GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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H.B. 927 Apr 16, 2015 HOUSE PRINCIPAL CLERK

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HOUSE DRH20301-MLxfa-85B (02/16)

Short Title:	Reestablish NC as the "Good Roads State".	(Public)
Sponsors:	Representative Torbett.	
Referred to:		

A BILL TO BE ENTITLED

2 AN ACT TO MODIFY THE COMPUTATION OF THE MOTOR FUEL EXCISE TAX 3 RATE; TO ELIMINATE THE DISCOUNT FOR TIMELY PAYMENT OF MOTOR 4 FUELS TAXES BY LICENSED DISTRIBUTORS, IMPORTERS, AND SUPPLIERS; TO 5 MODIFY THE HIGHWAY USE TAX RATE; TO PHASE OUT THE TRANSFER OF 6 FUNDS FROM THE HIGHWAY FUND TO THE GENERAL FUND; TO MODIFY THE 7 AMOUNT OF FEES CHARGED BY THE DIVISION OF MOTOR VEHICLES; TO 8 ESTABLISH A SUPPLEMENTAL TAX ON THE GROSS PREMIUMS FROM MOTOR 9 VEHICLE INSURANCE CONTRACTS; TO TRANSFER CERTAIN FUNDS FROM 10 THE HIGHWAY TRUST FUND TO THE HIGHWAY FUND; TO DIRECT THE 11 DEPARTMENT OF TRANSPORTATION TO ESTABLISH THE "DOT REPORT" PROGRAM; TO APPROPRIATE FUNDS FOR CERTAIN PURPOSES; AND TO MAKE 12 13 VARIOUS CONFORMING CHANGES.

14 Whereas, roads, bridges, ports, and rails are critical to facilitating the safe 15 movement of goods and people and spurring economic growth in this State; and

Whereas, the volatility and inconsistency in the primary transportation funding 16 17 source creates uncertainty as to whether there will be a sufficient amount of funding to 18 maintain the roads, bridges, ports, and rails in this State; and

19 Whereas, the General Assembly intends to develop a stable and consistent funding 20 source to use solely for the maintenance and improvement of the roads, bridges, ports, and rails 21 in this State; Now, therefore,

22 The General Assembly of North Carolina enacts:

24 PART I. MOTOR FUELS TAX RATE/DISCOUNT FOR TIMELY PAYMENT

SECTION 1. G.S. 105-449.80 reads as rewritten:

26 "§ 105-449.80. Tax rate.

27 Rate. - For the period that begins Beginning on January July 1, 2016, and ends on (a) 28 June 30, 2016,2015, the motor fuel excise tax rate is a flat rate of thirty-five cents (35¢) thirty 29 cents (30¢) per gallon. For the period that begins on July 1, 2016, and ends on December 31, 30 2016, the motor fuel excise tax rate is a flat rate of thirty-four cents (34¢) per gallon. For the 31 calendar years beginning on January 1, 2017, the motor fuel excise tax rate is a flat rate of 32 thirty-four cents (34¢) per gallon, multiplied by a percentage. For calendar years beginning on 33 or after January 1, 2018,2017, the motor fuel excise tax rate is the amount for the preceding 34 calendar year, multiplied by a percentage. The percentage is one hundred percent (100%) plus 35 or minus the sum of the following:



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1 2 3 4	 The percentage change in population for the applicable calendar year, estimated under G.S. 143C-2-2, multiplied by seventy-five percent (75%). The annual percentage change in the Consumer Price Index for All Urba Consumers, multiplied by twenty-five percent (25%). For purposes of the consumer of the consume	an
5	subdivision, "Consumer Price Index for All Urban Consumers" means the	he
6	United States city average for energy index contained in the detailed repo	
7	released in the October prior to the applicable calendar year by the Bureau	of
8	Labor Statistics of the United States Department of Labor.	
9		_
10	(b1) Additional Adjustment. – For calendar years beginning on or after January 1, 201	
11	the Department of Revenue shall increase the motor fuel excise tax rate set in subsection (a) of this section by one cent (1d) if there is a degree of one bundred million dollar	
12 13	this section by one cent (1φ) if there is a decrease of one hundred million dolla (\$100,000,000) in the actual expanditures of federal funds to the Department of Transportation	
13 14	(\$100,000,000) in the actual expenditures of federal funds to the Department of Transportation for the reimbursement of Highway Trust Fund projects, as measured by comparing the	
14	difference in the prior two federal fiscal years' expenditures and excluding all federal fund	
16	received through competitive awards or discretionary grants. The Department of Transportation	
17	shall provide written notice to the Department of Revenue and the Joint Legislativ	
18	Transportation Oversight Committee no later than November 1 of each year detailing the	
19	amount of federal expenditures, as calculated in this subsection, received during the prior tw	
20	federal fiscal years. If the motor fuel excise tax rate is increased under this subsection, an	
21	federal funding increases to an amount that negates the loss that triggered the increase und	er
22	this subsection, the Department of Transportation shall include this information in the notion	
23	provided under this subsection and the Department of Revenue shall reduce the motor fu	el
24	excise tax rate accordingly on January 1.	
25		
26	SECTION 2.(a) G.S. 105-449.93 is repealed. SECTION 2.(b) Subjections (b) and (c) of G.S. 105, 440.07 are repealed.	
27 28	SECTION 2.(b) Subsections (b) and (c) of G.S. 105-449.97 are repealed.	
28 29	SECTION 2.(c) Subdivision (6) of G.S. 105-449.96 is repealed. SECTION 2.(d) G.S. 105-449.99(b) reads as rewritten:	
30	"(b) Discounts. – An importer may not deduct an administrative discount from the	he
31	amount remitted with a return. An importer that imports motor fuel received from an electiv	
32	supplier or a permissive supplier may deduct the percentage discount allowed t	
33	G.S. 105-449.93(b) when remitting tax to the supplier, as trustee, for payment to the State. A	
34	importer that imports motor fuel received from a supplier that is not an elective supplier or	
35	permissive supplier may not deduct the percentage discount allowed by G.S. 105-449.93(b)
36	when filing a return for the tax due."	
37	SECTION 2.(e) G.S. 105-449.105(e) reads as rewritten:	
38	"(e) Refund Amount. – The amount of a refund allowed under this section is the amou	
39	of excise tax paid, less the amount of any discount allowed on the fuel und	er
40	<u>G.S. 105 449.93.paid.</u> "	
41	SECTION 2.(f) G.S. 105-449.105A(a) reads as rewritten:	٨
42 43	"(a) Refund for Undyed Kerosene Sold to an End User for Non-Highway Use. – distributor who sells kerosene to an end user for one of the purposes listed in this subsection	
43 44	may obtain a monthly refund for the excise tax the distributor paid on the kerosene, less the	
45	amount of any discount allowed on the kerosene under G.S. 105-449.93, kerosene if the	
46	distributor dispenses the kerosene into a storage facility of the end user that contains fuel use	
47	only for one of those purposes and the storage facility is installed in a manner that makes use	
48	the fuel for any other purpose improbable.	
49	(1) Heating.	
50	(2) Drying crops.	
51	(3) A manufacturing process."	

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	SECTION 2.(g) G.S. 105-449.105B is repealed.
	SECTION 2.(h) Subdivision (12) of subsection (a) of G.S. 105-449.120 is
	repealed.
	SECTION 2.(i) G.S. 119-18(a1) reads as rewritten:
	"§ 119-18. Inspection tax and distribution of the tax proceeds.
	(a1) Deferred Payment. – A licensed kerosene distributor that buys kerosene from a
	supplier licensed under Part 2 of Article 36C of Chapter 105 of the General Statutes has the
	right to defer payment of the inspection tax until the supplier is required to remit the tax to this
	State or another state. A licensed kerosene distributor that pays the tax due a supplier licensed
	under that Part by the date the supplier must pay the tax to the State may deduct from the amount due a discount in the amount set in G.S. 105-449.93."
	SECTION 3. Section 1 of this act becomes effective July 1, 2015. The remainder
	of this Part becomes effective for taxable years beginning on or after January 1, 2016.
	of this I art becomes effective for taxable years beginning on of after January 1, 2010.
	PART II. HIGHWAY USE TAX
	SECTION 4. G.S. 105-187.3 reads as rewritten:
	"§ 105-187.3. Rate of tax.
	(a1) Tax Rate. – The Except as provided in subsection (a2) of this section, the tax rate is
	three percent (3%).four percent (4%). The maximum tax is one thousand dollars (\$1,000)two
	thousand dollars (\$2,000) for each certificate of title issued for a Class A or Class B motor
	vehicle that is a (i) commercial motor vehicle, as defined in G.S. 20-4.01. The maximum tax is
	one thousand five hundred dollars (\$1,500) for each certificate of title issued for a recreational
3	vehicle that is not subject to the one thousand dollar (\$1,000) maximum tax. G.S. 20-4.01, or
((ii) recreational vehicle. The tax is payable as provided in G.S. 105-187.4.
	(a2) Additional Adjustment. – For calendar years beginning on or after January 1, 2016,
t	the Department of Revenue shall increase the tax rate set in subsection (a1) of this section by
	one-half of one percent (0.5%) if there is a decrease of two hundred million dollars
	(\$200,000,000) in the actual expenditures of federal funds to the Department of Transportation
	for the reimbursement of Highway Trust Fund projects, as measured by comparing the
	difference in the prior two federal fiscal years' expenditures and excluding all federal funds
	received through competitive awards or discretionary grants. The Department of Transportation
	shall provide written notice to the Department of Revenue and the Joint Legislative
	Transportation Oversight Committee no later than November 1 of each year detailing the
	amount of federal expenditures, as calculated in this subsection, received during the prior two federal fiscal years. If the tax rate set in subsection (a1) of this section is increased under this
	subsection, and federal funding increases to an amount that negates the loss that triggered the
	increase under this subsection, the Department of Transportation shall include this information
	in the notice provided under this subsection and the Department of Revenue shall reduce the
	tax rate accordingly on January 1.
	"
	SECTION 5. G.S. 105-187.5(b) reads as rewritten:
	"(b) Rate. – The tax rate on the gross receipts from the short-term lease or rental of a
	motor vehicle is eight percent (8%)nine percent (9%) and the tax rate on the gross receipts from
	the long-term lease or rental of a motor vehicle is three percent (3%).four percent (4%). Gross
	receipts does not include the amount of any allowance given for a motor vehicle taken in trade
	as a partial payment on the lease or rental price. The maximum tax in G.S. 105-187.3(a) on
	certain motor vehicles applies to a continuous lease or rental of such a motor vehicle to the
	same person."
	SECTION 6. G.S. 105-187.6(c) reads as rewritten:

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1	"(c) Out-of-state Vehicles. – A maximum tax of one hundred fifty de)llars (\$150.00)two
2	hundred dollars (\$200.00) applies when a certificate of title is issued for a mo	otor vehicle that, at
3	the time of applying for a certificate of title, is and has been titled in another	state for at least 90
4	days."	
5	SECTION 7.(a) For the 2015-2016 fiscal year, twelve and	two-tenths percent
6	(12.2%) of the revenues generated from the tax levied under G.S. 105-187.3	(a1), the tax levied
7	on gross receipts from the long-term lease or rental of a motor vehicle under	G.S. 105-187.5(b),
8	and the tax levied under G.S. 105-187.6(c), after the adjustments enacted in	this Part, shall be
9	transferred from the Highway Trust Fund to the Highway Fund.	
10	SECTION 7.(b) For the 2016-2017, 2017-2018, and 2018-	-
11	twenty-five percent (25%) of the revenues generated from the	
12	G.S. 105-187.3(a1), the tax levied on gross receipts from the long-term le	
13	motor vehicle under G.S. 105-187.5(b), and the tax levied under G.S. 105-	
14	adjustments enacted in this Part, shall be transferred from the Highway	Trust Fund to the
15	Highway Fund.	
16	SECTION 8. Subsection (a) of Section 7 of this act become	-
17	2015. Subsection (b) of Section 7 of this act becomes effective July 1, 2016	. The remainder of
18	this Part becomes effective January 1, 2016.	
19 20	DADT HI FUNDING FOR DREDGING	
20 21	PART III. FUNDING FOR DREDGING SECTION 9.(a) Article 21 of Chapter 143 of the General Statu	ites is smanded by
21	adding a new section to read:	ites is amended by
22	" <u>§ 143-215.73G. Conditional funding for maintenance dredging.</u>	
23 24	If actual expenditures of federal funds by the Wilmington District of	the United States
25	Army Corps of Engineers for the maintenance dredging of shallow draft in	
26	navigation channels located within the State decline by an average rate of five	
27	measured by averaging the percentage difference in actual expenditures fro	
28	fiscal year for the prior five federal fiscal years, the Department of Transpor	
29	first of January of the current fiscal year, allocate from the unencumbered of	•
30	Highway Fund to the Department of Environment and Natural Resources an	amount equivalent
31	to twenty percent (20%) of the actual federal expenditures for maintenance of	lredging during the
32	prior federal fiscal year. Funds transferred in accordance with this section sh	all be allocated by
33	the Department of Environment and Natural Resources for emerger	• •
34	maintenance dredging of shallow draft inlets and deep draft navigation char	
35	accordance with a memorandum of agreement entered into with the United	
36	of Engineers. The Departments of Transportation and Environment and Natu	
37	jointly report the transfer of funds and project selection to the Joint Legislati	
38	Governmental Operations no later than 30 days after the transfer of funds. T	
39	the funds transferred under this subsection are deemed unappropriated, these	<u>e funds are hereby</u>
40	appropriated for the purposes set forth in this section."	
41 42	SECTION 9.(b) This Part becomes effective July 1, 2015.	
42 43	PART IV. ELIMINATION OF CERTAIN TRANSFERS	
43 44	SECTION 10.(a) The total amount of funds transferred each fi	iscal year from the
44 45	Highway Fund to the General Fund shall be reduced according to the followi	•
46	(1) For the 2017-2018 fiscal year, the total amount of funds t	-
47	reduced by forty-nine million one hundred forty-five	
48	hundred forty-five dollars and twenty-five cents (\$	
49	recurring funds.	-,,
50	(2) For the 2018-2019 fiscal year, the total amount of funds t	transferred shall be
51	reduced by an additional forty-nine million one hundred	

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1 2		seven hundred forty-five dollars ar recurring funds.	nd twenty-five cents (\$49,145,745.25) in	
3	(3)	6	otal amount of funds transferred shall be	
4	(3)	•	million one hundred forty-five thousand	
5		• •	ad twenty-five cents $($49,145,745.25)$ in	
6		recurring funds.	$(\psi + y, 1 + 5, 7 + 5, 25)$ in	
7	(4)	6	otal amount of funds transferred shall be	
8	(+)	•	million one hundred forty-five thousand	
9		5	ad twenty-five cents $($49,145,745.25)$ in	
10		•	sfers required by statute, any transfer of	
11		funds from the Highway Fund to the		
12	SEC	FION 10.(b) G.S. 105-449.125 reads		
13		Distribution of tax revenue among		
14			nue collected under this Article from an	
15			owing funds and accounts in the fraction	
16	indicated:			
17	Fund or Ac	count	Amount	
18		al Leaking Petroleum	<u></u>	
19		ound Storage Tank Cleanup Fund	Nineteen thirty-seconds	
20	•	ercial Leaking Petroleum		
21		ound Storage Tank Cleanup Fund	Three thirty-seconds	
22	U	d Air Quality Account	Five-sixteenths.	
23			%) of the remaining excise tax revenue	
24		• •	shall allocate twenty-five percent (25%)	
25	to the Highway Trust Fund.			
26	The Secretary shall charge a proportionate share of a refund allowed under this Article to			
27	each fund or account to which revenue collected under this Article is credited. The Secretary			
28	shall credit rever	shall credit revenue or charge refunds to the appropriate funds or accounts on a monthly basis."		
29	SECTION 10.(c) Subsection (b) of this section becomes effective January 1, 2016.			
30	The remainder of this section is effective when the act becomes law.			
31				
32	PART V. DMV	' FEES		
33	SEC	FION 11. G.S. 20-7 reads as rewritten	n:	
34	"§ 20-7. Issuan	ce and renewal of drivers licenses.		
35				
36	(i) Fees.	- The fee for a regular drivers license	e is the amount set in the following table	
37	multiplied by the	e number of years in the period for whi	ich the license is issued:	
38	Class of Regular	License	Fee for Each Year	
39	Class A		<u>\$4.00</u> <u>\$6.00</u>	
40	Class B		<u>\$4.00</u> <u>\$6.00</u>	
41	Class C		<u>\$4.00</u> <u>\$6.00</u>	
42	The fee for a me	otorcycle endorsement is one dollar a	nd seventy five cents (\$1.75)two dollars	
43	and sixty cents	(\$2.60) for each year of the period for	or which the endorsement is issued. The	
44		shall be paid before a person rec	ceives a regular drivers license or an	
45	endorsement.			
46		• •	ers license has been revoked pursuant to	
47	-	-	(a)(2) shall pay a restoration fee of fifty	
48		•	erson whose drivers license has been	
49			fee of one hundred dollars (\$100.00).one	
50			to the Division prior to the issuance to	
51	such person of a	new drivers license or the restoration	of the drivers license. The restoration fee	

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1 shall be paid to the Division in addition to any and all fees which may be provided by law. This 2 restoration fee shall not be required from any licensee whose license was revoked or voluntarily 3 surrendered for medical or health reasons whether or not a medical evaluation was conducted 4 pursuant to this Chapter. The fifty-dollar (\$50.00) fee, seventy-five-dollar (\$75.00) fee, and the 5 first fifty dollars (\$50.00) one hundred dollars (\$100.00) of the one-hundred-dollar 6 (\$100.00)one hundred fifty-dollar (\$150.00) fee, shall be deposited in the Highway Fund. 7 Twenty-five dollars (\$25.00) of the one-hundred-dollar (\$100.00) one hundred fifty-dollar 8 (\$150.00) fee shall be used to fund a statewide chemical alcohol testing program administered 9 by the Forensic Tests for Alcohol Branch of the Chronic Disease and Injury Section of the Department of Health and Human Services. The remainder of the one-hundred-dollar 10 11 (\$100.00) one hundred fifty-dollar (\$150.00) fee shall be deposited in the General Fund. The 12 Office of State Budget and Management shall annually report to the General Assembly the amount of fees deposited in the General Fund and transferred to the Forensic Tests for Alcohol 13 14 Branch of the Chronic Disease and Injury Section of the Department of Health and Human 15 Services under this subsection. 16 Effective with the 2011-2012 fiscal year, from the funds deposited in the General Fund

16 Effective with the 2011-2012 fiscal year, from the funds deposited in the General Fund 17 under this subsection the sum of five hundred thirty-seven thousand four hundred fifty-five 18 dollars (\$537,455) shall be transferred annually to the Board of Governors of The University of 19 North Carolina to be used for the operating expenses of the Bowles Center for Alcohol Studies 20 at The University of North Carolina at Chapel Hill.

21

22 (1)Learner's Permit. – A person who is at least 18 years old may obtain a learner's 23 permit. A learner's permit authorizes the permit holder to drive a specified type or class of 24 motor vehicle while in possession of the permit. A learner's permit is valid for a period of 18 25 months after it is issued. The fee for a learner's permit is fifteen dollars (\$15.00).twenty-two 26 dollars and fifty cents (\$22.50). A learner's permit may be renewed, or a second learner's permit 27 may be issued, for an additional period of 18 months. The permit holder must, while operating 28 a motor vehicle over the highways, be accompanied by a person who is licensed to operate the 29 motor vehicle being driven and is seated beside the permit holder.

- 30
- 31

SECTION 12. G.S. 20-11(j) reads as rewritten:

32 Duration and Fee. — A limited learner's permit expires on the eighteenth birthday of "(i) 33 the permit holder. A limited provisional license expires on the eighteenth birthday of the 34 license holder. A limited learner's permit or limited provisional license issued under this section 35 that expires on a weekend or State holiday shall remain valid through the fifth regular State 36 business day following the date of expiration. A full provisional license expires on the date set 37 under G.S. 20-7(f). The fee for a limited learner's permit or a limited provisional license is 38 fifteen dollars (\$15.00).twenty-two dollars and fifty cents (\$22.50). The fee for a full 39 provisional license is the amount set under G.S. 20-7(i)."

40

SECTION 13. G.S. 20-14 reads as rewritten:

41 "§ 20-14. Duplicate licenses.

A person may obtain a duplicate of a license issued by the Division by paying a fee of ten
 dollars (\$10.00) fifteen dollars (\$15.00) and giving the Division satisfactory proof that any of
 the following has occurred:

- 45 46

...."

- (1) The person's license has been lost or destroyed.
- (2) It is necessary to change the name or address on the license.
- 47 (3) Because of age, the person is entitled to a license with a different color
 48 photographic background or a different color border.
- 49(4)The Division revoked the person's license, the revocation period has expired,50and the period for which the license was issued has not expired."
- 51 SECTION 14. G.S. 20-16(e) reads as rewritten:

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"(e) [he Division may conduct driver improvement clinics for the be	enefit of those who		
have been c	onvicted of one or more violations of this Chapter. Each driver	attending a driver		
improvemen	t clinic shall pay a fee of fifty dollars (\$50.00).seventy-five dolla	urs (\$75.00)."		
	ECTION 15. G.S. 20-26(c) reads as rewritten:	, ', <u>/</u> _		
	he Division shall furnish copies of license records require	ed to be kept by		
	a) of this section in accordance with G.S. 20-43.1 to other pers			
	upon prepayment of the following fees:			
	 Limited extract copy of license record, 			
	for period up to three years	\$8.00\$12		
	 Complete extract copy of license record 			
	 Certified true copy of complete license record 			
	ived by the Division under this subsection shall be credited to the			
	ECTION 16. G.S. 20-37.15(a1) reads as rewritten:	e mgnway Fund.		
		action for of thirty		
	The application must be accompanied by a nonrefundable application $(1, 1)$	•		
	.00).forty-five dollars (\$45.00). This fee does not apply in any	y of the following		
circumstanc				
(1) When an individual surrenders a commercial driver learn	ner's permit issued		
	by the Division when submitting the application.			
(2) When the application is to renew a commercial drivers lic	cense issued by the		
	Division.			
	ll entitle the applicant to three attempts to pass the written know	-		
1 .	a new fee. No application fee shall be charged to an applicant el	ligible for a waiver		
	0-37.13(c)."			
	ECTION 17. G.S. 20-37.16(d) reads as rewritten:			
	The fee for a Class A, B, or C commercial drivers license			
	nty-two dollars and fifty cents (\$22.50) for each year of the pe			
	sued. The fee for each endorsement is three dollars (\$3.00)for	•		
) for each year of the period for which the endorsement is issued	1		
under this section do not apply to employees of the Driver License Section of the Division who				
-	are designated by the Commissioner."			
S	ECTION 18. G.S. 20-42(b) reads as rewritten:			
"(b) [The Commissioner and officers of the Division designated by	the Commissioner		
may prepar	under the seal of the Division and deliver upon request a cer	tified copy of any		
document o	the Division for a fee. The fee for a document, other than an accument	cident report under		
G.S. 20-166	1, is ten dollars (\$10.00). fifteen dollars (\$15.00). The fee for an	n accident report is		
five dollars	(\$5.00). A certified copy shall be admissible in any proceeding i	in any court in like		
manner as t	e original thereof, without further certification. The certification	fee does not apply		
to a docum	ent furnished for official use to a judicial official or to an offi	icial of the federal		
	a state government, or a local government."			
0	ECTION 19. G.S. 20-50(b) reads as rewritten:			
	The Division may issue a temporary license plate for a vehicle. A	temporary license		
	for the period set by the Division. The period may not be less			
more than 6		,		
	n may obtain a temporary license plate for a vehicle by filing a	an application with		
-	and paying the required fee. An application must be filed on a			
the Division		r		
	for a temporary license plate that is valid for 10 days is five do	llars (\$5.00) seven		
	<u>"ifty cents (\$7.50).</u> The fee for a temporary license plate that is v			
	he amount that would be required with an application for a light			
•	person obtains for a vehicle a temporary license plate that is vali	1		
	es an application for a license plate for that vehicle before the			
uays and m	is an application for a needse plate for that vehicle before the	umporary needse		

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1	plate expires.	the person is not required to pay the fee that would otherwise be	required for the
2	license plate.		1
3	1	ary license plate is subject to the following limitations and conditi	ons:
4	(1)	• • • •	
5		applicable financial responsibility requirements.	
6	(2)		
7	(3)		and may not be
8	(-)	transferred, loaned, or assigned to another.	
9	(4)		v the Division.
10	(5)		,
11	(6)		t apply to license
12	(-)	plates apply to temporary license plates insofar as possible."	II J
13	SE	CCTION 20. G.S. 20-73(c) reads as rewritten:	
14		nalties. $-A$ person to whom a vehicle is transferred who fail	s to apply for a
15	. ,	title within the required time is subject to a civil penalty o	
16		y-two dollars and fifty cents (\$22.50) and is guilty of a Class 2	
17	· · ·	ndertakes to apply for a certificate of title on behalf of another	
18	1	for a title within the required time is subject to a civil penalty	1
19		ty-two dollars and fifty cents (\$22.50). When a person to wh	
20		ils to obtain a title within the required time because a person w	
21		certificate of title did not do so within the required time, the Divis	
22		only on the person who undertook to apply for the title. Civil pe	• •
23		section shall be credited to the Highway Fund."	
24		CTION 21. G.S. 20-85(a) reads as rewritten:	
25		e following fees are imposed concerning a certificate of title, a	registration card,
26	or a registration	on plate for a motor vehicle. These fees are payable to the Div	vision and are in
27	addition to the	e tax imposed by Article 5A of Chapter 105 of the General Statute	es.
28	(1)	Each application for certificate of title	\$40.00 <u>\$60.00</u>
29	(2)	Each application for duplicate or corrected certificate of title	<u>15.00</u> 22.50
30	(3)	Each application of repossessor for certificate of title	<u>15.00</u> 22.50
31	(4)	Each transfer of registration	<u>15.00</u> 22.50
32	(5)	Each set of replacement registration plates	<u>15.00</u> 22.50
33	(6)	Each application for duplicate registration card	<u>15.00</u> 22.50
34	(7)	Each application for recording supplementary lien	<u>15.00</u> 22.50
35	(8)	Each application for removing a lien from a certificate of titl	e <u>15.0022.50</u>
36	(9)	Each application for certificate of title for a motor vehicle	transferred to a
37		manufacturer, as defined in G.S. 20-286, or a motor vehicl	e retailer for the
38		purpose of resale	
39	(10		•
40		used motor vehicle dealer pursuant to subdivision (b)(2) or	subsection (e1)
41		of G.S. 20-109.1	
42	(11		
43		G.S. 20-79.4	
44		CCTION 22. G.S. 20-85.1(b) reads as rewritten:	
45		e Commissioner and the employees of the Division des	
46		r may prepare and deliver upon request a certificate of title, ch	
47	•	lollars (\$75.00)one hundred twelve dollars and fifty cents (\$112	· · · ·
48		n lieu of the title fee required by G.S. 20-85(a). The fee for one	
49	-	by cash or by certified check. This fee shall be credited to the	e Highway Trust
50	Fund."		
51	SE	CCTION 23. G.S. 20-87 reads as rewritten:	

General Assem	bly of North Caro	lina	Session 2015
-	nger vehicle regis		
	-	he Division annually for the regist	
passenger vehicl		e following classifications and sched	
(1)	For-Hire Passer	nger Vehicles The fee for a pa	ssenger vehicle that is
	-	mpensation and has a capacity of 1	
		ollars (\$78.00).one hundred seventee	
		nger vehicle that is operated for c	
	1 ·	e than 15 passengers is one dollar an	• • • •
		cents (\$2.10) per hundred pounds	of empty weight of the
	vehicle.		
(2)	U-Drive-It Vehi	cles. – U-drive-it vehicles shall pay t	he following tax:
	Motorcycles:	1-passenger capacity	\$18 00\$27 00
	woore yeles.	2-passenger capacity	
		3-passenger capacity	
	Automobiles:	15 or fewer passengers	
	Buses:	16 or more passengers	
		To of more pussengers	hundred
			pounds of
			empty weight
	Trucks under		1,5, 6
	7,000 pounds		
	that do not		
	haul products		
	for hire:	4,000 pounds	
		5,000 pounds	
		6,000 pounds	
			1 5
(5)		er Vehicles. – There shall be paid t	
		lay of January, for the registration	
	schedules:	cles, fees according to the follow	ang classifications and
		er vehicles of not more than fifteen p	assengers $$28.00$ \$12.00
		er vehicles of not more than inteen p er vehicles over fifteen passengers	-
	1 0	a fee of only one dollar (\$1.00)<u>on</u>	
		charged for any vehicle given by th	
		account of any disability suffered du	-
	•	d by the original donee or other ve	
		Fitle 38, section 252, United States C	
(6)	-	cles. – The base fee on private pass	
	be fifteen dolla	ars (\$15.00);twenty-two dollars an	d fifty cents (\$22.50);
		n a motorcycle is equipped with an a	
	designed to trar	sport persons or property, the base	fee shall be twenty-two
	dollars (\$22.00	.thirty-three dollars (\$33.00). An	additional fee of three
		our dollars and fifty cents (\$4.50) is	
		stered under this subdivision in addi	
		e additional fee, in addition to any o	
		e, shall be used to fund the Motor	cycle Safety Instruction
	Program created	l in G.S. 115D-72.	

Genera	l Assem	bly of North Carolina	Session 2015
	(9)	House Trailers. – In lieu of other registration and licer house trailers under this section or G.S. 20-88, the regis fee on house trailers shall be eleven dollars (\$11.00)sixted cents (\$16.50) for the license year or any portion thereof.	tration and license
	(11)	Any vehicle fee determined under this section according to vehicle shall be increased by the sum of three dollars (\$3.4 fifty cents (\$4.50) to arrive at the total fee.	-
	(13)	Additional fee for certain electric vehicles. – At the registration or registration renewal, the owner of a plug- that is not a low-speed vehicle and that does not rely on a of power shall pay a fee in the amount of one hundred de hundred fifty dollars (\$150.00) in addition to any other refees."	in electric vehicle nonelectric source allars (\$100.00)one
	SEC	FION 24.(a) Article 3 of Chapter 20 of the General Statu	tes is amended by
adding a		ction to read:	tes is amended by
-		te fee; motor vehicle registration.	
<u>(a)</u>		Fee. – In addition to the applicable fees required under t	his Article for the
registrat		motor vehicle and any interest assessed under G.S. 105-3	
	-	te fee according to the following schedule to a person who	pays the applicable
registrat	tion fee r	equired under this Article after the registration expires:	
	<u>(1)</u>	If the registration has been expired for less than one m	onth, a late fee of
		fifteen dollars (\$15.00).	
	<u>(2)</u>	If the registration has been expired for one month or greater	eater, but less than
		two months, a late fee of twenty dollars (\$20.00).	
	<u>(3)</u>	If the registration has been expired for two months or gr	eater, a late fee of
	D	twenty-five dollars (\$25.00).	
<u>(b)</u> remitted		eds. – The clear proceeds of any late fee charged under the fivil Penalty and Forfeiture Fund in accordance with G.S. 115	
(c)		truction. – For purposes of this section, payment by mail o	
		this Article is considered to be made on the date shown	
-		United States Postal Service. If payment by mail is not postr	-
-	•	of mailing, the payment is considered to be made on the	
	the pay	• • •	
	SEC	FION 24.(b) G.S. 105-330.10 reads as rewritten:	
"§ 105-3	330.10.	Disposition of interest.	
transfer	red on	collected on unpaid registration fees pursuant to G.S. 1 a monthly basis to the North Carolina Highway Fun	
improve		ithin the Division of Motor Vehicles.Fund."	
		FION 25. G.S. 20-88 reads as rewritten:	
"§ 20-88	8. Prope	erty-hauling vehicles.	
(b) property		following fees are imposed on the annual registration vehicles; the fees are based on the type of vehicle and its we SCHEDULE OF WEIGHTS AND RATES	1 1
		Rates Per Hundred Pound Gross Weight	
			Farmer Rate
	r 4,000 p		\$0.29<u></u>\$0.44
	· •	ounds inclusive	<u>.40.60</u> 50.75
9,001 to	13,000	pounds inclusive	.50<u>.75</u>

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l	13,001 to	17,000	pounds inclusive	.68 1.02	
2	Over 17,0		±	.77 1.16	
	, -	I	Rates Per Hundred Pound Gross Weight		
				General Rate	
	Not over	4.000 r	ounds	\$0.59 \$0.89	
			ounds inclusive	+0.09 <u>+0.09</u> - <u>81</u> 1.22	
			pounds inclusive	1.00 1.50	
			pounds inclusive	1.36 2.04	
	Over 17,0		1	$\frac{1.502.04}{1.542.31}$	
	Over 17,0	(1)	The minimum fee for a vehicle licensed under this sul		
		(1)	dollars (\$24.00)thirty-six dollars (\$36.00) at the farme	•	
			dollars (\$28.00) forty-two dollars (\$42.00) at the generation	al rate.	
		(6)	There shall be paid to the Division annually th		
			"wreckers" as defined under G.S. 20-4.01(50): a w	• I I I	
			weighing 7,000 pounds or less, seventy five dollars		
			twelve dollars and fifty cents (\$112.50); wreckers		
			7,000 pounds shall pay one hundred forty-eight	· · · · ·	
			hundred twenty-two dollars (\$222.00). Fees to b	· ·	
			Provided, further, that nothing herein shall prohibit a		
			using a dealer's license plate to tow a vehicle for a cust		
	(c)		ee for a semitrailer or trailer is nineteen dollars (\$19.0		
			(328.50) for each year or part of a year. The fee is payable	•	
			e owner of a semitrailer or trailer, the Division may issue	• •	
	-		for the semitrailer or trailer for a fee of seventy five	· · · · · · · · · · · · · · · · · · ·	
		hundred twelve dollars and fifty cents (\$112.50). A multiyear plate and registration card for a			
	semitraile	semitrailer or trailer are valid until the owner transfers the semitrailer or trailer to another			
	person or	person or surrenders the plate and registration card to the Division. A multiyear plate may not			
	be transfe	erred to	another vehicle.		
	The Division shall issue a multiyear semitrailer or trailer plate in a different color than an				
	annual se	emitrail	er or trailer plate and shall include the word "multiye	ear" on the plate. The	
	Division	may no	t issue a multiyear plate for a house trailer.		
	(i)	Any v	vehicle fee determined under this section according to the	e weight of the vehicle	
	shall be	increase	ed by the sum of three dollars (\$3.00) four dollars and	fifty cents (\$4.50) to	
	arrive at t	the total	fee.		
	"				
		SEC	FION 26. G.S. 20-289(a) reads as rewritten:		
	"(a)		icense fee for each fiscal year, or part thereof, shall be as	follows:	
		(1)	For motor vehicle dealers, distributors, distrib		
		~ /	wholesalers, seventy dollars (\$70.00)one hundred five		
			each place of business.	<u> </u>	
		(2)	For manufacturers, one hundred fifty dollars (\$150.00)two hundred	
		(-)	twenty-five dollars (\$225.00) and for each factory bra		
			hundred dollars (\$100.00).one hundred fifty dollars (\$		
		(3)	For motor vehicle sales representatives, fifteen dollar		
		(\mathbf{J})	dollars and fifty cents (\$22.50).	ω (φ13.00). <u>twonty-two</u>	
		(4)	For factory representatives, or distributor represent	atives fifteen dollars	
		(+)	(\$15.00).twenty-two dollars and fifty cents (\$22.50).	auves, inteen-uonals	
		(5)	Repealed by Session Laws 1991, c. 662 , s. 4."		
			FION 27. G.S. 20-385(a) reads as rewritten:		
		SEC	101141.0.5.20-303(a) reaus as rewritten.		

	General A	Assembly of North Carolina	Session 2015
1	"(a)	The fees listed in this section apply to a motor carrier. These fe	es are in addition to
2	any fees r	required under the Unified Carrier Registration Agreement.	
3		(1) Repealed by Session Laws 2007-492, s. 5, effective Augu	ıst 30, 2007.
4		(2) Application by an intrastate motor carrier for a	
5		certificate of exemption	4 <u>5.00</u> 67.50
6		(3) Certification by an interstate motor carrier that it is	
7		not regulated by the United States Department	
8		of Transportation	<u>45.0067.50</u>
9		(4) Application by an interstate motor carrier for an	
10		emergency trip permit	18.00. 27.00."
11		SECTION 28. G.S. 44A-4(b)(1) reads as rewritten:	
12	"(b)	Notice and Hearings. –	
13		(1) If the property upon which the lien is claimed is a m	otor vehicle that is
14		required to be registered, the lienor following the expira	ation of the relevant
15		time period provided by subsection (a) shall give notice	e to the Division of
16		Motor Vehicles that a lien is asserted and sale is propose	ed and shall remit to
17		the Division a fee of ten dollars (\$10.00).fifteen do	<u>llars (\$15.00).</u> The
18		Division of Motor Vehicles shall issue notice by certified	l mail, return receipt
19		requested, to the person having legal title to the prop	perty, if reasonably
20		ascertainable, to the person with whom the lienor dealt	if different, and to
21		each secured party and other person claiming an interest	in the property who
22		is actually known to the Division or who can be reasonal	bly ascertained. The
23		notice shall state that a lien has been asserted against sp	pecific property and
24		shall identify the lienor, the date that the lien arose, the g	general nature of the
25		services performed and materials used or sold for which	the lien is asserted,
26		the amount of the lien, and that the lienor intends to	sell the property in
27		satisfaction of the lien. The notice shall inform the	recipient that the
28		recipient has the right to a judicial hearing at which ti	me a determination
29		will be made as to the validity of the lien prior to a sal	• •
30		notice shall further state that the recipient has a period	•
31		date of receipt in which to notify the Division by ce	
32		receipt requested, that a hearing is desired and that if the	-
33		contest the sale of his property pursuant to such lien, t	-
34		notify the Division that a hearing is desired. The no	
35		required information in simplified terms and shall contain	
36		the recipient may notify the Division that a hearing is d	•
37		of such form to the Division. The Division shall notify	
38		such notice is timely received by the Division. In lieu	•
39		lienor to the Division and the notices issued by the	
40		above, the lienor may issue notice on a form approv	-
41		pursuant to the notice requirements above. If notice is i	•
42		the recipient shall return the form requesting a hearing to	
43		the Division, within 10 days from the date the recipient r	
44		a judicial hearing is requested. If the certified mail notic	
45		as undeliverable and the notice of a right to a judicial hea	
46		to the owner of the motor vehicle in accordance with	
47		further notice is required. Failure of the recipient to no	•
48		lienor, as specified in the notice, within 10 days of the re	-
49 50		that a hearing is desired shall be deemed a waiver of th	•
50		prior to the sale of the property against which the lien	
51		lienor may proceed to enforce the lien by public or priv	ate sale as provided

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in this section and the Division shall transfer title to the property pursuant to
such sale. If the Division or lienor, as specified in the notice, is notified
within the 10-day period provided above that a hearing is desired prior to
sale, the lien may be enforced by sale as provided in this section and the
Division will transfer title only pursuant to the order of a court of competent
jurisdiction.
If the certified mail notice has been returned as undeliverable, or if the
name of the person having legal title to the vehicle cannot reasonably be
ascertained and the fair market value of the vehicle is less than eight hundred
dollars (\$800.00), the lienor may institute a special proceeding in the county
where the vehicle is being held, for authorization to sell that vehicle. Market
value shall be determined by the schedule of values adopted by the
Commissioner under G.S. 105-187.3.
In such a proceeding a lienor may include more than one vehicle, but the
proceeds of the sale of each shall be subject only to valid claims against that
vehicle, and any excess proceeds of the sale shall be paid immediately to the
Treasurer for disposition pursuant to Chapter 116B of the General Statutes.
The application to the clerk in such a special proceeding shall contain the
notice of sale information set out in subsection (f) hereof. If the application
is in proper form the clerk shall enter an order authorizing the sale on a date
not less than 14 days therefrom, and the lienor shall cause the application
and order to be sent immediately by first-class mail pursuant to G.S. 1A-1,
Rule 5, to each person to whom notice was mailed pursuant to this
subsection. Following the authorized sale the lienor shall file with the clerk a
report in the form of an affidavit, stating that the lienor has complied with
the public or private sale provisions of G.S. 44A-4, the name, address, and
bid of the high bidder or person buying at a private sale, and a statement of
the disposition of the sale proceeds. The clerk then shall enter an order
directing the Division to transfer title accordingly.
If prior to the sale the owner or legal possessor contests the sale or lien in
a writing filed with the clerk, the proceeding shall be handled in accordance
with G.S. 1-301.2."
SECTION 29.(a) For the 2015-2016 fiscal year, twenty percent (20%) of the
revenues generated from the fees set forth in subdivisions (1) through (9) of subsection (a) of
G.S. 20-85, after the adjustments enacted in this Part, shall be transferred from the Highway
Trust Fund to the Highway Fund.
SECTION 29.(b) For the 2016-2017, 2017-2018, and 2018-2019 fiscal years,
thirty-five percent (35%) of the revenues generated from the fees set forth in subdivisions (1)
through (9) of subsection (a) of G.S. 20-85, after the adjustments enacted in this Part, shall be
transferred from the Highway Trust Fund to the Highway Fund.
SECTION 30. Subsection (a) of Section 29 of this act becomes effective July 1,
2015. Subsection (b) of Section 29 of this act becomes effective July 1, 2016. Section 24 of this
act becomes effective July 1, 2016, and applies to renewals of registration and licensing of
passenger vehicles on or after that date. The remainder of this Part becomes effective January
1, 2016, and applies to issuances, renewals, restorations, and requests on or after that date.
PART VI. SUPPLEMENTAL TAX ON GROSS PREMIUMS FROM MOTOR
VEHICLE INSURANCE CONTRACTS
SECTION 31.(a) G.S. 105-228.5(d) is amended by adding a new subdivision to
read:

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1	" <u>(3a)</u>	Additional Rate on Motor Vehicle Insurance Contracts	An additional tax
2		at the rate of six and one-half percent (6.5%) applies to g	ross premiums on
3		insurance contracts for motor vehicles. The net proceeds	of this additional
4		tax must be credited to the Highway Fund."	
5	SECT	TON 31.(b) This section becomes effective January 1, 20	16, and applies to
6 7	motor vehicle ins	urance contracts entered into or renewed on or after that date	· ·
8	PART VII. EST	ABLISH "DOT REPORT" PROGRAM	
9	SECT	TON 32.(a) It is the intent of the General Assembly that	t North Carolina's
10	reputation as the	"Good Roads State" is restored, which requires a partner	rship between the
11	Governor, the De	epartment of Transportation, the General Assembly, and a	ull North Carolina
12	citizens. Further,	the General Assembly finds that improving the condition o	f North Carolina's
13	roads requires inc	creased oversight, accountability, innovation, and efficiency	. It is the belief of
14	the General Asse	mbly that, through increased transparency and responsiver	ness to the public,
15	the condition of the	he roads in this State will be the best in the nation within 10	years.
16	SECT	TON 32.(b) To achieve the intent set forth in subsection ((a) of this section,
17	the Department o	f Transportation shall establish and implement the "DOT R	EPORT" Program
18	(Program). The P	rogram shall include the following components:	
19	(1)	Responsiveness The Department of Transportation	shall expand the
20		Program to gather citizen input and shall commit to q	uickly addressing
21		structural problems and other road hazards on State-1	maintained roads.
22		Citizens may report potholes, drainage issues, culvert blo	ockages, guardrail
23		repairs, damaged or missing signs, malfunctioning traffi	c lights, highway
24		debris, or shoulder damage to the Department of Transpo	
25		1-877-DOT-4YOU or submitting an online work request	through the Web
26		site link http://www.ncdot.gov/reportDOT/fixmyroad. Beg	ginning January 1,
27		2016, upon receiving a citizen report in accordance with th	
28		Department of Transportation shall either address the rep	
29		identify a solution to the reported problem. Excluding pot	
30		be repaired within two business days of the date the repo	
31		Department of Transportation shall properly address citize	1
32		than 10 business days after the date the citizen report	
33		Department of Transportation shall transmit informatio	
34		potholes or other problems on roads not maintained by	
35		appropriate locality within two business days of receiving t	-
36	(2)	Efficiency. – The Department of Transportation shall adop	-
37		stages of the construction process to streamline project d	• •
38		consolidating environmental review processes, expedit	<u> </u>
39 40		reviews, accelerating right-of-way acquisitions, and purs	uing design-build
40		and other processes to collapse project stages.	a shall astablish a
41		By October 1, 2015, the Department of Transportation	
42		baseline unit pricing structure for transportation goods	
43 44		maintenance and construction projects and set annual targ	
44 45		based on its unit pricing. In forming the baseline unit	
43 46		targets, the Department of Transportation shall collect Highway Division on its expenditures on transportation	
40 47			
47 48		2015-2016 fiscal year. Beginning January 1, 2016, no I shall exceed a ten-percent (10%) variance over a baseline	
48 49		shall exceed a ten-percent (10%) variance over a baseline that year in accordance with this subdivision. The	
49 50		Transportation shall institute quarterly tracking to monitor	-
50 51		The ten-percent (10%) maximum variance set under th	
51		The ten-percent (10/0) maximum variance set under th	115 500011151011 18

 intended to account for regional differences requiring varying product mixe. The Department of Transportation shall report to the Joint Legislati. Transportation Oversight Committee and the Fiscal Research Division October 1, 2015, on information required by this subdivision. If a Highw Division exceeds the unit pricing threshold, the Department Transportation shall report to the Joint Legislative Transportation Oversig Committee and the Fiscal Research Division no later than the fifteenth d following the end of the quarter on why the variance occurred and wh steps are being taken to bring the Highway Division back into compliand In order to drive savings, unit pricing may be reduced annually efficiencies are achieved. (3) Performance. – Beginning October 1, 2015, the Secretary of the Department of Transportation shall conduct an annual job satisfaction survey of 		Session 2015
 Division exceeds the unit pricing threshold, the Department Transportation shall report to the Joint Legislative Transportation Oversig Committee and the Fiscal Research Division no later than the fifteenth d following the end of the quarter on why the variance occurred and wh steps are being taken to bring the Highway Division back into compliant In order to drive savings, unit pricing may be reduced annually efficiencies are achieved. (3) Performance. – Beginning October 1, 2015, the Secretary of the Department of Transportation shall conduct an annual job satisfaction survey of 		Fransportation shall report to the Joint Legislative ght Committee and the Fiscal Research Division on
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 In order to drive savings, unit pricing may be reduced annually efficiencies are achieved. (3) Performance. – Beginning October 1, 2015, the Secretary of the Department of Transportation shall conduct an annual job satisfaction survey of 		1 7
 efficiencies are achieved. (3) Performance. – Beginning October 1, 2015, the Secretary of the Department of Transportation shall conduct an annual job satisfaction survey of 		
of Transportation shall conduct an annual job satisfaction survey of		
1 5 7	(3)	• • •
Department of Transportation personnel that shall address relationshi among all levels of leadership, work environment, issues impacting j		1 1
performance, and leadership performance in creating the dynamic wo		1 1 0 0
environment necessary to meet new performance outcomes. In addition, t		••••
Department of Transportation shall conduct an annual survey of Nor		portation shall conduct an annual survey of North
Carolina citizens to measure the level of citizen satisfaction with t		
condition of the roads and highways of this State. Within 30 days		
compiling the information received from surveys conducted in accordan with this subdivision, the results of these surveys shall be reported to t		•
Joint Legislative Transportation Oversight Committee and the Fisc		• •
Research Division.		1 C
(4) Oversight. – No later than May 1, 2016, and to increase budget transparen	(4)	
and allow for greater legislative and citizen oversight, the Department		
Transportation, in consultation with the Fiscal Research Division and t Office of State Budget and Management, shall reclassify the funding sour		
for all full-time positions that are budgeted as receipt-supported on the ba		•
of charging to projects to appropriation and shall adjust budgeted fun		e 1 11
accordingly. Employees in the Division of Highways shall be attributed		es in the Division of Highways shall be attributed to
the respective Highway Division fund codes within the Highway Fur		
Notwithstanding any other provision of law, the Department Transportation is authorized to reallocate sufficient funds from the Prima		
Maintenance, Secondary Maintenance, and General Maintenance Reser		
fund codes to each Highway Division to pay for salary and related co		•
associated with the reclassified positions. Receipt-supported positions		
other organizational units within the Department of Transportation shall		
funded through existing fund codes and funding sources for their assign		ig fund codes and funding sources for their assigned
 organizational units. (5) Restructure. – An unbiased review of the organization, staffing, a 	(5)	nbiased review of the organization staffing and
operations of the Division of Highways within the Department	(3)	
Transportation is needed to improve the efficiency and effectiveness of t		
Division of Highways' operations and to align operations and staffing w		
the strategic goals set for the Division of Highways. To that end, the Jo		
Legislative Transportation Oversight Committee, through the Fise Research Division and in consultation with the Department		
Transportation, shall study and review the Division of Highways. The Jo		±
Legislative Transportation Oversight Committee may use a Request f		tion Oversight Committee may use a Request for
Information process or a Request for Proposals process to contract with		r a Request for Proposals process to contract with a

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1 2	qualified consulting firm to perform this review and study. The study and review, at a minimum, shall include all of the following:
3	a. A review of current Division of Highways' operations, staffing
4	levels, and employee performance management efforts.
5	b. An evaluation of current laws and policies related to Division of
6	Highways' operations and staffing.
7	c. Recommendations on how best to align staffing with strategic goals
8	and workload.
9	d. Recommendations on performance- or incentive-based systems to
10	improve the effectiveness of the Division of Highways.
11	e. Recommendations on whether current laws and policies should be
12	continued or modified based upon study results and human resource
13	best practices.
14	Upon request, the Division of Highways shall provide any information, data,
15	or documents within their possession, available from the Department of
16	Transportation or other State agency records, as well as any other relevant
17	information, data, or documents to complete this study and review.
18	Information, data, and documents shall be provided in a timely manner to
19	both the Fiscal Research Division and the consultant, if any. Upon request of
20	the Fiscal Research Division or the consultant, if any, the Division of
21	Highways shall dedicate and identify staff to aid in the reviews required in
22	completing this report. The study and review shall be completed by March
23	31, 2016. The Joint Legislative Transportation Oversight Committee shall
24	report its findings to the 2015 Regular Session of the General Assembly
25	upon its convening in 2016.
26	(6) Transparency. – In order for the public to access up-to-date information on
27	highway and bridge projects and hold the Department of Transportation
28	accountable for completing projects on time, the Department of
29	Transportation shall adjust its performance dashboard available on the
30	Department of Transportation's home page to track the weekly progress of
31	all of the following:
32	a. Maintenance projects costing over one million dollars (\$1,000,000).
33	b. Bridge replacement projects.
34	c. Bridge repair and bridge renovation projects requiring road closures
35	in excess of 24 hours.
36	d. All construction projects included in the five-year State
37	Transportation Improvement Program.
38	The Department of Transportation's performance dashboard shall also be
39	expanded to include Highway Division- and county-specific data with more
40	detailed financial reporting and project delivery tracking. Dashboard
41	enhancements required under this subdivision shall be completed by March
42	1, 2016.
13	SECTION 32.(c) This section is effective when this act becomes law.
14	
15	PART VIII. APPROPRIATIONS
46	SECTION 33.(a) Notwithstanding G.S. 143C-5-2, there is appropriated from the
17	Highway Fund to the Department of Transportation the sum of three hundred million dollars
18 10	(\$300,000,000) in nonrecurring funds for the 2015-2016 fiscal year to be used for the following
19 - 0	purposes:
50	(1) Sixty percent (60%) of the appropriated funds for contract resurfacing.
51	Funds under this subdivision shall be distributed evenly to each county in the

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1 2		State. To the extent practicable, counties shall co resurfacing projects paid for with funds received under	
3		involve the resurfacing of roads located in multipl	e counties. If funds
4		received under this subdivision are not needed for result	rfacing, counties may
5		use the funds to repaint road markings. By July 15, 201	-
6		Transportation shall report to the Joint Legislative Transportation	
7		Committee on the amount of lane miles treated by	
8		expended per lane mile by county, explain significant	1
9		cost per lane mile between counties, and, if applicable,	1
10		on road markings by county. All funds distributed u	nder this subdivision
11		shall be expended by June 30, 2016.	
12	(2)	Twenty percent (20%) of the appropriated funds for (i)	
13		the seaports located in Wilmington and Morehead Cit	
14		and railroad construction projects that provide direct a	_
15		and (ii) maintenance and dredging of inlets and nav	-
16		maritime commerce pursuant to a memorandum of ag	
17	(2)	with the United States Army Corps of Engineers or other Terr represent (10%) of the corporation funds to m	•
18 19	(3)	Ten percent (10%) of the appropriated funds to m resurfacing of streets within the municipalities.	1
20		Transportation shall provide funding under this subdi	1
20		with the formula set forth in G.S. 136-41.1. Funds u	
22		shall be distributed to the recipient municipality in	
23		September 1, 2015, and February 1, 2016. By Au	-
24		municipality shall (i) post on its Web site a schedule a	
25		projects for which the funding will be used and (ii) send	6
26		the Department of Transportation along with an account	
27		contract resurfacing funds expended from fun	-
28		G.S. 136-41.1 during the 2014-2015 fiscal year. A mu	nicipality shall return
29		or forfeit funding received under this subdivision if, by	August 15, 2016, the
30		municipality does not provide to the Departmen	
31		documentation detailing how funds received under the	
32		expended and the amount of lane miles treated on	
33		funded under this subdivision during the 2015-2016 fis	•
34		the purpose set forth in this subdivision are remaining	0
35		2015-2016 fiscal year, these funds shall not revert but s	
36		for this purpose or to provide to municipalities for repai	0
37	(4)	Ten percent (10%) of the appropriated funds for repa	ir, renabilitation, and
38	SECT	replacement of structurally deficient bridges.	nonminted from the
39 40		TION 33.(b) Notwithstanding G.S. 143C-5-2, there is a o the Department of Transportation the sum of five h	
40 41	• •	0,000) in nonrecurring funds for the 2016-2017 fiscal ye	•
42	following purpos		a to be used for the
43	(1)	Sixty-five percent (65%) of the appropriated funds for	contract resurfacing
44	(1)	Funds under this subdivision shall be distributed evenly	
45		State. To the extent practicable, counties shall co	-
46		resurfacing projects paid for with funds received under	
47		involve the resurfacing of roads located in multipl	
48		received under this subdivision are not needed for result	
49		use the funds to repaint road markings. By July 15, 201	•
50		Transportation shall report to the Joint Legislative Transportation	nsportation Oversight
51		Committee on the amount of lane miles treated by	county, the amount

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1 2 3		expended per lane mile by county, explain sign cost per lane mile between counties, and, if appli on road markings by county. All funds distrib	icable, the amount expended
4		shall be expended by June 30, 2017.	
5	(2)	Twenty percent (20%) of the appropriated funds	for (i) the modernization of
6	(_)	the seaports located in Wilmington and Morehe	
7		and railroad construction projects that provide	
8		and (ii) maintenance and dredging of inlets a	-
9		maritime commerce pursuant to a memorandum	
0		with the United States Army Corps of Engineers	•
1	(3)	Ten percent (10%) of the appropriated funds	-
2		resurfacing of streets within the municipal	-
3		Transportation shall provide funding under this	
4		with the formula set forth in G.S. 136-41.1. F	unds under this subdivision
5		shall be distributed to the recipient municipal	ity in two equal shares on
6		September 1, 2016, and February 1, 2017. I	By August 15, 2016, each
7		municipality shall (i) post on its Web site a sche	6
8		projects for which the funding will be used and (1.
9		the Department of Transportation along with	6
0		resurfacing funds expended and the number of la	
1		received from the October 1 and January 1 allo	
2		during the 2015-2016 fiscal year. A municip	
3		receive funds under this subdivision if the am	-
4		resurfacing during the 2015-2016 fiscal year from	•
5		1 allocations is less than the amount spent by the	
6		during the 2014-2015 fiscal year. A municipal for the second seco	
7		funding received under this subdivision if,	
8 9		municipality does not provide to the Dep documentation detailing how funds received u	
9		expended and the amount of lane miles treat	
1		funded under this subdivision during the 2016-2	
2		the purpose set forth in this subdivision are r	
3		2016-2017 fiscal year, these funds shall not reve	6
4		for this purpose or to provide to municipalities for	
5	(4)	Five percent (5%) of the appropriated funds for	1 0 0
5		replacement of structurally deficient bridges.	L , ,
7	SECT	TON 33.(c) Notwithstanding G.S. 143C-5-2, the	ere is appropriated from the
8		o the Department of Transportation the sum of	11 1
9		0,000) in nonrecurring funds for the 2017-2018 fi	
0	following purpose	es:	
1	(1)	Forty-five percent (45%) of the appropriated fur	nds for contract resurfacing.
2		Funds under this subdivision shall be distributed	
3		State. To the extent practicable, counties sh	
4		resurfacing projects paid for with funds received	
5		involve the resurfacing of roads located in	-
6		received under this subdivision are not needed for	
7		use the funds to repaint road markings. By July	=
8		Transportation shall report to the Joint Legislati	
9		Committee on the amount of lane miles treat	
0		expended per lane mile by county, explain sign cost per lane mile between counties, and, if appli	-
1			

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1		on road markings by county. All funds distribut	ited under this subdivision
2		shall be expended by June 30, 2018.	
3	(2)	Forty percent (40%) of the appropriated funds for	or (i) the modernization of
4		the seaports located in Wilmington and Morehea	ad City, including roadway
5		and railroad construction projects that provide d	
6		and (ii) maintenance and dredging of inlets an	
7		maritime commerce pursuant to a memorandum	
8		with the United States Army Corps of Engineers	
9		The Secretary of Transportation may transfer	-
10		appropriated under this subdivision to the High	-
11		accordance with G.S. 136-189.11 if the Secretary	1
12		of the funds are not needed for the purposes set for	
13	(3)	Ten percent (10%) of the appropriated funds to re-	1
14		the resurfacing of streets within the municipal	-
15		Transportation shall provide funding under this	
16		with the formula set forth in G.S. 136-41.1. Fu	
17		shall be distributed to the recipient municipalit	
18		September 1, 2017, and February 1, 2018. B	
19		municipality shall (i) post on its Web site a sche	6
20		projects for which the funding will be used and (i	
21		the Department of Transportation along with	-
22		resurfacing funds expended and the number of lan	
23		received from the October 1 and January 1 alloc	
24		during the 2016-2017 fiscal year. A municipa	
25 26		receive funds under this subdivision if the amo	-
26 27		resurfacing during the 2016-2017 fiscal year from	
27 28		1 allocations is less than the amount spent by the during the 2015 2016 figure A municipal	
28 29		during the 2015-2016 fiscal year. A municipal funding received under this subdivision if, b	
29 30		municipality does not provide to the Depa	
31		documentation detailing how funds received un	1
32		expended and the amount of lane miles treated	
33		funded under this subdivision during the 2017-20	• • •
34		the purpose set forth in this subdivision are re	•
35		2017-2018 fiscal year, these funds shall not rever	6
36		for this purpose or to provide to municipalities for	
37	(4)	Five percent (5%) of the appropriated funds for	
38		replacement of structurally deficient bridges.	·····, ·····, ·····
39	SECT	TION 33.(d) Notwithstanding G.S. 143C-5-2, the	re is appropriated from the
40		o the Department of Transportation the sum of t	
41	•••	0,000) in nonrecurring funds for the 2018-2019 fis	•
42	following purpos		-
43	(1)	Forty-five percent (45%) of the appropriated fun	ds for contract resurfacing.
44		Funds under this subdivision shall be distributed e	-
45		State. To the extent practicable, counties sha	•
46		resurfacing projects paid for with funds received	under this subdivision will
47		involve the resurfacing of roads located in m	-
48		received under this subdivision are not needed fo	
49		use the funds to repaint road markings. By July 1	
50		Transportation shall report to the Joint Legislativ	
51		Committee on the amount of lane miles treate	ed by county, the amount

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1		expended per lane mile by county, explain signific	ant discrepancies in the
2		cost per lane mile between counties, and, if applicab	le, the amount expended
3		on road markings by county. All funds distributed	l under this subdivision
4		shall be expended by June 30, 2019.	
5	(2)	Forty percent (40%) of the appropriated funds for	(i) the modernization of
6		the seaports located in Wilmington and Morehead	
7		and railroad construction projects that provide direct	-
8		and (ii) maintenance and dredging of inlets and	
9		maritime commerce pursuant to a memorandum of	0
10		with the United States Army Corps of Engineers or	-
11		The Secretary of Transportation may transfer al	1
12		appropriated under this subdivision to the Highway	
13		accordance with G.S. 136-189.11 if the Secretary de	1
14		of the funds are not needed for the purposes set forth	
15	(3)	Ten percent (10%) of the appropriated funds to reim	-
16		the resurfacing of streets within the municipaliti	-
17		Transportation shall provide funding under this su	
18		with the formula set forth in G.S. 136-41.1. Funds	
19 20		shall be distributed to the recipient municipality	1
20 21		September 1, 2018, and February 1, 2019. By municipality shall (i) post on its Web site a schedul	-
21		projects for which the funding will be used and (ii) s	-
22		the Department of Transportation along with an	1.
23 24		resurfacing funds expended and the number of lane	6
25		received from the October 1 and January 1 allocation	
26		during the 2017-2018 fiscal year. A municipality	
27		receive funds under this subdivision if the amount	-
28		resurfacing during the 2017-2018 fiscal year from th	-
29		1 allocations is less than the amount spent by the mu	•
30		during the 2016-2017 fiscal year. A municipality	
31		funding received under this subdivision if, by	August 15, 2019, the
32		municipality does not provide to the Departn	nent of Transportation
33		documentation detailing how funds received under	r this subdivision were
34		expended and the amount of lane miles treated	010
35		funded under this subdivision during the 2018-2019	•
36		the purpose set forth in this subdivision are rema	0
37		2018-2019 fiscal year, these funds shall not revert by	
38		for this purpose or to provide to municipalities for re	
39	(4)	Five percent (5%) of the appropriated funds for re-	epair, rehabilitation, and
40		replacement of structurally deficient bridges.	
41		TION 33.(e) Subsection (a) of this section becomes	
42		f this section becomes effective July 1, 2016. Subse	
43		e July 1, 2017. Subsection (d) of this section become	s effective July 1, 2018.
44 45	The remainder of	This section is effective when this act becomes law.	
45 46	PARTIX HEA	DINGS/EFFECTIVE DATE	
40 47		TION 34. The headings of the Parts of this act are a c	onvenience to the reader
48		nce only. The headings do not expand, limit, or define	
49		TION 35. Except as otherwise provided in this act, thi	

49 SECTION 35. Except as otherwise provided in this act, this act is effective when it
 50 becomes law.