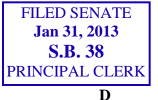
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013



SENATE DRS15020-MDz-21A* (12/13)

Short Title:	Various Emergency Management Changes.	(Public)
Sponsors:	Senator Jackson (Primary Sponsor).	
Referred to:		

A BILL TO BE ENTITLED

AN ACT TO MAKE VARIOUS CHANGES TO THE EMERGENCY MANAGEMENT LAWS OF THIS STATE, AS RECOMMENDED BY THE JOINT LEGISLATIVE EMERGENCY MANAGEMENT OVERSIGHT COMMITTEE.

5 The General Assembly of North Carolina enacts:

SECTION 1.(a) G.S. 20-125(b) reads as rewritten:

7 Every vehicle owned and or operated by a police department or by the Department "(b) 8 of Public Safety including the State Highway Patrol or by the Wildlife Resources Commission 9 or the Division of Marine Fisheries, or by the Division of Parks and Recreation of the 10 Department of Environment and Natural Resources, or by the North Carolina Forest Service of 11 the Department of Agriculture and Consumer Services, and used exclusively for law 12 enforcement enforcement, fire-fighting, or other emergency response purposes, or by the Division of Emergency Management, or by a fire department, either municipal or rural, or by a 13 14 fire patrol, whether such fire department or patrol be a paid organization or a voluntary 15 association, vehicles used by an organ procurement organization or agency for the recovery and 16 transportation of human tissues and organs for transplantation, and every ambulance or 17 emergency medical service emergency support vehicle used for answering emergency calls, 18 shall be equipped with special lights, bells, sirens, horns or exhaust whistles of a type approved 19 by the Commissioner of Motor Vehicles.

The operators of all such vehicles so equipped are hereby authorized to use such equipment at all times while engaged in the performance of their duties and services, both within their respective corporate limits and beyond.

In addition to the use of special equipment authorized and required by this subsection, the chief and assistant chiefs of any police department or of any fire department, whether the same be municipal or rural, paid or voluntary, county fire marshals, assistant fire marshals, transplant coordinators, and emergency management coordinators, are hereby authorized to use such special equipment on privately owned vehicles operated by them while actually engaged in the performance of their official or semiofficial duties or services either within or beyond their respective corporate limits.

And vehicles driven by law enforcement officers of the North Carolina Division of Motor Vehicles shall be equipped with a bell, siren, or exhaust whistle of a type approved by the Commissioner, and all vehicles owned and operated by the State Bureau of Investigation for the use of its agents and officers in the performance of their official duties may be equipped with special lights, bells, sirens, horns or exhaust whistles of a type approved by the Commissioner of Motor Vehicles.



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Every vehicle used or operated for law enforcement purposes by the sheriff or any salaried deputy sheriff or salaried rural policeman of any county, whether owned by the county or not, may be, but is not required to be, equipped with special lights, bells, sirens, horns or exhaust whistles of a type approved by the Commissioner of Motor Vehicles. Such special equipment shall not be operated or activated by any person except by a law enforcement officer while actively engaged in performing law enforcement duties.

In addition to the use of special equipment authorized and required by this subsection, the chief and assistant chiefs of each emergency rescue squad which is recognized or sponsored by any municipality or civil preparedness agency, are hereby authorized to use such special equipment on privately owned vehicles operated by them while actually engaged in their official or semiofficial duties or services either within or beyond the corporate limits of the municipality which recognizes or sponsors such organization."

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SECTION 1.(b) G.S. 20-130.1 reads as rewritten:

14 "§ 20-130.1. Use of red or blue lights on vehicles prohibited; exceptions.

15 (a) It is unlawful for any person to install or activate or operate a red light in or on any 16 vehicle in this State. As used in this subsection, unless the context requires otherwise, "red 17 light" means an operable red light not sealed in the manufacturer's original package which: (i) 18 is designed for use by an emergency vehicle or is similar in appearance to a red light designed 19 for use by an emergency vehicle; and (ii) can be operated by use of the vehicle's battery, 20 vehicle's electrical system, or a dry cell battery. As used in this subsection, the term "red light" 21 shall also mean any forward facing red light installed on a vehicle after initial manufacture of 22 the vehicle.

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- (b) The provisions of subsection (a) of this section do not apply to the following:
 - (1) A police car; vehicle.
 - (2) A highway patrol car; vehicle.
- (3) A vehicle owned by the Wildlife Resources Commission and operated exclusively for law-enforcement purposes.
- (4) An ambulance; <u>ambulance</u>.
- 29(5)A vehicle used by an organ procurement organization or agency for the30recovery and transportation of blood, human tissues, or organs for31transplantation;transplantation.
 - (6) A fire-fighting vehicle; vehicle.
 - (7) A school bus;<u>bus.</u>
 - (8) A vehicle operated by any member of a municipal or rural fire department in the performance of his duties, regardless of whether members of that fire department are paid or voluntary;voluntary.
 - (9) A vehicle of a voluntary lifesaving organization (including the private vehicles of the members of such an organization) that has been officially approved by the local police authorities and which is manned or operated by members of that organization while answering an official call;call.
 - (10) A vehicle operated by medical doctors or anesthetists in <u>emergencies;emergencies.</u>
 - (11) A motor vehicle used in law enforcement by the sheriff, or any salaried rural policeman in any county, regardless of whether or not the county owns the vehicle;vehicle.
- 46 (11a) A vehicle operated by the State Fire Marshal or his representatives in the
 47 performance of their duties, whether or not the State owns the
 48 vehicle;vehicle.
- 49 (12) A vehicle operated by any county fire marshal, assistant fire marshal, or
 50 emergency management coordinator in the performance of his duties,
 51 regardless of whether or not the county owns the vehicle; vehicle.

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1	(13)	A light required by the Federal Highway Administratic	m;<u>Administration.</u>		
2	(14)	A vehicle operated by a transplant coordinator who			
3		organ procurement organization or agency when the tra	1		
4		responding to a call to recover or transport human	tissues or organs for		
5		transplantation; transplantation.			
6	(15)	A vehicle operated by an emergency medical serv	ice as an emergency		
7		support vehicle; vehicle.			
8	(16)	A State emergency management vehicle; and vehicle.	-1		
9 10	(17)	An Incident Management Assistance Patrol vehic			
10		Department of Transportation, when using rear-fact stopped for the purpose of providing assistance or incident			
11	(18)	<u>A vehicle operated by the Division of Marine Fisher</u>			
12	<u>(18)</u>	Parks and Recreation of the Department of Envi			
13 14		Resources that is used for law enforcement, fire-fighting			
15		response purpose.	ig, or other emergency		
16	<u>(19)</u>	<u>A vehicle operated by the North Carolina Forest Serv</u>	vice of the Department		
17		of Agriculture and Consumer Services that is used	-		
18		fire-fighting, or other emergency response purpose.			
19	"				
20	SECT	FION 1.(c) G.S. 20-145 reads as rewritten:			
21	"§ 20-145. Whe	n speed limit not applicable.			
22	The speed limitations set forth in this Article shall not apply to vehicles when operated with				
23	due regard for safety under the direction of the police in the chase or apprehension of violators				
24	±	persons charged with or suspected of any such violation,	1		
25	or fire patrol vehicles when traveling in response to a fire alarm, nor to public or private				
26	ambulances and rescue squad emergency service vehicles when traveling in emergencies, nor				
27	to vehicles operated by county fire marshals and civil preparedness coordinators when traveling				
28	in the performances of their duties. duties, nor to any of the following when either operated by a				
29 20	law enforcement officer in the chase or apprehension of violators of the law or of persons				
30 31	charged with, or suspected of, any such violation, when traveling in response to a fire alarm, or for other emergency response purposes: (i) a vehicle operated by the Division of Marine				
32	for other emergency response purposes: (i) a vehicle operated by the Division of Marine Eicheries or the Division of Parks and Recreation of the Department of Environment and				
33	<u>Fisheries or the Division of Parks and Recreation of the Department of Environment and</u> Natural Resources; or (ii) a vehicle operated by the North Carolina Forest Service of the				
34	<u>Department of Agriculture and Consumer Services.</u> This exemption shall not, however, protect				
35	the driver of any such vehicle from the consequence of a reckless disregard of the safety of				
36	others."				
37		TION 1.(d) G.S. 20-156(b) reads as rewritten:			
38	"(b) The driver of a vehicle upon the highway shall yield the right-of-way to police and				
39	fire department vehicles and public and private ambulances, vehicles used by an organ				
40	procurement organization or agency for the recovery or transportation of human tissues and				
41	organs for transplantation or a vehicle operated by a transplant coordinator who is an employee				
42	of an organ procurement organization or agency when the transplant coordinator is responding				
43	to a call to recover or transport human tissues or organs for transplantation, and to rescue squad				
44	emergency service vehicles and vehicles operated by county fire marshals and civil				
45	preparedness coordinators coordinators, and to a vehicle operated by the Division of Marine				
46	Fisheries or the Division of Parks and Recreation of the Department of Environment and				
47	Natural Resources when used for law enforcement, fire-fighting, or other emergency response				
48 40	purpose, and to a vehicle operated by the North Carolina Forest Service of the Department of				
49 50	Agriculture and Consumer Services when used for a law enforcement, fire-fighting, or other emergency response purpose, when the operators of said vehicles are giving a warning signal				
50 51	emergency response purpose, when the operators of said vehicles are giving a warning signal by appropriate light and by bell, siren or exhaust whistle audible under normal conditions from				
51	by appropriate rest and by ben, shell of exhaust whistle addible under normal conditions from				

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a distance not less than 1,000 feet. When appropriate warning signals are being given, as 1 2 provided in this subsection, an emergency vehicle may proceed through an intersection or other 3 place when the emergency vehicle is facing a stop sign, a yield sign, or a traffic light which is 4 emitting a flashing strobe signal or a beam of steady or flashing red light. This provision shall 5 not operate to relieve the driver of a police or fire department vehicle, or a vehicle owned or 6 operated by the Department of Environment and Natural Resources, or the Department of 7 Agriculture and Consumer Services, or public or private ambulance or vehicles used by an 8 organ procurement organization or agency for the recovery or transportation of human tissues 9 and organs for transplantation or a vehicle operated by a transplant coordinator who is an 10 employee of an organ procurement organization or agency when the transplant coordinator is 11 responding to a call to recover or transport human tissues or organs for transplantation, or 12 rescue squad emergency service vehicle or county fire marshals or civil preparedness 13 coordinators from the duty to drive with due regard for the safety of all persons using the 14 highway, nor shall it protect the driver of any such vehicle or county fire marshal or civil 15 preparedness coordinator from the consequence of any arbitrary exercise of such right-of-way." 16 **SECTION 1.(e)** G.S. 20-157(a) reads as rewritten:

17 Upon the approach of any law enforcement or fire department vehicle or public or "(a) 18 private ambulance or rescue squad emergency service vehicle, or a vehicle operated by the 19 Division of Marine Fisheries, or the Division of Parks and Recreation of the Department of 20 Environment and Natural Resources, or the North Carolina Forest Service of the Department of 21 Agriculture and Consumer Services when traveling in response to a fire alarm or other emergency response purpose giving warning signal by appropriate light and by audible bell, 22 23 siren or exhaust whistle, audible under normal conditions from a distance not less than 1000 24 feet, the driver of every other vehicle shall immediately drive the same to a position as near as 25 possible and parallel to the right-hand edge or curb, clear of any intersection of streets or 26 highways, and shall stop and remain in such position unless otherwise directed by a law 27 enforcement or traffic officer until the law enforcement or fire department vehicle, or the 28 vehicle operated by the Division of Marine Fisheries, or the Division of Parks and Recreation 29 of the Department of Environment and Natural Resources, or the North Carolina Forest Service 30 of the Department of Agriculture and Consumer Services, or the public or private ambulance or 31 rescue squad emergency service vehicle shall have passed. Provided, however, this subsection 32 shall not apply to vehicles traveling in the opposite direction of the vehicles herein enumerated 33 when traveling on a four-lane limited access highway with a median divider dividing the 34 highway for vehicles traveling in opposite directions, and provided further that the violation of 35 this subsection shall be negligence per se. Violation of this subsection is a Class 2 36 misdemeanor."

SECTION 2. The Department of Public Safety shall study methods of allowing prisoners to contribute to cleanup and mitigation efforts in connection with states of emergency declared in this State. No later than October 1, 2013, the Department shall report its findings and recommendations to the Joint Legislative Emergency Management Oversight Committee and to the Joint Legislative Oversight Committee on Justice and Public Safety. The report shall include at least the following:

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- (1) A list of the type and number of prisoners incarcerated by the Department of Public Safety that might be available to respond to emergencies in this State.
- 45 (2) Options for methods of deploying prisoners to respond to, and assist with,
 46 cleanup and mitigation efforts in connection with states of emergency based
 47 on the type and location of an emergency.
- 48 (3) A statement of the resources that would be required to implement these 49 options and an estimate of the cost of each option.
- 50(4)Identification of any legal, practical, or financial obstacles that would need51to be addressed before prisoners could be deployed in this manner.

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1 **SECTION 3.** Section 1 of this act becomes effective October 1, 2013. The 2 remainder of this act is effective when it becomes law.