### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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## HOUSE BILL 165

#### Committee Substitute Favorable 5/5/21 Third Edition Engrossed 5/6/21 PROPOSED SENATE COMMITTEE SUBSTITUTE H165-PCS30479-BG-22

Short Title: DOT Legislative Changes.-AB

Sponsors:

Referred to:

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March 1, 2021

A BILL TO BE ENTITLED

## 2 AN ACT TO MAKE VARIOUS CHANGES TO THE TRANSPORTATION AND MOTOR3 VEHICLE LAWS OF THE STATE.

4 The General Assembly of North Carolina enacts:

### 6 PART I. DEPARTMENT OF TRANSPORTATION

#### 8 MODIFY CAP ON CERTAIN PUBLIC PRIVATE PARTNERSHIPS

**SECTION 1.** G.S. 136-18(39a)a. reads as rewritten:

10"(39a) a.The Department of Transportation or and Turnpike Authority, as11applicable, may enter into up to three agreements each with a private12entity as provided under subdivision (39) of this section for which the13provisions of this section apply."

#### 15 MODIFY LIMIT ON FUNDS TO PAY MAP ACT SETTLEMENT COSTS

**SECTION 2.(a)** Section 1.4(a) of S.L. 2019-251 reads as rewritten:

17 "SECTION 1.4.(a) Limitation on Funds to Pay Map Act Settlement Costs. - The 18 Department of Transportation may use no more than one hundred fifty million dollars (\$150,000,000) three hundred million dollars (\$300,000,000) each fiscal year to pay 19 compensation for damages arising from the Department's recordation of a transportation corridor 20 map under Article 2E of Chapter 136 of the General Statutes (Map Act). This limitation does not 21 22 apply to the payment of compensation for Map Act damages arising from a Turnpike project. For purposes of this section, the term "Turnpike project" has the same meaning as in 23 24 G.S. 136-89.181."

# 25 SECTION 2.(b) Section 1.4(a) of S.L. 2019-251, as amended by subsection (a) of 26 this section, reads as rewritten:

27 "SECTION 1.4.(a) Limitation on Funds to Pay Map Act Settlement Costs. – The 28 Department of Transportation may use no more than three hundred million dollars 29 (\$300,000,000) five million dollars (\$5,000,000) each fiscal year to pay compensation for 30 damages arising from the Department's recordation of a transportation corridor map under Article 31 2E of Chapter 136 of the General Statutes (Map Act). This limitation does not apply to the 32 payment of compensation for Map Act damages arising from a Turnpike project. For purposes 33 of this section, the term "Turnpike project" has the same meaning as in G.S. 136-89.181."



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<b>SECTION 2.(c)</b> Subsection (b) of this section becomes effective July 1, 2022. The remainder of this section is effective when it becomes law.
STI CHANGES
SECTION 3.(a) G.S. 136-189.11(e) reads as rewritten:
"(e) Authorized Formula Variance. – The Department may vary from the Formula set forth
in this section if it complies with the following:
(1) Limitation on variance. – The Department, in obligating funds in accordance with this section, shall ensure that the percentage amount obligated to Statewide Strategic Mobility Projects, Regional Impact Projects, and Division Need Projects does not vary by more than fifteen percent (15%) over any five-year period and ten percent (10%) over any 10-year period from the percentage required to be allocated to each of those categories by this section. Funds obligated among distribution regions or divisions pursuant to this section may vary up to fifteen percent (15%) over any five-year period and
ten percent (10%) over any 10-year period.
<ul> <li>(2) Calculation of Variance. – Each year, the Secretary shall calculate the amount of Regional Impact and Division Need funds allocated in that year to each division and region, the amount of funds obligated, and the amount the</li> </ul>
obligations exceeded or were below the allocation. In calculating the amount
of funds obligated, the Secretary shall include any amount used as repayment for funds advanced pursuant to G.S. 136-186. The target amounts obtained
according to the Formula set forth in this section shall be adjusted to account for any differences between allocations and obligations reported for the previous five fiscal years. The new target amounts shall be used to fulfill the
requirements of subdivision (1) of this subsection for the next update of the
Transportation Improvement Program. The adjustment to the target amount
shall be allocated by Distribution Region or Division, as applicable."
<b>SECTION 3.(b)</b> This section is effective when it becomes law and applies to State
Transportation Improvement Program plan updates on or after that date.
SMALL PROJECT BIDDING INCREASE AND EXPANSION
SECTION 4.(a) G.S. 136-28.10 reads as rewritten:
<ul> <li>"§ 136-28.10. Highway Fund and Highway Trust Fund Small Project Bidding.</li> <li>(a) Notwithstanding the provisions of G.S. 136-28.4(b), for Highway Fund or Highway</li> </ul>
Trust Fund construction and repair projects of five hundred thousand dollars (\$500,000) one
million dollars (\$1,000,000) or less, and maintenance projects of five hundred thousand dollars
(\$500,000) one million dollars (\$1,000,000) or less per year, the Board of Transportation may,
after soliciting and receiving at least three informal bids in writing from Small Business
Enterprises, award contracts to the lowest responsible bidder. The Department of Transportation may identify projects likely to attract increased participation by Small Business Enterprises, and
restrict the solicitation and award to those bidders. The Board of Transportation may delegate
full authority to award contracts, adopt necessary rules, and administer the provisions of this
section to the Secretary of Transportation.
"
<b>SECTION 4.(b)</b> This section is effective when it becomes law and applies to
solicitations for bids issued by the Department of Transportation on or after that date.
CLARIFY FERRY CHANNEL DREDGE COST-SHARE EXEMPTION
<b>SECTION 5</b> C S 1/2 215 72E( $\alpha$ 1) as anasted by S L 2021 108 reads as rewritten:

50 **SECTION 5.** G.S. 143-215.73F(c1), as enacted by S.L. 2021-108, reads as rewritten:

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1 2 3	"(c1) Cost-Share Exemption for DOT Ferry Channel Projects. – Notwithstanding the cost-share requirements of subdivision (1) of subsection (c) of this section, no cost-share shall be required for dredging projects located, in whole or part, in a development tier one area for a ferry
4	channel maintained used by the North Carolina Department of Transportation."
5 6	LITTER CLEANUP
7	SECTION 6.(a) G.S. 136-28.12 reads as rewritten:
8	"§ 136-28.12. Litter removal coordinated with mowing of highway rights-of-way.
9	The Department of Transportation shall, to the extent practicable, schedule the removal of
0	debris, trash, and litter from highways and highway rights of way prior to the mowing of
1	highway rights-of-way. The Department of Transportation shall include as a term of any contract
2	that it enters into for the mowing of a highway right-of-way that the contracting party shall, to
3	the extent practicable, coordinate with the scheduled removal of debris, trash, and litter from the
 5	highway and highway right of way prior to the mowing of the highway right of way.
	(a) For State-maintained roads, the Department of Transportation shall coordinate litter removal and mowing as follows:
	(1) If the highway right-of-way to be mowed is part of the primary road system,
	the Department shall schedule the removal of litter before the right-of-way is
	mowed.
	(2) If the highway right-of-way to be mowed is part of the secondary road system,
	the Department shall schedule, to the extent practicable, the removal of litter
	before the right-of-way is mowed.
	(b) The Department shall require as a term of any contract to mow or remove litter that
	the contracting party agree to the provisions in subsection (a) of this section."
	<b>SECTION 6.(b)</b> Report on Litter Management System. – On or before January 15,
	2022, the Department of Transportation shall report to the Joint Legislative Transportation
	Oversight Committee and the Fiscal Research Division on the effectiveness of the Department's
	Litter Management System website and interactive map, including impacts on participation in
	litter management programs.
	<b>SECTION 6.(c)</b> This section is effective when it becomes law. Subsection (a) of this section applies to contracts entered into on or after January 1, 2022.
	section applies to contracts entered into on of after January 1, 2022.
	PART II. DIVISION OF MOTOR VEHICLES
	INSURANCE COMPANIES TO SUBMIT POLICY NOTIFICATIONS TO DIVISION
	ELECTRONICALLY
	<b>SECTION 7.</b> G.S. 20-309.2(c) reads as rewritten:
	"(c) Form of Notice. – Any insurer with twenty-five million dollars (\$25,000,000) or more
	in annual vehicle insurance premium volume shall submit the notices required under this section
	by electronic means. All other insurers may shall submit the notices required under this section
	by either paper or electronic means."
	HANDICAPPED PLACARD ONLINE RENEWAL
	SECTION 8. G.S. 20-37.6(c1) reads as rewritten:
	"(c1) Application and Renewal; Medical Certification. – The initial application for a
	distinguishing license plate, removable windshield placard, or temporary removable windshield
	placard shall be accompanied by a certification of a licensed physician, a licensed optimetrist, a licensed physician assistant, a licensed nurse
	practitioner, or the Division of Services for the Blind that the applicant or person in the applicant's
	custody or care is handicapped or by a disability determination by the United States Department
	of Veterans Affairs that the applicant or person in the applicant's custody or care is handicapped.

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For an initial application for a temporary removable windshield placard only, the certification 1 2 that the applicant is handicapped may be made by a licensed certified nurse midwife. The application for a temporary removable windshield placard shall contain additional certification 3 4 to include the period of time the certifying authority determines the applicant will have the 5 disability. Distinguishing license plates shall be renewed annually, but subsequent applications shall not require a medical certification that the applicant is handicapped, except that a registered 6 7 owner that certified pursuant to subsection (b) of this section that the registered owner is the 8 guardian or parent of a handicapped person must recertify every five years. Removable 9 windshield placards shall be renewed every five years, and, except for a person certified as totally 10 and permanently disabled at the time of the initial application or a prior renewal under this subsection, the renewal shall require a medical recertification that the person is handicapped; 11 12 provided that a medical certification shall not be required to renew any placard that expires after the person to whom it is issued is 80 years of age. Temporary removable windshield placards 13 14 shall expire no later than six months after issuance. The Division shall offer renewal of 15 handicapped credentials in person and online on the Division's website." 16 17 DISQUALIFICATION FOR LIFE FROM DRIVING A CMV FOR CERTAIN 18 **CONVICTIONS OF SEVERE FORMS OF TRAFFICKING IN PERSONS** 19 **SECTION 9.** G.S. 20-17.4 is amended by adding a new subsection to read: 20 "(c2) Life. – A person shall be disqualified from driving a commercial motor vehicle for life, without the possibility of reinstatement, if convicted of a major disqualifying offense as 21 defined in 49 C.F.R. § 383.51(b)(10)." 22 23 24 **CLARIFY STUDY TRANSFER OF DMV HEARINGS** 25 SECTION 10.(a) Section 2(a) of S.L. 2021-134 reads as rewritten: 26 "SECTION 2.(a) The Division of Motor Vehicles, Vehicles and the Office of Administrative 27 Hearings, in consultation with the Office of Administrative Hearings and the Attorney General, 28 shall study the feasibility of transferring (i) dealer license hearings pursuant to G.S. 20-296 and 29 (ii) safety and emissions inspection hearings pursuant to Article 3A of Chapter 20 of the General 30 Statutes from the Division of Motor Vehicles to the Office of Administrative Hearings. The study 31 shall: ...." 32 33 SECTION 10.(b) Section 2(b) of S.L. 2021-134 reads as rewritten: 34 "SECTION 2.(b) By January 31, 2022, March 31, 2022, the Division of Motor Vehicles 35 shall submit the findings of the study to the Joint Legislative Transportation Oversight 36 Committee and the Fiscal Research Division." 37 38 DELAY AMENDMENT OF EFFECTIVE DATE FOR CERTAIN LICENSE 39 **REVOCATIONS** 40 **SECTION 11.** Section 9(d) of S.L. 2021-134 reads as rewritten: "SECTION 9.(d) This section becomes effective October 1, 2021, February 1, 2022, and 41 42 applies to notifications of revocations mailed by the Division of Motor Vehicles on or after that 43 date." 44 45 PART III. MISCELLANEOUS 46 47 LAPSE IN FINANCIAL RESPONSIBILITY 48 **SECTION 12.(a)** G.S. 20-309.2 is amended by adding a new subsection to read: "(a1) Division Records. – The Division shall ensure that its records accurately reflect the 49 insurance coverage status of each owner of a motor vehicle registered or required to be registered 50 in this State by reconciling all notices received under this section pertaining to that motor vehicle 51

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1	owner. A terminatio	on noti	ce received under subdivision (2) of subsection (a) of this section shall	
2	not be recorded as a lapse in financial responsibility or initiate action by the Division under			
3	G.S. 20-311 if an earlier notice received by the Division under this section establishes that the			
4	owner of the motor	vehic	le has met the duty to have continuous financial responsibility for the	
5	vehicle, as required	unde	G.S. 20-309, through a motor vehicle liability policy that is not the	
6	subject of the later to	ermin	ation notice."	
7	SECTIO	ON 12	(b) G.S. 20-311(a) reads as rewritten:	
8	"(a) Action	- Whe	n the Division receives evidence, by a notice of termination of a motor	
9	vehicle liability poli	icy or	otherwise, that the owner of a motor vehicle registered or required to	
10		-	does not have financial responsibility for the operation of the vehicle,	
11	the Division shall se	<del>end <u>no</u></del>	tify the owner a letter. electronically or by mail. The letter shall notify	
12			mer of the evidence <u>demonstrating lapse</u> and <del>inform the owner</del> that the	
13			to the letter notice within 10 days of the date on the letter and the notice	
14		-	<u>ponse must</u> explain how the owner has met the duty to have continuous	
15			the vehicle. Based on the owner's response, the Division shall take the	
16	appropriate action li	•	1 /	
17				
18	<u>(5)</u> N	No pen	alty. – If the owner responds within the required time and the response	
19			thes all of the following, the Division shall not assess the owner a	
20		enalty		
21	a		The owner sold the vehicle under G.S. 20-62.1 or transferred title	
22		_	under G.S. 20-72 or G.S. 20-109.1 within 10 days of the termination	
23			of financial responsibility for the vehicle.	
24	<u>b</u>	).	The owner did not operate or allow the vehicle to be operated during	
25		_	the lapse because the vehicle was either (i) unable to be driven due to	
26			damage or mechanical defect or (ii) no longer in the possession of the	
27			owner as a result of a sale or transfer for which there was a delay	
28			between physical transfer of the vehicle and completion of the	
29			paperwork required under G.S. 20-62.1, 20-72, or 20-109.1.	
30	<u>c</u>		The owner has returned the North Carolina registration plate or has	
31		_	submitted an affidavit indicating that the North Carolina registration	
32			plate has been lost, stolen, or destroyed."	
33	SECTIC	<b>DN 12</b>	(c) The Division of Motor Vehicles shall develop a plan to implement	
34			documentation from insurers required under G.S. 20-309.2 in an	
35			ws for immediate transmission of insurance coverage status for owners	
36			ed or required to be registered in this State. The plan shall also provide	
37		-	of all documentation required to be submitted by insurers to the	
38			se an individual or register a motor vehicle in this State. The Division	
39			f the House of Representatives and Senate Transportation Committees,	
40	1		ives Insurance Committee, and the Senate Commerce and Insurance	
41	-		March 1, 2022, detailing the plan developed in accordance with this	
42	section.			
43				
44	MANAGED LANE	E RES	TRICTION ENFORCEMENT	
45			(a) G.S. 136-89.199 reads as rewritten:	
46			on of high-occupancy toll and managed lanes.	
47		0	otwithstanding any other provision of this Article, the Authority may	
48		•	es of any highway, or portion thereof, within the State, including lanes	
49	-		been designated as HOV lanes under G.S. 20-146.2, as high-occupancy	
50			of managed lanes; provided, however, that such designation shall not	
51		• •	sting non-toll general purpose lanes. In making such designations, the	

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1		Authority shall specify the high-occupancy requirement or other conditions for use of such lanes,					
2	which may include restricting vehicle types, access controls, or the payment of toll	s for vehicles					
3	that do not meet the high-occupancy requirements or conditions for use.						
4	(b) Reporting. – At least 90 days prior to the letting of a contract for the des	signation of a					
5	HOT lane or other type of managed lane under subsection (a) of this section, the A	•					
6	submit a report to the Joint Legislative Transportation Oversight Committee det	tailing (i) the					
7	reasoning for the designation of the HOT lane or other type of managed lane and	(ii) the terms					
8	of the contract that will be let. The reporting requirement in this subsection does not						
9	project proposed by the Authority that is subject to the reporting requirement	set forth in					
10	G.S. 136-89.183(a)(2).						
11	(c) <u>Penalty. – Violation of a use requirement or use condition for lanes desi</u>	gnated under					
12	subsection (a) of this section is an infraction."						
13	<b>SECTION 13.(b)</b> G.S. 20-176(a1) reads as rewritten:						
14	"(a1) A person who does any of the following is responsible for an infraction	:					
15	(1) Fails to carry the registration card in the vehicle, in violation of C	G.S. 20-57(c).					
16	(2) Repealed by Session Laws 2016-90, s. 12(b), effective December	r 1, 2016, and					
17	applicable to registration cards issued on or after that date.						
18	(3) Fails to notify the Division of an address change for a vehicle reg	istration card					
19	within 60 days after the change occurs, in violation of G.S. 20-6	67.					
20	(4) Operates a motor vehicle in violation of G.S. 20-146.2."						
21	<b>SECTION 13.(c)</b> This section becomes effective December 1, 2021, a	and applies to					
22	offenses committed on or after that date.						
23							
24	MAXIMUM BUS LENGTH						
25	<b>SECTION 14.</b> G.S. 20-116( $l$ ) reads as rewritten:	1					
26	"(1)(1) Nothing in this section shall be construed to prevent the operation of past $(1)$	-					
27	that are owned and operated by units of local government, operated as a single veh	•					
28	having an overall length of 45 feet or less, less or as an articulated vehicle and havi						
29 30	<u>length of 65 feet or less</u> , on public streets or highways. The Department of Transp						
30 31	prevent the operation of buses that are authorized under this subsection if the oper buses on a street or highway presents a hazard to passengers of the buses or to						
32		the motoring					
32 33	public."						
33 34	COMMERCIAL DRIVER TRAINING SCHOOL ROAD TEST AUTHORIZ	ΑΤΙΟΝ					
34 35	SECTION 15.(a) G.S. 20-11(d)(3), as amended by S.L. 2021-24, reads						
36	"(3) Passes a road test administered by the <del>Division.</del> <u>Division or by</u>						
30 37	driver training school certified by the Division to administer roa						
38	<b>SECTION 15.(b)</b> G.S. 20-320 reads as rewritten:	<u>u iests.</u>					
39	"§ 20-320. Definitions.						
40	As used in this Article:						
41	(1) "Commercial driver training school" or "school" means a busine	ess enternrise					
42	conducted by an individual, association, partnership or corpo	-					
43	educates or trains persons to operate or drive motor vehic						
44	administers road tests pursuant to G.S. 20-329, or which furnishe						
45	materials to prepare an applicant for an examination given by the						
46	driver's license or learner's permit, and charges a consideration						
47	such service or materials.						
48	<ul><li>(2) "Commissioner" means the Commissioner of Motor Vehicles.</li></ul>						
49	<ul><li>(2) "Instructor" means any person who operates a commercial dr</li></ul>	river training					
50	school or who teaches, conducts classes, gives demonstrations	-					
51	road tests, or supervises practical training of persons learning						
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1	drive motor vehicles in connection with operation of a commercial driver
2	training school."
3	<b>SECTION 15.(c)</b> Article 14 of Chapter 20 of the General Statutes is amended by
4	adding a new section to read:
5	"§ 20-329. Commercial driver training school road test certification.
6	(a) <u>A licensed commercial driver training school is authorized to administer road tests</u>
7	required for licensure under G.S. 20-11(d)(3) only when certified under this section by the
8	Division.
9	(b) A person that successfully passes a road test required for licensure administered by a
10	commercial driver training school may submit proof to the Division that the person passed the
11	road test, in a format specified by the Division, for the purpose of meeting the requirement of
12	<u>G.S. 20-11(d)(3).</u>
13	(c) The Commissioner may adopt rules for school certification to administer road tests,
14	including requirements concerning location, equipment, instructors, schedule of fees and
15	charges, insurance, bond or other security in such sum and with such provisions as the
16	Commissioner deems necessary to protect adequately the interests of the public, and such other
17	matters as the Commissioner may prescribe."
18	
19	PART IV. EFFECTIVE DATE
20	SECTION 16. Except as otherwise provided, this act is effective when it becomes
21	law.