant to G.S. 20-183.7(c)(2)-G.S. 20-183.7(c) shall be credited to the I
& M Air Pollution Control Account and shall be applied to the costs of developing and
implementing an air pollution control program for mobile sources."

29 SECTION 19. In order to detect and remedy any deficiency in the 30 equipment, computer software, or procedures used to analyze the data provided by on-board diagnostic (OBD) equipment in connection with an emissions inspection, the 31 32 Division of Motor Vehicles of the Department of Transportation and the Division of Air 33 Quality of the Department of Environment and Natural Resources may conduct field trials of the equipment, computer software, and procedures to be used during the 34 35 six-month period immediately prior to the implementation of OBD-based emissions 36 testing in any county. Field trials shall be conducted in accordance with Part 2 of Article 3A of Chapter 20 of the General Statutes, as amended to provide for the use of 37 38 OBD equipment, at emissions inspection stations or by emissions self-inspectors that 39 have volunteered to conduct field trials and that have been approved by the Division of Motor Vehicles to conduct the trials. A vehicle that passes a field trial emissions 40 41 inspection and a safety inspection shall be deemed to have met the requirements of Part 42 2 of Article 3A of Chapter 20 of the General Statutes in effect at the time the vehicle is

1 inspected and shall be issued an inspection sticker unless the vehicle improperly passes

2 the emissions inspection as a result of a defect in equipment, computer software, or3 procedures, and the emissions inspection mechanic is aware of the defect.

4 **SECTION 20.** This act constitutes a recent act of the General Assembly 5 within the meaning of G.S. 150B-21.1. Notwithstanding G.S. 150B-21.1(a)(2) and 26 6 NCAC 2C.0102(11), the Environmental Management Commission and the Division of 7 Motor Vehicles of the Department of Transportation may adopt temporary rules to 8 implement the provisions of this act. This section shall continue in effect until all rules 9 necessary to implement the provisions of this act have become effective as either 10 temporary rules or permanent rules.

11 SECTION 21. The Environmental Review Commission shall review the 12 motor vehicle emissions inspection and maintenance program to determine ways in 13 which the cost of the program to vehicle owners could be reduced. In particular, the Commission shall consider the advantages and disadvantages of requiring that vehicles 14 15 undergo an emissions inspection no more frequently than once every two years. The Commission may report its findings and recommendations to the 2002 Regular Session 16 17 of the 2001 General Assembly and shall report its findings and recommendations to the 18 2003 General Assembly.

19 **SECTION 22.** The Joint Legislative Transportation Oversight Committee 20 shall study the motor vehicle safety inspection program administered pursuant to Part 2 21 of Article 3A of Chapter 20 of the General Statutes. The Committee shall evaluate the 22 current implementation of the safety inspection program and its effectiveness in 23 reducing the operation of unsafe vehicles and in preventing motor vehicle accidents and 24 resulting property loss, personal injury, and death. The Committee shall determine the 25 cost and benefits of the safety program to the public and to the State. As a part of its 26 study of the motor vehicle safety inspection program, the Committee shall review the 27 policies and experience of other states; evaluate other studies of this topic; evaluate the 28 impact of the safety inspection programs on insurance rates in this and other states; 29 evaluate the impact on the expansion of the emissions inspection program to additional 30 counties if the safety inspection program were eliminated; determine the impact on the Highway Fund, the Volunteer Rescue/EMS Fund and the Rescue Squad Workers' Relief 31 32 Fund if the safety inspection program were eliminated; and investigate other 33 considerations that may be relevant. The Committee may make an interim report of its 34 finding and recommendations to the 2002 Regular Session of the 2001 General 35 Assembly and shall present a final report of its findings and recommendations to the 36 2003 General Assembly.

SECTION 23. Sections 1, 3.3, and 10 of this act become effective on 1 November 2001. Sections 2, 4, 9, 11, 12, 13, 14, 15, 16, 17, and 19 of this act become effective 1 January 2002. Section 7 of this act becomes effective 1 July 2002. Section 3 of this act becomes effective 1 January 2003. Sections 5 and 6 of this act become effective 1 July 2003. Sections 3.1 and 3.2 of this act become effective 1 July 2007. Sections 8, 18, 20, 21, 22, and 23 of this act are effective when this act becomes law.