GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE BILL 1214 Finance Committee Substitute Adopted 6/29/10 Third Edition Engrossed 6/30/10

Short Title: Highway Patrol Motor Carrier Fine/Local Fees.

(Public)

Sponsors:				
Referred to:				

May 19, 2010

A BILL TO BE ENTITLED

2	AN ACT TO MA	KE CORRESPONDING CHANGES TO THE MOTOR VEHICLES LAWS							
3	TO COMPLY WITH FEDERAL MOTOR CARRIER ENFORCEMENT REGULATIONS								
4	AND MAINTAIN FEDERAL MOTOR CARRIER SAFETY ASSISTANCE PROGRAM								
5	FUNDING FOR THE STATE HIGHWAY PATROL'S MOTOR CARRIER SECTION,								
6	TO REQUIRE DECLARED REGISTRATION LICENSE WEIGHT TO BE FOR THE								
7	MAXIMUM WEIGHT FOR ALL VEHICLES THAT ARE PROVIDED EXEMPTIONS								
8	UNDER G.S. 20-118, TO MODIFY THE STATUTE OF LIMITATIONS FOR CIVIL								
9	SUITS RELATED TO UNCOLLECTED CIVIL FINES THAT HAVE BEEN ASSESSED								
10	AND REMAIN OWED TO THE STATE CIVIL FINES AND FORFEITURES FUND,								
11	AND TO ALLOW LOCAL GOVERNMENTS TO REFUND UNUSED ASSESSMENTS.								
12	The General Asse	mbly of North Carolina enacts:							
13	SECTION 1. G.S. 20-4.01 reads as rewritten:								
14	"§ 20-4.01. Defir								
15	Unless the context requires otherwise, the following definitions apply throughout this								
16	Chapter to the def	ined words and phrases and their cognates:							
17									
18	(12b)	Gross Vehicle Weight Rating (GVWR) The value specified by the							
19		manufacturer as the maximum loaded weight a vehicle is capable of safely							
20		hauling. The GVWR of a combination vehicle is the GVWR of the power							
21		unit plus the GVWR of the towed unit or units. When a vehicle is							
22		determined by an enforcement officer to be structurally altered in any way							
23		from the manufacturer's original design in an attempt to increase the hauling							
24		capacity of the vehicle, the GVWR of that vehicle shall be deemed to be the							
25		greater of the license weight or the total weight of the vehicle or							
26		combination of vehicles for the purpose of enforcing this Chapter. For the							
27		purpose of classification of commercial drivers license and skills testing, the							
28	(12a)	manufacturer's GVWR shall be used.							
29	<u>(12c)</u>	Gross Combination Weight Rating (GCWR). – Defined in 49 C.F.R. §							
30	(124)	<u>390.5.</u>							
31	<u>(12d)</u>	<u>Gross Vehicle Weight (GVW). – The total weight of a vehicle, including</u>							
32 33	(12_{2})	passengers, fuel, cargo, and attachments.							
33 34	<u>(12e)</u>	<u>Gross Combined Weight (GCW). – The total weight of a combination</u> (articulated) motor vehicle, including passengers, fuel, cargo, and							
34 35									
33		attachments.							



	General Assembly Of North Carolina Se				
1 2 3 4 5 6 7		(12c)	hazar Subpa Octol or to:	azardous Materials. – Any material that has be dous under 49 U.S.C. § 5103 and is required to art F of Part 172 of Title 49 of the Code of Fed ever 2007 Edition), or any quantity of a material list kin under Part 73 of Title 42 of the Code of Fed ever 2007 Edition). Regulations.	be placarded under leral Regulations (1 ted as a select agent
8		••••	FION 2	. G.S. 20-96 is amended by adding a new subsection	on to read:
8 9	" <u>(c)</u>			y of a law enforcement officer to seize a motor	
10				ection shall not be affected by the statutes of lin	_
11				Carolina General Statutes."	initiations set out in
12				• G.S. 20-118(c) reads as rewritten:	
13	"(c)			- The following exceptions apply to G.S. 20-118(b)	and 20-118(e)
14	(0)	Lincel	juons.		und 20 110(0).
15		(12)	Subse	ections (b) and (e) of this section do not apply to a v	vehicle that meets all
16		(12)		conditions set out below:	entere that meets an
17			a.	Is hauling agricultural crops from the farm when	the crop is grown
18				to any market within 150 miles of that farm.	
19			b.	Repealed by Session Laws 1993 (Reg. Sess., 1994	4), c. 761, s. 13.
20			b1.	Does not operate on an interstate highway or	
21				bridge weight limits during transportation or ha	• •
22				products.	
23			c.	Does not exceed a single-axle weight of	22,000 pounds, a
24				tandem-axle weight of 42,000 pounds, or a gros	ss weight of 90,000
25				pounds.	
26			<u>d.</u>	Is registered pursuant to G.S. 20-88 for the maxim	num weight allowed
27				for the vehicle configuration as listed in sub	section (b) of this
28				section.	
29		•••			
30		(14)		ections (b) and (e) of this section do not apply to a v	
31				e conditions below, but all other enforcement provi	sions of this Article
32				n applicable:	0
33			a.	Is hauling aggregates from a distribution yard of	-
34				production site located within a North Carolina c	
35				the North Carolina State border to a destinati	
36				adjacent to that county as verified by a weight t	
37			h	possession and available for inspection by enforce	-
38 39			b.	Does not operate on an interstate highway or bridge weight limits.	exceed any posted
39 40			0	Does not exceed 69,850 pounds gross vehicle	weight and 53.850
40 41			c.	pounds per axle grouping for tri-axle vehicles. I	-
42				subsection, a tri-axle vehicle is a single power	
43				three consecutive axle group on which the	
4 3				between any two consecutive axles of the	-
45				longitudinally center to center to the nearest fo	0 1
46				eight feet. For purposes of this subsection, the tol	
47				subsection (h) of this section do not apply, an	
48				licensed in accordance with G.S. 20-88.	, emeres must be
49			d.	Repealed by Session Laws 2001-47, s. 10, effe	ctive December 16.
50				2001.	

	General Assemb	ly Of N	North Carolina	Session 2009
		<u>e.</u>	Is registered pursuant to G.S. 20-88	for the maximum weight allowed
		_	for the vehicle configuration as	•
			section.	
	(15)	Subse	ctions (b) and (e) of this section do	not apply to a vehicle or vehicle
			ination that meets all of the conditions	
			sions of this Article remain applicable	
		a.	Is hauling wood residuals, including	
			tree bark from any site; is hauling	
			transporting bulk soil, bulk rock, sa	-
			from a site that does not have a	
			vehicle.	
		b.	Does not operate on an interstate his	ghway, a posted light-traffic road,
			except as provided by subdivision	
			any posted bridge weight limits.	
		c.	Does not exceed a maximum gross	weight 4,000 pounds in excess of
			what is allowed in subsection (b) of	• •
		d.	Does not exceed a single-axle wei	
			and a tandem-axle weight of more th	
		<u>e.</u>	Is registered pursuant to G.S. 20-88	for the maximum weight allowed
			for the vehicle configuration as	listed in subsection (b) of this
			section."	
	SECT	ION 4	G.S. 20-196.4 reads as rewritten:	
	"§ 20-196.4. Ove	ersized	and hazardous shipment escort fee.	
	(a) Every	perso	n, firm, corporation, or entity re	quired by the North Carolina
	Department of Transportation or any federal agency or commission to have a law enforcement			
	escort provided by the State Highway Patrol for the transport of any oversized load or			
	hazardous shipment by road or rail shall pay to the Department of Crime Control and Public			
	Safety a fee covering the full cost to administer, plan, and carry out the escort within this State.			
	(b) If the State Highway Patrol provides an escort to accompany the transport of			
	oversized loads or hazardous shipments by road or rail at the request of any person, firm,			
corporation, or entity that is not required to have a law enforcement escort pursuant to				
	subsection (a) of this section, then the requester shall pay to the Department of Crime Control			
	and Public Safety a fee covering the full cost to administer, plan, and carry out the escort within			
	this State.	_		
	. ,	-	nent of Crime Control and Public	• • •
	provisions of G.S. 12-3.1(a)(2) when establishing fees to implement this section. A fee			
			ction is subject to G.S. 12-3.1. The fu	
	for vehicle or equipment maintenance required before or after an escort to ensure the visibility			
	and safety of the law enforcement escort and the motoring public.			
	(d) All fees collected pursuant to this section shall be placed in a special Escort Fee			
	Account and shall remain unencumbered and unexpended until appropriated by the General			
	<u>Assembly.Account. Revenue in the account is annually appropriated to the Department to</u> reimburse the Department for its expenses in providing escorts under this section.			
		-		
		-	ent shall report quarterly on the fur	-
		-	Hative Transportation Oversight Com	
	-	-	ppropriations Subcommittee on T	-
			nittee on Department of Transportation	
			tives Appropriations Subcommittees	on justice and Fudiic Safety.
	SECI	1018 2	G.S. 20-376(5) reads as rewritten:	

	General Assembly Of North CarolinaSession 2009			
1	"(5)	Intrast	ate motor carrier. – Any person, firm, or corporation	that operates or
2			ls a commercial motor vehicle as defined in G.S.	1
3		intrast	ate commerce.in intrastate commerce when the vehicle	e:
4		<u>a.</u>	Is a vehicle having a gross vehicle weight rating (C	GVWR) or gross
5			combination weight rating (GCWR) or gross vehicle	e weight (GVW)
6			or gross combination weight (GCW) of 26,001 p	oounds or more,
7			whichever is greater.	
8		<u>b.</u>	Is designed or used to transport 16 or more passenge	ers, including the
9			driver.	
0		<u>c.</u>	Is used in transporting a hazardous material in a q	uantity requiring
1			placarding pursuant to 49 C.F.R. Parts 170 through 1	<u>85.</u> "
2	SECT	ION 6.	G.S. 1-52 is amended by adding a new subdivision to	o read:
3	" <u>(20)</u>	Upon	a liability for a civil penalty, civil assessment, or ci	vil fine imposed
4		pursua	unt to Chapter 20 of the General Statutes."	
5			A local government that imposed an assessment	±
6	finance a capital project that has been assumed by another unit of local government may return			
17	unused assessments to the person that paid the assessment.			
8	SECTION 8. Sections 3 and 5 of this act become effective October 1, 2010, and			
9	apply to offenses committed on or after that date. The remainder of this act becomes effective			
20	July 1, 2010.			