## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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## SENATE DRS45128-RWz-23A\* (02/25)

Short Title:	DMV DL Medical Review Program Changes.	(Public)
Sponsors:	Senators Meredith, Rabon, and Daniel (Primary Sponsors).	
Referred to:		
LICENSI LEGISLA The General	A BILL TO BE ENTITLED  MAKE CHANGES TO THE DIVISION OF MOTOR VEH  E MEDICAL REVIEW PROGRAM, AS RECOMMENDED  ATIVE TRANSPORTATION OVERSIGHT COMMITTEE.  Assembly of North Carolina enacts:  ECTION 1. G.S. 20-9 reads as rewritten:  at persons shall not be licensed.	
the Division disease as with over a motor	the Division shall not issue a driver's license to any person where such person is afflicted with or suffering from such physical or notial serve to prevent such person from exercising reasonable and vehicle while operating the same upon the highways, nor shall a who is unable to understand highway warnings or direction sign	nental disability or d ordinary control a license be issued
	suffering from a physical or mental disability set out in subsection who is otherwise qualified to obtain a license, pro submits to the Division a certificate in the form prescrib (2). Until a license issued under this subdivision expires license continues in force as long as the licensee presents certificate in the form prescribed in subdivision (2) of this intervals determined by the Division to be in the best i safety.	a afflicted with or osection (e) of this vided such person oed in subdivision or is revoked, the to the Division at subsection at the interests of public section unless the ysician or surgeon other state of the or surgeon has division (1). Such advice of qualified dimental disorders licit the maximum ner or not it would operate a motor



- that the applicant is under medication and treatment and that such person's physical or mental disability is controlled. The certificate shall contain a waiver of privilege and the recommendation of the examining physician to the Commissioner as to whether a license should be issued to the applicant.
- (3) The Commissioner is not bound by the recommendation of the examining physician but shall give fair consideration to such recommendation in exercising his discretion in acting upon the application, the criterion being whether or not, upon all the evidence, it appears that it is safe to permit the applicant to operate a motor vehicle. The burden of proof of such fact is upon the applicant. In deciding whether to issue or deny a license, the Commissioner may be guided by opinion of experts in the field of diagnosing and treating the specific physical or mental disorder suffered by an applicant and such experts may be compensated for their services on an equitable basis. The Commissioner may also take into consideration any other factors which bear on the issue of public safety.
- Whenever a license is denied denied, cancelled, or restricted by the (4) Commissioner, Commissioner based upon information received and reviewed in accordance with subdivisions (2) and (3) of this subsection, such denial the adverse action may be reviewed by a reviewing board upon written request of the applicant filed with the Division within 10 days after receipt of such denial. notice of the adverse action. The reviewing board shall consist of the Commissioner or his authorized representative and four persons designated by the chairman of the Commission for Public Health. two medical professionals, duly licensed to practice medicine in the State, selected by the Commissioner. The medical professionals selected by the Commissioner may be compensated for their services on an equitable basis, including reimbursement for ordinary and necessary travel expenses. The persons designated by the chairman of the Commission for Public Health shall be either members of the Commission for Public Health or physicians duly licensed to practice medicine in this State. The members so designated by the chairman of the Commission for Public Health shall receive the same per diem and expenses as provided by law for members of the Commission for Public Health, which per diem and expenses shall be charged to the same appropriation as per diems and expenses for members of the Commission for Public Health. The Commissioner or his authorized representative, plus any two of the members designated by the chairman of the Commission for Public Health, one of the medical professionals selected by the Commissioner, constitute a quorum. The procedure for hearings authorized by this section shall be as follows:
  - a. Applicants shall be afforded an opportunity for hearing, after reasonable notice of not less than 10 days, before the review board established by subdivision (4). The notice shall be in writing and shall be delivered to the applicant in person or sent by certified mail, with return receipt requested. The notice shall state the time, place, and subject of the hearing. A request for a hearing shall not stay any adverse action affecting the applicant following the review specified in subdivisions (2) and (3) of the subsection that the Division took in accordance with this subsection.
  - b. The review board may compel the attendance of witnesses and the production of such books, records and papers as it desires at a hearing authorized by the section. Upon request of an applicant, a

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subpoena to compel the attendance of any witness or a subpoena duces tecum to compel the production of any books, records, or papers shall be issued by the board. Subpoenas shall be directed to the sheriff of the county where the witness resides or is found and shall be served and returned in the same manner as a subpoena in a criminal case. Fees of the sheriff and witnesses shall be the same as that allowed in the district court in cases before that court and shall be paid in the same manner as other expenses of the Division of Motor Vehicles are paid. In any case of disobedience or neglect of any subpoena served on any person, or the refusal of any witness to testify to any matters regarding which he may be lawfully interrogated, the district court or superior court where such disobedience, neglect or refusal occurs, or any judge thereof, on application by the board, shall compel obedience or punish as for contempt.

- c. A hearing may be continued upon motion of the applicant for good cause shown with approval of the board or upon order of the board.
- d. The board shall pass upon the admissibility of evidence at a hearing but the applicant affected may at the time object to the board's ruling, and, if evidence offered by an applicant is rejected the party may proffer the evidence, and such proffer shall be made a part of the record. The board shall not be bound by common law or statutory rules of evidence which prevail in courts of law or equity and may admit and give probative value to evidence which possesses probative value commonly accepted by reasonably prudent men in the conduct of their affairs. They may exclude incompetent, immaterial, irrelevant and unduly repetitious evidence. Uncontested facts may be stipulated by agreement between an applicant and the board and evidence relating thereto may be excluded. All evidence, including records and documents in the possession of the Division of Motor Vehicles or the board, of which the board desires to avail itself shall be made a part of the record. Documentary evidence may be received in the form of copies or excerpts, or by incorporation by reference. The board shall prepare an official record, which shall include testimony and exhibits. A record of the testimony and other evidence submitted shall be taken, but it shall not be necessary to transcribe shorthand notes or electronic recordings unless requested for purposes of court review.
- e. Every decision and order adverse to an applicant shall be in writing or stated in the record and shall be accompanied by findings of fact and conclusions of law. The findings of fact shall consist of a concise statement of the board's conclusions on each contested issue of fact. Counsel for applicant, or applicant, if he has no counsel, shall be notified of the board's decision in person or by registered certified mail with return receipt requested. In all other cases, a copy A copy of the board's decision with accompanying findings and conclusions shall be delivered or mailed upon request to applicant's attorney of record or to applicant, if he has no attorney.
- f. Actions of the reviewing board are subject to judicial review as provided under Chapter 150B of the General Statutes.
- g. Repealed by Session Laws 1977, c. 840.

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h.	All records and evidence collected and compiled by the reviewing board shall not be considered public recommendation of Chapter [section] 132-1, and following General Statutes of North Carolina and may be made public only upon an order of a court of competent jufformation furnished by or on behalf of an application shall be without prejudice and shall be for Division, the reviewing board or the court in address.	cords within the ng, 132 of the available to the jurisdiction. All cant under this the use of the

section and shall not be used in any manner as evidence, or for any other purposes in any trial, civil or criminal."

SECTION 2. This act becomes effective October 1, 2014.