GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE BILL 368

Commerce Committee Substitute Adopted 4/22/09 Commerce Committee Substitute Adopted 5/7/09 Finance Committee Substitute Adopted 5/7/09 Fourth Edition Engrossed 5/12/09 PROPOSED HOUSE COMMITTEE SUBSTITUTE S368-PCS35352-SU-60

Short Title:	(Public)	
Sponsors:		
Referred to:		
	March 4, 2009	

1		A BILL TO BE ENTITLED
2	AN ACT TO MAKE	VARIOUS CHANGES TO THE MOTOR VEHICLE LAWS, AS
3		THE DEPARTMENT OF CRIME CONTROL AND PUBLIC
4	SAFETY.	
5	The General Assembly o	f North Carolina enacts:
6	•	G.S. 20-79.4(b)(104) reads as rewritten:
7	"(104) Retire	d State Highway Patrol The plate authorized by this subdivision
8		bear the phrase "SHP, Retired." The Division may not issue the plate
9	author	ized by this subdivision unless it receives at least 300 applications for
10		ate. The plate is issuable to one of the following:
11	a.	An individual who has retired from the North Carolina State
12		Highway Patrol. Patrol, presenting to the Division, along with the
13		application for the plate, a copy of the retiree's retired identification
14		card or letter of retirement.
15	b.	The surviving spouse of a person who had a retired highway patrol
16		plate at the time of death so long as the surviving spouse continues to
17		renew the plate and does not remarry.retired from the State Highway
18		Patrol who, along with the application for the plate, presents a copy
19		of the deceased retiree's identification card or letter of retirement and
20		certifies in writing that the retiree is deceased and that the applicant
21		is not remarried.
22 23	c.	The surviving spouse of a person who qualified for a retired highway
		patrol plate so long as the surviving spouse applies for the plate
24		within ninety (90) days of the qualifying spouse's death and does not
25		remarry."
26		(a) Part 12 of Article 3 of Chapter 20 of the General Statutes is
27	amended by adding a new	
28		and review of civil penalty imposed by Department of Crime
29	Control and	Public Safety.



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Procedure. – A person who is assessed a civil penalty under this Article by the 1 (a) 2 Department of Crime Control and Public Safety must pay the penalty within 30 calendar days 3 after the date the penalty was assessed or make a written request within this time limit to the 4 Department for a Departmental review of the penalty. A person who does not submit a request 5 for review within the required time waives the right to a review and hearing on the penalty. Department Review. - Any person who denies liability for a penalty imposed by the 6 (b)7 Department may request an informal review by the Secretary of the Department or the 8 Secretary's designee. The request must be made in writing and must contain sufficient 9 information for the Secretary, or the Secretary's designee, to determine the specific basis upon which liability is being challenged. Upon receiving a request for informal review, the Secretary, 10 11 or the Secretary's designee, shall review the record and determine whether the penalty was assessed in error. If, after reviewing the record, the Secretary, or the Secretary's designee, 12 13 determines that the assessment or a portion thereof was not issued in error, the penalty must be 14 paid within 30 days of the notice of decision. 15 Judicial Review. - Any person who is dissatisfied with the decision of the Secretary (c) and who has paid the penalty in full within 30 days of the notice of decision, as required by 16 17 subsection (b) of this section, may, within 60 days of the decision, bring an action for refund of the penalty against the Department in the Superior Court of Wake County or in the superior 18 19 court of the county in which the civil penalty was assessed. The court shall review the Secretary's decision and shall make findings of fact and conclusions of law. The hearing shall 20 be conducted by the court without a jury. In reviewing the case, the court shall not give 21 22 deference to the prior decision of the Secretary. A superior court may award attorneys' fees to a 23 prevailing plaintiff only upon a showing of bad faith on the part of the Department, and any 24 order for attorneys' fees must be supported by findings of fact and conclusions of law. 25 Interest. – Interest accrues on a penalty that is overdue. A penalty is overdue if it is (d) 26 not paid within the time required by this section. Interest is payable on a penalty assessed in 27 error from the date the penalty was paid. The interest rate set in G.S. 105-241.21 applies to 28 interest payable under this section. 29 The clear proceeds of all civil penalties assessed by the Department pursuant to this (e) 30 Article, minus any fees paid as interest, filing fees, attorneys' fees, or other necessary costs of 31 court associated with the defense of penalties imposed by the Department pursuant to this 32 Article shall be remitted to the Civil Penalty and Forfeiture Fund in accordance with 33 G.S. 115C-457.2." 34 **SECTION 2.(b)** G.S. 20-382.2 reads as rewritten: 35 "§ 20-382.2. Penalty for failure to comply with registration or insurance verification 36 requirements. 37 . . . 38 Payment.Payment and Review. - When the Department of Crime Control and (b) 39 Public Safety finds that a for-hire motor vehicle is operated in this State in violation of the 40 registration and insurance verification requirements of this Part, the Department must place the 41 motor vehicle shall be placed out of service until the motor carrier is in compliance and the 42 penalty imposed under this section is paid unless the officer that imposes the penalty 43 determines that operation of the motor vehicle will not jeopardize collection of the penalty. A 44 motor carrier that denies liability for a penalty imposed under this section may pay the penalty 45 under protest and apply to the Department of Crime Control and Public Safety for a hearing.follow the procedure in G.S. 20-178.1 for a Departmental review of the penalty. 46 47 Hearing.Judicial Restriction. - Upon receiving a request for a hearing, the Secretary (c) 48 of Crime Control and Public Safety shall schedule a hearing within 30 days after receipt of the request. If after the hearing the Secretary of Crime Control and Public Safety determines that 49 50 the motor carrier was not liable for the penalty, the amount collected shall be refunded. If after the hearing the Department of Crime Control and Public Safety determines that the motor 51

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1	carrier was liable for the penalty, the motor carrier may bring an action in the	Superior Court of
2	Wake County against the Department of Crime Control and Public Safety	for refund of the
3	penalty. A court of this State may not issue a restraining order or an injunc	ction to restrain or
4	enjoin the collection of the <u>a penalty imposed under this section</u> or to perm	it the operation of
5	the <u>a</u> vehicle <u>placed out of service under this section</u> without payment of the p	penalty.
6	" ····	
7	SECTION 3. G.S. 20-101(b) reads as rewritten:	
8	"(b) A motor vehicle that is not subject to 49 C.F.R. Part 390, has a gr	oss vehicle weight
9	rating of more than 10,000 pounds, but less than 26,001 pounds, and is	used in intrastate
10	commerce, and is not a farm vehicle, as further described in G.S. 20-11	8(c)(4), (c)(5), or
11	(c)(12), shall have the name of the owner printed on the side of the vehicle	e in letters not less
12	than three inches in height. A motor vehicle with a gross vehicle weight ra	ating of more than
13	10,000 pounds that is used in intrastate commerce shall have the name of the	
14	each side of the vehicle in letters not less that three inches in height, un	nless either of the
15	following applies:	
16	(1) The motor vehicle is subject to 49 C.F.R. Part 390.	
17	(2) The motor vehicle is a farm vehicle as furth	er described in
18	$\overline{\text{G.S. 20-118(c)(4), (c)(5), or (c)(12)."}}$	
19	SECTION 4. G.S. 20-117 reads as rewritten:	
20	"§ 20-117. Flag or light at end of load.	
21	(a) <u>General Provisions. –</u> Whenever the load on any vehicle shall exte	end more than four
22	feet beyond the rear of the bed or body thereof, there shall be displayed at the	
23	in such position as to be clearly visible at all times from the rear of such loa	
24	flag not less than <u>12-18</u> inches both in length and width, except that from sun	-
25	shall be displayed at the end of any such load a red or amber light plainly vis	
26	atmospheric conditions at least 200 feet from the rear of such vehicle. At no	
27	extend more than 14 feet beyond the rear of the bed or body of the vehicle,	
28	of vehicles transporting forestry products or utility poles.	-
29	(b) Commercial Motor Vehicles. – A commercial motor vehicle, o	or a motor vehicle
30	with a GVWR of 10,001 pounds or more that is engaged in commerce, that is	s being used to tow
31	a load or that has a load that protrudes from the rear or sides of the vehicle	
32	the provisions of 49 C.F.R. § 393."	
33	SECTION 5. G.S. 20-122.1 reads as rewritten:	
34	"§ 20-122.1. Motor vehicles to be equipped with safe tires.	
35	(a) Every motor vehicle subject to safety equipment inspection	in this State and
36	operated on the streets and highways of this State shall be equipped with ti	res which are safe
37	for the operation of the motor vehicle and which do not expose the public t	o needless hazard.
38	Tires shall be considered unsafe if cut so as to expose tire cord, cracked so	o as to expose tire
39	cord, or worn so as to expose tire cord or there is a visible tread separation	or chunking or the
40	tire has less than two thirty-seconds inch tread depth at two or more loc	
41	circumference of the tire in two adjacent major tread grooves, or if the tread	wear indicators are
42	in contact with the roadway at two or more locations around the circumfer	
43	two adjacent major tread grooves: Provided, the two thirty-seconds tread dep	
44	this section shall not apply to dual wheel trailers. Provided further that as to	-
45	farmers and operated exclusively in the carrying and transportation of	-
46	products which are approved for daylight use only and which are equipped	
47	the tread depth requirements of this section shall not apply to more than one	
48	of dual wheels. For the purpose of this section, the following definitions shall	
49	(1) "Chunking" – separation of the tread from the carcass in particular separation of the tread from the carcass in particular separation of the tread from the carcass in particular separation of the tread from the carcass in particular separation of the tread from the carcass in particular separation of the tread from the carcass in particular separation of the tread from the carcass in particular separation of the tread from the carcass in particular separation of the tread from the carcass in particular separation of the tread from the carcass in particular separation of the tread from the carcass in particular separation of the tread from the carcass in particular separation of the tread from the carcass in particular separation of the tread from the carcass in particular separation of the tread from the carcass in particular separation separ	
50	range from very small size to several square inches in area	
51	(2) "Cord" – strands forming a ply in a tire.	

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1	(3)	"Tread" – portion of tire which comes in contact with roa	ad.
2	(4)	"Tread depth" – the distance from the base of the tread	design to the top of
3		the tread.	
4	-	motor vehicle that has a GVWR of at least 10,001 pour	
5	-	streets or highways of this State shall be equipped with tire	
6	· •	vehicle and do not expose the public to needless hazard. A	<u>tire is unsafe if any</u>
7	of the following		
8	<u>(1)</u>	It is cut, cracked, or worn so as to expose tire cord.	
9	<u>(2)</u>	There is a visible tread separation or chunking.	
10	<u>(3)</u>	The steering axle tire has less than four thirty-seconds	-
1		any location around the circumference of the tire on any	
12	<u>(4)</u>	Any nonsteering axle tire has less than two thirty-second	
13		around the circumference of the tire in any major tread g	
4	<u>(5)</u>	The tread wear indicators are in contact with the road	• •
15		around the circumference of the tire on any major tread g	
16	. ,	driver of any vehicle who is charged with a violation of	
7		ndar days within which to bring the tires of such vehicle i	
8	-	s of this section. It shall be a defense to any such charge that	-
19	-	rt, or submit to the prosecuting attorney prior to trial, a	
20		nspection equipment station showing that within 15 cale	-
21		on such vehicle had been made to conform with the require	
22		hicle had been sold, destroyed, or permanently removed	from the highways.
23		section shall not constitute negligence per se."	
24		TION 6. G.S. 20-118(e)(3) reads as rewritten:	
25	"(3)	If an axle-group weight of a vehicle exceeds the	0
6		subdivision (b)(3)of this section plus any tolerance allow	
27		of this section or axle-group weights or gross weights a	• •
28		permit under G.S. 20-119(a), the Department of Crime	
29		Safety shall assess a civil penalty against the owner	-
30		motor vehicle. The penalty shall be assessed on the nu	
81		which the axle-group weight exceeds the limit $(h)(2)(h)(2)$ of this particular to be available of the second sec	
32		(b)(3),(b)(3) of this section, or by a special permit	-
33		<u>G.S. 20-119</u> , as follows: for the first 2,000 pounds or a	• 1
34 25		cents (2ϕ) per pound; for the next 3,000 pounds or an events (4ϕ) per pound; for each pound in evenes of 5.00	
35		cents (4ϕ) per pound; for each pound in excess of 5,00 (10 ϕ) per pound. Tolerance pounds in excess of the lim	
86 87		(10ϕ) per pound. Tolerance pounds in excess of the lim	
87 88		(b)(3) are subject to the penalty if the vehicle exceeds the in subsection (b) of this section. These penalties applied	
39		in subsection (h) of this section. These penalties apply	
10		axle-group weight limit violated. Notwithstanding an contrary, a vehicle with a special permit that is subject to	• 1
+0 41		under this subsection based on a violation of any of th	
+1 12			
+2 13		set out in G.S. 20-119(d1) shall be assessed a civil penal thousand dollars (\$10,000), based on the number of p	
+3 14		<u>axle-group weight exceeds the limit set in subdivision (b</u>	•
+4 15	SEC	TION 7. G.S. 20-119(d) reads as rewritten:	
+5 16		each violation of any of the terms or conditions of a spec	rial nermit issued or
F0 17		is required but not obtained under this section the Departme	-
<i>.</i> /	where a permit	is required but not obtained under this section the Departme	che of Crime Condol

47 where a permit is required but not obtained under this section the Department of Crime Control 48 and Public Safety <u>may shall</u> assess a civil penalty for each violation against the registered 49 owner of the vehicle as follows:

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1	<u>(1)</u>	A fine of one thousand five hundred dollars (\$1,50	0) for operating without
2		the proper number of certified escorts as determin	
		weight or size of the vehicle combination.	
	(1) (1a	A) A fine of five hundred dollars (\$500.00) for any of	the following: operating
		without the issuance of a permit, moving a load off	0 1 0
		permit, falsifying information to obtain a permit, o	
		dimension restrictions of a <u>permit</u> , permit , or faili	
		number of properly certified escort vehicles required	
	(2)	A fine of two hundred fifty dollars (\$250.00) for m	
	(-)	distance allowances of an annual permit covering	
		trailers from the retailer's premises or for operating	
		travel restrictions.	
	(3)	A fine of one hundred dollars (\$100.00) for any othe	er violation of the permit
	(3)	conditions or requirements imposed by applicable re	-
	The Departm	nent of Transportation may refuse to issue additio	
		if there are repeated violations of subdivision (1)-	
	01	addition to the penalties provided by this subsect	
		G.S. 20 118(e)(1) and (3) may be assessed if a vehicle	
		quired permit, operating off permitted route of trave	1 0
		of certified escorts as determined by the actual loade	
		is to comply with travel restrictions of the permit, or	
		essed for permit violations under this subsection shall	
		ousand dollars (\$25,000)."	
		FION 8. G.S. 20-119 is amended by adding a new sub	section to read.
		dition to the penalties assessed under subsection	
		Trime Control and Public Safety shall assess a civil pe	
		s (\$10,000), in accordance with G.S. 20-118(e)(1)	
		of the vehicle for any of the following:	und (0)(3) uguinst und
	(1)	Operating without the issuance of a required permit.	
	(2)	Operating off permitted route of travel.	
	(3)	Failing to comply with travel restrictions of the perm	nit
	$\frac{(2)}{(4)}$	Operating without the proper vehicle registration of	
	<u></u>	vehicle being operated.	
	A violation o	f this subsection constitutes operating a vehicle without	it a special permit "
		FION 9. G.S. 20-381(a)(2a) reads as rewritten:	
	"(2a)	To prohibit the use by a motor carrier of any motor	vehicle or motor vehicle
	()	equipment the Department of Crime Control and P	
		by reason of its mechanical condition or loading, we	
		<u>crash or breakdown unsafe for use in the transport</u>	
		property on a highway. If an agent of the Departme	1 0
		Public Safety finds a motor vehicle of a motor carrie	
		highways in the transportation of passengers or pro-	-
		its mechanical condition or loading, would be lik	· · ·
		breakdown, to be unsafe or any parts thereof or any	
		unsafe and is of the opinion that further use of	
		equipment are imminently dangerous, the agent s	
		<u>"Out-of-Service." The agent shallmay</u> require the	
		discontinue its use and to substitute therefor a	
		equipment at the earliest possible time and place, ha	
		convenience and the safety of the passengers or prop	
		or agent stops a motor vehicle on the highway,	
		or agent stops a motor venicle on the ingliway,	under authority of tills

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section, and the motor vehicle is declared "Out-of-Service," no motor carrier
operator shall require, or permit, any person to operate, nor shall any person
operate, any motor vehicle equipment declared "Out-of-Service" until all
repairs required by the "Out-of-Service" notice have been satisfactorily
completed.in operative condition and its further movement is not dangerous
to the passengers or property or to the users of the highways, it shall be the
duty of the inspector or agent to guide the vehicle to the nearest point of
substitution or correction of the defect. Such agents or inspectors shall also
have the right to stop any motor vehicle which is being used upon the public
highways for the transportation of passengers or property by a motor carrier
subject to the provisions of this Article and to eject therefrom any driver or
operator who shall be operating or be in charge of such motor vehicle while
under the influence of alcoholic beverages or impairing substances. It shall
be the duty of all inspectors and agents of the Department of Crime Control
and Public Safety to make a written report, upon a form prescribed by the
Department of Crime Control and Public Safety, of inspections of all motor
equipment and a copy of each such written report, disclosing defects in such
equipment, shall be served promptly upon the motor carrier operating the
same, either in person by the inspector or agent or by mail. Such agents and
inspectors shall also make and serve a similar written report in cases where a
motor vehicle is operated in violation of this Chapter or, if the motor vehicle
is subject to regulation by the North Carolina Utilities Commission, of
Chapter 62 of the General Statutes."
SECTION 10. G.S. 20-124(e1) reads as rewritten:
"(e1) Every motor truck and tractor-truck <u>truck-tractor</u> with semitrailer attached, shall be
equipped with brakes acting on all wheels, except trucks and truck-tractors having three or
more axles need not have brakes on the front wheels, except that when such vehicles are
equipped with at least two steerable axles, the wheels of one steerable axle need not have
brakes.wheels if manufactured prior to July 25, 1980. However, such trucks and truck-tractors
must be capable of complying with the performance requirements of G.S. 20-124(e)."
SECTION 11. G.S. 20-124(g) reads as rewritten:
"(g) The provisions of this section shall not apply to $\frac{a}{ay}$ trailer or semitrailer when
used by a farmer, his a farmer's tenant, agent, or employee under such circumstances that such if
the trailer or semitrailer is exempt from registration by the provisions of G.S. 20-51. This
exemption does not apply to trailers that are equipped with brakes from the manufacturer and that are manufactured after October 1, 2000."
that are manufactured after October 1, 2009." SECTION 12. G.S. 20-125.1(d) reads as rewritten:
"(d) Nothing in this section shall apply to motorcycles.motorcycles unless the
motorcycle was equipped with electrical or mechanical directional signals from the
manufacturer."
SECTION 13. G.S. 20-135.2A(c)(8) reads as rewritten:
"(8) A driver or passenger of a residential garbage or recycling truck while the
truck is operating during collection rounds, and while traveling to and from
garbage and recycling material loading and unloading locations.rounds."
SECTION 14. G.S. 20-136.1 reads as rewritten:
"§ 20-136.1. Location of television viewers.television, computer, or video players.
monitors, and screens.
No person shall drive any motor vehicle <u>upon a public street or highway or public vehicular</u>
area equipped with any television viewer, screen, or other means of visually receiving a
television broadcast while viewing any television, computer, or video player which is located in
the motor vehicle at any point forward of the back of the driver's seat, or and which is visible to
the motor vehicle at any point forward of the back of the driver's seat, or and which is visible

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1			-	g the motor vehicle. This section does not apply to the use of global
2				urn-by-turn navigation displays or similar navigation devices;
3	-			narket global positioning systems or wireless communications devices
4				ve data as part of a digital dispatch system; equipment that displays
5				n, functions, or controls, or weather, traffic, and safety information;
6				ent information; or image displays that enhance the driver's view in
7	any direct	tion, ins	ide or o	utside of the vehicle. The provisions of this section shall not apply to
8	law enfor	cement	or emer	gency personnel while in the performance of their official duties, or to
9	the operat	or of a	vehicle t	hat is lawfully parked or stopped."
10		SECT	'ION 15	G.S. 20-382.2(d) reads as rewritten:
11	"(d)	Procee	eds. – A	penalty imposed under this section is payable to the Department of
12	Crime Co	ntrol ar	id Publi	c Safety. Transportation, Fiscal Section. Penalties collected under this
13				to the Highway Fund as nontax revenue. The clear proceeds of all civil
14				Department pursuant to this section, minus any fees paid as interest,
15	-		-	es, or other necessary costs of court associated with the defense of
16	-		•	nt to this section shall be remitted to the Civil Penalty and Forfeiture
17	-	-	-	G.S. 115C-457.2."
18				• G.S. 146-30 is amended by adding a new subsection to read:
19	"(b2)			ng the other provisions of this section, no service charge into the State
20				icted from or levied against the proceeds of any disposition by lease,
21				ate lands purchased and owned by the North Carolina State Highway
22				rime Control and Public Safety, as part of the Voice Interoperability
23				ponders (VIPER) project being managed by the North Carolina State
24				nent of Crime Control and Public Safety. All net proceeds of these
25				osited into an account created in the Department of Crime Control and
25 26	-		_	only for the purpose of constructing, maintaining, or supporting the
20 27	VIPER ne			only for the purpose of constructing, manifaming, or supporting the
28				(a) G.S. 20-118(c) reads as rewritten:
28 29	"(c)			The following exceptions apply to G.S. 20-118(b) and 20-118(e).
30	(C)	Елсер	uons. –	The following exceptions apply to 0.5. 20-116(0) and 20-116(c).
31		(14)	Subsec	ctions (b) and (e) of this section do not apply to a vehicle that meets all
32		(17)		conditions below, but all other enforcement provisions of this Article
33				applicable:
33 34				Is hauling aggregates from a distribution yard or a State-permitted
34 35			a.	
35 36				production site located within a North Carolina county contiguous to the North Carolina State border to a destination in another state
30 37				
				adjacent to that county as verified by a weight ticket in the driver's
38			1.	possession and available for inspection by enforcement personnel.
39			b.	Does not operate on an interstate highway or posted bridge.exceed
40			_	any posted bridge weight limits.
41			c.	Does not exceed 69,850 pounds gross vehicle weight and 53,850
42				pounds per axle grouping for tri-axle vehicles. For purposes of this
43				subsection, a tri-axle vehicle is a single power unit vehicle with a
44				three consecutive axle group on which the respective distance
45				between any two consecutive axles of the group, measured
46				longitudinally center to center to the nearest foot, does not exceed
47				eight feet. For purposes of this subsection, the tolerance provisions of
48				subsection (h) of this section do not apply, and vehicles must be
49				licensed in accordance with G.S. 20-88.
50			d.	Repealed by Session Laws 2001-487, s. 10, effective December 16,
51				2001.

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сс	ubsections (b) and (e) of this section do not apply to a ombination that meets all of the conditions below, but all rovisions of this Article remain applicable: Is hauling wood residuals, including wood chips, s tree bark from any site; is hauling raw logs to transporting bulk soil, bulk rock, sand, sand rock, o	other enforcement sawdust, mulch, or first market; or is
	from a site that does not have a certified scale	1 0
	vehicle.	
b.	Does not operate on an interstate highway, a postec except as provided by subdivision (c)(5) of this se	
	bridge.exceed any posted bridge weight limits.	scholl, or a posted
c.		ounds in excess of
	what is allowed in subsection (b) of this section.	
d.	0 0	
	and a tandem-axle weight of more than 42,000 pour	nds."
	N 17.(b) G.S. 20-118(h) reads as rewritten:	
	e. – A vehicle may exceed maximum and the inner $(1)(2)$	0 1 0
	in subdivision (b)(3) of this section by a tolerance of t not authorize a vehicle to exceed either the single-ax	- '
1	et forth in subdivisions $(b)(1)$ and $(b)(2)$ of this section	
6	f 80,000 pounds. This exception does not apply to bridge	·
0	pridge weight limitations as posted under G.S. 136-7	-
	tate highways. The tolerance allowed under this sub	
0	of a vehicle to exceed the weight for which that vehicle	
	ance on the single-axle weight or the tandem-axle weight	· 1
	and (b)(2) of this section shall be granted administratively	
	sportation shall report back to the Transportation Oversignably on the effects of the tolerance granted under this s	
	d any suggested revisions to this section by that Depart	
May 1, 1998."		
	N 18. Sections 1, 6, 15, and 16 of this act are effect	tive when this ac
becomes law. The re-	emaining sections of this act become effective October 2 essed and offenses committed on or after that date.	

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