GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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Short Title:

Sponsors:

SENATE BILL 749

Transportation Committee Substitute Adopted 4/28/11 House Committee Substitute Favorable 6/13/12 Fourth Edition Engrossed 6/19/12

Various Motor Vehicle Law Changes.

	Referred to:
	April 20, 2011
1	A BILL TO BE ENTITLED
2	AN ACT TO AMEND THE STATE'S LAWS PERTAINING TO TRANSPORTATION.
3	The General Assembly of North Carolina enacts:
4	SECTION 1. G.S. 20-7(s) reads as rewritten:
5	"(s) Notwithstanding the requirements of subsection (b1) of this section that an applicant
6	present a valid social security number, the Division shall issue a drivers license of limited
7	duration, under subsection (f) of this section, to an applicant present in the United States who
8	holds valid documentation issued by, or under the authority of, the United States government
9	that demonstrates the applicant's legal presence of limited duration in the United States if the
10	applicant presents that valid documentation and meets all other requirements for a license of
11	limited duration. Notwithstanding the requirements of subsection (n) of this section addressing
12	background colors and borders, a drivers license of limited duration issued under this section
13	shall bear a distinguishing mark or other designation on the face of the license clearly denoting
14	the limited duration of the license."
15	SECTION 2. G.S. 20-51(6) reads as rewritten:
16	"(6) Any trailer or semitrailer attached to and drawn by a properly licensed motor
17	vehicle when used by a farmer, his tenant, agent, or employee in transporting
18	unginned cotton, peanuts, soybeans, corn, hay, tobacco, silage, cucumbers,
19	potatoes, all vegetables, fruits, greenhouse and nursery plants and flowers,
20	Christmas trees, livestock, live poultry, animal waste, pesticides, seeds,
21	fertilizers or chemicals purchased or owned by the farmer or tenant for
22	personal use in implementing husbandry, irrigation pipes, loaders, or
23	equipment owned by the farmer or tenant from place to place on the same
24	farm, from one farm to another, from farm to gin, from farm to dryer, or
25	from farm to market, and when not operated on a for-hire basis. The term
26	"transporting" as used herein shall include the actual hauling of said products
27	and all unloaded travel in connection therewith."
28	SECTION 3. G.S. 20-51 is amended by adding a new subdivision to read:
29	"(17) A header trailer when transported to or from a dealer, or after a sale or
30	repairs, to the farm or another dealership."
31	SECTION 4. G.S. 20-88 is amended by adding a new subsection to read:
32	"(m) Any vehicle weighing greater than the limits found in G.S. 20-118(b), as authorized
33	by G.S. 20-118(c)(12), (c)(14), and (c)(15), must be registered for the maximum weight
34	allowed for the vehicle configuration as listed in G.S. 20-118(b). A vehicle driven in violation



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(Public)

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1	of this subsection is subject to the axle group penalties set out in G.S. 20-118(e). The penalties									
2	apply to the amount by which the vehicle's maximum gross weight as listed in G.S. 20-118(b)									
3	exceeds its declared weight."									
4	SECTION 5. G.S. 20-116(j) reads as rewritten:									
5	"(j) Nothing in this section shall be construed to prevent the operation of self-propelled									
6	grain combines or other self-propelled farm equipment with or without implements, not									
7	exceeding 25 feet in width on any highway, except a highway or section of highway that is a									
8	fully controlled access highway or is a part of the National System of Interstate and Defense									
9		s the operation violates a provision of this								
10		e that is designed exclusively to transport comp								
11		self-loading bed. Combines or equipment which								
12		if they meet all of the conditions listed in this								
13	or more of these	conditions does not constitute negligence per se.								
14	(1)	The equipment may only be operated during d								
15	(2)	The equipment must display a red flag on f								
16		flashing warning light. The flags shall not b								
17		and four feet long. The flags or lights shall be								
18		etc., not less than four feet long and they shal	-							
19		as to be visible from both directions at all tim	es while being operated on the							
20		public highway for not less than 300 feet.								
21	(3)	Equipment covered by this section, which b	by necessity must travel more							
22		than 10 miles or where by nature of the terrain	or obstacles the flags or lights							
23		referred to in subdivision (2) of this subsect	tion are not visible from both							
24		directions for 300 feet at any point along	the proposed route, must be							
25		preceded at a distance of 300 feet and followe	d at a distance of 300 feet by a							
26		flagman in a vehicle having mounted thereon	an appropriate warning light or							
27		flag. No flagman in a vehicle shall be required	l pursuant to this subdivision if							
28		the equipment is being moved under its own	power or on a trailer from any							
29		field to another field, or from the normal pla	ce of storage of the vehicle to							
30		any field, for no more than ten miles and if v	visible from both directions for							
31		300 feet at any point along the proposed route.								
32	(4)	Every piece of equipment so operated shall op	perate to the right of the center							
33		line when meeting traffic coming from the opp	posite direction and at all other							
34		times when possible and practical.								
35	(5)	Repealed by Session Laws 2008-221, s. 6, effe								
36	(6)	When the equipment is causing a delay in	-							
37		equipment shall move the equipment off the p								
38		the nearest practical location until the vehicles	following the equipment have							
39		passed.								
40	(7)	The equipment shall be operated in the de	e 1 1							
41		minimizes equipment width. No removal of	equipment or appurtenances is							
42		required under this subdivision.								
43	<u>(8)</u>	Equipment covered by this subsection shall no								
44		section of highway that is a fully controlled								
45		the National System of Interstate and								
46		authorization from the North Carolina Depa								
47		Department shall develop an authorization pro	ocess and approve routes under							
48		the following conditions:								
49 50		a. <u>Persons shall submit an application</u>								
50		authorization to operate equipment co								
51		particular route that is part of a highwa	ay or section of highway that is							

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		a fully controlled access highwa	ay or is a part of the National System
		of Interstate and Defense Highw	/ays.
	<u>b.</u>		period of 30 days from receipt of a
			or reject the application. A complete
			pproved if the Department does not
			ceipt by the Department; such a route
		may then be used by the original	· · ·
	<u>c.</u>		n application upon a showing that the
	<u></u>	route is necessary to accomplish	
			ions from traveling more than five
			requested route during the normal
		course of business.	
			lays on local or secondary roads.
			access due to dimension restrictions
		on local or secondary roa	
	<u>d.</u>		et the requirements of sub-subdivision
	<u></u>		Department may also approve an
		application upon review of relev	
	<u>e.</u>		ith the North Carolina State Highway
	<u></u>	· · ·	artment of Agriculture and Consumer
		Services, or other parties concer	
	<u>f.</u>	-	subject to any of the following
	—	additional conditions:	
			subject equipment be followed by a
		_	ng lights that shall be operated at all
			s to be visible from a distance of at
		least 300 feet.	
		2. Restrictions on maxim	num and minimum speeds of the
		equipment.	-
		<u>3.</u> <u>Restrictions on the maximum sectors in </u>	mum dimensions of the equipment.
		<u>4.</u> <u>Restrictions on the time</u>	e of day that the equipment may be
		operated on the approved	d route.
	<u>g.</u>	The Department shall publish	all approved routes, including any
		conditions on the routes' use, a	nd shall notify appropriate State and
		local law enforcement officers of	of any approved route.
	<u>h.</u>	Once approved for use and publ	ished by the Department, a route may
		be used by any person who	adheres to the route, including any
		conditions on the route's use imp	posed by the Department.
	<u>i.</u>		blished routes as road conditions on
		the routes change."	
		G.S. 20-118(c) reads as rewritten	
"(c)	Exceptions	The following exceptions apply t	to G.S. 20-118(b) and 20-118(e).
	(5) The li	sht-traffic road limitations provid	led for pursuant to subdivision (b)(4)
			cle while that vehicle is transporting
			gin on a light-traffic road to either one
	•		t a light-traffic road. If that vehicle's
		• •	road and that road is blocked by
	-		and is not contiguous with other
	-		at point of origin is treated as a
		raffic road for purposes of this su	
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1 2		a.	Processed or unprocessed seafood tra other point of origin to a processing	
3			distribution.	
4		b.	Meats-Meats, live poultry, or agriculture	ural crop products transported
5			from a farm to a processing plant or fire	st- market.
6		c.	Forest products originating and trans	ported from a farm or from
7			woodlands to first-market without int	
8			packaging or processing after initiating	transport.
9		d.	Livestock or live poultry transported f	-
0			processing plant or first-market.	
1		e.	Livestock by-products or poultry by-p	roducts transported from their
2			point of origin to a rendering plant.	Ĩ
3		f.	Recyclable material transported from	n its point of origin to a
4			scrap-processing facility for processing	1 0
5			terms "recyclable material" and "proce	
6			as in G.S. 130A-290(a).	6
7		g.	Garbage collected by the vehicle	from residences or garbage
8		0	dumpsters if the vehicle is fully enclose	
9			for collecting, compacting, and haulin	U 1 I
0			from garbage dumpsters. As used in th	
1			does not include hazardous waste as	
2			spent nuclear fuel regulated und	
3			radioactive waste as defined in G.S. 10	
<i>s</i> 4			as defined in G.S. 104E-5.	
5		h.	Treated sludge collected from a wastew	vater treatment facility
6		i.	Apples when transported from the orc	-
7			packing point.	have to the first processing of
8		j.	Trees grown as Christmas trees from	m the field farm stand or
9		J.	grovegrove, and other forest products.	
0			first a processing point.	including emps and bark, to
1		<u>k.</u>	Water, fertilizer, pesticides, seeds, fuel	and animal waste transported
2		<u>K.</u>	to or from a farm by a farm vehicle as o	_
3			to or more a farm by a farm venicle as c	lenned in 0.5. 20 57.10(c)(5).
4	(12)	Subs	ections (b) and (e) of this section do not	apply to a vehicle or vehicle
5	(12)		ination that meets all of the conditions se	
6		<u>eome</u> a.	Is hauling agricultural crops from the	
7		а.	to any market <u>transporting</u> any of the	
8			miles of that farm, or is hauling live pe	-
)			live poultry is raised to any processin	-
9				g factifity within 150 times of
			that farm.the point of origination:	nenorted from a form to a
1 2			<u>1.</u> <u>Agriculture crop products tra</u>	hisported from a farm to a
			processing plant or market.	and fuel on onimal mosts
3			2. <u>Water, fertilizer, pesticides, s</u>	
4			<u>transported to or from a farm b</u> C = 20.27 + 16(a)(2)	y a farm venicle as defined in
5			$\frac{G.S. 20-37.16(e)(3)}{M_{12}(2)}$	
5			<u>3.</u> <u>Meats, livestock, or live poult</u>	
7			where they were raised to a prod	• •
8			4. Forest products originating and	-
9			woodlands to market with de	• •
0			further packaging or processing	after initiating transport.

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			<u>5.</u>	Wood residuals, including woo	od chips, sawdust, mulch, or
			—	tree bark from any site.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
			<u>6.</u>	Raw logs to market.	
			<u>3.</u>	Trees grown as Christmas tree	es from field, farm, stand, or
			<u></u>	grove to a processing point.	,,,,,
i		b.	Repea	aled by Session Laws 1993 (Reg. S	Sess., 1994), c. 761, s. 13.
,		b1.	-	not operate on an interstate his	
6				e weight limits during transportat	
)			produ		6 6
)		c.	-	s any of the following vehicle cont	figurations:
			1.	Does not exceed a single-axle	-
				tandem-axle weight of 42,000	• •
1				90,000 pounds.	, , , , , , , , , , , , , , , , , , ,
			<u>2.</u>	Consists of a five or more axle	combination vehicle that does
				not exceed a single-axle we	
i				tandem-axle weight of 44,000	
,				90,000 pounds, with a length o	
				center of axle one and the center	
)				and a minimum of 11 feet betw	
)				the center of axle two of the veh	
			<u>3.</u>	Consists of a two-axle vehicle	
				weight of 37,000 pounds and a	
				than 27,000 pounds, with a leng	•
				the center of axle one and th	
				vehicle.	
		d.	Is reg	istered pursuant to G.S. 20-88 for	the maximum weight allowed
,			for th	ne vehicle configuration as liste	ed in subsection (b) of this
			sectio	r n.	
)					
)	(14)	Subse	ctions ((b) and (e) of this section do not a	pply to a vehicle that meets all
		of the	conditi	ions below, but all other enforcen	nent provisions of this Article
		remain	n applic	cable:	
		a.	Is hau	uling aggregates from a distribut	ion yard or a State-permitted
			produ	ction site located within a North	Carolina county contiguous to
			the N	North Carolina State border to a	destination in another state
			adjace	ent to that county as verified by	a weight ticket in the driver's
			posse	ssion and available for inspection	by enforcement personnel.
		b.	Does	not operate on an interstate hig	ghway or exceed any posted
			bridge	e weight limits.	
		c.	Does	not exceed 69,850 pounds gros	s vehicle weight and 53,850
			pound	is per axle grouping for tri-axle	vehicles. For purposes of this
			subse	ction, a tri-axle vehicle is a sing	gle power unit vehicle with a
			three	consecutive axle group on wh	hich the respective distance
			betwe	en any two consecutive axle	es of the group, measured
			-	tudinally center to center to the	
			-	feet. For purposes of this subsection	-
,				ction (h) of this section do not	
				ed in accordance with G.S. 20-88	
)		d.		aled by Session Laws 2001-487,	s. 10, effective December 16,
			2001.		

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		e.	Is registered pursuant to G.S. 20-88 for the for the vehicle configuration as listed is section.	e e
	(15)	comb	ections (b) and (e) of this section do not app bination that meets all of the conditions below	•
		provi	sions of this Article remain applicable:	
		a.	Is hauling wood residuals, including wood	chips, sawdust, mulch, or
			tree bark from any site; is hauling ra	w logs to first market;
			istransporting bulk soil, bulk rock, sand	d, sand rock, or asphalt
			millings from a site that does not have a ce	
			the vehicle; or is hauling animal waste p	
			waste storage site to a farm or field.vehicle.	-
		b.	Does not operate on an interstate highway, except as provided by subdivision $(c)(5)$	1 0
			any posted bridge weight limits.	
		c.	Does not exceed a maximum gross weight	· · ·
		1	what is allowed in subsection (b) of this sec	
		d.	Does not exceed a single-axle weight of	· 1
			and a tandem-axle weight of more than 42 ,	1
		e.	Is registered pursuant to G.S. 20-88 for the	-
			for the vehicle configuration as listed i section.	in subsection (b) or this
	"		section.	
	SEC1		G.S. 20-118.4 reads as rewritten:	
"8			ting equipment exempt from size and w	veight restrictions while
8		-	g or moving heavy equipment in an em	5
			d preparedness and fire prevention; permit	
			From Weight and Size Restrictions Durin	
Res	. ,	-	erweight or oversize vehicle owned and ope	
			ting federal agency is exempt from the weig	5
			nenting rules while it is actively engaged in (i)	
	-	-	st ranger pursuant to G.S. 106-899(a); (ii) a	-
			ursuant to G.S. 106-906; (iii) a request for a	
			ursuant to G.S. 14-288.12, 14-288.13, 14-28	
oth	er applicable	statute	s and provisions of common law; (iv) a requ	lest for assistance under a
disa	aster declared	pursua	unt to G.S. 166A-6 or G.S. 166A-8, <u>G.S. 166</u>A	A-8; or (v) performance of
oth	er required du	ties fo	r emergency preparedness and fire prevention	n, when the vehicle meets
the	following cor	dition	5:	
	(1)	The	vehicle weight does not exceed the manufac	cturer's GVWR or 90,000
		poun	ds gross weight, whichever is less.	
	(2)	The	tri-axle grouping weight does not exceed 50,	,000 pounds, tandem axle
		weig	ht does not exceed 42,000 pounds, and the si	ngle axle weight does not
		excee	ed 22,000 pounds.	
	(3)	A ve	hicle/vehicle combination does not exceed 12	2 feet in width and a total
		overa	all vehicle combination length of 75 feet from	bumper to bumper.
	(b) Marki	ng, L	ighting, and Bridge Requirements Vehi	icle/vehicle combinations
		-	or permit under this section shall not be exe	1 I
	•		the front and rear measuring a total length o	•
	0 0		ersize Load" in 10 inch black letters 1.5 inche	
-			hes square to be displayed on all sides at the	-
add	lition. when o	peratir	g between sunset and sunrise, flashing ambe	r lights shall be displayed

51 addition, when operating between sunset and sunrise, flashing amber lights shall be displayed

on each side of the load at the widest point. Vehicle/vehicle combinations subject to an
exemption or permit under this section shall not exceed posted bridge limits without prior
approval from the Department of Transportation.

4 (c) Definition of "Response." – A response lasts from the time an overweight or 5 oversize vehicle is requested until the vehicle is returned to its base location and restored to a 6 state of readiness for another response.

(c1) Definition of "Preparedness and Fire Prevention." – Movement of equipment for the
 purpose of hazardous fuel reduction, training, equipment maintenance, pre-suppression fire line
 installation, fire prevention programs, and equipment staging. In order to qualify for the
 exception in subsection (a) of this section, equipment must remain configured during
 movement for one or more of these purposes.

Discretionary Annual or Single Trip Permit for Emergency Response by a 12 (d) 13 Commercial Vehicle. - The Department of Transportation may, in its discretion, issue an 14 annual or single trip special use permit waiving the weight and size restrictions of this Chapter 15 and implementing rules for a commercial overweight or oversize vehicle actively engaged in a 16 response to a fire or a request for assistance from a person authorized to direct emergency 17 operations. The Department of Transportation may condition the permit with safety measures 18 that do not unreasonably delay a response. The Department of Transportation may issue the 19 single trip special use permit upon verbal communication, provided the requestor submits 20 appropriate documentation and fees on the next business day.

(e) No Liability for Issuance of Permit Under This Section. – The action of issuing a
 permit by the Department of Transportation under this section is a governmental function and
 does not subject the Department of Transportation to liability for injury to a person or damage
 to property as a result of the activity."

25 26 SECTION 8. G.S. 20-127 reads as rewritten:

"§ 20-127. Windows and windshield wipers.

27

28 (b) Window Tinting Restrictions. - A window of a vehicle that is operated on a 29 highway or a public vehicular area shall comply with this subsection. The windshield of the 30 vehicle may be tinted only along the top of the windshield and the tinting may not extend more 31 than five inches below the top of the windshield or below the AS1 line of the windshield, 32 whichever measurement is longer. Provided, however, an untinted clear film which does not 33 obstruct vision but which reduces or eliminates ultraviolet radiation from entering a vehicle 34 may be applied to the windshield. Any other window of the vehicle may be tinted in 35 accordance with the following restrictions:

36 37

38

39

(1) The total light transmission of the tinted window shall be at least thirty-five percent (35%). A vehicle window that, by use of a light meter approved by the Commissioner, measures a total light transmission of more than thirty-two percent (32%) is conclusively presumed to meet this restriction.

- 40 41
- 42 43

(2) The light reflectance of the tinted window shall be twenty percent (20%) or less.

(3) Tinted film or another material used to tint the window shall be nonreflective and shall not be red, yellow, or amber.

44 (b1) Notwithstanding subsection (b) of this section, a window of a vehicle that is
 45 operated on a public street or highway and which is subject to the provisions of Part 393 of
 46 Title 49 of the Code of Federal Regulations shall comply with the provisions of that Part.

47 (c) Tinting Exceptions. - The window tinting restrictions in subsection (b) of this
48 section apply without exception to the windshield of a vehicle. The window tinting restrictions
49 in subdivisions (b)(1) and (b)(2) of this section do not apply to any of the following vehicle
50 windows:

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1 2	(1)	A window of an excursion passenger vehicle, as defined in $G.S. 20-4.01(27)a.$
3	(2)	A window of a for-hire passenger vehicle, as defined in G.S. 20-4.01(27)b.
, 1	(2)	A window of a common carrier of passengers, as defined in
,	(3)	G.S. 20 4.01(27)c.
	(4)	A window of a motor home, as defined in G.S. 20-4.01(27)d2.
	(5)	A window of an ambulance, as defined in G.S. 20-4.01(27)d2.
	(6)	The rear window of a property-hauling vehicle, as defined in
		G.S. 20-4.01(31).
	(7)	A window of a limousine.
	(8)	A window of a law enforcement vehicle.
	(9)	A window of a multipurpose vehicle that is behind the driver of the vehicle.
		A multipurpose vehicle is a passenger vehicle that is designed to carry 10 or
		fewer passengers and either is constructed on a truck chassis or has special
		features designed for occasional off-road operation. A minivan and a pickup
		truck are multipurpose vehicles.
	(10)	A window of a vehicle that is registered in another state and meets the
		requirements of the state in which it is registered.
	(11)	A window of a vehicle for which the Division has issued a medical
		exception permit under subsection (f) of this section.
	"	
		TION 9. G.S. 20-137.4A is amended by adding a new subsection to read:
		r Carrier Offense It shall be unlawful for any person to operate a
		or vehicle subject to Part 390 or 392 of Title 49 of the Code of Federal
		a public street or highway or public vehicular area while using a mobile
	-	er electronic device in violation of those Parts. Nothing in this subsection shall
	-	rohibit the use of hands-free technology."
		FION 10. G.S. 20-383 reads as rewritten:
		ectors and officers given enforcement authority.
		ated inspectors and officers inspectors, officers, and personnel of the
	-	Crime Control and Public Safety shall have the authority to enforce the
	-	s Article and provisions of Chapter 62 applicable to motor transportation, and
		ered to make complaint for the issue of appropriate warrants, information,
	-	other lawful process for the enforcement and prosecution of violations of the
		ws against all offenders, whether they be regulated motor carriers or not, and to
		or before the North Carolina Utilities Commission and offer evidence at the
	trial pursuant to s	1
		FION 11. G.S. 136-28.5 is amended by adding a new subsection to read:
		ithstanding G.S. 132-1, bids and documents submitted in response to an request for proposal under this Chapter shall not be public record until the
		es a decision to award or not to award the contract."
		TION 12. G.S. 136-89.213(a) reads as rewritten: Administration of tolls and requirements for open road tolls.
		nistration. – The Authority is responsible for collecting tolls on Turnpike
	. ,	cising its authority under G.S. 136-89.183 to perform or procure services
		Authority, the Authority may contract with one or more providers to perform
		collection functions and may enter into agreements to exchange information
	-	luding confidential information under subsection (a1) of this section, that
		vehicles and their owners with one or more of the following entities: the
		or Vehicles of the Department of Transportation, another state, another toll
		collection-related organization.
_		

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	(a1) Identif	ying i	nformation obtained by the Authority through an	agreement is not a					
			bject to the disclosure limitations in 18 U.S.C.						
	Driver's Privacy Protection Act. Act. The Authority shall maintain the confidentiality of all								
	information required to be kept confidential under 18 U.S.C. § 2721(a), as well as any financial								
information, transaction history, and information related to the collection of a toll or user fee									
			g, but not limited to, photographs or other recorded						
			driver account information generated by radio-free	<u>juency identification</u>					
			s. Notwithstanding the provisions of this section:						
	<u>(1)</u>		account holder may examine his own account in						
			prity may use the account information only for pu	irposes of collecting					
	(2)		enforcing tolls.	nanast and avamina					
	<u>(2)</u>	-	rty, by authority of a proper court order, may i	<u>aspect and examine</u>					
	SECT		dential account information." 3. G.S. 20-118(c)(16) reads as rewritten:						
	"(16)		ections (b) and (e) of this section do not apply to	a vahicla or vahicla					
	(10)		ination that meets all of the conditions below, but a						
			sions of this Article remain applicable:	In other emoteement					
		a.	Is hauling unhardened ready-mixed concrete.						
		b.	Does not operate on an interstate highway or a	nosted light-traffic					
		υ.	road, or exceed any posted bridge weight limits.	i posted light traine					
		c.	Does not exceed a maximum gross weight of	66.000 pounds on a					
		•••	three-axle vehicle with a single-axle Has a single						
			no more than 22,000 pounds, pounds and a tande	-					
			more than 46,000 pounds, pounds.	6					
		<u>d.</u>	Does not exceed a maximum gross weight of	66,000 pounds on a					
			three-axle vehicle with a length of at least 21 fee						
			of axle one and the center of axle three of the veh						
		<u>e.</u>	Does not exceed a maximum gross weight of	72,600 pounds on a					
			four-axle vehicle with a length of at least 36 fee	t between the center					
			of axle one and the center of axle four. The for	ur-axle vehicle shall					
			have a maximum gross weight of 66,000 pound						
			and three with a length of at least 21 feet betwee	en the center of axle					
			one and the center of axle three. For						
		-	urposes of this subdivision, no additional weight						
			is section shall apply for the gross weight, sing						
			m-axle weight, and the tolerance allowed by su	bsection (h) of this					
	GE CE		on shall not apply."						
			4. G.S. 147-86.23 reads as rewritten:						
	"§ 147-86.23. Int		-	7 6 105 241 21					
	0	•	charge interest at the rate established pursuant to C						
	-		able from the date the account receivable was du	-					
			o a past-due account receivable a late payment pen e account receivable. A State agency may waive a l	•					
	1 , ,		If another statute requires the payment of interest	1. 1. 1					
	0		able, this section does not apply to that past-due	1 1					
	-		pply to money owed to the University of North C						
			ervices.services or to the North Carolina Turnpike						
	owed to the Author		-	<u></u>					
			5 Notwithstanding 104 NCAC 02D 0607(a)(2)						

49 **SECTION 15.** Notwithstanding 19A NCAC 02D .0607(e)(3), the Department of 50 Transportation may permit sealed ship containers as nondivisible loads as allowed by Federal

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Highway Administration policy. All Department of Transportation permitting rules applied to
 other nondivisible loads shall also apply to sealed ship containers.

3 **SECTION 16.** The Department of Transportation shall initiate the process to 4 conform the North Carolina Administrative Code to this act by striking the words "not to 5 exceed 94,500 pounds" from the first sentence of 19A NCAC 02D .0607(e)(3).

6 **SECTION 17.** The provisions of S.L. 2009-345, as they apply to ferry vessels 7 operated by the North Carolina Department of Transportation, become effective June 30, 2013.

8 **SECTION 18.** Prosecutions for offenses committed before the effective date of the 9 section of this act that modifies the offense are not abated or affected by this act, and the 10 statutes that would be applicable but for this act remain applicable to those prosecutions.

SECTION 19. Section 11 of this act becomes effective July 1, 2012, and applies to bids and documents submitted for advertisements and requests for proposal that are advertised or requested on or after that date. Section 1 of this act becomes effective January 1, 2013, and applies to drivers licenses issued on or after that date. Sections 8 and 9 of this act become effective December 1, 2012, and apply to offenses committed on or after that date. The remainder of this act is effective when it becomes law.