GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

S D

SENATE BILL 407 PROPOSED COMMITTEE SUBSTITUTE S407-PCS35369-TDf-26

Short Title: El	ectronic Vehicle Lien/Title.	(Public)
Sponsors:		
Referred to:		
March 26, 2013		
STATEWIDE AND RELEATHE General Associated SECT a new section to a		THE NOTIFICATION TE OF TITLE DATA.
(a) Imples statewide electron interests and cert paper documents qualified vendor the Division may of information s components nece (b) Minin qualified vendor the Division shall	mentation. — No later than July 1, 2014, the Divinic lien system to process the notification, release, and ficate of title data where a lien is notated, through elease the otherwise required by this Chapter. The Division or vendors to develop and implement this statewide of develop and make available to qualified service process that will enable secure access to the data says to facilitate the creation of an electronic lien system. — or vendors to implement the system required in subsets the following minimum standards:	d maintenance of security ectronic means instead of on may contract with a electronic lien system, or oviders a well-defined set and internal application stem. When contracting with a ection (a) of this section,
(<u>1</u>) (<u>2</u>) (<u>3</u>)	qualifications of any vendor or vendors responsible ongoing support of the statewide electronic lien sy also reserve the right to receive input regarding electronic lien system from parties that do not reproposal to establish and operate an electronic lien so Any contract entered into with a vendor or vendors charges payable by the Division to the vendor or vendors shall reimburse the Division for or implementation costs directly associated with the estatewide electronic lien system. Upon implementation of the electronic lien system pof this section, the qualified vendor or vendors relienholders or their agents a per-transaction fee for the per-transaction lien notification fee shall be	for the establishment and vetem. The Division may g specifications for the respond to a request for system. I shall include no costs or vendors. The vendor or documented reasonable stablishment and ongoing pursuant to subsection (a) may charge participating or each lien notification.
components nece (b) Minin qualified vendor the Division shall (1) (2)	ssary to facilitate the creation of an electronic lien system. — or vendors to implement the system required in subsesset the following minimum standards: The Division shall issue a competitive request for qualifications of any vendor or vendors responsible ongoing support of the statewide electronic lien system from parties that do not reproposal to establish and operate an electronic lien system from parties that do not reproposal to establish and operate an electronic lien system from parties that do not reproposal to establish and operate an electronic lien system. Any contract entered into with a vendor or vendors charges payable by the Division to the vendor or vendors shall reimburse the Division for or implementation costs directly associated with the estatewide electronic lien system. Upon implementation of the electronic lien system pof this section, the qualified vendor or vendors relienholders or their agents a per-transaction fee for	When contracting with ection (a) of this section or proposal to assess the for the establishment and extem. The Division may g specifications for the respond to a request for establishment and control of the establishment and ongoin or each lien notification is consistent with market and fifty cents (\$3.50) for



1		electronic lien system. The qualified vendor or vendors shall not charge
2		lienholders or their agents any additional fee for lien releases, assignments,
3		or transfers. To recover their costs, participating lienholders or their agents
4		may charge the borrower of a motor vehicle loan or the lessee of an
5		automotive lease an amount equal to the transaction fee per lien notification
6		plus a fee in an amount not to exceed three dollars (\$3.00) for each
7		electronic transaction where a lien is notated.
8	<u>(4)</u>	A qualified vendor or vendors may also serve as a service provider to
9		<u>lienholders</u> , if all of the following conditions are met:
10		<u>a.</u> The contract with the vendor must include provisions specifically
11		prohibiting the vendor from using information concerning vehicle
12		titles for marketing or business solicitation purposes.
13		b. The contract with the vendor must include an acknowledgment by
14		the vendor that it is required to enter into agreements to exchange
15		electronic lien data with any service providers who offer electronic
16		lien and title services in the State and who have been approved by the
17		Division for participation in the system and with service providers
18		who are not qualified vendors.
19		c. The Division must periodically monitor fees charged by a qualified
20		vendor also serving as a service provider to lienholders and providing
21		services as a qualified vendor to other service providers to ensure the
22		vendor is not engaged in predatory pricing.
23	(c) Minir	num Standards for Division-Developed System If the Division chooses to
24	develop an inter	face to enable service provider access to data to facilitate the creation of an
25	electronic lien sy	ystem, then the Division shall do so for a cost not to exceed two hundred fifty
26	thousand dollars	(\$250,000) and set the following minimum standards:
27	<u>(1)</u>	The Division shall establish qualifications for third-party service providers
28		offering electronic lien services and establish a qualification process that will
29		vet applications developed by service providers for compliance with defined
30		security and architecture standards as follows:
31		<u>a.</u> Qualifications shall be posted within 60 days of the effective date of
32		this section.
33		<u>b.</u> <u>Interested service providers shall respond by providing qualifications</u>
34		within 30 days of posting.
35		<u>c.</u> <u>The Division shall notify service providers of their approval.</u>
36		 <u>c.</u> The Division shall notify service providers of their approval. <u>d.</u> Within 30 days of approval, each qualified service provider shall
37		remit payment in an amount equal to the development costs as a
38		fraction of the number of qualified service providers participating in
39		the electronic lien services.
40		e. If there is a service provider who later wishes to participate but did
41		not apply or pay the initial development costs, then that provider may
42		apply to participate if the provider meets all qualifications and pays
43		the same amount in development costs as other participating service
44		providers.
45	<u>(2)</u>	Each qualified service provider shall remit to the Division an annual fee not
46		to exceed three thousand dollars (\$3,000) on a date prescribed by the
47		Division to be used for the operation and maintenance of the electronic lien
48		system.
49	<u>(3)</u>	Any contract entered into with a service provider shall include no costs or
50		charges payable by the Division to the service provider.

- (4) Upon implementation of the electronic lien system pursuant to subsection (a) of this section, the service provider may charge participating lienholders or their agents a per-transaction fee consistent with market pricing.
- (5) The contract with the service provider must include provisions specifically prohibiting the service provider from using information concerning vehicle titles for marketing or business solicitation purposes.
- (d) Qualified vendors and service providers shall have experience in directly providing electronic solutions to State motor vehicle departments or agencies.
- (e) Notwithstanding any requirement in this Chapter that a lien on a motor vehicle shall be noted on the face of the certificate of title, if there are one or more liens or encumbrances on the motor vehicle or mobile home, the Division may electronically transmit the lien to the first lienholder and notify the first lienholder of any additional liens. Subsequent lien satisfactions may be electronically transmitted to the Division and shall include the name and address of the person satisfying the lien.
- (f) When electronic transmission of liens and lien satisfactions is used, a certificate of title need not be issued until the last lien is satisfied and a clear certificate of title is issued to the owner of the vehicle.
- (g) When a vehicle is subject to an electronic lien, the certificate of title for the vehicle shall be considered to be physically held by the lienholder for purposes of compliance with State or federal odometer disclosure requirements.
- (h) A duly certified copy of the Division's electronic record of the lien shall be admissible in any civil, criminal, or administrative proceeding in this State as evidence of the existence of the lien.
- (i) Mandatory Participation. Beginning July 1, 2015, all individuals and lienholders who are normally engaged in the business or practice of financing motor vehicles, and who conduct at least five transactions annually, shall utilize the electronic lien system implemented in subsection (a) of this section to record information concerning the perfection and release of a security interest in a vehicle.
- (j) Effect of Electronic Notice or Release. An electronic notice or release of a security interest made through the electronic system implemented pursuant to subsection (a) of this section shall have the same force and effect as a notice or release on a paper document provided under G.S. 20-58 through G.S. 20-58.8.
- (k) Nothing in this section shall preclude the Division from collecting a title fee for the preparation and issuance of a title."
- **SECTION 2.** Prior to the statewide implementation of the electronic lien system pursuant to G.S. 20-58.4A, the Division, along with one or more qualified vendors and up to five lienholders, may conduct a pilot program of the electronic lien system for a period of up to 90 days.
- **SECTION 3.** No later than October 1, 2013, the Division shall report to the Chairs of the Joint Legislative Transportation Oversight Committee on the status of the implementation of the electronic lien system pursuant to G.S. 20-58.4A. The report shall include, at a minimum, whether the Division is proceeding with a vendor-implemented system or Division-implemented system and whether implementation is on schedule and on budget.
 - **SECTION 4.** This act is effective when it becomes law.