GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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HOUSE BILL 650 PROPOSED COMMITTEE SUBSTITUTE H650-PCS10441-SU-9

Short Title: Omnibus DMV Bill.

Sponsors:

Referred to:

April 26, 2021

1 A BILL TO BE ENTITLED 2 AN ACT TO MAKE MULTIPLE CHANGES TO MOTOR VEHICLE LAWS. 3 The General Assembly of North Carolina enacts: 4 5 **REVISE VEHICLE DEALER LICENSING LAWS** 6 SECTION 1.1. G.S. 20-287 reads as rewritten: 7 "§ 20-287. Licenses required; penalties. 8 License Required. - It shall be unlawful for any new motor vehicle dealer, used motor (a) 9 vehicle dealer, motor vehicle sales representative, manufacturer, factory branch, factory representative, distributor, distributor branch, distributor representative, or wholesaler to engage 10 11 in business in this State without first obtaining a license as provided in this Article. If any motor vehicle dealer acts as a motor vehicle sales representative, the dealer shall obtain a motor vehicle 12 13 sales representative's license in addition to a motor vehicle dealer's license. A sales representative 14 may have only one license. The sales representative license shall show the name of the each 15 dealer or wholesaler employing the sales representative. An individual who has submitted an 16 application to the Division for a sales representative license pursuant to G.S. 20-288(a) shall be permitted to-may engage in activities as a sales representative while the application is pending 17 18 provided that under the following conditions: (i) the sales representative applicant is actively and 19 directly supervised by a licensed motor vehicle dealer or a licensed sales representative designated by the dealer, provided further that (ii) the applicant certifies in the application that 20 the applicant has not been previously denied a sales representative license for any dealer by the 21 22 Division and that Division on nonprocedural grounds, and (iii) the applicant has not been 23 previously convicted of a felony. Any license issued by the Division to a motor vehicle dealer, 24 manufacturer, factory branch, factory representative, distributor, distributor branch, distributor representative, or wholesaler under this Article may not be assigned, sold, or otherwise 25 26 transferred to any other person or entity. 27 (b) Civil Penalty for Violations by Licensee. - In addition to any other punishment or remedy under the law for any violation of this section, the Division may levy and collect a civil 28 29 penalty, in an amount not to exceed one thousand dollars (\$1,000) for each violation, against any 30 person who has obtained a license pursuant to this section, section, or is an applicant for a license 31 under this section, if it finds that the licensee person has violated any of the provisions of

G.S. 20-285 through G.S. 20-303, Article 15 of this Chapter, or any statute or rule adopted by
 the Division relating to the sale of vehicles, vehicle titling, or vehicle registration. If the Division
 finds that a sales representative applicant has violated any of these provisions, the penalty shall
 be assessed against the applicant unless the Division finds that a dealership owner, manager, or

36 officer had knowledge of the violation before the application was submitted to the Division.



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1	(c)	Civil I	Penalty for Violations by Person Without a License. – In addition to any other
2	· · ·		nedy under the law for any violation of this section, the Division may levy and
3	1		enalty, in an amount not to exceed five thousand dollars (\$5,000) for each
4		-	any person who is required to obtain a license under this section and has not
5		-	use, if it finds that the person has violated any of the provisions of G.S. 20-285
6			303, Article 15 of this Chapter, or any statute or rule adopted by the Division
7	0		e of vehicles, vehicle titling, or vehicle registration. It shall be an affirmative
8	0		n subject to a penalty for not having a license required by this section promptly
9			issued the appropriate license. The investigative report of a violation must be
10			issuance of any license. In issuing a license to a person acting in a specific
11			the Division must issue the appropriate license for that activity."
12	<u>meensed a</u>		TON 1.2.(a) G.S. 20-294 reads as rewritten:
13	"8 20-294		nds for denying, suspending, placing on probation, or revoking licenses.
14			ance with G.S. 20-295 and G.S. 20-296, the Division may deny, suspend, place
15			evoke a license issued under this Article for any one or more of the following
16	grounds:	011, 01 1	evoke a neense issued under this Article for any one of more of the following
17	grounus.	(1)	Making-Knowingly making a material misstatement in an application for a
18		(1)	license.
19		(2)	Willfully and intentionally failing to comply with this Article, Article 15 of
20		(2)	this Chapter, or G.S. 20-52.1, 20-75, 20-79.1, 20-79.2, 20-108, 20-109,
20			20-109.3, or a rule adopted by the Division under this Article. It shall be an
21			affirmative defense, exclusive to the dealer licensee, if the violation is a result
22			
23 24			of fraud, theft, or embezzlement against the licensee. Responsible persons,
24 25			including officers, directors, and sales representative licensees, may be abarrend individually if they actively and knowingly participated in the
23 26			charged individually if they actively and knowingly participated in the unlawful activity. This affirmative defense is waived if any violation charged
20 27			creates an unrecoverable loss for a citizen or another licensed motor vehicle
28			
28 29			dealer of this State.
29 30		 (4)	Willfully defrauding any retail or wholesale buyer, to the buyer's damage, or
31		(+)	any other person in the conduct of the licensee's business.
32			any other person in the conduct of the needsee's business.
33		 (6)	Using unfair methods of competition or unfair or deceptive acts or
33 34		(0)	practices.practices that cause actual damages to the buyer.
34 35			practices. practices that cause actual damages to the buyer.
36		 (9)	Being convicted of an offense set forth under G.S. 20-106, G.S. 14-71.2,
37		(9)	20-106.1, 20-107, or 20-112 while holding such a license or within five years
38			next preceding the date of filing the application; or being convicted of a felony
38 39			
39 40			involving moral turpitude under the laws of this State, another state, or the United States. It shall be an affirmative defense, and will operate as a stay of
40			
42			this violation, if the person charged is determined to qualify and obtains expunction, certificate of relief, or pardon, or, if the violative conviction is
42			
			vacated. If relief is granted, this violation is dismissed. If relief is denied, the
44 45			stay is lifted.
		 (11)	Knowingly giving on incorrect corrificate of title or failing to give a corrificate
46 47		(11)	Knowingly giving an incorrect certificate of title, or failing to give a certificate of title to a purchaser, a lienholder, or the Division, as appropriate, after a
47			vehicle is sold. It shall be an affirmative defense, exclusive to the dealer
40 49			licensee, if it is found the violation is a result of fraud, theft, or embezzlement
49 50			against the licensee. Officers, directors, members, and sales representative
51			licensees may be charged individually if they actively and knowingly

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1	participated in the unlawful activity. This affirmative defense is waived if any
2	violation charged creates an unrecoverable loss for a citizen or another
3	licensed motor vehicle dealer of this State.
4	(12) <u>Making Knowingly making a material misstatement in an application for a</u>
5	dealer license plate.
6	"
7	SECTION 1.2.(b) G.S. 14-86.1(a) reads as rewritten:
8	"(a) All conveyances, including vehicles, watercraft or aircraft, used to unlawfully
9	conceal, convey or transport property in violation of G.S. 14-71, 14-71.1, or 20-106, 14-71.2 or
10	used by any person in the commission of armed or common-law robbery, or used in violation of
11	G.S. 14-72.7, or used by any person in the commission of any larceny when the value of the
12	property taken is more than two thousand dollars (\$2,000) shall be subject to forfeiture as
13	provided herein, except that:
14	
15	SECTION 1.3. G.S. 20-299 reads as rewritten:
16	"§ 20-299. Acts of officers, directors, partners, salesmen and other representatives.
17	(a) If a licensee is a copartnership or a corporation, it shall be sufficient cause for the
18 19	denial, suspension or revocation of a license that any officer, director or partner of the copartnership or corporation has committed any act or omitted any duty which would be cause
20	for refusing, suspending or revoking a license to such party as an individual. Each licensee shall
20 21	be responsible for the acts of any or all of his salesmen while acting as his agent. The Division
21	may deny, suspend, place on probation, or revoke a license issued to a corporation, limited
23	liability company, limited liability partnership, or any other business entity that is a licensee
24	under this Article if more than fifty percent (50%) of the business entity ownership engaged in
25	conduct prohibited by G.S. 20-294. A license issued to a business entity under this Article may
26	also be revoked if any damages suffered due to a violation of this Article are not satisfied,
27	including damages caused by a sales representative while acting as an agent of the business entity.
28	An owner of a business entity that did not engage personally in a violation of G.S. 20-294 and
29	did not knowingly omit any duty may not be penalized for the acts of a business entity found to
30	have violated this section.
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33	TRANSFER VEHICLE DEALER LICENSE AND SAFETY AND EMISSIONS
34 25	INSPECTION HEARINGS FROM DMV TO OAH
35 36	SECTION 2.1. G.S. 150B-1(e)(8) reads as rewritten:
30 37	"(8) The Department of Transportation, except as provided in $G.S. 136-29$
38	<u>G.S. 20-183.8G, 20-295, 20-296, and 136-29.</u> " SECTION 2.2. G.S. 150B-2(3) reads as rewritten:
39	"(3) "License" means any certificate, permit or other evidence, by whatever name
40	called, of a right or privilege to engage in any activity, except_including
41	licenses issued under Article 3A and Article 12 of Chapter 20 of the General
42	Statutes, but excluding all other licenses issued under Chapter 20 and Chapter
43	20 of the General Statutes, licenses issued under Subchapter I of Chapter 105
44	of the General Statutes, occupational licenses, and certifications of electronic
45	poll books, ballot duplication systems, or voting systems under
46	G.S. 163-165.7."
47	SECTION 2.3. G.S. 20-295(a) reads as rewritten:
48	"§ 20-295. Action on application; grace period while application for license renewal is
49	pending.
50	(a) Division Action. – The Division shall either grant or deny an application for a license
51	or license renewal within 30 days after receiving it. Any applicant denied a license shall, upon

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1 filing a written request within 30 days, be given a hearing at the time and place determined by 2 the Commissioner or a person designated by the Commissioner. A hearing shall be public and 3 shall be held with reasonable promptness. No later than 30 days after the Division denies an 4 application, an applicant may commence a contested case under Article 3 of Chapter 150B of the 5 General Statutes." 6 SECTION 2.4. G.S. 20-296 reads as rewritten: 7 "§ 20-296. Notice and hearing upon denial, license suspension, revocation, or placing on 8 probation, or refusal to renew license.probation. 9 No license shall be suspended, revoked, denied, placed on probation, or renewal thereof 10 refused, until a written notice of the complaint made has been furnished to the licensee against whom the same is directed, and a hearing thereon has been had before the Commissioner, or a 11 12 person designated by him. At least 10 days' written notice of the time and place of such hearing shall be given to the licensee by certified mail with return receipt requested to his last known 13 14 address as shown on his license or other record of information in possession of the Division. At any such hearing, the licensee shall have the right to be heard personally or by counsel. After 15 hearing, the Division shall have power to suspend, revoke, place on probation, or refuse to renew 16 17 the license in question. Immediate notice of any such action shall be given to the licensee in accordance with G.S. 1A-1, Rule 4(j) of the Rules of Civil Procedure. No license shall be 18 19 suspended, revoked, or placed on probation by the Division until the Division has notified the 20 licensee by certified mail of the proposed action and the Division and the licensee have participated in informal settlement procedures under G.S. 150B-22(a). If the Division and the 21 licensee are unable to agree to a resolution, the Division may commence a contested case under 22 23 Article 3 of Chapter 150B of the General Statutes for the suspension, revocation, or placing on 24 probation of the license. Other interested parties shall be entitled to receive notice of, attend, and 25 participate in informal settlement procedures." 26 SECTION 2.5. G.S. 20-183.7A(d1) reads as rewritten:

27 "(d1) Multiple Violations in Separate Safety Inspections. - In the case of two or more 28 violations committed in separate safety inspections, considered at one time, the Division shall 29 consider each violation as a separate occurrence and shall impose a separate penalty for each 30 violation as a first, second, or third or subsequent violation as found in the applicable penalty 31 schedule. The Division may in its discretion direct that any suspensions for the first, second, or 32 third or subsequent violations run concurrently. If the Division does not direct that the 33 suspensions run concurrently, they shall run consecutively. Nothing in this section shall prohibit 34 or limit a reviewing court's ability the ability of a reviewing administrative law judge or court to affirm, reverse, remand, or modify the Division's decisions, decisions involving penalties, 35 36 suspensions, or revocations, whether discretionary or otherwise, pursuant to Article 3 and Article 37 4 of Chapter 150B of the General Statutes."

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SECTION 2.6. G.S. 20-183.8B(c2) reads as rewritten:

39 "(c2) Multiple Violations in Separate Emissions Inspections. – In the case of two or more 40 violations committed in separate emissions inspections, considered at one time, the Division shall consider each violation as a separate occurrence and shall impose a separate penalty for each 41 42 violation as a first, second, or third or subsequent violation as found in the applicable penalty 43 schedule. The Division may in its discretion direct that any suspensions for the first, second, or 44 third or subsequent violations run concurrently. If the Division does not direct that the 45 suspensions run concurrently, they shall run consecutively. Nothing in this section shall prohibit 46 or limit a reviewing court's ability the ability of a reviewing administrative law judge or court to 47 affirm, reverse, remand, or modify the Division's decisions, decisions involving penalties, 48 suspensions, or revocations, whether discretionary or otherwise, pursuant to Article 3 and Article 49 4 of Chapter 150B of the General Statutes."

50 SECTION 2.7. G.S. 20-183.8G reads as rewritten:

51 "§ 20-183.8G. Administrative and judicial review.

 (a) Right to Hearing. – A person who applies for a license or registration or who has a license or registration issued under this Part has the right to a hear contested case under Article 3 of Chapter 150B of the General Statutes when an occurs: (1) The Division denies the person's application for a license of (2) The Division delivers to the person a written statement violation that could result in the suspension or revocation license. (3) The Division summarily suspends or revokes the person's review and authorization of the proposed adverse action by (4) The Division issues a warning letter to the person. (5) The Division cancels the person's registration. (6) Hearing After Statement of Charges. – When a license holder recei charges of a violation that could result in the suspension or revocation of the person ean obtain a hearing by making a request for a hearing. The person must to the Division within 10 days after receiving the statement of the charges. 	wing commence a y of the following registration. of charges of a n of the person's license following
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to the Division within 10 days after receiving the statement of the charges. A	rson's license, the
	- make the request
	person who does
not request a hearing within this time limit waives the right to a hearing.may, w	-
receiving the statement of charges, commence a contested case under Article 3	
of the General Statutes. Suspension or revocation of the license is stayed until	a final decision is
<u>made by an administrative law judge.</u>	
The Division must hold a hearing requested under this subsection with	
receiving the request, unless the matter is continued for good cause. The hearing	
the location designated by the Division. Suspension or revocation of the licens	e is stayed until a
decision is made following the hearing.	
If a person does not request a hearing commence an administrative proc	eeding within the
time allowed for making the request, the proposed suspension or revocation b	becomes effective
the day after the time for making the request ends. If a person requests a hea	ring but does not
attend the hearing, the proposed suspension or revocation becomes effective	the day after the
date set for the hearing.	
(c) Hearing After Summary Action. – When the Division summarily s	-
issued under this Part after judicial review and authorization of the proposed	· •
whose license was suspended or revoked may obtain a hearing by filing wi	th the Division a
written request for a hearing. The request must be filed within 10 days after	r the person was
notified of the summary action. The Division must hold a hearing requested unc	
within 14 days after receiving the request. is suspended or revoked may, with	•
receiving notice of the summary action, commence a contested case under Ar	ticle 3 of Chapter
150B of the General Statutes.	
(d) All Other Hearings. – When this section gives a person the re-	
commence a contested case under Article 3 of Chapter 150B of the Gen	
subsection (b) or (c) of this section does not apply to the hearing, the person ma	• •
by filing with the Division a written request for a hearing. The request must t	
contested case must be commenced within 10-30 days after the person receives	
the action for which a hearing is requested. The Division must hold a hearing w	i thin 90 days after
the Division receives the request, unless the matter is continued for good cause	
(e) Review by Commissioner. The Commissioner may conduct a	
under this section or may designate a person to conduct the hearing. When a by the Commissioner holds a hearing and makes a decision, the person who required	•
by the Commissioner holds a hearing and makes a decision, the person who req	0
has the right to request the Commissioner to review the decision. The pro-	•
Division governs the review by the Commissioner of a decision made by a per	son designated by
the Commissioner.	

Decision. - Upon the Commissioner's review of a decision made after a hearing on 1 (f) 2 the imposition of a monetary penalty against a motorist for an emissions violation or on a Type I. II. or III violation by a license holder, the Commissioner must uphold any monetary penalty. 3 4 license suspension, license revocation, or warning required by G.S. 20-183.7A, G.S. 20-183.8A 5 or G.S. 20-183.8B, respectively, if the decision is based on evidence presented at the hearing that supports the hearing officer's determination that the motorist or license holder committed the act 6 7 for which the monetary penalty, license suspension, license revocation, or warning was imposed. 8 Pursuant to the authority under G.S. 20-183.7A(c) and G.S. 20-183.8B(c), the Commissioner The 9 administrative law judge may order a suspension for a first occurrence Type I violation of a station to be stayed upon reasonable compliance terms to be determined by the Commissioner. 10 Pursuant to the authority under G.S. 20-183.7A(d1) and G.S. 183.8B(c2), the Commissioner 11 administrative law judge. The administrative law judge may order the suspensions against a 12 license holder to run consecutively or concurrently. The Commissioner may uphold, dismiss, or 13 14 modify a decision made after a hearing on any other action.administrative law judge may affirm, reverse, remand, or modify a Division decision after a contested case hearing on any other action. 15 Notwithstanding G.S. 150B-48, suspension or revocation of the license is automatically stayed 16 17 for 30 days after the person is served with a written copy of the decision. Judicial Review. - Article 4 of Chapter 150B of the General Statutes governs judicial 18 (g) review of an administrative decision made under this section." 19 20 21 LENDERS MAY OBTAIN COLOR IMAGE OF BORROWER'S DRIVERS LICENSE 22 **SECTION 3.** G.S. 20-30(6) reads as rewritten: 23 To make a color photocopy or otherwise make a color reproduction of a "(6) 24 drivers license, learner's permit, or special identification card which has been 25 color-photocopied or otherwise reproduced in color, card, unless such color 26 photocopy or other color reproduction was authorized by the Commissioner 27 or is made to comply with G.S. 163-230.2. It shall be lawful to make a black 28 and white photocopy of a drivers license, learner's permit, or special 29 identification card or otherwise make a black and white reproduction of a 30 drivers license, learner's permit, or special identification card. This 31 subdivision does not apply to a lender that is licensed or otherwise authorized 32 to engage in the lending business in this State, or to a licensed motor vehicle 33 dealer, creating, storing, or receiving, in the ordinary course of business, a 34 color image of a drivers license, learners permit, or special identification card 35 of a borrower or loan applicant." 36 MANDATORY REPLACEMENT OF DEALER PLATES 37 **SECTION 4.** G.S. 20-79 is amended by adding a new subsection to read: 38 39 Dealer Plate Mandatory Replacement. - Notwithstanding G.S. 20-63.1, registration "(c1) 40 plates issued under this section shall be replaced every three years." 41 42 PRINT LICENSE RENEWAL GRACE PERIOD ON DEALER'S BLUE LICENSE 43 SECTION 5. G.S. 20-295(b) reads as rewritten: 44 "(b) Pending License Renewal Grace Period. – When an application for license renewal 45 has been timely submitted prior to expiration of the license, the license shall remain valid for up 46 to 30 days after the expiration date until the Division grants or denies the application. The 47 Division shall (i) ensure that any database maintained by the Division that indicates the status of a license issued under this Article reflects that the license continues to be valid during this 48 49 period.period and (ii) send a temporary license to the applicant for display while the Division

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- 50 reviews the application."
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MANUFACTURED HOMES

SECTION 6.1. G.S. 20-109.2 reads as rewritten:

"§ 20-109.2. Surrender of title to manufactured home.

5 (d) Application for Title After Cancellation. – If the owner of a manufactured home whose certificate of title has been cancelled under this section subsequently seeks to separate the 6 7 manufactured home from the real property, the owner may apply for a new certificate of title. 8 The owner must submit to the Division an affidavit containing the same information set out in 9 subsection (b) of this section, verification that the manufactured home has been removed from 10 the real property, verification of the identity of the current owner of the real property upon which 11 the manufactured home was located, and written consent of any affected owners of recorded 12 mortgages, deeds of trust, or security interests in the real property where the manufactured home 13 was placed. The Commissioner may require evidence sufficient to demonstrate that all affected 14 owners of security interests have been notified and consent. Upon receipt of this information, together with a title application and required fee, the Division shall issue a new title for the 15 manufactured home in the name of the current owner of the real property upon which the 16 17 manufactured home was located.

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(f) No Right of Action. – A person damaged by the cancellation of a certificate of title
 pursuant to subsection (a1) of this section does not have a right of action against the
 Division.Division or a commission contractor of the Division."

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SECTION 6.2. G.S. 20-58.3A(g) reads as rewritten:

23 The Division Division, or a commission contractor of the Division, shall not be "(g) 24 subject to a claim under Article 31 of Chapter 143 of the General Statutes related to the renewal 25 of the perfection of a security interest or the failure to acknowledge or give effect to an expired 26 perfection of a security interest on a certificate of title for a manufactured home pursuant to this 27 section if the claim is based on reliance by the Division Division, or a commission contractor of 28 the Division, on any application for renewal submitted to the Division Division, or a commission 29 contractor of the Division, by a third party pursuant to this section or based on the automatic 30 expiration of a perfection of a security interest pursuant to this section."

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SECTION 6.3. G.S. 20-58.4 reads as rewritten: "§ **20-58.4. Release of security interest.**

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34 (c) An owner, upon securing the release of any security interest in a vehicle shown upon 35 the certificate of title issued therefor, may exhibit the documents evidencing such release, signed 36 by the person or persons making such release, and the certificate of title to the <u>Division Division</u>, 37 or a commission contractor of the Division, which shall, when satisfied as to the genuineness and 38 regularity of the release, issue to the owner either a new certificate of title in proper form or an 39 endorsement or rider attached thereto showing the release of the security interest.

40 If an owner exhibits documents evidencing the release of a security interest as (d) provided in subsection (c) of this section but is unable to furnish the certificate of title to the 41 42 Division-Division, or a commission contractor of the Division, because it is in possession of a 43 prior secured party, the Division, when satisfied as to the genuineness and regularity of the 44 release, shall procure the certificate of title from the person in possession thereof for the sole 45 purpose of noting thereon the release of the subsequent security interest, following which the 46 Division shall return the certificate of title to the person from whom it was obtained and notify 47 the owner that the release has been noted on the certificate of title.

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. . .

49 (e1) If the vehicle is a manufactured home, the owner may proceed in accordance with
50 subsection (e) of this section or may, in the alternative, provide the Division with a sworn
51 affidavit by the owner stating that the debt has been satisfied and that either:

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(1)	After diligent inquiry, the owner has been una the current location of the secured creditor or	its successor in interest; or
(2)	The secured creditor has not responded with from the owner to release the secured creditor	•
For purposes	s of this subsection, the term "owner" shall mea	an any of the following: (i) the
owner of the ma	anufactured home; (ii) the owner of real proper	rty on which the manufactured
	or (iii) a title insurance company as insurer of ar nufactured home is affixed.	n insured owner of real property
	Division may shall treat either of the methods er	mployed by the owner pursuent
to subsection (e)	or subsection (e1) of this section as a proper rele	ease for purposes of this section
	s to the genuineness, truth and sufficiency the	
•	under the provisions of this subsection, at least	
	given to the secured party at his last known addre	
	ion shall not cancel a security interest pursuant	
•	ivision gives notice, the secured party responds	
•	rest remains in effect.of the evidence. Before can	
	Division, or a commission contractor of the Divis	
	of the secured party. If the secured party files ar	
	the Division shall not cancel the security interes	
	Division Division, or a commission contractor	
	n under Article 31 of Chapter 143 of the Genera	
-	of a security interest on a certificate of title for	1
	f the claim is based on reliance by the Divisi	
	e Division, on any release, affidavit, notation	
	encing the release or satisfaction of a security in	
	mmission contractor of the Division, by a third	
	TION 6.4. The Division of Motor Vehicles	•
1	its, and commission contractors of the Division	
	urity interest in a manufactured home and the sur	randar at titla to a manutaaturad
	•	
home. On or bet	Fore December 1, 2021, the Division shall publi	
home. On or bet	•	
home. On or behotherwise make	Fore December 1, 2021, the Division shall publi it available to the public.	
home. On or before otherwise make	Fore December 1, 2021, the Division shall publi it available to the public. N FOR NOTATION OF SECURITY DNS	sh this form on its website and INTEREST BY LENDER
home. On or before otherwise make APPLICATION MODIFICATION SEC	Fore December 1, 2021, the Division shall publi it available to the public. N FOR NOTATION OF SECURITY DNS TION 7.(a) G.S. 20-58(a)(2) reads as rewritten:	sh this form on its website and INTEREST BY LENDER
home. On or before otherwise make APPLICATION MODIFICATION	 Fore December 1, 2021, the Division shall publicit available to the public. N FOR NOTATION OF SECURITY ONS FION 7.(a) G.S. 20-58(a)(2) reads as rewritten: If the vehicle is registered in this State, the 	sh this form on its website and INTEREST BY LENDER e application for notation of a
home. On or before otherwise make APPLICATION MODIFICATION SEC	 For December 1, 2021, the Division shall publicit available to the public. N FOR NOTATION OF SECURITY ONS TION 7.(a) G.S. 20-58(a)(2) reads as rewritten: If the vehicle is registered in this State, the security interest shall be in the form prescribed 	sh this form on its website and INTEREST BY LENDER e application for notation of a d by the Division, signed by the
home. On or before otherwise make APPLICATION MODIFICATION SEC	 For December 1, 2021, the Division shall publicit available to the public. N FOR NOTATION OF SECURITY ONS TION 7.(a) G.S. 20-58(a)(2) reads as rewritten: If the vehicle is registered in this State, the security interest shall be in the form prescribed debtor, and contain the date of application of a state. 	sh this form on its website and INTEREST BY LENDER e application for notation of a d by the Division, signed by the each security interest, and name
home. On or before otherwise make	 For December 1, 2021, the Division shall publicit available to the public. N FOR NOTATION OF SECURITY DNS FION 7.(a) G.S. 20-58(a)(2) reads as rewritten: If the vehicle is registered in this State, the security interest shall be in the form prescribed debtor, and contain the date of application of a and address of the secured party from who 	sh this form on its website and INTEREST BY LENDER e application for notation of a d by the Division, signed by the each security interest, and name om information concerning the
home. On or before otherwise make APPLICATION MODIFICATION SEC	 For December 1, 2021, the Division shall publicit available to the public. N FOR NOTATION OF SECURITY DNS TION 7.(a) G.S. 20-58(a)(2) reads as rewritten: If the vehicle is registered in this State, the security interest shall be in the form prescribed debtor, and contain the date of application of e and address of the secured party from who security interest may be obtained. The application 	sh this form on its website and INTEREST BY LENDER e application for notation of a d by the Division, signed by the each security interest, and name om information concerning the tion may be signed by electronic
home. On or before otherwise make APPLICATION MODIFICATION SEC	 For December 1, 2021, the Division shall publicit available to the public. N FOR NOTATION OF SECURITY ONS FION 7.(a) G.S. 20-58(a)(2) reads as rewritten: If the vehicle is registered in this State, the security interest shall be in the form prescribed debtor, and contain the date of application of a and address of the secured party from who security interest may be obtained. The application security interest may be obtained. The application of a signature by the debtor without notarization. 	sh this form on its website and INTEREST BY LENDER e application for notation of a d by the Division, signed by the each security interest, and name om information concerning the tion may be signed by electronic n, provided the application is
home. On or before otherwise make APPLICATION MODIFICATION SEC	 For December 1, 2021, the Division shall publicit available to the public. N FOR NOTATION OF SECURITY DNS TION 7.(a) G.S. 20-58(a)(2) reads as rewritten: If the vehicle is registered in this State, the security interest shall be in the form prescribed debtor, and contain the date of application of e and address of the secured party from who security interest may be obtained. The applicate signature by the debtor without notarization submitted by a licensed or regulated lender in the security interest of the secure of the secure of the security interest may be obtained. The applicate signature by the debtor without notarization submitted by a licensed or regulated lender in the security interest may be applied by a licensed or regulated lender in the security interest is a security interest or regulated lender in the security interest is a security interest or regulated lender in the security interest is a security interest or regulated lender in the security interest is a security interest or regulated lender in the security interest is a security interest or regulated lender in the security interest is a security interest or regulated lender in the security interest is a security interest or regulated lender in the security interest is a security interest interest is a security interest interest or regulated lender interest is a security interest is a security interest interest is a secu	sh this form on its website and INTEREST BY LENDER e application for notation of a d by the Division, signed by the each security interest, and name om information concerning the tion may be signed by electronic n, provided the application is n this State having a lienholder
home. On or before otherwise make APPLICATION MODIFICATION SEC	 For December 1, 2021, the Division shall publicit available to the public. N FOR NOTATION OF SECURITY DNS TION 7.(a) G.S. 20-58(a)(2) reads as rewritten: If the vehicle is registered in this State, the security interest shall be in the form prescribed debtor, and contain the date of application of a and address of the secured party from who security interest may be obtained. The applicate signature by the debtor without notarizatio submitted by a licensed or regulated lender in identification number issued by the Divisi 	sh this form on its website and INTEREST BY LENDER e application for notation of a d by the Division, signed by the each security interest, and name om information concerning the tion may be signed by electronic n, provided the application is n this State having a lienholder ion. The application must be
home. On or before otherwise make APPLICATION MODIFICATION SEC	 For December 1, 2021, the Division shall publicit available to the public. N FOR NOTATION OF SECURITY DNS TION 7.(a) G.S. 20-58(a)(2) reads as rewritten: If the vehicle is registered in this State, the security interest shall be in the form prescribed debtor, and contain the date of application of e and address of the secured party from who security interest may be obtained. The applicate signature by the debtor without notarizatio submitted by a licensed or regulated lender in identification number issued by the Divisit accompanied by the existing certificate of tit. 	sh this form on its website and INTEREST BY LENDER e application for notation of a d by the Division, signed by the each security interest, and name om information concerning the tion may be signed by electronic n, provided the application is n this State having a lienholder tion. The application must be le unless in the possession of a
home. On or before otherwise make APPLICATION MODIFICATION SEC	For December 1, 2021, the Division shall public it available to the public. N FOR NOTATION OF SECURITY DNS TION 7.(a) G.S. 20-58(a)(2) reads as rewritten: If the vehicle is registered in this State, the security interest shall be in the form prescribed debtor, and contain the date of application of e and address of the secured party from who security interest may be obtained. The applicate signature by the debtor without notarization submitted by a licensed or regulated lender in identification number issued by the Divisi accompanied by the existing certificate of tit prior secured party or in the event the manufi	sh this form on its website and INTEREST BY LENDER e application for notation of a d by the Division, signed by the each security interest, and name om information concerning the tion may be signed by electronic n, provided the application is n this State having a lienholder ion. The application must be le unless in the possession of a facturer's statement of origin or
home. On or before otherwise make APPLICATION MODIFICATION SEC	For December 1, 2021, the Division shall public it available to the public. N FOR NOTATION OF SECURITY DNS TION 7.(a) G.S. 20-58(a)(2) reads as rewritten: If the vehicle is registered in this State, the security interest shall be in the form prescribed debtor, and contain the date of application of c and address of the secured party from who security interest may be obtained. The applicat signature by the debtor without notarization submitted by a licensed or regulated lender in identification number issued by the Divisi accompanied by the existing certificate of titt prior secured party or in the event the manuf existing certificate of title (i) was not delivered	sh this form on its website and INTEREST BY LENDER e application for notation of a d by the Division, signed by the each security interest, and name om information concerning the tion may be signed by electronic n, provided the application is n this State having a lienholder ion. The application must be le unless in the possession of a facturer's statement of origin or d to the dealer or (ii) was lost or
home. On or before otherwise make APPLICATION MODIFICATION SEC	Fore December 1, 2021, the Division shall public it available to the public. N FOR NOTATION OF SECURITY DNS TION 7.(a) G.S. 20-58(a)(2) reads as rewritten: If the vehicle is registered in this State, the security interest shall be in the form prescribed debtor, and contain the date of application of e and address of the secured party from who security interest may be obtained. <u>The applicate</u> signature by the debtor without notarization <u>submitted by a licensed or regulated lender in</u> <u>identification number issued by the Divisit</u> accompanied by the existing certificate of titt prior secured party or in the event the manufe existing certificate of title (i) was not delivered misplaced on the date the dealer sells or trans	sh this form on its website and INTEREST BY LENDER e application for notation of a d by the Division, signed by the each security interest, and name om information concerning the tion may be signed by electronic n, provided the application is n this State having a lienholder tion. The application must be le unless in the possession of a facturer's statement of origin or d to the dealer or (ii) was lost or sfers the motor vehicle. If there
home. On or before otherwise make APPLICATION MODIFICATION SEC	Fore December 1, 2021, the Division shall public it available to the public. N FOR NOTATION OF SECURITY DNS TION 7.(a) G.S. 20-58(a)(2) reads as rewritten: If the vehicle is registered in this State, the security interest shall be in the form prescribed debtor, and contain the date of application of e and address of the secured party from who security interest may be obtained. The applicat signature by the debtor without notarization submitted by a licensed or regulated lender in identification number issued by the Divisi accompanied by the existing certificate of titt prior secured party or in the event the manufer existing certificate of title (i) was not delivered misplaced on the date the dealer sells or trans- is an existing certificate of title issued by this	sh this form on its website and INTEREST BY LENDER e application for notation of a d by the Division, signed by the each security interest, and name om information concerning the tion may be signed by electronic n, provided the application is n this State having a lienholder ion. The application must be le unless in the possession of a facturer's statement of origin or d to the dealer or (ii) was lost or sfers the motor vehicle. If there or any other jurisdiction in the
home. On or before otherwise make APPLICATION MODIFICATION SEC	For December 1, 2021, the Division shall public it available to the public. N FOR NOTATION OF SECURITY DNS TION 7.(a) G.S. 20-58(a)(2) reads as rewritten: If the vehicle is registered in this State, the security interest shall be in the form prescribed debtor, and contain the date of application of c and address of the secured party from who security interest may be obtained. The applicat signature by the debtor without notarization submitted by a licensed or regulated lender in identification number issued by the Divisi accompanied by the existing certificate of titt prior secured party or in the event the manufle existing certificate of title (i) was not delivered misplaced on the date the dealer sells or transis is an existing certificate of title issued by this possession of a prior secured party, the application	sh this form on its website and INTEREST BY LENDER e application for notation of a d by the Division, signed by the each security interest, and name om information concerning the tion may be signed by electronic n, provided the application is n this State having a lienholder ion. The application must be le unless in the possession of a facturer's statement of origin or d to the dealer or (ii) was lost or sfers the motor vehicle. If there or any other jurisdiction in the ation for notation of the security
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	secured party instead of the debtor when the application is accompanied by
	documentary evidence of the applicant's security interest in that motor vehicle
	signed by the debtor and by affidavit of the applicant stating the reason the
	debtor did not sign the application. An application for a notation of a security
	interest submitted to the Division signed by the secured party instead of the
	debtor does not require documentary evidence of the applicant's security
	interest in that motor vehicle signed by the debtor, provided the application is
	submitted by a licensed or regulated lender in this State having a lienholder
	identification number issued by the Division. In the event the certificate
	cannot be obtained for recordation of the security interest, when title remains
	in the name of the debtor, the Division shall cancel the certificate and issue a
	new certificate of title listing all the respective security interests. Neither the
	Division nor its commission contractors shall be liable for any cause of action
	arising from a notation of security interest placed on a certificate of title
	pursuant to applications submitted to the Division fraudulently or erroneously
	by a licensed or regulated lender in this State having a lienholder identification
	number issued by the Division. Any entity offering an electronic signature
	process for applications submitted pursuant to this subdivision assumes all
	responsibility and liability for the accuracy of the signature. The Division and
	its commission contractors shall be held harmless from any liability to a claim
	arising from applications submitted with an inaccurate electronic signature
	pursuant to this subdivision."
	SECTION 7.(b) This section becomes effective October 1, 2021, and applies to
	ns for notation of security interests submitted to the Division of Motor Vehicles on or
fter that	date.
	RONIC LIEN SYSTEM CONTRACTORS MUST HAVE EXPERIENCE IN
ELECT	RONIC LIENS
	SECTION 8. G.S. 20-58.4A(d) reads as rewritten:
"(d)	Qualified vendors and service providers shall have experience in directly providing
electroni	<u>lien and title</u> solutions to State motor vehicle departments or agencies."
EFFEC	TIVE DATE
0001	SECTION 9. Except as otherwise provided, this act becomes effective October 1,
2021.	