

HOUSE BILL 650: Omnibus DMV Bill.

2021-2022 General Assembly

Committee:	House Rules, Calendar, and Operations of the	Date:	May 5, 2021
Introduced by: Analysis of:	House Reps. B. Jones, Iler, Shepard Second Edition	Prepared by:	Wendy Ray Staff Attorney

OVERVIEW: House Bill 650 would make various changes to laws related to motor vehicles and motor vehicle dealers, including:

- > Making clarifying changes to motor vehicle sales representative licensing provisions and modifying how and when civil penalties apply for violations of the dealer licensing law.
- > Modifying the grounds for denying and revoking licenses under the dealer licensing law, providing affirmative defenses for certain grounds, and limiting the ability to deny or revoke the license of a business entity under certain circumstances.
- > Transferring licensing hearings under the dealer licensing law and hearings related to safety and emissions inspection licensing and violations from the Division of Motor Vehicles to the Office of Administrative Hearings.
- > Providing an exemption from the prohibition on making color copies of drivers licenses for licensed lenders and motor vehicle dealers with regard to loan applications.
- > Requiring replacement of dealer registration plates every three years.
- Requiring the Division to send a temporary license to a dealer for display during the time a license continues to be valid while an application for renewal is being reviewed.
- > Clarifying laws related to satisfaction, release, and renewal of security interests in manufactured homes.
- Modifying requirements for applications for notations of security interests submitted by regulated lenders – makes permanent the same modifications that were put into place temporarily last year.
- > Requiring electronic lien system contractors to have specific experience.

CURRENT LAW AND BILL ANALYSIS: House Bill 650 would make changes to laws related to the Motor Vehicle Dealers and Manufacturers Licensing Law (Article 12 of Chapter 20) and other laws in Chapter 20 related to motor vehicles.

<u>Licensing under Article 12.</u> Article 12 of Chapter 20 requires licensing of motor vehicle dealers, sales representatives, manufacturers, factory branches, factory representatives, distributor branches, distributor representatives, and wholesalers engaging in business in North Carolina. The Division of Motor Vehicles is responsible for regulating licensees.

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Legislative Analysis Division 919-733-2578

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Section 1.1 of the bill would provide that applicants for licenses would be subject to civil penalties for violations of the licensing law that apply to licensees, rather than the penalties that apply to persons operating as licensees without a license. It would also provide a defense for a person subject to a penalty for operating without a license if that person is subsequently issued an appropriate license by the Division.

Section 1.2 would modify some grounds for denying, suspending, placing on probation, or revoking a license, and it would create affirmative defenses for some grounds based on underlying violations or offenses if the licensee is determined not to be responsible for the underlying violations or offense.

Section 1.3 would provide that the Division is authorized to deny, suspend, place on probation, or revoke a license of a business entity if more than 50% of the ownership of the business engaged in prohibited conduct or if damages caused by a violation are not satisfied, but an owner of a business entity could not be penalized for a violation by the business licensee unless he or she personally engaged in the violation or knowingly omitted a duty.

<u>Transfer hearings from the Division to Office of Administrative Hearings.</u> Under current law, a person denied a license under the dealer licensing law may request a hearing. Those hearings are conducted by the Division. Before the Division suspends, places on probation, or revokes a license under the dealer licensing law, the Division must provide a hearing. Under Article 3A of Chapter 20 (Safety and Emissions Inspection Program) individuals and licensees subject to certain actions by the Division may also request hearings, which are conducted by the Division.

Sections 2.1 through 2.7 would move all of these hearings from the Division to the Office of Administrative Hearings to be treated as contested cases under Article 3 of Chapter 150B.

Exception to prohibition on color copies of drivers license. Current law prohibits any person from making a color photocopy or reproduction of a drivers license, learner's permit, or special identification card. Section 3 would provide an exception to this prohibition for licensed lenders and licensed motor vehicle dealers who make the copies in the ordinary course of business for loan applications.

<u>Dealer plate replacement.</u> G.S. 20-79 provides for registration plates issuable to licensed motor vehicle dealers with specific requirements for issuance and use. Registration plates generally, under G.S. 20-63.1, are required to be replaced every seven years. Section 4 would require dealer plates to be replaced every three years.

<u>Temporary license for dealer during renewal process.</u> When a licensee under the dealer licensing law has submitted an application for renewal in a timely manner but the Division has not acted on the application before the license would otherwise expire, the license remains valid for the 30-day period the Division has to review the application and make a determination. Section 5 would require the Division to send a temporary license to the licensee for display during this period of extended validity.

<u>Manufactured homes.</u> Existing law sets out requirements related to satisfaction, release, and renewal of security interests in manufactured homes. Sections 6.1 through 6.4 would make clarifying changes to those laws, provide commission contractors with the same protection the Division has in handling transactions, and streamline the process for owners of manufactured homes to get clear title when a secured party has not released the lien after the underlying debt has been satisfied.

<u>Modified requirements for applications for notations of security interests.</u> Last year, S.L. 2020-77 temporarily modified requirements for applications for notations of security interests by allowing a debtor to sign an application electronically and without notarization and allowing a secured party to sign instead of the debtor without signed documentary evidence of the debtor's interest, as long as the application was submitted by a licensed or regulated lender in the State having a lienholder identification number issued by the Division. Section 7 would make these modifications to the law permanent.

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<u>Electronic lien system contractors.</u> G.S. 20-58.4A sets out provisions applicable to the statewide electronic lien system implemented by the Division. It provides qualified vendors and service providers must have experience in directly providing electronic solutions to motor vehicle departments. Section 8 would require they more specifically have experience in providing electronic lien and title solutions.

EFFECTIVE DATE: The act would become effective October 1, 2021.