## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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## HOUSE DRH50177-RW-29 (3/13)

Short Title: Transit Drug Testing.

Sponsors:	Representative Coates.
Referred to:	

1	A BILL TO BE ENTITLED
2	AN ACT TO REQUIRE PUBLIC TRANSIT OPERATORS AND OTHER
3	EMPLOYERS OF PERSONS WHO OPERATE COMMERCIAL MOTOR
4	VEHICLES WHO ARE SUBJECT TO FEDERAL DRUG AND ALCOHOL
5	TESTING TO REPORT TO THE DIVISION OF MOTOR VEHICLES ANY
6	FEDERALLY REQUIRED POSITIVE DRUG AND ALCOHOL TEST RESULT,
7	AND TO DISQUALIFY THOSE PERSONS FROM OPERATING A
8	COMMERCIAL MOTOR VEHICLE OR OTHER PUBLIC TRANSIT VEHICLES
9	UNTIL SUCCESSFUL COMPLETION OF TREATMENT.
10	The General Assembly of North Carolina enacts:
11	<b>SECTION 1.</b> G.S. 20-37.19 reads as rewritten:
12	"§ 20-37.19. Employer responsibilities.
13	(a) Each employer shall require the applicant to provide the information specified
14	in G.S. 20-37.18(c).
15	(b) No employer shall knowingly allow, permit, or authorize a driver to drive a
16	commercial motor vehicle during any period:
17	(1) In which the driver has had his commercial driver license suspended,
18	revoked, or cancelled by any state, is currently disqualified from
19	driving a commercial vehicle, or is subject to an out-of-service order in
20	any state; or
21	(2) In which the driver has more than one driver license.
22	(c) The employer of any employee who tests positive in a drug or alcohol test
23	required under 49 C.F.R. Part 382 and 49 C.F.R. Part 655 shall notify the Division of
24	Motor Vehicles in writing within five business days following the employer's receipt of
25	confirmation of a positive drug test. The notification shall include the driver's name,
26	address, drivers license number, social security number, and results of the drug or
27	alcohol test."

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## General Assembly of North Carolina

1	<b>SECTION 2</b> C.S. 20, 17.4 is smended by adding a new subsection to made
1	<b>SECTION 2.</b> G.S. 20-17.4 is amended by adding a new subsection to read:
2	"(1) Disqualification for Testing Positive in a Drug or Alcohol Test. – Upon
3	receipt of notice of a positive drug or alcohol test, pursuant to G.S. 20-37.19(c), the
4	Division shall disqualify a driver from operating a commercial motor vehicle until
5	receipt of proof of successful completion of assessment and treatment by a substance
6	abuse professional in accordance with 49 C.F.R. § 382.503."
7	<b>SECTION 3.</b> Chapter 20 of the General Statutes is amended by adding a
8	new section to read:
9	" <u>§ 20-37.20A. Driving record notation for testing positive in a drug or alcohol test.</u>
10	Upon receipt of notice pursuant to G.S. 20-37.19(c) of positive result in an alcohol
11	or drug test of a person holding a commercial drivers license, and subject to any appeal
12	of the disqualification pursuant to G.S. 20-37.20B, the Division shall place a notation on
13	the driving record of the driver. A notation of a disqualification pursuant to
14	G.S. 20-17.4(1) shall be retained on the record of a person for a period of two years
15	following the end of any disqualification of that person."
16	<b>SECTION 4.</b> Chapter 20 of the General Statutes is amended by adding a
17	new section to read:
18	"§ 20-37.20B. Appeal of disqualification for testing positive in a drug or alcohol
19	test.
20	Following receipt of notice pursuant to G.S. 20-37.19(c) of a positive test in an
21	alcohol or drug test, the Division shall notify the driver of the pending disqualification
22	of the driver to operate a commercial vehicle and the driver's right to a hearing if
23	requested within 20 days of the date of the notice. If the Division receives no request for
24	a hearing, the disqualification shall become effective at the end of the 20-day period. If
25	the driver requests a hearing, the disqualification shall be stayed pending outcome of the
26	hearing. The hearing shall take place at the offices of the Division of Motor Vehicles in
27	Raleigh. The hearing shall be limited to issues of testing procedure and protocol. A copy
28	of a positive test result accompanied by certification by the testing officer of the
29	accuracy of the laboratory protocols that resulted in the test result shall be prima facie
30	evidence of a confirmed positive test result. The decision of the Division hearing officer
31	may be appealed in accordance with the procedure of G.S. 20-19(c6)."
32	<b>SECTION 5.</b> This act becomes effective December 1, 2005.