GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

Н

HOUSE BILL 199 PROPOSED COMMITTEE SUBSTITUTE H199-PCS10438-SUf-3

DMV Proposed Legislative Changes.-AB Short Title:

(Public)

D

Sponsors:

Referred to:

February 27, 2023

1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE VARIOUS CHANGES TO THE MOTOR VEHICLE, LIEN HEARING
3	NOTIFICATION, AND SERVICE OF PROCESS LAWS OF THE STATE, AS
4	RECOMMENDED BY THE DIVISION OF MOTOR VEHICLES OF THE
5	DEPARTMENT OF TRANSPORTATION.
6	The General Assembly of North Carolina enacts:
7	
8	AUTHORIZE AND STUDY MOBILE DRIVERS LICENSES
9	SECTION 1.(a) G.S. 20-4.01 reads as rewritten:
10	"§ 20-4.01. Definitions.
11	Unless the context requires otherwise, the following definitions apply throughout this
12	Chapter to the defined words and phrases and their cognates:
13	
14	(21b) Mobile Drivers License. – A supplemental digital version of a valid drivers
15	license that (i) is approved by the Commissioner, (ii) is issued by the Division
16	of Motor Vehicles, (iii) is comprised of the same data elements as are found
17	on a valid drivers license, and (iv) is capable of, and limited to, being linked
18	to and displayed by a mobile device owned by the person to whom the valid
19	drivers license is issued.
20	(21c) Motor Carrier. – A for-hire motor carrier or a private motor carrier.
21	
22	SECTION 1.(b) G.S. 20-7 is amended by adding a new subsection to read:
23	"(m1) Mobile Drivers License. – Upon request of an applicant for whom a valid license
24	exists or is issued, the Commissioner may issue a mobile drivers license as a supplement to the
25	valid license. A mobile drivers license is the legal equivalent of a valid license."
26	SECTION 1.(c) The Division of Motor Vehicles of the North Carolina Department
27	of Transportation shall study and provide a plan for implementing mobile drivers licenses and
28	mobile special identification cards. The study and plan shall address (i) anticipated drivers license
29	and special identification card issuance and renewal process changes, (ii) anticipated changes to
30	staffing needs for the Division for implementation of mobile drivers licenses and mobile special
31	identification cards, (iii) estimated one-time and annual costs to the Division or any other State
32	agency resulting from implementation, (iv) evaluation of whether implementation of mobile
33	drivers licenses or mobile special identification cards will be undertaken by the Division or
34 25	contracted to a third-party vendor and relevant contractual issues associated with either option,
35	(v) changes in revenue for the Division or any other State agency, (vi) security and confidentiality
36	of drivers license information. (vii) concerns of State and local law enforcement agencies within



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North Carolina, including examining means by which individual's constitutional rights, (viii) an estimated time	-
required to facilitate mobile drivers licenses and mobile s	pecial identification cards, and (ix) any
other issue the Division deems relevant to the study. The	Division shall report its findings of this
study, including any legislative recommendations, to the	North Carolina General Assembly, the
chairs of the Joint Legislative Transportation Oversigh	t Committee, and the Fiscal Research
Division no later than January 1, 2024.	
SECTION 1.(d) Subsections (a) and (b) of	f this section become effective July 1,
2025.	
CLARIFY SCOPE OF INTERLOCK REQUIREME	
SECTION 2.(a) G.S. 20-17.8 reads as rewrit	
"§ 20-17.8. Restoration of a license after certain of a license after certa	driving while impaired convictions;
ignition interlock.	
(a1) Additional Scope. – This section applies to a	person whose license was revoked as a
result of a conviction of habitual impaired driving, G.S. 2	1
G.S. 20-141.4(a2), this section also applies to a person w	
a conviction under G.S. 20-141.4.	hose needse was revoked as a result of
"	
SECTION 2.(b) This section becomes effect	tive December 1, 2023, and applies to
offenses committed on or after that date.	
RESTRICT DISCLOSURE OF PERSONAL INF	ORMATION FOR JUDGES AND
ADJUST FEE FOR RECORDS REQUEST	
SECTION 3.(a) G.S. 20-43.1 reads as rewrite	
"§ 20-43.1. Disclosure of personal information in mot	or vehicle records.
(c1) To the extent permissible under 18 U.S.C.	
restricting the disclosure of personal information about a	any person who currently serves of has
served as a State or federal judicial officer.	
(e1) As authorized in 18 U.S.C. § 2721 and for v	partification nurnesses the Division may
(e1) As authorized in 18 U.S.C. § 2721 and for v provide information on motor vehicle registration or liab	
payment of a fee of one dollar (\$1.00) five dollars (\$5.00	• • •
payment of a ree of the donar ((1.00) inversion ((3.00) "	
SECTION 3.(b) This section becomes effect	tive July 1, 2023
She from 5.(b) This section becomes cheek	live July 1, 2025.
ELIMINATE MANDATORY REPLACEMENT O	F NONDEALER REGISTRATION
PLATES	
SECTION 4. G.S. 20-63.1 reads as rewritter	1:
"§ 20-63.1. Division shall cause plates to be reflectoriz	zed.
(a) Registration Plate Standards. – The Division	
to cause vehicle license plates for 1968 and future	•
reflectorized materials designed to increase visibility and	years to be completely treated with
Division of Motor Vehicles shall develop standards for	legibility of license plates at night. The
technology available while maintaining a competitive bio	legibility of license plates at night. The reflectivity that use the most current
	legibility of license plates at night. The reflectivity that use the most current l process.
	legibility of license plates at night. The reflectivity that use the most current
	legibility of license plates at night. The reflectivity that use the most current l process.
(b) Registration Plate Mandatory Replacement. every seven years." INCREASE FEE FOR ACKNOWLEDGMENT OF S	legibility of license plates at night. The r reflectivity that use the most current l process. All registration plates shall be replaced

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	SECTION 5.(a) G.S. 20-	12 reads as rewritten:
"§ 20-42		aths and certify copies of records.
(a)	•	the Division designated by the Commissioner are, for the
purpose	f administering the motor ve	nicle laws, authorized to administer oaths and acknowledge
		acknowledgment of signatures a fee according to the
	schedule:	
	(1) One signature	<u>\$2.00\$6.00</u>
	(2) Two signatures	<u>3.007.00</u>
	(3) Three or more sign	atures $4.008.00$
Fun	received under the provision	ns of this subsection shall be used to defray a part of the
costs of	istribution of license plates	registration certificates and certificates of title issued by
the Divi	on.	
"		
	SECTION 5.(b) This sec	ion becomes effective July 1, 2023.
DIVED	ΓΕΥ Α ΟΥΙΩΟΟΥ ΟΟΜΜΙ	ITEE OF COMMISSION CONTRACTORS
DIVER	SECTION 6. G.S. 20-63.	
"(b)		The LPA Advisory Committee consists of <u>(i)</u> persons who
· · ·		tor Vehicles and six <u>Vehicles</u>, (ii) four persons appointed
		Motor Vehicle Registration Contractors. Contractors that
•		(iii) two persons appointed by the Commissioner that are
		ssociation. The Commissioner determines the number of
		The Committee and designates the chair of the Committee.
	1 11	the Committee appointed by the Commissioner serve ex
		appointed by the Association and members that are
		ssioner serve two-year terms beginning on July 1 of an
		serves for a specific term continues to serve after the
expiration	of the member's term until	a successor is appointed. <u>A member shall not serve more</u>
<u>than two</u>	consecutive terms."	
		MANENT LICENSE PLATES TO EMS/RESCUE
ENTIT		
	SECTION 7. G.S. 20-84	
"§ 20-84	Permanent registration p	ates; State Highway Patrol.
 (b)	Dermanant Dedictration D	ates. – The Division may issue permanent plates for the
· · /	motor vehicles:	aces. – The Division may issue permanent plates for the
IOHOWH		
	(6) A motor vehicle ov	rned by an incorporated emergency rescue squad.
		neu by an meorporateu emergency rescue squau.
	(10) A motor vehicle ov	rned by a rural fire department, agency, or association.
		ned by a tutar me department, agency, or association.
	$\frac{(21)}{A \text{ motor vehicle ov}}$	ned by (i) an incorporated emergency rescue squad or (ii)
		ent, agency, or association. An entity seeking a permanent
	–	is subdivision shall also establish that the entity (i) is listed
		Iedical Services (EMS) System Plan in the county in which
		services, (ii) maintains an active provider number issued
	• 1	blina Office of EMS, and (iii) actively provides first
		to a county, city, or town in the State.

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(b1) Proof	of Eligibility. – The Division may require proof of	of eligibility under this section
and shall revoke	any permanent plates issued to an entity that d	oes not meet those eligibility
requirements.		
"		
CLARIFY AUT	HORIZED USAGE OF TRANSPORTER PL	ATES
SECT	TON 8. G.S. 20-79.2 reads as rewritten:	
"§ 20-79.2. Trai	nsporter plates.	
	Can Get a Plate. – The Division may issue a tra	nsporter plate authorizing the
	of a motor vehicle in the circumstances listed in	
_	porter plate must have proof of financial re-	_
	Article 9A of this Chapter. The person to whom a t	1 7
and the circumsta	inces in which the vehicle bearing the plate may l	be operated are as follows:
(1)	To a business or a dealer to facilitate the	-
	rebuilding, or delivery of new or used tru	
	manufacturer, dealer, seller, or purchaser. A	
	subdivision shall not be used to deliver truck	cabs or bodies manufactured,
	constructed, or rebuilt in another state.	
(2)	To a financial institution that has a recorded lie	en on a motor vehicle located
	in North Carolina to repossess the motor vehicl	e.
(3)	To a dealer or repair facility to pick up and del	iver a motor vehicle that is to
	be repaired, is to undergo a safety or emissions	inspection, or is to otherwise
	be prepared for sale by a dealer, to road-test t	
	inspected within a 20-mile radius of the place whether the place w	here it is repaired or inspected,
	and to deliver the vehicle to the dealer. A repair	
	than two transporter plates for this purpose. A	plate issued pursuant to this
	subdivision shall not be used on a vehicle that	• • •
	vehicle authorized to be operated with a	transporter plate under this
	subdivision.	
(5)	To a dealer or a business that contracts with	
	privilege license to take a motor vehicle eithe	
	auction where the vehicle will be or was offe	
	vehicle, a bill of sale, or written authorization fr	
	be inside the vehicle when the vehicle is operat	
	plate issued pursuant to this subdivision shall n	
	towing or transporting a vehicle authorized to	be operated with a transporter
	plate under this subdivision.	
(8)	To a business to drive a motor vehicle that is re-	-
	and is at least 35 years old to and from a parad	-
	to drive the motor vehicle in that event. A person	
	vehicles is considered to be in the business of	-
	total number of plates issued to a person pursua	nt to this subdivision shall not
	exceed two.	
••••		
STUDV AT TET	NATIVE MATERIALS FOR LICENSE PLA	TES
	TION 9. The Division of Motor Vehicles of the 1	
SEC		

51 study the use of alternative materials for manufacturing the registration plates issued by the

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recommen	ndation	Division shall report its findings of this study, includings, to the North Carolina General Assembly, the chairs of the versight Committee, and the Fiscal Research Division no lat	e Joint Legislative
CONFOI		OMETER DISCLOSURE REQUIREMENT WITH FEE FION 10. G.S. 20-347(d) reads as rewritten:	DERAL LAW
"(d)		rovisions of this disclosure statement section shall not apply	y to the following
transfers:	The L	Tovisions of this disclosure statement section shan not appr	y to the following
transfers.	(1)	A vehicle having a gross vehicle weight rating of more than	16.000 pounds
	(2)	A vehicle that is not self-propelled.	,
	(2a)	A vehicle sold directly by the manufacturer to any agency of	f the United States
		in conformity with contractual specifications.	
	(3)	A vehicle that is 10 years old or older.model year 2010 or o	older.
	<u>(3a)</u>	A vehicle that is model year 2011 or newer that is transferred	
		after January 1 of the calendar year corresponding to its	designated model
		<u>year.</u>	
	(4)	A new vehicle prior to its first transfer for purposes other th	
	(5)	A vehicle that is transferred by a State agency that assists	
		Department of Defense with purchasing, transferring, or ta another State agency, a unit of local government, a voluntee	-
		or a volunteer rescue squad."	er me department,
		or a volumeer reseue squad.	
	5. Spec	FION 11. G.S. 20-79.5 reads as rewritten: ial registration plates for elected and appointed State gove	
<u>(c)</u>		<u>ple Plates. – A person eligible for a special registration plat</u>	
		in a plate with the same numerical designation for each vehicl	-
-		The Division shall differentiate special registration plates ation by adding a hyphen and a letter of the alphabet beginn	-
<u>"A".</u> "	uesigi	ation by adding a hypnen and a fetter of the alphabet beginn	ing with the letter
<u> </u>			
INCREA	SE P	ENALTY FOR VIOLATION OF REGISTRATION	N PROVISION
INVOLV	ING T	EMPORARY PLATES	
	SEC	TION 12.(a) G.S. 20-79.1 reads as rewritten:	
"§ 20-79.		e of temporary registration plates or markers by purc	hasers of motor
	vehic	les in lieu of dealers' plates.	
 (k)	The r	rovisions of G.S. 20-63, 20-71, 20-110 and 20-111 shall app	olv in like manner
~ /	-	egistration plates or markers as is applicable to nont	-
		any provision of G.S. 20-111 to the contrary, a violation of	
		lving a temporary registration plate or marker shall be pun	
felony.			
"			
		FION 12.(b) This section becomes effective December 1, 20	23, and applies to
offenses c	commit	ted on or after that date.	
ркімТ-С)N-DE	MAND TEMPORARY REGISTRATION PLATES	

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1 2	SEC: adding a new sec	TION 13.(a) Article 3 of Chapter 20 o tion to read:	f the General Statutes is amended by
3	" <u>§ 20-79.1B. Pr</u>	int-on-demand temporary registration	plates.
4	(a) Imple	mentation No later than January 1, 2	2024, the Division shall implement a
5	statewide print-	on-demand temporary registration plate	e system for on-demand printing of
6	temporary regist	ration plates with vehicle owner infor	mation electronically associated and
7	transferred to the	Division as required by this Chapter. Plat	tes issued through the print-on-demand
8	temporary registi	ration plate system implemented under thi	s section are in lieu of temporary plates
9	issued by dealer	s under G.S. 20-79.1 and temporary reg	istration plates issued by commission
10	contractors unde	r G.S. 20-50(b) but are otherwise sub	ect to all conditions and limitations
11	applicable to ten	porary registration plates set forth in th	is Article. The Division shall contract
12	with a qualified v	endor or vendors after consultation with t	he North Carolina Automobile Dealers
13	Association and	the Carolinas Independent Automobile	Dealers Association to develop and
14	implement this s	tatewide print-on-demand temporary regi	stration plate system.
15	(b) Minin	num Standards for System When co	ontracting with a qualified vendor or
16		ment the system required in subsection (a	
17	-	nimum standards:	
18	(1)	The Division shall issue a competitiv	ve request for proposal to assess the
19		qualifications of any vendor or vendors	s responsible for the establishment and
20		ongoing support of the statewide pri	nt-on-demand temporary registration
21		plate system. The Division may also	o reserve the right to receive input
22		regarding specifications for the print-o	n-demand temporary registration plate
23		system from parties that do not responde	d to a request for proposal to establish
24		and operate a print-on-demand temp	
25		Division shall select at least two vendo	
26	<u>(2)</u>	Any contract entered into with a vendo	or or vendors shall include no costs or
27		charges payable by the Division to the	ne vendor or vendors. The vendor or
28		vendors shall reimburse the Div	vision for documented reasonable
29		implementation costs directly associ	ated with the establishment of the
30		statewide print-on-demand temporary i	registration plate system.
31	<u>(3)</u>	Upon implementation of the print-on	
32		system, the qualified vendor or vend	
33		vehicle dealers or their agents a fee	• • • • •
34		printed and registered with the Divis	ion. The print-on-demand temporary
35		registration plate fee shall be consisten	
36		to exceed fifteen dollars (\$15.00) for a	costs associated with the development
37		and ongoing administration of the pr	-
38		plate system. The qualified vendor or v	
39		dealers or their agents any additional fe	
40		print-on-demand temporary registrat	· · ·
41		participating motor vehicle dealers or	
42		of a motor vehicle or lessee of an aut	
43		print-on-demand temporary registration	-
44		to exceed fifteen dollars (\$15.00) f	
45		registration plate printed and registered	
46	(4)	The print-on-demand temporary regis	
47		following elements:	
48			int-on-demand temporary registration
49			ision and of a quality as to resist
50			osure to the elements during the period
51		for which display is required.	
		<u>.</u> , <u>.</u>	

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<u>b.</u>	The ability of motor vehicle dealers	to directly connect to the system
	in order to issue print-on-demand ten	
	owner or lessee of a motor vehicle th	at will be registered in this State
	or another state, including a web-l	-
	dealers who do not utilize an online	=
	complete and file Division require	ed documents related to motor
	vehicle titling and registration.	
<u>c.</u>	The ability of commission contractors	s to directly connect to the system
_	in order to issue print-on-demand ten	· · · · · · · · · · · · · · · · · · ·
	owner or lessee of a motor vehicle.	
<u>d.</u>	Each print-on-demand temporary	registration plate must contain
	identifying information for the moto	or vehicle, as determined by the
	Division, to include the date of issue,	the date of expiration, the name
	of the issuing entity, and unique iden	tifying information for the plate
	that will be assigned by the Division.	
<u>e.</u>	The ability for identifying inform	mation on a print-on-demand
	temporary registration plate and ve	chicle owner information to be
	transmitted to the Division upon issue	ance of the plate.
<u>f.</u>	The ability to implement and maint	ain a distribution procedure for
	print-on-demand temporary registra	tion plates in accordance with
	subsections (c) and (d) of this section	<u>.</u>
(c) <u>Distribution</u>	of Print-on-Demand Temporary Registre	ration Plate Materials. – In order
to assist the Division w	vith the administration and security of	the print-on-demand temporary
registration system, the	system shall include a procedure for a	a motor vehicle dealer to obtain
print-on-demand tempo	prary registration plate materials fro	m a registered distributor. A
commission contractor i	nay obtain print-on-demand temporary	registration plate materials from
a registered distributor of	or the Division. A registered distributor	may charge a fee for distribution
of print-on-demand tem	porary registration plate materials not to	b exceed ten dollars (\$10.00) per
print-on-demand tempor	· · ·	
(d) <u>Print-on-Der</u>	nand Temporary Registration Plate	Materials Distributors. – The
	vo print-on-demand temporary registrat	-
	l distributor shall be a trade association	-
	lers located in this State. One registe	
-	f a minimum of 400 used motor vehicle	
	Required. – Qualified vendors shall have	
	tate motor vehicle departments or agend	
-	articipation. – Beginning on October 1	
	issue at least five temporary registration	-
	n-demand temporary registration plate	system for the issuance of all
	lates to vehicle owners or lessees.	
	For purposes of this section, print-on	
1	omputerized system that allows the on	÷ •
	tion and other information on a tempora	
	required information about the vehicl	
	n issued to be transferred to the Division	
	3.(b) This section is effective when i	
Motor Vehicles may add	opt rules to implement the provisions of	this section.
	ON TO OWN MOTOR VEHICLES	
	4. G.S. 143-341 reads as rewritten:	
§ 145-541. Powers an	d duties of Department.	

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The Departr	nent of Adı	ninist	ration has the following powers and du	ties:
 (8)	General	Servi	ces:	
			tablish and operate a central motor fle I facilities as the Secretary may deem ne	•
		··· }. "	To require on a schedule determined State agencies to transfer ownership, c or all passenger motor vehicles within or control of that agency to the Departr vehicles under the ownership, cust Highway Patrol, the State Bureau of Capitol Police, the Alcohol Law Enfo Department of Public Safety, the Academy, or the constituent institution North Carolina which are used primar purposes. The Division of Motor V maintain custody and control over a transferred, or sold as the Commissioner of Motor Vehicles.	custody or control of any in the ownership, custody ment, except those motor tody or control of the Investigation, the State preement Division of the e Samarcand Training ons of The University of rily for law-enforcement <u>Vehicles may own and</u> fleet of vehicles used in nd these vehicles may be s deemed appropriate by
		"	the commissioner of Wotor Vencies.	
MODIEV HEA				FOLIDEMENTS
			• AUXILIARY DRIVING LAMPS R 20-131 reads as rewritten:	EQUIREMENTS
			headlamps and auxiliary driving lan	aps.
				-
	*		fied or installed on a vehicle after ini	
vehicle shall con	mply with I	dera	al Motor Vehicle Safety Standard (FMV	<u>/SS) 108.</u>
"				
			CESS BY THE DIVISION	
		,	S. 1-105 reads as rewritten: resident drivers of motor vehicles a	nd upon the newconal
	-		eceased nonresident drivers of motor	
-			nonresident of the rights and privilege	
	1	•	State permitting the operation of moto	2
			cle by such the nonresident on the publi	
			e, or the operation by such the nonreside	
			or at any other place in this State, othe	
	-		uivalent to the appointment by such-	_
Commissioner (of Motor V	ehicle	es, or his the Commissioner's successo	r in office, to be his-the
nonresident's tr	ue and law	ful a	ttorney and the attorney of his-the no	onresident's executor or
	-	•	be served all summonses or other lawf	
			nonresident or his the nonresident's ex	
			ollision in which said <u>the</u> nonresident ma	
-	•		resident, for him, the nonresident, or un	
			mplied, of a motor vehicle on such the	
			s State, and said acceptance or operation	
of his the nonre	sident's agi	reeme	nt that any such process against him-th	he nonresident or his the

- nonresident's executor or administrator shall be of the same legal force and validity as if served 1
- 2 on him the nonresident personally, or on his the nonresident's executor or administrator. 3
 - Service of such process shall be made in the following manner:
- 4 By leaving a copy thereof, with a fee of ten dollars (\$10.00), twenty dollars (1)5 (\$20.00) in the hands of the Commissioner of Motor Vehicles, or in his-the 6 Commissioner's office. Such service, upon compliance with the other 7 provisions of this section, shall be sufficient service upon the said nonresident. 8 Notice of such service of process and copy thereof must be forthwith sent by (2)9 certified or registered mail by plaintiff or the Commissioner of Motor Vehicles to the defendant, and the entries on the defendant's return receipt shall be 10 sufficient evidence of the date on which notice of service upon the 11 Commissioner of Motor Vehicles and copy of process were delivered to the 12 defendant, on which date service on said defendant shall be deemed 13 completed. If the defendant refuses to accept the certified or registered letter, 14 service on the defendant shall be deemed completed on the date of such refusal 15 to accept as determined by notations by the postal authorities on the original 16 envelope, and if such date cannot be so determined, then service shall be 17 18 deemed completed on the date that the certified or registered letter is returned 19 to the plaintiff or Commissioner of Motor Vehicles, as determined by postal 20 marks on the original envelope. If the certified or registered letter is not 21 delivered to the defendant because it is unclaimed, or because he the defendant 22 has removed himself or herself from his the defendant's last known address and has left no forwarding address or is unknown at his-the defendant's last 23 24 known address, service on the defendant shall be deemed completed on the 25 date that the certified or registered letter is returned to the plaintiff or 26 Commissioner of Motor Vehicles.
 - The defendant's return receipt, or the original envelope bearing a notation by (3)the postal authorities that receipt was refused, and an affidavit by the plaintiff that notice of mailing the registered letter and refusal to accept was forthwith sent to the defendant by ordinary mail, together with the plaintiff's affidavit of compliance with the provisions of this section, must be appended to the summons or other process and filed with said summons, complaint and other papers in the cause.

Provided, that where the nonresident motorist has died prior to the commencement of an 34 35 action brought pursuant to this section, service of process shall be made on the executor or 36 administrator of such the nonresident motorist in the same manner and on the same notice as is provided in the case of a nonresident motorist. 37

The court in which the action is pending shall order such continuance as may be necessary to 38 39 afford the defendant reasonable opportunity to defend the action.

40 For service of process upon a defendant in a place not within the United States, the (b) Commissioner of Motor Vehicles shall require a deposit of one hundred dollars (\$100.00) and 41 42 delivery by private carrier with proof of actual delivery to the defendant is allowed for personal 43 service."

44 **SECTION 16.(b)** This section is effective July 1, 2023, and applies to service upon nonresident drivers on and after that date. 45 46

47 **CLARIFY NOTIFICATION PROCESS FOR ENFORCEMENT OF LIEN BY SALE**

- **SECTION 17.** G.S. 44A-4(b) reads as rewritten:
- 49 "(b) Notice and Hearings. -
- 50 51

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1 time period provided by subsection (a) shall give notice to the Division of 2 Motor Vehicles that a lien is asserted and sale is proposed and shall remit to 3 the Division a fee of fourteen dollars (\$14.00). The Division of Motor 4 Vehicles shall issue notice by certified mail, return receipt requested, or 5 certified mail with electronic tracking to the person having legal title to the 6 property, if reasonably ascertainable, to the person with whom the lienor dealt 7 if different, and to each secured party and other person claiming an interest in 8 the property who is actually known to the Division or who can be reasonably 9 ascertained. The notice shall state that a lien has been asserted against specific 10 property and shall identify the lienor, the date that the lien arose, the general nature of the services performed and materials used or sold for which the lien 11 12 is asserted, the amount of the lien, and that the lienor intends to sell the 13 property in satisfaction of the lien. The notice shall inform the recipient that 14 the recipient has the right to a judicial hearing at which time a determination 15 will be made as to the validity of the lien prior to a sale taking place. The 16 notice shall further state that the recipient has a period of 10 days from the 17 date of receipt in which to notify the Division by certified mail, return receipt 18 requested, or certified mail with electronic tracking that a hearing is desired 19 and that if the recipient wishes to contest the sale of his property pursuant to 20 such lien, the recipient should notify the Division that a hearing is desired. 21 The notice shall state the required information in simplified terms and shall 22 contain a form whereby the recipient may notify the Division that a hearing is 23 desired by the return of such form to the Division. The Division shall notify 24 the lienor whether such notice is timely received by the Division. In lieu of 25 the notice and payment of the fee by the lienor to the Division and the notices 26 issued by the Division described above, the lienor may issue notice on a form 27 approved by the Division pursuant to the notice requirements above. above by 28 certified mail, return receipt requested, or certified mail with electronic 29 tracking to the person having legal title to the property, which is deemed to 30 have the same effect as if the notice was sent by the Division. If notice is 31 issued by the lienor, the recipient shall return the form requesting a hearing to 32 the lienor, and not the Division, within 10 days from the date the recipient receives the notice if a judicial hearing is requested. If the certified mail notice 33 34 has been returned as undeliverable and the notice of a right to a judicial 35 hearing has been given to the owner of the motor vehicle in accordance with 36 G.S. 20-28.4, no further notice is required. Failure of the recipient to notify 37 the Division or lienor, as specified in the notice, within 10 days of the receipt 38 of such notice that a hearing is desired shall be deemed a waiver of the right 39 to a hearing prior to the sale of the property against which the lien is asserted, 40 and the lienor may proceed to enforce the lien by public or private sale as 41 provided in this section and the Division shall transfer title to the property 42 pursuant to such sale. If the Division or lienor, as specified in the notice, is 43 notified within the 10-day period provided above that a hearing is desired prior to sale, the lien may be enforced by sale as provided in this section and the 44 45 Division will transfer title only pursuant to the order of a court of competent 46 jurisdiction. 47 If the certified mail notice has been returned as undeliverable, or if the 48 name of the person having legal title to the vehicle cannot reasonably be

ascertained and the fair market value of the vehicle is less than eight hundred dollars (\$800.00), the lienor may institute a special proceeding in the county where the vehicle is being held, for authorization to sell that vehicle. Market

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value shall be determined by the schedule of values adopted by the Commissioner under G.S. 105-187.3.

In such a proceeding a lienor may not include more than ten vehicles, but the proceeds of the sale of each shall be subject only to valid claims against that vehicle, and any excess proceeds of the sale shall be paid immediately to the Treasurer for disposition pursuant to Chapter 116B of the General Statutes.

The application to the clerk in such a special proceeding shall contain the notice of sale information set out in subsection (f) hereof. If the application is in proper form the clerk shall enter an order authorizing the sale on a date not less than 14 days therefrom, and the lienor shall cause the application and order to be sent immediately by first-class mail pursuant to G.S. 1A-1, Rule 5, to each person to whom notice was mailed pursuant to this subsection. Following the authorized sale the lienor shall file with the clerk a report in the form of an affidavit, stating that the lienor has complied with the public or private sale provisions of G.S. 44A-4, the name, address, and bid of the high bidder or person buying at a private sale, and a statement of the disposition of the sale proceeds. The clerk then shall enter an order directing the Division to transfer title accordingly.

If prior to the sale the owner or legal possessor contests the sale or lien in a writing filed with the clerk, the proceeding shall be handled in accordance with G.S. 1-301.2.

- If the property upon which the lien is claimed is other than a motor vehicle (2)required to be registered, the lienor following the expiration of the 30-day period provided by subsection (a) shall issue notice to the person having legal title to the property, if reasonably ascertainable, and to the person with whom the lienor dealt if different by certified mail, return receipt requested. requested, or certified mail with electronic tracking. Such notice shall state that a lien has been asserted against specific property and shall identify the lienor, the date that the lien arose, the general nature of the services performed and materials used or sold for which the lien is asserted, the amount of the lien, and that the lienor intends to sell the property in satisfaction of the lien. The notice shall inform the recipient that the recipient has the right to a judicial hearing at which time a determination will be made as to the validity of the lien prior to a sale taking place. The notice shall further state that the recipient has a period of 10 days from the date of receipt in which to notify the lienor by certified mail, return receipt requested, or certified mail with electronic tracking that a hearing is desired and that if the recipient wishes to contest the sale of his property pursuant to such lien, the recipient should notify the lienor that a hearing is desired. The notice shall state the required information in simplified terms and shall contain a form whereby the recipient may notify the lienor that a hearing is desired by the return of such form to the lienor. Failure of the recipient to notify the lienor within 10 days of the receipt of such notice that a hearing is desired shall be deemed a waiver of the right to a hearing prior to sale of the property against which the lien is asserted and the lienor may proceed to enforce the lien by public or private sale as provided in this section. If the lienor is notified within the 10-day period provided above that a hearing is desired prior to sale, the lien may be enforced by sale as provided in this section only pursuant to the order of a court of competent jurisdiction."
- H199-PCS10438-SUf-3

General A	Assemb	ly Of North Caro	olina			Sessio	on 202
RENTAL			RECOVERY	OF	VEHICLE	LICENSE	AN
REGIST							
		TION 18.(a) G.S.	. ,				
	"(8)		and registration f		-	•	-
			transaction origi	-		-	
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			ate of any vehicle				
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			nt collected from t	-	•		
		TION 18.(b) Artic	cle 28 of Chapter	66 of 1	the General St	atutes is amer	nded l
0		tion to read:					
		covery of vehicle l					
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		tal vehicles" inclu			• • • •	-	-
		truck with a gro	-		-	-	
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not requir	-	erator to possess a					
	SECI	TION 18.(c) This	section becomes e	ffectiv	e October 1, 20	023.	
		REMOTE ELE				ND ELECTI	KON
SIGNAT		FOR MOTOR VI					
		TION 19.(a) G.S.	20-4.01 reads as r	ewritte	n:		
"§ 20-4.01				•	1 (* * *		
		ontext requires o		-		pply through	out th
Chapter to	o the de	fined words and pl	hrases and their co	gnates	•		
	···			1	1 1 11		
	(24)<u>(</u>2	<u>(3c)</u> Nonresident.	• 1		U		
	(24)		diction other than			-	-
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			apter 10B of the				rizati
		recognized pursu	ant to G.S. 10B-2	O(1) an	<u>a G.S. 10B-40</u>	<u>(e).</u>	
	···	с' <u>т</u> т т	1 1 / · ·		. 1 1 .1		.
	<u>(41b)</u>	-	udes electronic sig		technology the	at conforms to	Artic
		40 of Chapter 66	of the General St	atutes.			
	••••		20.72	• • •			
	N N N N						
118 AA 84		fer by owner.	20-72 reads as rev	vritten:			

1	•••							
2	(b)	In ord	ler to assign or transfer title or interest in any motor vehicle registered under the					
3	provisions of this Article, the owner shall shall, either in the presence of a person authorized to							
4	administer oaths or in a manner that conforms to Article 40 of Chapter 66 of the General Statutes,							
5	execute in the presence of a person authorized to administer oaths an assignment and warranty							
6	of title on the reverse of the certificate of title in form approved by the Division, including in							
7	such assignment the name and address of the transferee; and no title to any motor vehicle shall							
8			such assignment is executed and the motor vehicle delivered to the transferee.					
	1		e					
9	-		f this section shall not apply to any foreclosure or repossession under a chattel					
10	00		litional sales contract or any judicial sale. The provisions of this subsection shall					
11			ny transfer to an insurer pursuant to G.S. 20-109.1(b)(2) or (ii) any transfer to a					
12			cle dealer pursuant to G.S. 20-109.1(e1). The provisions of this subsection					
13	1 0		a assignment and warranty of title be executed in the presence of a person					
14	authorized	l to adn	ninister oaths shall not apply to any transfer of title to or from an insurer pursuant					
15	to G.S. 20	-109.1.						
16	"							
17		SECT	FION 19.(c) Article 12 of Chapter 20 of the General Statutes is amended by					
18	adding a n		tion to read:					
19	-		ectronic transactions.					
20			re requirement contained in this Chapter may be satisfied using electronic					
21			ogy that conforms to Article 40 of Chapter 66 of the General Statutes, and the					
22	-		ccept electronic submission of documents by motor vehicle dealers that meet					
23			its. Any notarization requirement contained in this Chapter may be satisfied					
24	-		lectronic notarization that conforms to Article 2 of Chapter 10B of the General					
25			otarization recognized pursuant to G.S. 10B-20(f) and G.S. 10B-40(e), and the					
26			except electronic submission of documents by motor vehicle dealers that meet					
20 27	those requ							
28	<u>uiose requ</u>							
		SECI	TION 19.(d) This section becomes effective July 1, 2023.					
29 30	EVTEND		ATION OF TEMPORARY REGISTRATION PLATES					
30 31	LAILIND		FION 20.(a) G.S. 20-79.1 reads as rewritten:					
	"S 30 70 -							
32	§ 20-79.		e of temporary registration plates or markers by purchasers of motor					
33		venic	les in lieu of dealers' plates.					
34	•••							
35	(d)	A dea	ler shall:					
36		•••						
37		(3)	Within <u>20-60</u> days of the issuance of a temporary registration plate or marker,					
38			mail or deliver the application and fees to the Division or deliver the					
39			application and fees to a local license agency for processing. Delivery need					
40			not be made if the contract for sale has been rescinded by all parties to the					
41			contract.					
42		•••						
43	(g)	Every	person to whom temporary registration plates or markers have been issued shall					
44	permanent	tly dest	roy such temporary registration plates or markers immediately upon receiving					
45			ration plates or the annual registration plates from the Division: Provided, that					
46	if the limi	ted reg	sistration plates or the annual registration plates are not received within 30-60					
47		-	uance of the temporary registration plates or markers, the owner shall,					
48			immediately upon the expiration of such 30-day <u>60-day</u> period , permanently					
49	destroy the temporary registration plates or markers.							
50	(h) Temporary registration plates or markers shall expire and become void upon the							
51	· · /	-	nited registration plates or the annual registration plates from the Division, or					

General Assembly Of North Carolina

upon the rescission of a contract to purchase a motor vehicle, or upon the expiration of 30-60 1 2 days from the date of issuance, depending upon whichever event shall first occur. No refund or 3 credit or fees paid by dealers to the Division for temporary registration plates or markers shall be 4 allowed, except in the event that the Division discontinues the issuance of temporary registration 5 plates or markers or unless the dealer discontinues business. In this event the unissued registration 6 plates or markers with the unissued registration certificates shall be returned to the Division and 7 the dealer may petition for a refund. Upon the expiration of the 30-60 days from the date of 8 issuance, a second 30-day-60-day temporary registration plate or marker may be issued by the 9 dealer upon showing the vehicle has been sold or leased, and that the dealer, having used 10 reasonable diligence, is unable to obtain the vehicle's statement of origin or certificate of title so that the lien may be perfected. For purposes of this subsection, a dealer shall be considered unable 11 12 to obtain the vehicle's statement of origin or certificate of title if the statement of origin or 13 certificate of title either (i) has not been delivered to the dealer or (ii) was lost or misplaced. 14" 15 **SECTION 20.(b)** This section becomes effective July 1, 2023. 16

17 **EFFECTIVE DATE**

18 SECTION 21. Except as otherwise provided, this act is effective when it becomes
19 law.