SESSION 1989

SENATE BILL 691

March 30, 1989 A BILL TO BE ENTITLED 1 2 AN ACT TO PROVIDE FOR A COMMERCIAL DRIVER LICENSE SYSTEM, ENDORSEMENTS TO A COMMERCIAL DRIVER LICENSE, 3 AND DISQUALIFYING OFFENSES FOR A COMMERCIAL DRIVER LICENSE. 4 5 The General Assembly of North Carolina enacts: Section 1. G.S. 20-4.01 reads as rewritten: 6 7 "§ 20-4.01. Definitions. 8 Unless the context requires otherwise, the following definitions apply throughout this Chapter to the defined words and phrases and their cognates: 9 (0.1) Alcohol. — Ethyl-Any substance containing any form of alcohol, 10 including ethanol, methanol, propanol, and isopropanol. 11 (0.2) Alcohol Concentration. – The concentration of alcohol in a person, 12 expressed either as: 13 Grams of alcohol per 100 milliliters of blood; or 14 a. Grams of alcohol per 210 liters of breath. 15 b. Business District. - The territory prescribed as such by ordinance of 16 (1) the Board of Transportation. 17 Canceled. - As applied to drivers' licenses and permits, a declaration 18 (2)19 that a license or permit which was issued through error or fraud is void 20 and terminated. 21 Repealed by Session Laws 1979, c. 667, s. 1, effective January 1, (3)

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(Public)

Judiciary I Committee Substitute Adopted 5/9/89 Third Edition Engrossed 6/30/89

Short Title: Commercial Driver License.

1981.

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Sponsors:

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Referred to:

1	(3a)	Chemical Analysis A test of the breath or blood of a person to
2		determine his alcohol concentration, performed in accordance with
3		G.S. 20-139.1. The term 'chemical analysis' includes duplicate or
4		sequential analyses when necessary or desirable to insure the integrity
5		of test results.
6	(3b)	Chemical Analyst. – A person granted a permit by the Department of
7		Human Resources under G.S. 20-139.1 to perform chemical analyses.
8	(3c)	Commercial Motor Vehicle A vehicle: (a) which requires the driver
9		to possess a valid Class A or Class B driver's license, or a similar
10		driver's license issued by another state; or (b) which is a school bus,
11		school activity bus, church bus, farm bus, ambulance, volunteer
12		transportation vehicle, activity bus operated for a nonprofit
13		organization when the activity bus is operated for a nonprofit purpose,
14		or a fire-fighting vehicle or combination of vehicles when operated by
15		any volunteer member of a municipal or rural fire department in the
16		performance of his duty Commercial Driver License. – A license
17		issued in accordance with the requirements of this Chapter to an
18		individual which authorizes that individual to drive a class of
19		commercial motor vehicle. A 'nonresident commercial driver license'
20		is issued by a state to an individual who resides in a foreign
21		jurisdiction.
22	<u>(3d)</u>	<u>Commercial Motor Vehicle. – A motor vehicle designed or used to</u>
23	<u>(34)</u>	transport passengers or property:
24		<u>a.</u> If the vehicle has a gross vehicle weight rating of 26,001 or
25		<u>more pounds or a lesser rating as determined by federal or State</u>
26		regulation;
27		b. If the vehicle is designed to transport 16 or more passengers,
28		<u>including the driver; or</u>
29		c. If the vehicle is transporting hazardous materials and is required
30		to be placarded in accordance with 49 C.F.R. part 172, subpart
31		<u>F.</u>
32	(4)	Commissioner. – The Commissioner of Motor Vehicles.
33	(-) (5)	Dealer. – Every person engaged in the business of buying, selling,
34	(\mathbf{J})	distributing, or exchanging motor vehicles, trailers or semitrailers in
35		this State, having an established place of business in this State and
36		being subject to the tax levied by G.S. 105-89.
37		The terms 'motor vehicle dealer,' 'new motor vehicle dealer,' and
38		'used motor vehicle dealer' shall have the meaning set forth in G.S. 20-
39		286.
	(5a)	
40 41	<u>(5a)</u>	<u>Disqualification. – A withdrawal of the privilege to drive a commercial</u> motor vehicle.
41 42	(6)	
42	(6)	Division. – The Division of Motor Vehicles acting directly or through its duly authorized officers and agents
43		its duly authorized officers and agents.

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1		(7)	Driver. – The operator of a vehicle, as defined in subdivision (25). The
2			terms 'driver' and 'operator's and their cognates are synonymous.
3		<u>(7a)</u>	Employer Any person who owns or leases a commercial motor
4			vehicle or assigns a person to drive a commercial motor vehicle.
5		(8)	Essential Parts All integral and body parts of a vehicle of any type
6			required to be registered hereunder, the removal, alteration, or
7			substitution of which would tend to conceal the identity of the vehicle
8		$\langle 0 \rangle$	or substantially alter its appearance, model, type, or mode of operation.
9		(9)	Established Place of Business. – Except as provided in G.S. 20-286,
10			the place actually occupied by a dealer or manufacturer at which a
11			permanent business of bargaining, trading, and selling motor vehicles
12			is or will be carried on and at which the books, records, and files
13 14			necessary and incident to the conduct of the business of automobile
14 15		(10)	dealers or manufacturers shall be kept and maintained. Explosives. – Any chemical compound or mechanical mixture that is
15 16		(10)	commonly used or intended for the purpose of producing an explosion
10			and which contains any oxidizing and combustive units or other
17			ingredients in such proportions, quantities, or packing that an ignition
19			by fire, by friction, by concussion, by percussion, or by detonator of
20			any part of the compound or mixture may cause such a sudden
20			generation of highly heated gases that the resultant gaseous presses
22			[pressures] are capable of producing destructible effects on contiguous
23			objects or of destroying life or limb.
24		(11)	Farm Tractor. – Every motor vehicle designed and used primarily as a
25			farm implement for drawing plows, mowing machines, and other
26			implements of husbandry.
27		<u>(11a</u>	
28			United States.
29		(12)) Foreign Vehicle Every vehicle of a type required to be
30			registered hereunder brought into this State from another state,
31			territory, or country, other than in the ordinary course of business,
32			by or through a manufacturer or dealer and not registered in this
33			State.
34		(12a	
35			specified by the manufacturer as the maximum loaded weight of a
36			single or combination vehicle, or registered gross weight,
37			whichever is greater. or declared weight of the vehicle. If no weight is
38			registered or declared, then the gross vehicle weight is the actual weight
39			of the vehicle <u>The gross vehicle weight rating</u> , or <u>GVWR</u> , of a
40			combination vehicle is the GVWR of the power unit plus the
41		(10)	<u>GVWR of the towed unit or units</u> .
42		<u>(12</u>	
43 44			Hazardous Materials Transportation Act, 49 App. U.S.C. § 1801 et
44			seq., as amended.

1	(13)	Highway. – The entire width between property or right-of-way
2		lines of every way or place of whatever nature, when any part
3		thereof is open to the use of the public as a matter of right for the
4		purposes of vehicular traffic. The terms 'highway' and 'street' and
5		their cognates are synonymous.
6	(14)	House Trailer. – Any trailer or semitrailer designed and equipped
7		to provide living or sleeping facilities and drawn by a motor
8		vehicle.
9	(14a)	Impairing Substance Alcohol, controlled substance under
10	()	Chapter 90 of the General Statutes, any other drug or psychoactive
11		substance capable of impairing a person's physical or mental
12		faculties, or any combination of these substances.
13	(15)	Implement of Husbandry. – Every vehicle which is designed for
14	()	agricultural purposes and used exclusively in the conduct of
15		agricultural operations.
16	(16)	Intersection. – The area embraced within the prolongation of the
17	(10)	lateral curblines or, if none, then the lateral edge of roadway lines
18		of two or more highways which join one another at any angle
19		whether or not one such highway crosses the other.
20		Where a highway includes two roadways 30 feet or more apart,
21	the	en every crossing of each roadway of such divided highway by an
22		ersecting highway shall be regarded as a separate intersection. In the
23		ent that such intersecting highway also includes two roadways 30
24		et or more apart, then every crossing of two roadways of such
25		shways shall be regarded as a separate intersection.
26	(17)	License. – Any driver's license or any other license or permit to
27	(17)	operate a motor vehicle issued under or granted by the laws of this
28		State including:
29	a.	Any temporary license or learner's permit;
30	b.	The privilege of any person to drive a motor vehicle whether or
31	0.	not such person holds a valid license; and
32	c.	Any nonresident's operating privilege.
33	(18)	Local Authorities. – Every county, municipality, or other territorial
34	(10)	district with a local board or body having authority to adopt local
35		police regulations under the Constitution and laws of this State.
36	(19)	Manufacturer. – Every person, resident, or nonresident of this
37	(1))	State, who manufactures or assembles motor vehicles.
38	(20)	Manufacturer's Certificate. – A certification on a form approved by
39	(=0)	the Division, signed by the manufacturer, indicating the name of
40		the person or dealer to whom the therein-described vehicle is
41		transferred, the date of transfer and that such vehicle is the first
42		transfer of such vehicle in ordinary trade and commerce. The
43		description of the vehicle shall include the make, model, year, type
		· · · · · · · · · · · · · · · · · · ·

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1			of body, identification number or numbers, and such other
2			information as the Division may require.
3	((21)	Metal Tire. – Every tire the surface of which in contact with the
4	Ň		highway is wholly or partly of metal or other hard, nonresilient
5			material.
6 7	((21a)	Moped. – A type of passenger vehicle as defined in G.S. $20-4.01(27)$.
8 9	((22)	Motorcycle. – A type of passenger vehicle as defined in G.S. 20- $4.01(27)$.
10	((23)	Motor Vehicle. – Every vehicle which is self-propelled and every
11	((23)	vehicle designed to run upon the highways which is pulled by a
12			self-propelled vehicle. This shall not include mopeds as defined in
13			G.S. 20-4.01(27)d1.
14	((24)	Nonresident. – Any person whose legal residence is in some state,
15	Ň		territory, or jurisdiction other than North Carolina or in a foreign
16			country.
17	((24a)	Offense Involving Impaired Driving Any of the following
18			offenses:
19		a.	Impaired driving under G.S. 20-138.1.
20		b.	Death by vehicle under G.S. 20-141.4 when conviction is based
21			upon impaired driving or a substantially equivalent offense
22			under previous law.
23		c.	Second degree murder under G.S. 14-17 or involuntary
24			manslaughter under G.S. 14-18 when conviction is based upon
25			impaired driving or a substantially equivalent offense under
26			previous law.
27		d.	An offense committed in another jurisdiction substantially
28			equivalent to the offenses in subparagraphs a through c.
29		e.	A repealed or superseded offense substantially equivalent to
30			impaired driving, including offenses under former G.S. 20-138 or G.S. 20-139.
31 32		f	
32 33		<u>f.</u>	<u>Impaired driving in a commercial motor vehicle under G.S. 20-</u> 138.2, except that convictions of impaired driving under G.S.
33 34			20-138.1 and G.S. 20-138.2 arising out of the same transaction
35			shall be considered a single conviction of an offense involving
36			impaired driving for any purpose under this Chapter.
37			A conviction under former G.S. 20-140(c) is not an offense
38			involving impaired driving.
39	((25)	Operator. – A person in actual physical control of a vehicle which
40	(()	is in motion or which has the engine running. The terms 'operator'
41			and 'driver' and their cognates are synonymous.
42	((25a)	Out of Service Order. – A temporary prohibition against driving a
43	د	· · · ·	commercial motor vehicle.

1	(26)	Owner A person holding the legal title to a vehicle, or in the
2		event a vehicle is the subject of a chattel mortgage or an agreement
3		for the conditional sale or lease thereof or other like agreement,
4		with the right of purchase upon performance of the conditions
5		stated in the agreement, and with the immediate right of possession
6		vested in the mortgagor, conditional vendee or lessee, said
7		mortgagor, conditional vendee or lessee shall be deemed the owner
8		for the purpose of this Chapter. For the purposes of this Chapter,
9		the lessee of a vehicle owned by the government of the United
10		States shall be considered the owner of said vehicle.
11	(27)	Passenger Vehicles. –
12	a.	Excursion passenger vehicles. – Vehicles transporting persons
13		on sight-seeing or travel tours.
14	b.	For hire passenger vehicles. – Vehicles transporting persons for
15		compensation. This classification shall not include vehicles
16		operated as ambulances; vehicles operated by the owner where
17		the costs of operation are shared by the passengers; vehicles
18		operated on behalf of any employer pursuant to a ridesharing
19		arrangement as defined in G.S. 136-44.21; vehicles transporting
20		students for the public school system under contract with the
21		State Board of Education or vehicles leased to the United States
22		of America or any of its agencies on a nonprofit basis; or
23		vehicles used for human service or volunteer transportation.
24	c.	Common carriers of passengers. – Vehicles operated under a
25	U.	franchise certificate issued by the Utilities Commission for
25 26		operation on the highways of this State between fixed termini or
20 27		over a regular route for the transportation of persons or property
28		for compensation.
28	d.	Motorcycles. – Vehicles having a saddle for the use of the rider
30	u.	and designed to travel on not more than three wheels in contact
30		with the ground, including motor scooters and motor-driven
32		bicycles, but excluding tractors and utility vehicles equipped
32		with an additional form of device designed to transport
33		property, three-wheeled vehicles while being used by law-
35		enforcement agencies and mopeds as defined in subdivision d1
35 36		of this subsection.
30 37	41	
	d1	
38		pedals and equipped with a motor which does not exceed 50
39		cubic centimeters piston displacement and cannot propel the
40		vehicle at a speed greater than 20 miles per hour on a level
41		surface.
42	e.	U-drive-it passenger vehicles. – Vehicles rented or leased to be
43		operated by the lessee. This shall not include vehicles of nine-
44		passenger capacity or less which are leased for a term of one

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1 2 3	f.	year or more to the same person or vehicles leased or rented to public school authorities for driver-training instruction. Ambulances. – Vehicles equipped for transporting wounded,
4	1.	injured, or sick persons.
5	g.	Private passenger vehicles All other passenger vehicles not
6		included in the above definitions.
7	(28)	Person. – Every individual, firm, partnership, association,
8		corporation, governmental agency, or combination thereof of
9	(20)	whatsoever form or character.
10	(29)	Pneumatic Tire. – Every tire in which compressed air is designed to
11	(20)	support the load.
12	(30)	Private Road or Driveway. – Every road or driveway not open to the use of the public as a matter of right for the purpose of
13 14		the use of the public as a matter of right for the purpose of vehicular traffic.
14	(31)	Property-Hauling Vehicles. –
16	(51) a.	Exempt for-hire vehicles. – Vehicles used for the transportation
17	a.	of property for hire but not licensed as common carriers or
18		contract carriers of property under franchise certificates or
19		permits issued by the Utilities Commission or by the Interstate
20		Commerce Commission; provided, that the term 'for hire' shall
21		include every arrangement by which the owner of a vehicle
22		uses, or permits such vehicle to be used, for the transportation
23		of the property of another for compensation, subject to the
24		following exemptions:
25		1. The transportation of farm crops or products, including
26		logs, bark, pulp, and tannic acid wood delivered from
27		farms and forest to the first or primary market, and the
28		transportation of wood chips from the place where wood
29		has been converted into chips to their first or primary
30		market.
31		2. The transportation of perishable foods which are still
32		owned by the grower while being delivered to the first or
33		primary market by an operator who has not more than
34		one truck, truck-tractor, or trailer in a for-hire operation.
35		3. The transportation of merchandise hauled for
36		neighborhood farmers incidentally and not as a regular
37		business in going to and from farms and primary
38		markets.
39		4. The transportation of T.V.A. or A.A.A. phosphate and/or
40		agricultural limestone in bulk which is furnished as a
41		grant of aid under the United States Agricultural
42		Adjustment Administration.
43		5. The transportation of fuel for the exclusive use of the
44		public schools of the State.

1 2 3	6. Vehicles whose sole operation in carrying the property of others is limited to the transportation of the United States mail pursuant to a contract, or the extension or
4	renewal of such contract.
5	7. Vehicles leased for a term of one year or more to the
6	same person when used exclusively by such person in
7	transporting his own property.
8 b.	Common carrier of property vehicles. – Vehicles used for the
9	transportation of property certified by the Utilities Commission
10	or the Interstate Commerce Commission as common carriers.
11 c.	Private hauler vehicles. – Vehicles used for the transportation of
12	property not falling within one of the above-defined
13	classifications; provided, self-propelled vehicles equipped with
14	permanent living and sleeping facilities used for camping
15	activities shall be classified as private passenger vehicles.
16 d.	Semitrailers. – Vehicles without motive power designed for
17	carrying property or persons and for being drawn by a motor
18	vehicle, and so constructed that part of their weight or their load
19	rests upon or is carried by the pulling vehicle.
20 e.	Trailers. – Vehicles without motive power designed for carrying
21	property or persons wholly on their own structure and to be
22	drawn by a motor vehicle, including 'pole trailers' or a pair of
23	wheels used primarily to balance a load rather than for purposes
24	of transportation.
25 f.	Contract carrier of property vehicles. – Vehicles used for the
26	transportation of property under a franchise permit of a
27	regulated contract carrier issued by the Utilities Commission or
28	the Interstate Commerce Commission.
29 (31a)	Provisional Licensee. – A person under the age of 18 years.
30 (32)	Public Vehicular Area. – Any area within the State of North
31	Carolina that is generally open to and used by the public for
32	vehicular traffic, including by way of illustration and not limitation
33	any drive, driveway, road, roadway, street, alley, or parking lot
34	upon the grounds and premises of:
35 a.	Any public or private hospital, college, university, school,
36	orphanage, church, or any of the institutions, parks or other
37	facilities maintained and supported by the State of North
38	Carolina or any of its subdivisions; or
39 b.	Any service station, drive-in theater, supermarket, store,
40	restaurant, or office building, or any other business, residential,
41	or municipal establishment providing parking space for
42	customers, patrons, or the public; or
43 c.	Any property owned by the United States and subject to the
44	jurisdiction of the State of North Carolina. (The inclusion of

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		property owned by the United States in this definition shall not
		limit assimilation of North Carolina law when applicable under
		the provisions of Title 18, United States Code, section 13.)
		he term 'public vehicular area' shall also include any beach area used
		the public for vehicular traffic as well as any road opened to
		hicular traffic within or leading to a subdivision for use by
		bdivision residents, their guests, and members of the public, whether
		not the subdivision roads have been offered for dedication to the
	-	blic. The term 'public vehicular area' shall not be construed to mean
		y private property not generally open to and used by the public.
) Flood VehicleA motor vehicle that has been submerged or
	-	rtially submerged in water to the extent that damage to the body, gine, transmission, or differential has occurred.
	(b)	-
	(U)	the United States and not intended by the manufacturer for sale
		in the United States.
	(c)	
		registered hereunder that has been materially altered from
		original construction due to removal, addition or substitution of
		new or used essential parts; and includes glider kits and custom
		assembled vehicles.
	(d)) Salvage Motor VehicleAny motor vehicle damaged by
		collision or other occurrence to the extent that the cost of
		repairs to the vehicle and rendering the vehicle safe for use on
		the public streets and highways would exceed seventy-five
		percent (75%) of its fair retail market value. Repairs shall
		include the cost of parts and labor. Fair market retail values
		shall be as found in the NADA pricing Guide Book or other
	<i>.</i>	publications approved by the Commissioner.
	(e)	
	(0)	for title and registration.
	(f)	· · ·
		or use upon the highways and has no resale value except as a
	(22a)	source of parts or scrap, and shall not be titled or registered.
	(33a)	Relevant Time after the Driving. – Any time after the driving in which the driver still has in his body cleabel consumed before or
		which the driver still has in his body alcohol consumed before or during the driving
	(34)	during the driving. Resident Any person who resides within this State for other than
	(34)	Resident. – Any person who resides within this State for other than a temporary or transitory purpose for more than six months shall be
		presumed to be a resident of this State; but absence from the State
		for more than six months shall raise no presumption that the person
		is not a resident of this State.
	(35)	Residential District. – The territory prescribed as such by ordinance
	(33)	Residential District The territory dieseribed as such by orthogonalice

1(36)Revocation or Suspension. – Termination of a licensee's o2permittee's privilege to drive or termination of the registration of3vehicle for a period of time stated in an order of revocation o4suspension. The terms 'revocation' or 'suspension' or '
 vehicle for a period of time stated in an order of revocation of suspension. The terms 'revocation' or 'suspension' or combination of both terms shall be used synonymously. (37) Road Tractors. – Vehicles designed and used for drawing othe vehicles upon the highway and not so constructed as to carry any part of the load, either independently or as a part of the weight of the vehicle so drawn. (38) Roadway. – That portion of a highway improved, designed, or ordinarily used for vehicular travel, exclusive of the shoulder. In the event a highway includes two or more separate roadways the term 'roadway' as used herein shall refer to any such roadway separately but not to all such roadways collectively. (39) Safety Zone. – Traffic island or other space officially set aside
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17 so plainly marked or indicated by proper signs as to be plainly
18 visible at all times while set apart as a safety zone.
19 (40) Security Agreement. – Written agreement which reserves or create
20 a security interest.
21 (41) Security Interest. – An interest in a vehicle reserved or created by
22 agreement and which secures payments or performance of a
23 obligation. The term includes but is not limited to the interest of a
24 chattel mortgagee, the interest of a vendor under a conditional
25 sales contract, the interest of a trustee under a chattel deed of trust
and the interest of a lessor under a lease intended as security. A
27 security interest is 'perfected' when it is valid against third partie
28 generally.
29 (41a) <u>Serious Traffic Violation. – A conviction when operating</u>
30 commercial motor vehicle of:
31 (1) Excessive speeding, involving a single charge of any speed 13
32 miles per hour or more above the posted speed limit;
33 (2) <u>Careless and reckless driving:</u>
34 (3) Following the vehicle ahead too closely;
35 (4) Improper lane changes;
36 (5) <u>A violation of any State or local law relating to motor vehicle</u>
37 traffic control, other than a parking violation, arising in
38 connection with a fatal accident.
39 (42) Solid Tire. – Every tire of rubber or other resilient material which
40 does not depend upon compressed air for the support of the load.
41 (43) Specially Constructed Vehicles. – Vehicles of a type required to b
42 registered hereunder not originally constructed under a distinctive
43 name, make, model, or type by a generally recognized

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1 2		manufacturer of vehicles and not materially altered from their original construction.
- 3 4	(44)	Special Mobile Equipment. – Every truck, truck-tractor, industrial truck, trailer, or semitrailer on which have been permanently
5		attached cranes, mills, well-boring apparatus, ditch-digging
6 7		apparatus, air compressors, electric welders, or any similar type apparatus or which have been converted into living or office
8		quarters, or other self-propelled vehicles which were originally
9 10		constructed in a similar manner which are operated on the highway only for the purpose of getting to and from a nonhighway job and
11		not for the transportation of persons or property or for hire. This
12 13		shall also include trucks on which special equipment has been mounted and used by American Legion or Shrine Temples for
14		parade purposes, trucks or vehicles privately owned on which fire-
15 16		fighting equipment has been mounted and which are used only for fire-fighting purposes, and vehicles on which are permanently
17		mounted feed mixers, grinders, and mills although there is also
18 19		transported on the vehicle molasses or other similar type feed additives for use in connection with the feed-mixing, grinding, or
20		milling process.
21 22	(45)	State. – A state, territory, or possession of the United States, District of Columbia, Commonwealth of Puerto Rice, or a province
22 23		District of Columbia, Commonwealth of Puerto Rico, or a province of Canada.
24	(46)	Street. – A highway, as defined in subdivision (13). The terms
25 26	(47)	'highway' and 'street' and their cognates are synonymous. Suspension. – Termination of a licensee's or permittee's privilege to
27		drive or termination of the registration of a vehicle for a period of
28 29		time stated in an order of revocation or suspension. The terms 'revocation' or 'suspension' or a combination of both terms shall be
30		used synonymously.
31 32	(48)	Truck Tractors. – Vehicles designed and used primarily for drawing other vehicles and not so constructed as to carry any load
33		independent of the vehicle so drawn.
34 35	(48a)	Under the Influence of an Impairing Substance. – The state of a
36		person having his physical or mental faculties, or both, appreciably impaired by an impairing substance.
37	(49)	Vehicle. – Every device in, upon, or by which any person or
38 39		property is or may be transported or drawn upon a highway, excepting devices moved by human power or used exclusively
40		upon fixed rails or tracks; provided, that for the purposes of this
41 42		Chapter bicycles shall be deemed vehicles and every rider of a bicycle upon a highway shall be subject to the provisions of this
43		Chapter applicable to the driver of a vehicle except those which by
44		their nature can have no application. This term shall not include a

1	device which is designed for and intended to be used as a means of
2	transportation for a person with a mobility impairment, is suitable
3	for use both inside and outside a building, and whose maximum
4	speed does not exceed 12 miles per hour when the device is being
5	operated by a person with a mobility impairment.
6	(50) Wreckers. – Vehicles with permanently attached cranes used to
7	move other vehicles; provided, that said wreckers shall be equipped
8	with adequate brakes for units being towed."
9	Sec. 2. Chapter 20 of the General Statutes is amended by adding a new
10	article to read.
11	" <u>ARTICLE 2C.</u>
12	"COMMERCIAL DRIVER'S LICENSE ACT.
13	" <u>§ 20-37.10. Title of Article.</u>
14	This Article may be cited as the Commercial Driver's License Act.
15	" <u>§ 20-37.11. Purpose.</u>
16	The purpose of this Article is to implement the federal Commercial Motor
17	Vehicle Safety Act of 1986, Title XII of Pub. Law 99-570, and reduce or prevent
18	commercial motor vehicle accidents, fatalities, and injuries by:
19	(a) <u>Permitting commercial drivers to hold one license;</u>
20	(b) Disqualifying commercial drivers who have committed certain serious
21	traffic violations, or other specified offenses; and
22	(c) <u>Strengthening commercial driver licensing and testing standards.</u>
23	To the extent that this Article conflicts with general driver licensing provisions,
24	this Article prevails. Where this Article is silent, the general driver licensing provisions
25	<u>apply.</u>
26	" <u>§ 20-37.12. Commercial driver license required.</u>
27	(a) On or after April 1, 1992, no person shall operate a commercial motor
28	vehicle on the highways of this State unless he has first been issued and is in immediate
29	possession of a commercial driver license with applicable endorsements valid for the
30	vehicle he is driving; provided, a person may operate a commercial motor vehicle after
31	being issued and while in possession of a commercial driver learner's permit and while
32	accompanied by the holder of a commercial driver license valid for the vehicle being
33	driven.
34	(b) <u>No person shall drive a commercial motor vehicle on the highways of this</u>
35	State while his driving privilege is revoked, suspended, cancelled, subject to a
36	disqualification, or in violation of an out-of-service order.
37	(c) No person who drives a commercial motor vehicle shall have more than
38	one driver's license.
39	(d) Any person who is not a resident of this State, who has been issued a
40	commercial driver's license by his state of residence, who has that license in his
41	immediate possession, whose privilege to drive any motor vehicle is not suspended,
42	revoked, or cancelled, and who has not been disqualified from driving a commercial
43	motor vehicle, shall be permitted without further examination or licensure by the
44	Division to drive a commercial motor vehicle in this State.

1		n who takes up residence in this State on a permanent basis is
2	exempt from the prov	visions of this section for 30 days from the date residence is
3		roperly licensed to operate a commercial motor vehicle in the
4	5	e is a former resident. The Commissioner may establish by rule
5		which the test requirements for a commercial driver's license may
6		on applying for a license pursuant to this subsection.
7		cial driving license qualification standards.
8	× /	n shall be issued a commercial driver license unless he:
9		a resident of this State;
10		21 years of age;
11		as passed a knowledge and skills test for driving a commercial
12		otor vehicle which complies with minimum federal standards
13	es	tablished by federal regulation enumerated in 49 CFR, part 383,
14	<u>su</u>	bparts G and H;
15	(4) <u>H</u>	as satisfied all other requirements of the Commercial Motor
16	V	ehicle Safety Act in addition to other requirements of this
17	$\underline{\mathbf{C}}$	hapter or federal regulation.
18	The tests shall be	prescribed and conducted by the Division of Motor Vehicles.
19	Provided, a person wh	o is at least 18 years of age may be issued a commercial driver
20	-	from, or not subject to, the age requirements of the federal Motor
21	Carrier Safety Regulat	ions contained in 49 CFR, part 391 as adopted by the Division.
22		sion may permit a person, including an agency of this or another
23	state, an employer, a p	rivate driver training facility, or an agency of local government to
24	administer the skills te	st specified by this section, provided:
25	<u>(1)</u>	The test is the same as that administered by the Division; and
26	<u>(2)</u>	The third party has entered into an agreement with the Division
27		which complies with the requirements of 49 CFR, part 383.75.
28		The Division may charge a fee to applicants for third-party
29		testing authority in order to investigate the applicant's
30		qualifications and to monitor their program as required by
31		federal law.
32		April 1, 1992, the Division may waive the skills test for applicants
33	licensed at the time the	ey apply for a commercial driver's license if:
34	<u>(1)</u>	The applicant has not, and certifies that he has not, at any time
35		during the two years immediately preceding the date of
36		application:
37	<u>a.</u>	Had more than one driver's license, except during the 10-day
38		period beginning on the date he is issued a driver's license, or
39		unless, prior to December 31, 1989, he was required to have
40		more than one license by a State law enacted prior to June 1,
41		<u>1986;</u>
42	<u>b.</u>	Had any driver's license or driving privilege suspended,
43		revoked, or cancelled;

1	<u>c.</u>	Had any convictions involving any kind of motor vehicle for
2		the offenses listed in G.S. 20-17; and
3	<u>d.</u>	Been convicted of a violation of State or local laws relating to
4		motor vehicle traffic control, other than a parking violation,
5		which violation arose in connection with any reportable traffic
6		accident; and
7	<u>(2)</u>	The applicant certifies, and provides satisfactory evidence, that
8		he is regularly employed in a job requiring the operation of a
9		commercial motor vehicle, and he either:
10	<u>a.</u>	Has previously taken and successfully completed a skills test
11		which was administered by a state with a classified licensing
12		and testing system and that test was behind the wheel in a
13		vehicle representative of the class and, if applicable, the type of
14		commercial motor vehicle for which the applicant seeks to be
15		licensed; or
16	<u>b.</u>	Has operated for at least two years immediately preceding the
17		application date, a vehicle representative of the class and, if
18		applicable, the type of commercial motor vehicle for which the
19		applicant seeks to be licensed.
20	(d) <u>A comm</u>	ercial driver license or learner's permit shall not be issued to a
21	person while he is s	ubject to a disqualification from driving a commercial motor
22	vehicle, or while his d	river license is suspended, revoked, or cancelled in any state; nor
23		ver license be issued by any other state unless he first surrenders
24	all other driver licenses	s, which must be returned to the issuing states for cancellation.
25	<u>(e)</u> A commer	cial driver learner's permit may be issued to an individual who
26	holds a valid Class C o	lriver license who has passed the necessary tests required for that
27	-	valid for a period not to exceed six months and may be renewed
28		vithin a two-year period.
29		lent commercial driver license.
30		ay issue a nonresident commercial driver license, or NRCDL, to a
31		urisdiction if the United States Secretary of Transportation has
32		ommercial motor vehicle testing and licensing standards in the
33	• •	not meet the testing standards established in 49 CFR, part 383.
34		nt' must appear on the face of the NRCDL. An applicant must
35	•	issued by another state. Prior to issuing a NRCDL, the Division
36	-	actical capability of revoking, suspending, or cancelling the
37	*	fying that person with the same conditions applicable to the
38	commercial driver lice	nse issued to a resident of this State.
39		<u>ion for commercial driver license.</u>
40		lication for a commercial driver license must include the
41	following:	
42	<u>(1)</u>	The full name, current mailing address and residence address of
43		the applicant;

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<u>(2)</u>	A physical description of the person including sex, height, eye
	and hair color;
<u>(3)</u>	Date of birth:
<u>(4)</u>	The applicant's social security number;
<u>(5)</u>	<u>The applicant's signature;</u>
<u>(6)</u>	The applicant's color photograph;
<u>(7)</u>	Certifications including those required by 49 CFR, part
	<u>383.71(a);</u>
<u>(8)</u>	A consent to release driving record information; and
<u>(9)</u>	Any other information required by the Division.
The application	n must be accompanied by a nonrefundable application fee of
twenty dollars (\$20.00	<u>).</u>
(b) When the	ne holder of a commercial driver license changes his name,
mailing address, or re	sidence address, an application for a duplicate shall be made as
provided in G.S. 20-7.	1 and a fee paid as provided in G.S. 20-14.
—	of license; classifications and endorsements; fees.
	nmercial driver license must be marked 'Commercial Driver
License' or 'CDL' and	1 shall, to the maximum extent practicable, be tamper proof. It
must include:	
<u>(1)</u>	The person's name and residential address;
<u>(2)</u>	The person's color photograph;
<u>(3)</u>	A physical description of the person including sex, height, eye
	color, and hair color;
(4)	The person's date of birth;
$\overline{(5)}$	The person's social security number or any number or identifier
	deemed appropriate by the Division;
(6)	The person's signature;
$\overline{(7)}$	The class of commercial motor vehicle or vehicles which the
	person is authorized to drive together with any endorsements or
	restrictions;
<u>(8)</u>	The name of this State; and
$\overline{(9)}$	The dates between which the license is valid.
(b) Commer	cial driver licenses may be issued with the following
classifications, endors	ements, and restrictions; the holder of a valid commercial driver
-	vehicles in the class for which that license is issued, and all lesser
classes of vehicles ex	cept motorcycles. Vehicles which require an endorsement shall
	e proper endorsement appears on the license.
<u>Class</u> A - Any	y combination of vehicles with a gross vehicle weight rating,
GVWR, of 26,001 pc	ounds or more, provided the GVWR of the vehicle or vehicles
being towed is in exce	•
-	single vehicle with a GVWR of 26,001 pounds or more, and any
such vehicle towing a	vehicle not in excess of 10,000 pounds.

1 2		single vehicle with a GVWR of less than 26,001 pounds or any a vehicle with a GVWR not in excess of 10,000 pounds
2 3	<u>comprising:</u>	a venicie with a GVWK not in excess of 10,000 pounds
4	<u>(1)</u>	Vehicles designed to transport 16 or more passengers, including
5		the driver; and
6	<u>(2)</u>	Vehicles used in the transportation of hazardous materials
7		which requires the vehicle to be placarded under 49 CFR, part
8		<u>172, subpart F.</u>
9		nents and restrictions will be noted on the license when
10	appropriate in the follo	
11	<u>(1)</u>	<u>'H' - Authorizes the driver to drive a vehicle transporting</u>
12		hazardous materials.
13	<u>(2)</u>	<u>'K' - Restricts the driver to vehicles not equipped with</u>
14		airbrakes.
15	<u>(3)</u>	<u>'T' - Authorizes driving double trailers.</u>
16	$\underline{(4)}$	<u>'P' - Authorizes driving vehicles carrying passengers.</u>
17	<u>(5)</u>	<u>'N' - Authorizes driving tank vehicles.</u>
18	<u>(6)</u>	<u>'X' - Represents a combination of hazardous materials and tank</u>
19 20	(7)	<u>vehicle endorsements.</u>
20 21	(2) (7)	<u>'M' - Authorizes driving a motorcycle.</u>
21 22		<u>" - Authorizes driving a school bus.</u>
22 23		for issuance of a Class A, B, or C commercial driver license is
23 24		Any person applying for a special endorsement or renewal under section shall pay an additional five dollars (\$5.00) for each
24 25	endorsement.	section shall pay an additional live donars (\$5.00) for each
23 26		ements for a commercial driver license do not apply to vehicles
20 27		such as recreational vehicles. A commercial driver license is also
28	-	ing classes of vehicles as permitted by regulation of the United
29	States Department of T	• • •
30	-	Vehicles owned or operated by the Department of Defense,
31	~~/	including the National Guard, while they are driven by active
32		duty military personnel, or members of the National Guard
33		when on active duty, in the pursuit of military purposes;
34	<u>(2)</u>	Any vehicle when used as firefighting or emergency equipment
35		for the purpose of preserving life or property or to execute
36		emergency governmental functions; and
37	<u>(3)</u>	Farm vehicles that meet all of the following criteria:
38	<u>a.</u>	Controlled and operated by the farmer or the farmer's employee
39	_	and used exclusively for farm use;
40	<u>b.</u>	Used to transport either agricultural products, farm machinery,
41		or farm supplies, both to or from a farm;
42	<u>C.</u>	Not used in the operations of a common or contract motor
43	1	<u>carrier</u> ; and
44	<u>d.</u>	Used within 150 miles of the farmer's farm.

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1	"§ 20-37.17. Record	check and notification of license issuance.
2	Before issuing	a commercial driver license, the Division shall obtain driving
3	record information fro	m the Commercial Driver License Information System (CDLIS),
4	the National Driver Re	gister, and from each state in which the person has been licensed.
5		s after issuing a commercial driver license, the Division shall
6	notify CDLIS of the	e issuance of the commercial driver license, providing all
7		to ensure identification of the person.
8		tion required by driver.
9		rer holding a commercial driver license issued by this State who is
10	-	any State law or local ordinance relating to motor vehicle traffic
11		ate, other than parking violations, shall notify the Division in the
12		e Division within 30 days of the date of the conviction.
13	· / •	rer holding a commercial driver license issued by this State who is
14	-	any State law or local ordinance relating to motor vehicle traffic
15		ther state, other than parking violations, shall notify his employer
16	-	ction within 30 days of the date of conviction.
17	× / - •	ver whose commercial driver license is suspended, revoked, or
18		or who loses the privilege to drive a commercial motor vehicle in
19		d, including being disqualified from driving a commercial motor
20		bject to an out-of-service order, shall notify his employer of that
21		the business day following the day the driver received notice of
22	that fact.	
23		son who applies to be a commercial motor vehicle driver shall
24		at the time of the application, with the following information for
25		the date of application:
26	<u>(1)</u>	A list of the names and addresses of the applicant's previous
27		employers for which the applicant was a driver of a commercial
28	(2)	motor vehicle; The dates between which the employert draws for each
29	<u>(2)</u>	The dates between which the applicant drove for each
30	(2)	employer; and The reason for leaving that employer
31 32	$\frac{(3)}{(3)}$	<u>The reason for leaving that employer.</u> ertify that all information furnished is true and complete. Any
32 33		an applicant to provide additional information.
33 34	" <u>§ 20-37.19. Employe</u>	
35		ployer shall require the applicant to provide the information
36	specified in G.S. 20-37	
37		over shall knowingly allow, permit, or authorize a driver to drive
38		chicle during any period:
39	(1)	In which the driver has had his commercial driver license
40		suspended, revoked, or cancelled by any state, is currently
41		disqualified from driving a commercial vehicle, or is subject to
42		an out-of-service order in any state; or
43	(2)	In which the driver has more than one driver license.
44		tion of traffic convictions.

1	Within 10 days after reactiving a report of the conviction of any nonresident
1 2	Within 10 days after receiving a report of the conviction of any nonresident holder of a commercial driver license for any violation of State law or local ordinance
2	relating to motor vehicle traffic control, other than parking violations, committed in a
4	commercial vehicle, the Division shall notify the driver licensing authority in the
4 5	licensing state of the conviction.
6	"§ 20-37.21. Penalties.
7	(a) Any person who drives a commercial motor vehicle in violation of G.S.
8	20-37.12 shall be guilty of a misdemeanor and, upon conviction, shall be fined not less
9	than two hundred fifty dollars (\$250.00) for a first offense and not less than five
10	hundred dollars (\$500.00) for a second or subsequent offense.
11	(b) Any person who violates G.S. 20-37.18 shall have committed an
12	infraction and, upon being found responsible, shall pay a penalty of not less than one
12	hundred dollars (\$100.00) nor more than five hundred dollars (\$500.00).
14	(c) Any employer who violates G.S. 20-37.19 shall have committed an
15	infraction and, upon being found responsible, shall pay a penalty of not less than five
16	hundred dollars (\$500.00) nor more than one thousand dollars (\$1,000).
17	" <u>§ 20-37.22. Rule making authority.</u>
18	<u>The Division may adopt any rules necessary to carry out the provisions of this</u>
19	Article.
20	"§ 20-37.23. Authority to enter agreements.
21	The Commissioner shall have the authority to execute or make agreements,
22	arrangements, or declarations to carry out the provisions of this Article."
23	Sec. 3. Article 2 of Chapter 20 of the General Statutes is amended by adding
24	a new section to read:
25	" <u>§ 20-17.4. Disqualification and cancellation of a commercial driver license.</u>
26	(a) Any person is disqualified from driving a commercial motor vehicle for a
27	period of not less than one year if convicted of a first violation of:
28	(1) G.S. 20-138.1 or G.S. $138.2(a)(1)$ - Driving a commercial motor
29	vehicle while subject to an impairing substance;
30	(2) <u>G.S. 20-138.2(a)(2)</u> - Driving a commercial motor vehicle while
31	the alcohol concentration of the person's blood or breath is 0.04 or
32	<u>more;</u>
33	(3) <u>G.S. 20-166(a) - Felonious hit and run involving a commercial</u>
34	motor vehicle driven by the person;
35	(4) Using a commercial motor vehicle in the commission of any
36	felony; or
37	(5) Refusal to submit to a chemical test to determine the driver's
38	alcohol concentration while driving a commercial motor
39	vehicle.
40	If any of the above violations occurred while transporting a hazardous material
41	required to be placarded, the person is disqualified for a period of not less than three
42	years.
43	(b) <u>A person is disqualified for life if convicted of two or more violations of</u>
44	any of the offenses specified in subsection (a) of this section, or any combination of

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those offenses, arising from two or more separate incidents. The Division may issue 1 2 regulations establishing guidelines, including conditions, under which a disqualification 3 for life under this paragraph may be reduced to 10 years. (c) A person is disgualified from driving a commercial motor vehicle for life 4 5 if that person uses a commercial motor vehicle in the commission of any felony 6 involving the manufacture, distribution, or dispensing of a controlled substance, or 7 possession with intent to manufacture, distribute, or dispense a controlled substance. 8 (d) A person is disqualified from driving a commercial motor vehicle for a 9 period of not less than 60 days if convicted of two serious traffic violations, or 120 days 10 if convicted of three serious traffic violations, committed in a commercial motor vehicle arising from separate incidents occurring within a three-year period. 11 12 (e) After suspending, revoking, or cancelling a commercial driver license, the Division shall update its records to reflect that action within 10 days. After suspending, 13 14 revoking, or cancelling a nonresident commercial driver's privileges, the Division shall 15 forthwith notify the licensing authority of the State which issued the commercial driver license or commercial driver instruction permit." 16 17 Sec. 4. G.S. 20-28 is amended by adding a new subsection to read: 18 "(c) Any person whose commercial driver license has been suspended or revoked or who has been disgualified from operating a commercial motor vehicle as provided in 19 20 this Chapter who shall drive a commercial motor vehicle upon the highways or public 21 vehicular areas of this State while such license is under suspension, revocation, or disqualification shall be guilty of a misdemeanor. Upon receipt of a record of a 22 23 violation of this section, the Division shall impose an additional disgualification period 24 equal to the period for which the driver was suspended, revoked, or disqualified when he violated this section." 25 26 Sec. 5. G.S. 20-7(a) reads as rewritten: 27 Except as otherwise provided in this ArticleChapter, no person shall operate a "(a) motor vehicle on a highway unless such person is a resident of this State and has first 28 29 been licensed by the Division under the provisions of this Article or Article 2C for the 30 type or class of vehicle being driven. Drivers' Driver's licenses shall be classified under 31 this Article as follows: 32 Class 'A' which entitles a licensee to drive any vehicle or (1)33 combination of vehicles,—with a gross vehicle weight rating (GVWR) of 26,001 pounds or more, provided the GVWR of the 34 35 vehicle or vehicle being towed are in excess of 10,000 pounds and are exempt from Article 2C of this Chapter. A Class A license 36 37 entitles the licensee to operate Class B and C vehicles except 38 motorcycles, including all vehicles under Classes "B" or "C.". Class 'B' which entitles a licensee to drive a single vehicle 39 (2)weighing over 30,000 pounds gross vehicle weight, any such 40 41 vehicle towing a vehicle weighing 10,000 pounds gross vehicle 42 weight or less, a single vehicle designed to carry more than 12 43 passengers and all vehicles under Class "C." with a GVWR of 44 26,001 pounds or more, any such vehicle towing a single vehicle

	not in excess of 10,000 pounds provided the towed vehicle is
	exempt from Article 2C of this Chapter. A Class "B"B license does
	not entitles the licensee to operate Class C vehicles except drive a
	motorcycle <u>s</u> .
(3)	Class 'C' which entitles a licensee to drive a single vehicle
	weighing 30,000 pounds gross vehicle weight or less; any such
	vehicle towing a vehicle weighing 10,000 pounds gross vehicle
	weight or less; a church bus, farm bus, volunteer transportation
	vehicle, or activity bus operated for a nonprofit organization when
	the activity bus is operated for a nonprofit purpose; and a fire-
	fighting vehicle or combination of vehicles (regardless of gross
	vehicle weight) when operated by any volunteer member of a

municipal or rural fire department in the performance of his duty.

with a GVWR of less than 26,001 pounds or any such vehicle

towing another vehicle with a GVWR not in excess of 10,000 pounds, both of which are exempt from Article 2C. A Class "C"C

license does not entitle the licensee to drive a motorcycle. A Class

"C"license does not entitle the licensee to drive a vehicle designed

to carry more than 12 passengers unless this subsection or G.S. 20-

20 218(a) specifically entitles him to do so.
 21 Any unusual vehicle shall be assigned by the Commissioner to the most appropriate
 22 class <u>under this subsection or Article 2C</u> with suitable special restrictions if they appear
 23 to be necessary.

Any person who takes up residence in this State on a permanent basis is exempt from the provisions of this subsection for 30 days from the date that residence is established, if he is properly licensed in the jurisdiction of which he is a former resident."

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Sec. 6. G.S. 20-218(a) reads as rewritten:

29 No person shall drive or operate a school bus over the public roads of North "(a) 30 Carolina while the same is occupied by children unless said person shall be fully 31 trained in the operation of motor vehicles, and shall furnish to the superintendent of the 32 schools of the county in which said bus shall be operated a certificate from any representative duly designated by the Commissioner of Motor Vehicles, and the chief 33 mechanic in charge of school buses in said county showing that he has been examined 34 by a representative duly designated by the Commissioner of Motor Vehicles, and said 35 chief mechanic in charge of school buses in said county and that he is a fit and 36 37 competent person to operate or drive a school bus over the public roads of the State. 38 Notwithstanding the provisions of G.S. 20-7(a)(3), the The driver of a school bus or school 39 activity bus must be at least 16-18 years of age and hold a driver's license of Class 'A', 'B', or 'C' commercial driver's license and a school bus driver's certificate, and the driver of a 40 41 school activity bus must hold a driver's license of Class "C" and a school bus driver's certificate 42 or a driver's license of Class "A" or Class "B".

43 Sec. 7. G.S. 20-9(a) reads as rewritten:

1	"(a) A Class (C' license shell not be issued to any person under 16 years of ase
1	"(a) A Class 'C' license shall not be issued to any person under 16 years of age
2 3	and no Class " <u>A</u> " <u>A</u> , or <u>Class</u> " <u>B</u> " <u>B</u> , or " <u>C</u> " <u>C</u> commercial driver license shall be issued to
3 4	any person under <u>18-21</u> years of age <u>except as provided in G.S. 20-37.13(a)</u> and <u>G.S. 20-</u> 218(a). An endorsement to transport hazardous materials shall not be issued to any
4 5	
5 6	person under 21 years of age." Sec. 8. G.S. 20-10 reads as rewritten:
0 7	"§ 20-10. Age limits for drivers of public passenger-carrying vehicles.
8	It shall be unlawful for any person, whether licensed under this Article or not, who is
9	under the age of <u>18-21</u> years to drive a motor vehicle while in use as a public passenger-
10	carrying vehicle. For purposes of this section, an ambulance when operated for the
11	purpose of transporting persons who are sick, injured, or otherwise incapacitated shall
12	not be treated as a public passenger-carrying vehicle.
12	No person 14 years of age or under, whether licensed under this Article or not, shall
14	operate any road machine, farm tractor or motor driven implement of husbandry on any
15	highway within this State. Provided any person may operate a road machine, farm
16	tractor, or motor driven implement of husbandry upon a highway adjacent to or running
17	in front of the land upon which such person lives when said person is actually engaged
18	in farming operations."
19	Sec. 9. G.S. 20-30 is amended by adding a new subdivision to read:
20	"(8) <u>To possess more than one commercial driver license</u> . Any commercial driver
21	license other than the most recently issued is subject to immediate seizure by any law
22	enforcement officer or judicial official."
23	Sec. 10. G.S. 20-26(a) reads as rewritten:
24	"(a) The Division shall keep a record of test, proceedings and orders pertaining to
25	all driver's licenses granted, refused, suspended or revoked. The Division shall keep
26	records of convictions as defined in G.S. 20-24(c) occurring outside North Carolina
27	only for the offenses of exceeding a stated speed limit of 55 miles per hour or more by
28	more than 15 miles per hour, driving while license suspended or revoked, careless and
29	reckless driving, engaging in prearranged speed competition, engaging willfully in
30	speed competition, hit-and-run driving resulting in damage to property, unlawfully
31	passing a stopped school bus, illegal transportation of alcoholic beverages, and the
32	offenses included in G.S. 20-17. Provided, the Division shall also record convictions
33	for speeding in excess of 15 miles per hour over the posted speed limit occurring
34	outside of North Carolina if the vehicle involved is a commercial motor vehicle."
35	Sec. 11. G.S. 20-24(c) reads as rewritten:
36	"(c) For the purpose-purposes of this Article Chapter, the term 'conviction' when
37	referring to offenses committed in North Carolina shall mean: (i) a final conviction of a
38	criminal offense including a no contest plea, or (ii) a determination that a person is
39	responsible for an infraction.— <u>including a no contest plea, (iii)</u> Also for the purpose of this
40	Article an order of forfeiture of cash in the full amount of a bond required by Article 26
41	of Chapter 15A of the General Statutes, which forfeiture has not been vacated, shall be
42	equivalent to a conviction., or (iv) In addition to the foregoing provisions and for the purpose
43	of this Article, a third or subsequent prayer for judgment continued within any five-year
44	period shall be considered as a final conviction and to this end all orders entering prayers
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1	for judgment continued entered by the courts shall be reported to the division of Motor
2	Vehicles.
3	For the purposes of this Chapter, the term 'conviction' when referring to offenses
4	committed outside of the State of North Carolina shall mean an unvacated adjudication
5	of guilt, or a determination that a person has violated or failed to comply with the law in
6	a court of original jurisdiction or an authorized administrative tribunal; an unvacated
7	forfeiture of bail or collateral deposited to secure the person's appearance in court; or a
8	violation of a condition of release without bail, regardless of whether or not the penalty
9	is rebated, suspended, or probated."
10	Sec. 12. G.S. 20-17(4) reads as rewritten:
11	"(4) Failure to stop and render aid as required under the laws of this State in the
12	event of a motor vehicle accident in violation of G.S. 20-166(a) or (b)."
13	Sec. 13. Chapter 20 of the General Statutes is amended by adding a new
14	section to read:
15	" <u>§ 20-138.2. Impaired driving in commercial vehicle.</u>
16	(a) OffenseA person commits the offense of impaired driving in a
17	commercial motor vehicle if he drives a commercial motor vehicle upon any highway,
18	any street, or any public vehicular area within the State:
19	(1) While appreciably under the influence of an impairing
20	substance; or
21	(2) After having consumed sufficient alcohol that he has, at any
22	relevant time after the driving, an alcohol concentration of 0.04
23	<u>or more.</u>
24	(b) <u>Defense PrecludedThe fact that a person charged with violating this</u>
25	section is or has been legally entitled to use alcohol or a drug is not a defense to a
26	charge under this section.
27	(c) <u>PleadingTo charge a violation of this section, the pleading is sufficient if</u>
28	it states the time and place of the alleged offense in the usual form and charges the
29	defendant drove a commercial motor vehicle on a highway, street, or public vehicular
30	area while subject to an impairing substance.
31	(d) Implied Consent OffenseAn offense under this section is an implied
32	consent offense subject to the provisions of G.S. 20-16.2.
33	(e) Punishment; Effect When Impaired Driving Offense Also Charged.–The
34	offense in this section is a misdemeanor punishable by a fine of not less than one
35	hundred dollars (\$100.00), up to two years imprisonment, or both. This offense is not a
36	lesser included offense of impaired driving under G.S. 20-138.1, but if a person is
37	convicted under this section and of an offense involving impaired driving under G.S.
38	<u>20-138.1 arising out of the same transaction, the aggregate punishment imposed by the</u>
39	Court may not exceed the maximum punishment applicable to the offense involving
40	impaired driving under G.S. 20-138.1.
41	(f) Limited Driving Privilege.–A person convicted of the offense of impaired
42	driving under this section is not eligible for a limited driving privilege to operate a
43	commercial motor vehicle. If a person is convicted under this section and under G.S.
44	20-138.1, he may be considered for a limited driving privilege for a noncommercial

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1	motor vehicle if he meets the requirements of G.S. 20-179.3(b). Such a privilege shall
2	be for the purposes specified in G.S. 20-179.3(a) and issued according to the procedure
3	in G.S. 20-179.3(d) and subsections (f) through (k).
4	If a person is convicted under this section and he had a blood alcohol
5	concentration below 0.10, he is nonetheless eligible to apply for a Class C
6	noncommercial license.
7	(g) The provisions of G.S. 20-139.1 shall apply to the offense of impaired
8	driving in a commercial motor vehicle."
9	Sec. 14. G.S. $20-16.2(a)(4)$ reads as rewritten:
10	"(a) (4) If any test reveals an alcohol concentration of 0.10 or more, his
11	His driving privilege will be revoked immediately for at least 10
12	days <u>if:</u>
13	<u>a.</u> The test reveals an alcohol concentration of 0.10 or more; or
14	b. <u>He was driving a commercial motor vehicle and the test reveals</u>
15	an alcohol concentration of 0.04 or more."
16	Sec. 15. G.S. 20-16.2(i)(2) reads as rewritten:
17	"(2) That his license will be revoked for at least 10 days if:
18	<u>a.</u> the <u>The</u> test reveals an alcohol concentration of 0.10 or more;
19	and <u>or</u>
20	b. <u>He was driving a commercial motor vehicle and the test results</u>
21	reveal an alcohol concentration of 0.04 or more."
22	Sec. 16. G.S. 20-16.5(b) reads as rewritten:
23	"(b) Revocations for Persons Who Refuse Chemical Analyses or Have Alcohol
24	Concentrations of 0.10 or More After Driving a Motor Vehicle or of 0.04 or More After
25	Driving a Commercial Vehicle. – A person's driver's license is subject to revocation
26	under this section if:
27	(1) A charging officer has reasonable grounds to believe that the
28	person has committed an offense subject to the implied-consent
29	provisions of G.S. 20-16.2; The neuron is chosened with thet offered around drive G S = 20
30	(2) The person is charged with that offense as provided in G.S. 20- 1(2)
31	16.2(a);
32 33	(3) The charging officer and the chemical analyst comply with the procedures of GS_{-20} 16.2 and GS_{-20} 130.1 in requiring the
33 34	procedures of G.S. 20-16.2 and G.S. 20-139.1 in requiring the
34 35	(4) person's submission to or procuring a chemical analysis; and(4) The person:
35 36	
30 37	 a. Willfully refuses to submit to the chemical analysis; or b. Has an alcohol concentration of 0.10 or more within a relevant
38	time after the driving; or
38 39	
40	<u>c.</u> <u>Has an alcohol concentration of 0.04 or more at any relevant</u> time after the driving of a commercial vehicle."
40 41	Sec. 17. G.S. 20-16.5(b1)(2) reads as rewritten:
42	"(2) He has $\frac{1}{2}$:
43	<u>a.</u> at any relevant time after the driving, a <u>An</u> alcohol concentration
44	of 0.10 or more at any relevant time after driving; and-or
••	or or or or more <u>are any reportant unite arter artering</u> , and <u>or</u>

1	b. An alcohol concentration of 0.04 or more at any relevant time
2	after driving a commercial motor vehicle; and ".
3	Sec. 18. G.S. 20-16.5(j) reads as rewritten:
4	"(j) Costs Unless the magistrate or judge orders the revocation rescinded, a
5	person whose license is revoked under this section must pay a fee of twenty-five dollars
6	(\$25.00) as costs for the action before his license may be returned under subsection (h):
7	provided, however, if the revocation is pursuant to G.S. 20-16.5(b)(4)c. or G.S. 20-
8	16.5(b1)(2)b., the fee shall be fifty dollars (\$50.00). The costs collected under this
9	section go to the State."
10	Sec. 19. G.S. 20-26 is amended by adding a new subsection to read:
11	"(b1) The registered or declared weight set forth on the vehicle registration card or
12	a certified copy of the Division record sent by the Division of Criminal Information or
13	otherwise is admissible in any judicial or administrative proceeding and shall be prima
14	facie evidence of the registered or declared weight."
15	Sec. 20. Chapter 1112 of the 1987 Session Laws is repealed.
16	Sec. 21. Sections 1 through 19 of this act shall become effective September 1,
17	1990. Section 20 of this act shall become effective June 1, 1989.