GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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HOUSE DRH60193-RW-26* (3/7)

Short Title: Commercial Drivers License Changes.-AB

1	A BILL TO BE ENTITLED
2	AN ACT TO AMEND THE LAWS GOVERNING COMMERCIAL DRIVERS
3	LICENSES.
4	The General Assembly of North Carolina enacts:
5	SECTION 1. G.S. 20-4.01(4a) reads as rewritten:
6	"(4a) Conviction A conviction for an offense committed in North Carolina or
7	another state:
8	a. In-State. When referring to an offense committed in North
9	Carolina, the term means any of the following:
10	1. A final conviction of a criminal offense, including a no
11	contest plea.
12	2. A determination that a person is responsible for an
13	infraction, including a no contest plea.
14	3. An unvacated forfeiture of cash in the full amount of a
15	bond required by Article 26 of Chapter 15A of the
16	General Statutes.
17	4. A third or subsequent prayer for judgment continued
18	within any five-year period.
19	5. For purposes of disqualification of a commercial drivers
20	license only, any prayer for judgment continued if the
21	offender holds a commercial drivers license or if the
22	offense occurs in a commercial motor vehicle.
23	b. Out-of-State. When referring to an offense committed outside
24	North Carolina, the term means any of the following:
25	1. An unvacated adjudication of guilt.

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1	2. A determination that a person has violated or failed to
2	comply with the law in a court of original jurisdiction or
3	an authorized administrative tribunal.
4	3. An unvacated forfeiture of bail or collateral deposited to
5	secure the person's appearance in court.
6	4. A violation of a condition of release without bail,
7	regardless of whether or not the penalty is rebated,
8	suspended, or probated.
9	5. <u>A final conviction of a criminal offense, including a no</u>
10	contest plea when the offense occurs in a commercial
11	motor vehicle or the offender holds a commercial drivers
12	license."
13	SECTION 2. G.S. 20-4.01(12b) reads as rewritten:
14	"(12b) Gross Vehicle Weight Rating (GVWR). – The value specified by the
15	manufacturer as the maximum loaded weight a vehicle is capable of
16	safely hauling. The GVWR of a combination vehicle is the GVWR of
17	the power unit plus the GVWR of the towed unit or units. When a
18	vehicle is determined by an enforcement officer to be structurally
19	altered in any way from the manufacturer's original design in an
20	attempt to increase the hauling capacity of the vehicle, the GVWR of
21	that vehicle shall be deemed to be the greater of the license weight or
22	the total weight of the vehicle or combination of vehicles for the
23	purpose of enforcing this Chapter. For the purpose of classification of
24	commercial drivers license and skills testing, the manufacturer's
25	<u>GVWR shall be used.</u> "
26	SECTION 3. G.S. 20-15 reads as rewritten:
27	"§ 20-15. Authority of Division to cancel license.
28	(a) The Division shall have authority to cancel any driver's license upon
29 20	determining that the licensee was not entitled to the issuance thereof hereunder, or that
30	said licensee failed to give the required or correct information in his application, or
31 32	committed fraud in making such application.(b) Upon such cancellation, the licensee must surrender the license so cancelled
32 33	(b) Upon such cancellation, the licensee must surrender the license so cancelled to the Division.
33 34	
34 35	(c) Any person whose license is canceled under this section for failure to give the required or correct information, or for committing fraud, in an application for a
36	commercial drivers license shall be prohibited from reapplying for a commercial drivers
37	license for a period of 60 days from the date of cancellation."
38	SECTION 4. G.S. 20-17.4 reads as rewritten:
39	"§ 20-17.4. Disqualification to drive a commercial motor vehicle.
40	(a) One Year. – Any of the following disqualifies a person from driving a
41	commercial motor vehicle for one year <u>if committed by a person holding a commercial</u>
42	drivers license, or, when applicable, committed while operating a commercial motor
43	vehicle by a person who does not hold a commercial drivers license:

1	(1)	A first conviction of C.C. 20, 129, 1 driving while imposing the
1 2	(1)	A first conviction of G.S. 20-138.1, driving while impaired, for a holder of a commercial drivers license that accurred while the person
2 3		holder of a commercial drivers license that occurred while the person
	(2)	was driving a motor vehicle that is not a commercial motor vehicle. A first conviction of $C = 20,138,2$ driving a commercial motor
4	(2)	A first conviction of G.S. 20-138.2, driving a commercial motor
5	(2)	vehicle while impaired. A first conviction of $C = 20, 166, C = 20, 166$, bit and run, involving a
6	(3)	A first conviction of <u>G.S. 20-166</u> . G.S. 20-166, hit and run, involving a
7	(A)	commercial motor vehicle driven by the person.
8 9	(4)	A first conviction of a felony in the commission of which a
		commercial motor vehicle was used or the first conviction of a felony
10 11		in which any motor vehicle is used by a holder of a commercial drivers
11	(5)	license.
12 13	(5)	Refusal to submit to a chemical test when charged with an implied concern offence as defined in C.S. 20, 16.2, C.S. 20, 16.2, that
13 14		implied-consent offense, as defined in <u>G.S. 20-16.2</u> , <u>G.S. 20-16.2</u> , that
	$(\boldsymbol{\epsilon})$	occurred while the person was driving a commercial motor vehicle.
15	(6)	A second or subsequent conviction, as defined in G.S. 20-138.2A(d),
16 17		of driving a commercial motor vehicle after consuming alcohol under
17	(7)	G.S. 20-138.2A. A similar production under $C \in \mathbb{R}$ 20.165, on a substantially similar
18	<u>(7)</u>	A civil license revocation under G.S. 20-16.5, or a substantially similar
19 20		revocation obtained in another jurisdiction, arising out of a charge that
20	(0)	occurred while the person was operating a commercial motor vehicle.
21	<u>(8)</u>	A first conviction of vehicular homicide under G.S. 20-141.4 or
22		vehicular manslaughter under G.S. 14-1.8 occurring while the person
23 24	(0)	was operating a commercial motor vehicle.
	<u>(9)</u>	Driving a commercial motor vehicle during a period when the person's
25 26		commercial drivers license is revoked, suspended, cancelled, or the
20 27		<u>driver is otherwise disqualified from operating a commercial motor</u> vehicle.
27	(a1) Ten-I	Day Disqualification. – A person who is convicted for a first offense of
28 29		hercial motor vehicle after consuming alcohol under G.S. 20-138.2A is
	•	· ·
30 31	·	m driving a commercial motor vehicle for 10 days. fied Life. – A person who has been disqualified from driving a
32		tor vehicle for a conviction or refusal described in subsection (a) who, as
32 33		eparate incident, is subsequently convicted of an offense or commits an
33 34		squalification under subsection (a) is disqualified for life. The Division
34 35		elines, including conditions, under which a disqualification for life under
35 36		may be reduced to 10 years.
30 37		Without Reduction. – A person is disqualified from driving a
38		otor vehicle for life, without the possibility of reinstatement after 10
39		erson is convicted of a third or subsequent violation of G.S. 20-138.2, a
40	• •	quent violation of G.S. 20-138.2A, or if the person refuses to submit to a
41		third time when charged with an implied-consent offense, as defined in
42		at occurred while the person was driving a commercial motor vehicle.
43		- A person is disqualified from driving a commercial motor vehicle for
		resource and and and and and and a commercial motor vehicle for

43 (c) Life. – A person is disqualified from driving a commercial motor vehicle for 44 life if that person uses a commercial motor vehicle in the commission of any felony

1	involving the manufacture, distribution, or dispensing of a controlled substance, or		
2	possession with intent to manufacture, distribute, or dispense a controlled substance.		
3	(d) Less Than a Year. – A person is disqualified from driving a commercial		
4	motor vehicle for 60 days if that person is convicted of two serious traffic violations, or		
5	120 days if convicted of three or more serious traffic violations, committed in a		
6	commercial motor vehicle arising from separate incidents occurring within a three-year		
7	period. This disqualification shall be in addition to, and shall be served at the end of,		
8	any other prior disqualification. For purposes of this subsection, a "serious violation"		
9	includes violations of G.S. 20-140(f) and G.S. 20-141(j3).		
10	(e) Three Years. – A person is disqualified from driving a commercial motor		
11	vehicle for three years if that person is convicted of an offense or commits an act		
12	requiring disqualification under subsection (a) and the offense or act occurred while the		
13	person was transporting a hazardous material that required the motor vehicle driven to		
14	be placarded.		
15	(f) Revocation Period. – A person is disqualified from driving a commercial		
16	motor vehicle for the period during which the person's regular or commercial drivers		
17	license is revoked. revoked, suspended or cancelled.		
18	(g) Violation of Out-of-Service Order. – Any person convicted for violating an out-of-service order, except as described in subsection (h) of this section, shall be		
19 20	disqualified as follows:		
20 21	(1) A person is disqualified from driving a commercial vehicle for a		
21	period of 90 days if convicted of a first violation of an out-of-service		
22	order.		
23 24	(2) A person is disqualified for a period of one year if convicted of a		
25	second violation of an out-of-service order during any 10-year period,		
26	arising from separate incidents.		
27	(3) A person is disqualified for a period of three years if convicted of a		
28	third or subsequent violation of an out-of-service order during any		
29	10-year period, arising from separate incidents.		
30	(h) Violation of Out-of-Service Order; Special Rule for Hazardous Materials and		
31	Passenger Offenses. – Any person convicted for violating an out-of-service order while		
32	transporting hazardous materials or while operating a commercial vehicle designed or		
33	used to transport more than 15 passengers, including the driver, shall be disqualified as		
34	follows:		
35	(1) A person is disqualified for a period of 180 days if convicted of a first		
36	violation of an out-of-service order.		
37	(2) A person is disqualified for a period of three years if convicted of a		
38	second or subsequent violation of an out-of-service order during any		
39	10-year period, arising from separate incidents.		
40	(i) Disqualification for Out-of-State Violations. – The Division shall withdraw		
41	the privilege to operate a commercial vehicle of any resident of this State or person		
42	transferring to this State upon receiving notice of the person's conviction or		
43	<u>Administrative Per Se Notice</u> in another state for an offense that, if committed in this State would be grounds for disgualification disgualification avan if the offense		
44	State, would be grounds for disqualification. disqualification, even if the offense		

1 2	occurred in another jurisdiction prior to being licensed in this State where no action had been taken at that time in the other jurisdiction. The period of disqualification shall be
3	the same as if the offense occurred in this State. The period of disqualification shall be
4	the same as if the offense occurred in this State.
5	(j) Disqualification of Persons Without Commercial Drivers Licenses. – Any
6	person convicted of an offense that requires disqualification under this section, but who
7	does not hold a commercial drivers license, shall be disqualified from operating a
8	commercial vehicle in the same manner as if the person held a valid commercial drivers
9	license.
10	(k) Disqualification for Railroad Grade Crossing Offenses. – Any person
11	convicted of a violation of G.S. 20-142.1 through G.S. 20-142.5, when the driver is
12	operating a commercial motor vehicle, shall be disqualified from driving a commercial
13	motor vehicle as follows:
14	(1) A person is disqualified for a period of 60 days if convicted of a first
15	violation of a railroad grade crossing offense listed in this subsection.
16 17	(2) A person is disqualified for a period of 120 days if convicted during
17 18	any three-year period of a second violation of any combination of railroad grade crossing offenses listed in this subsection.
18 19	(3) A person is disqualified for a period of one year if convicted during
20	any three-year period of a third or subsequent violation of any
20 21	combination of railroad grade crossing offenses listed in this
22	subsection.
23	(1) <u>Disqualifications of Drivers to Constitute an Imminent Hazard. – The</u>
23 24	division shall withdraw the privilege to operate a commercial motor vehicle for any
25	resident of this State for a period of 30 days in accordance with 49 C.F.R. § 383.52."
26	SECTION 5. G.S. 20-36 reads as rewritten:
27	"§ 20-36. Ten-year-old convictions not considered.
28	Except for a second or subsequent conviction for violating G.S. 20-138.2, a third or
29	subsequent violation of G.S. 20-138.2A, or a second failure to submit to a chemical test
30	when charged with an implied consent offense, as defined in G.S. 20-16.2, that occurred
31	while the person was driving a commercial motor vehicle, Except for offenses occurring
32	in a commercial motor vehicle, or a second failure to submit to a chemical test when
33	charged with an implied-consent offense, as defined in G.S. 20-16.2, that occurred
34	while the person was driving a commercial motor vehicle, no conviction of any other
35	violation of the motor vehicle laws shall be considered by the Division in determining
36	whether any person's driving privilege shall be suspended or revoked or in determining
37	the appropriate period of suspension or revocation after 10 years has elapsed from the
38	date of that conviction. conviction, except for offenses occurring in a commercial motor
39	vehicle."
40	SECTION 6. G.S. 20-37.13 reads as rewritten:
41	"§ 20-37.13. Commercial drivers license qualification standards.
42	(a) No person shall be issued a commercial drivers license unless he:
43 44	 (1) Is a resident of this State; (2) Is 21 years of age:
44	(2) Is 21 years of age;

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1 2 3	(3)	Has passed a knowledge test and a skills test for d motor vehicle that comply with minimum federal s by federal regulation enumerated in 49 C.F.R., Par	tandards established
3 4		and H; and	t 365, Subparts <u>F,</u> O
5 6	(4)	Has satisfied all other requirements of the Comme Safety Act in addition to other requirements of thi	
7	(5)	regulation.	
8 9	<u>(5)</u>	For the purpose of skills testing and determining license classification only the manufacturer's GVW	
10	The tests sha	Ill be prescribed and conducted by the Division. Pro	
11		ears of age may be issued a commercial drivers lice	
12	•	abject to, the age requirements of the federal M	.
13		tained in 49 C.F.R., Part 391, as adopted by the Divi	•
14	-	Division may permit a person, including an agency	
15		ver, a private driver training facility, or an agency of	
16		e skills test specified by this section, provided:	
17	(1)	The test is the same as that administered by the Div	vision; and
18	(2)	The third party has entered into an agreement with	the Division which
19		complies with the requirements of 49 C.F.R. § 38	83.75. The Division
20		may charge a fee to applicants for third-party testin	ng authority in order
21		to investigate the applicants' qualifications and	d to monitor their
22		program as required by federal law.	
23		to October 1, 1992, the Division may waive the skil	ls test for applicants
24		me they apply for a commercial drivers license if:	
25	(1)	For an application submitted by April 1, 1992, th	
26		and certifies that he has not, at any time dur	
27		immediately preceding the date of application	•
28		following and for an application submitted after	-
29 20		applicant has not, and certifies that he has not, at	any time during the
30 31		two years preceding April 1, 1992:	t during the 10 day
31 32		a. Had more than one drivers license, except period beginning on the date he is issued at	
33		unless, prior to December 31, 1989, he w	
33 34		more than one license by a State law enac	-
35		1986;	ted prior to suite 1,
36		b. Had any drivers license or driving pr	rivilege suspended.
37		revoked, or cancelled;	suspended,
38		c. Had any convictions involving any kind o	f motor vehicle for
39		the offenses listed in G.S. 20-17 or had any	
40		offenses listed in G.S. 20-17.4;	
41		d. Been convicted of a violation of State or lo	ocal laws relating to
42		motor vehicle traffic control, other than a	-
43		which violation arose in connection with a	
44		accident; or	

1			e.	Refused to take a chemical test when charged with an implied
2		$\langle \mathbf{O} \rangle$	T 1	consent offense, as defined in G.S. 20-16.2; and
3		(2)		applicant certifies, and provides satisfactory evidence, that he is
4			-	arly employed in a job requiring the operation of a commercial
5				r vehicle, and he either:
6			a.	Has previously taken and successfully completed a skills test
7				that was administered by a state with a classified licensing and
8				testing system and the test was behind the wheel in a vehicle
9				representative of the class and, if applicable, the type of
10				commercial motor vehicle for which the applicant seeks to be
11			1	licensed; or
12			b.	Has operated for the relevant two-year period under subpart
13				(1)a. of this subsection, a vehicle representative of the class and,
14				if applicable, the type of commercial motor vehicle for which
15	(1)	•		the applicant seeks to be licensed.
16	(d)			ial drivers license or learner's permit shall not be issued to a
17	-			ubject to a disqualification from driving a commercial motor
18				ivers license is suspended, revoked, or cancelled in any state; nor
19 20				vers license be issued unless the person who has applied for the
20				s all other drivers licenses issued by the Division or by another
21		-		nders a drivers license issued by another state, the Division must
22				e issuing state for cancellation.
23	(e)			ial driver learner's permit may be issued to an individual who
24 25		-		C drivers license and has passed the knowledge test for the class
25 26	• -			I motor vehicle the individual will be driving. The permit is valid
26 27	-			eed six months and may be renewed or reissued only once within e fee for a commercial driver learner's permit is the same as the
27	•	-		r a regular learner's permit. G.S. 20-7(m) governs the issuance of
28 29	•			permit for a prospective school bus driver."
29 30	alesuicu			7. G.S. 20-37.16 reads as rewritten:
31	"8 20-37			of license; classifications and endorsements; fees.
32	9 20- 37. (a)			al drivers license must be marked "Commercial Drivers License"
33				ontain the information required by G.S. 20-7 for a regular drivers
33 34	license.		liust co	than the mormation required by 0.5. 20-7 for a regular drivers
35	(b)	The c	laccec	of commercial drivers licenses are:
36	(0)	(1)		A CDL – A Class A commercial drivers license authorizes the
37		(1)		r to drive any Class A motor vehicle.
38		(2)		B CDL – A Class B commercial drivers license authorizes the
39		(2)		r to drive any Class B motor vehicle.
40		(3)		C CDL - A Class C commercial drivers license authorizes the
41		(\mathbf{J})		r to drive any Class C motor vehicle.
42	(c)	Endor		ts. – The endorsements required to drive certain motor vehicles
43	are as fol		Semen	is. The endorsements required to arrive certain motor vehicles
44		rsemen	t	Vehicles That Can Be Driven

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1	Н	Vehicles, regardless of size or class, e	except tank vehicles.
2		when transporting hazardous material	—
3		vehicle to be placarded	
4	М	Motorcycles	
5	Ν	Tank vehicles not carrying hazardous	materials
6	Р	Vehicles carrying passengers	
7	S	School bus	
8	Т	Double trailers	
9	Х	Tank vehicles carrying hazardous ma	terials
0	To qualify f	for any of the above endorsements, an applicant sl	
1		an H or an X endorsement, an applicant m	
2		plies when a person first obtains an H or an X e	
3		enews an H or an X endorsement. An applicant v	
4	_	sued by another state who applies for an H or an	
5		ss the person has passed a test that covers the info	
6	C.F.R. § 383.12	21 within the preceding two years.	
7	(c1) The	test for an S endorsement shall be waived by	the Division for an
8		is currently licensed, has experience driving a sc	
9	driving record,	and meets the requirements of this subsection. An	applicant for a waiver
0	under this subs	ection shall verify that, during the two-year period	1 immediately prior to
1	application for	an S endorsement, the applicant met all of the follo	wing requirements:
2	(1)	The applicant held a valid commercial drivers lic	cense with a passenger
3		vehicle endorsement to operate a school bus	representative of the
4		group the applicant will be driving.	
5	(2)	The applicant did not have the applicant's	s drivers license or
6		commercial drivers license suspended, revoked	, or cancelled, or the
7		applicant was not disqualified from operating	a commercial motor
8		vehicle.	
9	(3)	The applicant was not convicted of a Sta	te law offense that
0		corresponds to the list of disqualifying offer	nses in 49 C.F.R. §
1		383.51(b) while operating a commercial mote	
2		offense in a noncommercial motor vehicle	e that would be a
3		disqualifying offense under 49 C.F.R. § 383.51	(b) if committed in a
4		commercial motor vehicle.	
5	(4)	The applicant was not convicted of more than on	
6		violations listed and defined in G.S. 20-4.01(41a	a) while operating any
7		type of motor vehicle.	
8	(5)	The applicant was not convicted of a violation	
9		relating to motor vehicle traffic control, other that	an a parking violation,
0		arising in connection with any traffic accident.	
1	(6)	The applicant was not convicted of any motor v	ehicle traffic violation
2		that resulted in an accident.	

1 2 3	(7) The applicant was regularly employed as a school bus driver, operated a school bus representative of the group the applicant seeks to drive, and provides evidence of that employment.
4	(d) The fee for a Class A, B, or C commercial drivers license is ten dollars
5	(\$10.00) for each year of the period for which the license is issued. The fee for each
6	endorsement is one dollar and twenty-five cents (\$1.25) for each year of the period for
7	which the endorsement is issued. The fees required under this section do not apply to
8	employees of the Driver License Section of the Division who are designated by the
9	Commissioner.
10	(e) The requirements for a commercial drivers license do not apply to vehicles
11	used for personal use such as recreational vehicles. A commercial drivers license is also
12	waived for the following classes of vehicles as permitted by regulation of the United
13	States Department of Transportation:
14	(1) Vehicles owned or operated by the Department of Defense, including
15	the National Guard, while they are driven by active duty military
16	personnel, or members of the National Guard when on active duty, in
17	the pursuit of military purposes.
18	(2) Any vehicle when used as firefighting or emergency equipment for the
19	purpose of preserving life or property or to execute emergency
20	governmental functions.
21	(3) A farm vehicle that meets all of the following criteria:
22	a. Is controlled and operated by the farmer or the farmer's
23	employee and used exclusively for farm use.
24	b. Is used to transport either agricultural products, farm
25	machinery, or farm supplies, both to or from a farm.
26	c. Is not used in the operations of a for-hire motor carrier.
27	d. Is used within 150 miles of the farmer's farm.
28 29	A farm vehicle includes a forestry vehicle that meets the listed criteria
29 30	when applied to the forestry operation.(f) For the purposes of this section, the term "school bus" has the same meaning
30 31	(f) For the purposes of this section, the term "school bus" has the same meaning as in 49 C.F.R. § 383.5."
31	SECTION 8. G.S. 20-37.21 reads as rewritten:
32 33	"§ 20-37.21. Penalties.
33 34	(a) Any person who drives a commercial motor vehicle in violation of
35	G.S. 20-37.12 shall be guilty of a Class 3 misdemeanor and, upon conviction, shall be
36	fined not less than two hundred fifty dollars (\$250.00) for a first offense and not less
37	than five hundred dollars (\$500.00) for a second or subsequent offense. In addition,
38	upon conviction, the person shall be subject to a civil penalty of not less than one
39	thousand one hundred dollars (\$1,100) for the first offense and not more than two
40	thousand seven hundred fifty dollars (\$2,750) for a second or subsequent offense.
41	(b) Any person who violates G.S. 20-37.18 shall have committed an infraction
42	and, upon being found responsible, shall pay a penalty of not less than one hundred
43	dollars (\$100.00) nor more than five hundred dollars (\$500.00).

1				
1	(c) Any employer who violates G.S. 20-37.19 shall have committed an infraction			
2	nd, upon being found responsible, shall pay a penalty of not less than five hundred $(5500,00)$ has a difference of the second deliver (51000). In a difference of the second deliver (51000) is a second deliver of the second deliver (51000).			
3	dollars (\$500.00) nor more than one thousand dollars (\$1,000). In addition, upon			
4	onviction, the employer shall be subject to a civil penalty of not less than two thousand			
5	seven hundred fifty dollars (\$2,750) nor more than eleven thousand dollars (\$11,000).			
6	(d) An employer who knowingly allows, requires, permits, or otherwise			
7	authorizes an employee to violate any railroad grade requirements contained in			
8	G.S. 20-142.1 through G.S. 20-142.5 shall pay a civil penalty of not more than ten			
9	thousand dollars (\$10,000)."			
10	SECTION 9. G.S. 20-142.1 reads as rewritten:			
11	"§ 20-142.1. Obedience to railroad signal.			
12	(a) Whenever any person driving a vehicle approaches a railroad grade crossing			
13	under any of the circumstances stated in this section, the driver of the vehicle shall stop			
14	within 50 feet, but not less than 15 feet from the nearest rail of the railroad and shall not			
15	proceed until he can do so safely. These requirements apply when:			
16	(1) A clearly visible electrical or mechanical signal device gives warning			
17	of the immediate approach of a railroad train;			
18	(2) A crossing gate is lowered or when a human flagman gives or			
19	continues to give a signal of the approach or passage of a railroad			
20	train;			
21	(3) A railroad train approaching within approximately 1500 feet of the			
22	highway crossing emits a signal audible from that distance, and the			
23	railroad train is an immediate hazard because of its speed or nearness			
24	to the crossing; or			
25	(4) An approaching railroad train is plainly visible and is in hazardous			
26	proximity to the crossing.			
27	(b) No person shall drive any vehicle through, around, or under any crossing gate			
28	or barrier at a railroad crossing while the gate or barrier is closed or is being opened or			
29	closed, nor shall any pedestrian pass through, around, over, or under any crossing gate			
30	or barrier at a railroad crossing while the gate or barrier is closed or is being opened or			
31	closed.			
32	(c) When stopping as required at a railroad crossing, the driver shall keep as far			
33	to the right of the highway as possible and shall not form two lanes of traffic unless the			
34	roadway is marked for four or more lanes of traffic.			
35	(d) Any person who violates any provisions of this section shall be guilty of an			
36	infraction and punished in accordance with G.S. 20-176. Violation of this section shall			
37	not constitute negligence per se.			
38	(e) An employer who knowingly allows, requires, permits, or otherwise			
39	authorizes a driver to violate this section shall be guilty of an infraction. Such employer			
40	will also be subject to a civil penalty under G.S. 20-37.21."			
41	SECTION 10. G.S. 20-142.2 reads as rewritten:			
42	"§ 20-142.2. Vehicles stop at certain grade crossing.			
43	The Department of Transportation may designate particularly dangerous highway			
44	crossings of railroads and erect stop signs at those crossings. When a stop sign is erected			

1	at a highway crossing of a railroad, the driver of any vehicle shall stop within 50 feet			
2	but not less than 15 feet from the nearest rail of such grade crossing and shall proceed			
3	only upon exercising due care. Any person who violates this section shall be guilty of an			
4	infraction and punished in accordance with G.S. 20-176. Violation of this section shall			
5	not constitute negligence per se. An employer who knowingly allows, requires, permits,			
6	or otherwise authorizes a driver to violate this section shall be guilty of an infraction.			
7	Such employer will also be subject to a civil penalty under G.S. 20-37.21."			
8	SECTION 11. G.S. 20-142.3 reads as rewritten:			
9	"§ 20-142.3. Certain vehicles must stop at railroad grade crossing.			
10	(a) Before crossing at grade any track or tracks of a railroad, the driver of any			
11	school bus, any activity bus, any motor vehicle carrying passengers for compensation,			
12	any commercial motor vehicle listed in 49 C.F.R. § 392.10, and any motor vehicle with			
13	a capacity of 16 or more persons shall stop the vehicle within 50 feet but not less than			
14	15 feet from the nearest rail of the railroad. While stopped, the driver shall listen and			
15	look in both directions along the track for any approaching train and shall not proceed			
16	until the driver can do so safely. Upon proceeding, the driver of the vehicle shall cross			
17	the track in a gear that allows the driver to cross the track without changing gears and			
18	the driver shall not change gears while crossing the track or tracks.			
19	(b) Except for school buses and activity buses, the provisions of this section shall			
20	not require the driver of a vehicle to stop:			
21	(1) At railroad tracks used exclusively for industrial switching purposes			
22	within a business district.			
23	(2) At a railroad grade crossing which a police officer or crossing flagman			
24	directs traffic to proceed.			
25	(3) At a railroad grade crossing protected by a gate or flashing signal			
26	designed to stop traffic upon the approach of a train, when the gate or			
27	flashing signal does not indicate the approach of a train.			
28	(4) At an abandoned railroad grade crossing which is marked with a sign			
29	indicating that the rail line is abandoned.			
30	(5) At an industrial or spur line railroad grade crossing marked with a sign			
31	reading "Exempt" erected by or with the consent of the appropriate			
32	State or local authority.			
33	(c) A person violating the provisions of this section shall be guilty of an			
34	infraction and punished in accordance with G.S. 20-176. Violation of this section shall			
35	not constitute negligence per se.			
36	(d), (e) Repealed by Session Laws 2001-487, s. 50(g).			
37	(e) An employer who knowingly allows, requires, permits, or otherwise			
38	authorizes a driver to violate this section shall be guilty of an infraction. Such employer			
39	will also be subject to a civil penalty under G.S. 20-37.21."			
40	SECTION 12. G.S. 20-142.4 reads as rewritten:			
41	"§ 20-142.4. Moving heavy equipment at railroad grade crossing.			
42	(a) No person shall operate or move any crawler-type tractor, crane, or roller or			
43	any equipment or structure having a normal operating speed of five or less miles per			

1	hour upon or across any tracks at a railroad crossing without first complying with this
2	section.
3	(b) Notice of any intended crossing described in subsection (a) of this section
4	shall be given to a superintendent of the railroad and a reasonable time be given to the
5	railroad to provide protection at the crossing.
6	(c) Before making any crossing described in subsection (a) of this section, the
7	person operating or moving the vehicle or equipment shall:
8	(1) Stop the vehicle or equipment not less than 15 feet nor more than 50
9	feet from the nearest rail of the railroad;
10	(2) While stopped, shall listen and look both directions along the track for
11	any approaching train and for signals indicating the approach of a
12	train; and
13	(3) Shall not proceed until the crossing can be made safely.
14	(d) No crossing described in subsection (a) of this section shall be made when
15	warning is given by automatic signal or crossing gates or a flagman or otherwise of the
16	immediate approach of a railroad train or car.
17	(e) Subsection (c) of this section shall not apply at any railroad crossing where
18	State or local authorities have determined that trains are not operating during certain
19	periods or seasons of the year and have erected an official sign carrying the legend
20	"Exempt".
21	(f) Any person who violates any provision of this section shall be guilty of an
22	infraction and punished in accordance with G.S. 20-176. Violation of this section shall
23	not constitute negligence per se.
24	(g) An employer who knowingly allows, requires, permits, or otherwise
25	authorizes a driver to violate this section shall be guilty of an infraction. Such employer
26	will also be subject to a civil penalty under G.S. 20-37.21."
27	SECTION 13. G.S. 20-142.5 reads as rewritten:
28	"§ 20-142.5. Stop when traffic obstructed.
29	No driver shall enter an intersection or a marked crosswalk or drive onto any
30	railroad grade crossing unless there is sufficient space on the other side of the
31	intersection, crosswalk, or railroad grade crossing to accommodate the vehicle he is
32	operating without obstructing the passage of other vehicles, pedestrians, or railroad
33	trains, notwithstanding the indication of any traffic control signal to proceed. Any
34	person who violates any provision of this section shall be guilty of an infraction and
35	punished in accordance with G.S. 20-176. Violation of this section shall not constitute
36	negligence per se.
37	An employer who knowingly allows, requires, permits, or otherwise authorizes a
38	driver to violate this section shall be guilty of an infraction. Such employer will also be
39	
	subject to a civil penalty under G.S. 20-37.21."

41 offenses committed on or after that date.