GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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SENATE BILL 830* Second Edition Engrossed 5/1/07

Short Title: DOT Maintenance Program/DMV RegistrationAB (Public	(Public)
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Sponsors:	Senators Hoyle; and Jenkins.
Referred to:	Commerce, Small Business and Entrepreneurship.

March 15, 2007

2	AN ACT TO D	EVELOP PERFORMANCE STANDARDS FOR THE DEPARTMENT
3	OF TRAN	NSPORTATION AND TO MODIFY MOTOR VEHICLE
4	REGISTRA	TION REQUIREMENTS.
5	The General As	sembly of North Carolina enacts:
6	SEC	TION 1. G.S. 136-44.3 reads as rewritten:
7	"§ 136-44.3. M	laintenance program.
8	The Depart	ment shall establish performance standards for the maintenance and
9	operation of the	e State highway system. In each even-numbered year, the Department of
10	Transportation s	shall survey the condition of the State highway system and shall prepare
11	a report of the	findings of the survey. The report shall provide both quantitative and
12	qualitative desc	riptions of the condition of the system and shall provide estimates of the
13	following:	
14	(1)	The annual cost of routine maintenance of the State highway system; to
15		meet and sustain the established performance standards for the primary
16		and secondary highway system, to include: (i) routine maintenance and
17		operations, (ii) system preservation, and (iii) pavement and bridge
18		rehabilitation.
19	(2)	The cost of eliminating any maintenance backlog by categories of
20		maintenance requirements;
21	<u>(2)</u>	Projected system condition and corresponding optimal funding
22		requirements for a seven-year plan to sustain established performance
23		standards.
24	(3)	The annual cost to resurface the State highway system based upon a
25		12 year repaying cycle for the primary system and a 15 year cycle for
26		other highways; and
27	(4)	The cost of eliminating any resurfacing backlog, by type of system.
28		is of the report, report and from funds available, the Department of

29 Transportation shall develop a statewide annual maintenance program for the State

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1	highway system	n, which shall be subject to the approval of the Board of Transportation
2		into consideration the general maintenance needs, special maintenance
3	needs, vehicul	ar traffic, and other factors deemed pertinent. is consistent with
4	performance sta	indards.
5	Each divisio	on engineer, at the end of the fiscal year, shall certify the maintenance of
6	highways in his	s division in accordance with the annual work program, along with an
7	explanation for	any deviations.
8	The report o	in the condition of the State highway system and the annual-maintenance
9	-	ng needs shall be presented to the Joint Legislative Transportation
10	Oversight Com	mittee by November 30 December 31 of each even-numbered year, and
11	copies shall be	made available to any member of the General Assembly upon request."
12	SEC	FION 2. G.S. 136-33.2 is repealed.
13	SEC	FION 3. Chapter 136 of the General Statutes is amended by adding a
14	new section to r	read:
15	" <u>§ 136-33.2A. §</u>	Signs marking beginning of reduced speed zones.
16	If a need to :	reduce speed in a speed zone is determined to exist by an engineer of the
17	Department, the	ere shall be a sign erected, of adequate size, at least 600 feet in advance
18	of the beginning	g of any speed zone established by any agency of the State authorized to
19	establish the same	ne, which shall indicate a change in the speed limit."
20	SEC	FION 4. G.S. 20-52(a) reads as rewritten:
21	"(a) An o	wner of a vehicle subject to registration must apply to the Division for a
22	certificate of tit	le, a registration plate, and a registration card for the vehicle. To apply,
23	an owner must	complete an application form provided by the Division. The application
24		est all of the following information and may request other information
25	the Division con	nsiders necessary:
26	(1)	The owner's name.
27	(1a)	If the owner is an individual, the following information:
28		a. The owner's mailing address and residence address.
29		b. The owner's social security number. North Carolina drivers
30		license number or North Carolina special identification card
31		<u>number.</u>
32	(1b)	If the owner is a firm, a partnership, a corporation, or another entity,
33		the address of the entity.
34	(2)	A description of the vehicle, including the following:
35		a. The make, model, type of body, and vehicle identification
36		number of the vehicle.
37		b. Whether the vehicle is new or used and, if a new vehicle, the
38		date the manufacturer or dealer sold the vehicle to the owner
39		and the date the manufacturer or dealer delivered the vehicle to
40		the owner.
41	(3)	A statement of the owner's title and of all liens upon the vehicle,
42		including the names and addresses of all lienholders in the order of
43		their priority, and the date and nature of each lien.

1 2 3 4 5 6	applicant's socia 1974, Pub. L. N may disclose a purpose of adm	In form must contain the disclosures concerning the request for an al security number required by section 7 of the federal Privacy Act of No. 93-579. In accordance with 42 U.S.C. $405(c)(2)(C)(v)$, the Division a social security number obtained under this subsection only for the inistering the motor vehicle registration laws and may not disclose the number for any other purpose. The social security number of a person
7		register a vehicle or of a person in whose name a vehicle is registered is
8 9		public record. A violation of the disclosure restrictions is punishable as $U = C + 405(c)(2)(C)(xii)$ "
9 10	-	U.S.C. 405(c)(2)(C)(vii)." FION 5. G.S. 20-54 reads as rewritten:
11		ority for refusing registration or certificate of title.
12	-	n shall refuse registration or issuance of a certificate of title or any
13		tration upon any of the following grounds:
14	(1)	The application contains a false or fraudulent statement, the applicant
15		has failed to furnish required information or reasonable additional
16		information requested by the Division, or the applicant is not entitled
17		to the issuance of a certificate of title or registration of the vehicle
18		under this Article.
19	(2)	The vehicle is mechanically unfit or unsafe to be operated or moved
20		upon the highways.
21	(3)	The Division has reasonable ground to believe that the vehicle is a
22		stolen or embezzled vehicle, or that the granting of registration or the
23		issuance of a certificate of title would constitute a fraud against the
24 25		rightful owner or another person who has a valid lien against the
25 26	(A)	vehicle.
20 27	(4)	The registration of the vehicle stands suspended or revoked for any reason as provided in the motor vehicle laws of this State State except
27		reason as provided in the motor vehicle laws of this <u>State.State</u> , except
28 29		in such cases to abide by the ignition interlock installation requirements of G.S. 20-17.8.
30	(5)	The required fee has not been paid paid, including any additional
31	(5)	registration fees or taxes due pursuant to G.S. 20-91(c).
32	(6)	The vehicle is not in compliance with the emissions inspection
33	(0)	requirements of Part 2 of Article 3A of this Chapter or a civil penalty
34		assessed as a result of the failure of the vehicle to comply with that
35		Part has not been paid.
36	(7)	The Division has been notified that the motor vehicle has been seized
37	~ /	by a law enforcement officer and is subject to forfeiture pursuant to
38		G.S. 20-28.2, et seq., or any other statute. However, the Division shall
39		not prevent the renewal of existing registration prior to an order of
40		forfeiture.
41	(8)	The vehicle is a golf cart or utility vehicle.
42	(9)	The applicant motor carrier is subject to an order issued by the Federal
43		Motor Carrier Safety Administration or the Division to cease all
44		operations based on a finding that the continued operations of the

1	motor carrier pose an "imminent hazard" as defined in 49 C.F.R. §
2	386.72(b)(1)."
3	SECTION 6. G.S. 20-54.1(a) reads as rewritten:
4 5	"(a) Upon receipt of notice of conviction of a violation of an offense involving
5 6	impaired driving while the person's license is revoked as a result of a prior impaired driving license revocation as defined in G.S. 20-28.2, the Division shall revoke the
7	registration of all motor vehicles registered in the convicted person's name and shall not
8	registration of an motor vehicle in the convicted person's name until the convicted person's
9	license is restored. restored, except in such cases to abide by the ignition interlock
10	installation requirements of G.S. 20-17.8. Upon receipt of notice of revocation of
11	registration from the Division, the convicted person shall surrender the registration on
12	all motor vehicles registered in the convicted person's name to the Division within 10
13	days of the date of the notice."
14	SECTION 7. G.S. 20-91(c) reads as rewritten:
15	"(c) If an audit is conducted and it becomes necessary to assess the registrant for
16	deficiencies in registration fees or taxes due based on the audit, the assessment will be
17	determined based on the schedule of rates prescribed for that registration year, adding
18	thereto and as a part thereof an amount equal to five percent (5%) of the tax to be
19 20	collected. If, during an audit, it is determined that:
20 21	(1) A registrant failed or refused to make acceptable records available for
21 22	audit as provided by law; or(2) A registrant misrepresented, falsified or concealed records, then all
22	(2) A registrant misrepresented, falsified or concealed records, then all plates and cab cards shall be deemed to have been issued erroneously
23 24	and are subject to cancellation. The Commissioner, based on
25	information provided by the Department of Revenue audit, may assess
26	the registrant for an additional percentage up to one hundred percent
27	(100%) North Carolina registration fees at the rate prescribed for that
28	registration year, adding thereto and as a part thereof an amount equal
29	to five percent (5%) of the tax to be collected. The Commissioner may
30	cancel all registration and reciprocal privileges.
31	As a result of an audit, no assessment shall be issued and no claim for refund shall
32	be allowed which is in an amount of less than ten dollars (\$10.00).
33	The results of any audit conducted under this section shall be provided to the
34	Division. The notice of any assessments shall be sent by the Division to the registrant by
35	registered or certified mail at the address of the registrant as it appears in the records of
36	the Division of Motor Vehicles in Raleigh. The notice, when sent in accordance with the
37 38	requirements indicated above, will be sufficient regardless of whether or not it was ever received.
38 39	The failure of any registrant to pay any additional registration fees or tax within 30
40	days after the billing date, shall constitute cause for revocation of registration license
40 41	plates, cab cards and reciprocal privileges.privileges, or shall constitute cause for the
42	denial of registration of a vehicle registered through the International Registration Plan
43	or a vehicle no longer registered through the International Registration Plan."
44	SECTION 8. This act becomes effective July 1, 2007.