## GENERAL ASSEMBLY OF NORTH CAROLINA

### SESSION 1993

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HOUSE BILL 672

Short Title: MV Technical Corrections Bill.

(Public)

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Sponsors: Representatives Daughtry; and Bowman.

Referred to: Transportation.

# March 30, 1993

## A BILL TO BE ENTITLED

2	AN ACT TO ALLOW THE DIVISION OF MOTOR VEHICLES TO ISSUE
3	RESTRICTED COMMERCIAL DRIVERS LICENSES TO SEASONAL
4	DRIVERS FOR CERTAIN FARM-RELATED SERVICE INDUSTRIES, AND TO
5	CLARIFY THE LAWS GOVERNING THE ISSUANCE OF LIMITED DRIVING
6	PRIVILEGES, AND TO MAKE AMENDMENTS AND TECHNICAL
7	CORRECTIONS TO THE MOTOR VEHICLES LAWS.
8	The General Assembly of North Carolina enacts:
9	Section 1. G.S. 20-37.13 is amended by adding a new subsection to read:
10	"(c1) The Division may waive the knowledge and skill-testing requirements for
11	applicants who are seasonal employees of custom harvesters, farm retail outlets and
12	suppliers, agrichemical businesses, or livestock feeders as defined and permitted by the
13	Commissioner. All other requirements of this Article shall apply to persons applying
14	for and issued a commercial drivers license under this subsection. In addition, the
15	following restrictions shall apply to licenses issued pursuant to this subsection:
16	(1) An applicant who has more than two years' experience as a driver with
17	any class of drivers license shall certify that during the two-year period
18	immediately prior to applying, he:
19	a. <u>Has not had more than one license, except during the 10-day</u>
20	period beginning on the date he is issued a drivers license;
21	b. <u>Has not had any licenses suspended, revoked, or cancelled;</u>
22	c. <u>Has not had any conviction for any type of motor vehicle for</u>
23	any of the disqualifying offenses listed in G.S. 20-17.4;

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1		d. <u>Has not had more than one conviction for any type of motor</u>
2		vehicle for serious traffic violations; and
3		e. <u>Has not had any conviction for a violation of State or local laws</u>
4		relating to motor vehicle traffic control, other than a parking
5		violation, which arose in connection with any reportable traffic
6		accident, and has no record of an accident in which he was at
7		<u>fault.</u>
8		An applicant with one or two years of experience driving with any
9		class of drivers license shall make the same certification for his entire
10		driving history. A license shall not be issued under this subsection to
11		an applicant who has not held any motor vehicle drivers license for at
12		least one year. The Division shall confirm the applicant's driving
13		record through a check of the Commercial Drivers License
14		Information System prior to issuing a license under this subsection.
15	<u>(2)</u>	The licenses shall have the same renewal cycle as other commercial
16		drivers licenses; provided, operation of commercial motor vehicles
17		shall be limited to the seasonal period or periods as approved by the
18		Commissioner; provided further, the total number of calendar days in
19		any 12-month period for which the licensee is authorized to operate a
20		commercial motor vehicle shall not exceed 180 days. The license is
21		valid for operation of a commercial motor vehicle during the currently
22		approved season only, and must be revalidated for each successive
23		season. The good driving record must be confirmed prior to any
24		renewal or revalidation.
25	<u>(3)</u>	A license issued under this subsection authorizes the licensee to
26	<del>~~/</del>	operate Class B and Class C commercial motor vehicles during the
27		approved season only.
28	<u>(4)</u>	Licenses issued under this subsection shall not authorize the licensee
29	<u> </u>	to operate a vehicle transporting hazardous materials requiring the
30		vehicle to be placarded in accordance with 49 C.F.R. Part 172, Subpart
31		F, except the licensee may drive a vehicle transporting:
32		<u>a.</u> <u>Diesel fuel in quantities of 1,000 gallons or less;</u>
33		b. Liquid fertilizers to be used as plant nutrients in a vehicle or
34		implement of husbandry with a total capacity of 3,000 gallons
35		or less; and
36		c. Solid plant nutrients that are not transported with any organic
37		substance.
38	(5)	Licensees shall be authorized to operate a commercial motor vehicle
39	<u>(5)</u>	within 150 miles of the place of business or the farm being served."
40	Sec	2. G.S. 20-37.13(e) reads as rewritten:
40 41		mmercial driver learner's permit may be issued to an individual who
41		Class C drivers license who has passed the knowledge test for the class
42 42	-	margial motor vahiala the individual will be driving. The normit is

holds a regular Class C drivers license who has passed the knowledge test for the class
and type of commercial motor vehicle the individual will be driving. The permit is
valid for a period not to exceed six months and may be renewed or reissued only once

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1	within a two-year	period. The fee for a commercial driver learner's permit is five dollars		
2	(\$5.00). ten dollars (\$10.00). G.S. 20-7(m) governs the issuance of a restricted			
3	instruction permit for a prospective school bus driver."			
4	Sec. 3.	G.S. 20-37.15(a1) reads as rewritten:		
5	"(a1) The app	plication must be accompanied by a nonrefundable application fee of		
6	twenty dollars (\$2	20.00). This fee does not apply in any of the following circumstances:		
7	(1)	When an individual surrenders a commercial driver learner's permit		
8	i	ssued by the Division when submitting the application.		
9	(2)	When the application is to renew a commercial drivers license issued		
10	ł	by the Division.		
11	This fee shall ent	itle the applicant to three attempts to pass the written knowledge test		
12	without payment	of a new fee. No application fee shall be charged to an applicant		
13	eligible for a waiv	ver under G.S. 20-37.13(c)G.S. 20-37.13(c) or (c1)."		
14		G.S. 20-37.16(d) reads as rewritten:		
15	"(d) The fee	e for a Class A, B, or C commercial drivers license is forty dollars		
16	(\$40.00). The fe	e for each endorsement is five dollars (\$5.00). The fee for a person		
17	whose license is	restricted to driving a school bus or school activity bus is ten dollars		
18	<u>(\$10.00)</u> . The fee	es required under this section do not apply to a person whose license is		
19	restricted to drivin	ng a school bus or school activity bus or to employees of the Driver		
20	License Section o	f the Division who are designated by the Commissioner."		
21	Sec. 5.	G.S. 20-16.2(e1) reads as rewritten:		
22	"(e1) Limited	I Driving Privilege after Six Months in Certain Instances. – A person		
23	whose driver's lic	ense has been revoked under this section may apply for and a judge		
24	authorized to do	so by this subsection may issue a limited driving privilege for a		
25	noncommercial m	otor vehicle if:		
26	(1)	At the time of the refusal he held either a valid driver's license or a		
27	1	icense that had been expired for less than one year;		
28	. ,	At the time of the refusal, he had not within the preceding seven years		
29	ł	been convicted of an offense involving impaired driving;		
30	(3)	At the time of the refusal, he had not in the preceding seven years		
31	V	willfully refused to submit to a chemical analysis under this section;		
32	(4)	The implied-consent offense charged did not involve death or critical		
33	i	njury to another person;		
34	. ,	The underlying charge for which the defendant was requested to		
35	S	submit to a chemical analysis has been finally disposed of:		
36		a. Other than by conviction; or		
37	ł	b. By a conviction of impaired driving under G.S. 20-138.1, at a		
38		punishment level authorizing issuance of a limited driving		
39		privilege under G.S. 20-179.3(b), and he has complied with at		
40		least one of the mandatory conditions of probation listed for the		
41		punishment level under which he was sentenced;		
42		Subsequent to the refusal he has had no unresolved pending charges		
43		for or additional convictions of an offense involving impaired driving;		
44	8	and		

1	(7) Use license has been revelved for at least six menths for the refused		
1	(7) His license has been revoked for at least six months for the refusal. Exact as modified in this subsection, the provisions of $C = 20, 170, 3$ relating to the		
2	Except as modified in this subsection, the provisions of G.S. 20-179.3 relating to the		
3	procedure for application and conduct of the hearing and the restrictions required or		
4	authorized to be included in the limited driving privilege apply to applications under		
5	this subsection. If the case was finally disposed of in the district court, the hearing must be conducted in the district court district on defined in $C = 7A + 122$ in which the refugal		
6	be conducted in the district court district as defined in G.S. 7A-133 in which the refusal		
7	occurred by a district court judge. If the case was finally disposed of in the superior		
8	court, the hearing must be conducted in the superior court district or set of districts as		
9	defined in G.S. 7A-41.1 in which the refusal occurred by a superior court judge. A		
10	limited driving privilege issued under this section authorizes a person to drive if his		
11	license is revoked solely under this section or solely under this section and G.S. 20-		
12	17(2). If the person's license is revoked for any other reason, the limited driving		
13	privilege is invalid."		
14	Sec. 6. G.S. 20-179.3(b) reads as rewritten:		
15	"(b) Eligibility. – A person convicted of the offense of impaired driving under $C = 20,128,1$ is aligible for a limited driving privilege for a paragraphic meter.		
16	G.S. 20-138.1 is eligible for a limited driving privilege for a noncommercial motor		
17 18	<u>vehicle</u> if: (1) At the time of the offense he held either a valid driver's license or $a$		
18 19	(1) At the time of the offense he held either a valid driver's license or a license that had been expired for less than one year.		
19 20	(2) At the time of the offense he had not within the preceding seven years		
20 21	(2) At the time of the offense he had not within the preceding seven years		
	<ul><li>been convicted of an offense involving impaired driving;</li><li>(2) Dunishment I aval Three. Four, or Five was imposed for the offense of</li></ul>		
22 23	(3) Punishment Level Three, Four, or Five was imposed for the offense of impaired driving; and		
23 24	impaired driving; and (4) Subsequent to the offense he has not been convicted of or had an		
24 25	(4) Subsequent to the offense he has not been convicted of, or had an unreached abarga ladged against him for an offense involving		
25 26	unresolved charge lodged against him for, an offense involving impaired driving.		
20 27	A person whose North Carolina driver's license is revoked because of a conviction in		
27	another jurisdiction substantially equivalent to impaired driving under G.S. 20-138.1 is		
28 29	eligible for a limited driving privilege if he would be eligible for it had the conviction		
29 30	occurred in North Carolina. Eligibility for a limited driving privilege following a		
31	revocation under G.S. 20-16.2(d) is governed by G.S. 20-16.2(e1)."		
32	Sec. 7. G.S. 20-17.4 is amended by adding a new subsection to read:		
33	"(al) Any revocation or suspension of a drivers license disqualifies a person from		
33 34	driving a commercial motor vehicle for the duration of the revocation or suspension."		
35	Sec. 8. G.S. 20-24(a) reads as rewritten:		
36	"(a) License. – A court that convicts a person of an offense that requires		
37	revocation of the person's drivers license shall require the person to give the court any		
38	regular or commercial drivers license issued to that person. A court that convicts a		
<u>39</u>	person of an offense that requires disqualification of the person but would not require		
40	revocation of a regular drivers license issued to that person shall require the person to		
41	give the court any Class A or Class B regular drivers license and any commercial		
42	drivers license issued to that person.		
43	The clerk of court shall accept a drivers license required to be given to the court		
44	under this subsection. A clerk of court who receives a drivers license shall give the		

person whose license is received a copy of a dated receipt for the license. The receipt 1 2 must be on a form approved by the Commissioner. A revocation or disgualification for 3 which a license is received under this subsection is effective as of the date on the receipt for the license. 4 5 The clerk of court shall send to the Division any license received under this 6 subsection, a record of the conviction for which the license was received, and the 7 original dated receipt for the license. With the approval of the Commissioner, the clerk 8 of court may transmit the data from a surrendered license by electronic data processing 9 means, rather than forwarding the actual license. Any such license must be destroyed 10 by the courts. The clerk of court shall send or electronically transmit these items to the Division within 30 days after entry of the conviction for which the license was 11 12 received."

Sec. 9. G.S. 20-23 reads as rewritten:

### 14 "§ 20-23. Suspending resident's license upon conviction in another state.

The Division is authorized to suspend or revoke the license of any resident of this State upon receiving notice of the conviction as defined in G.S. 20-24(c) G.S. 20-4.01(4a) of such person in another state of the offenses hereinafter enumerated which, if committed in this State, would be grounds for the suspension or revocation of the license of an operator. The provisions of this section shall apply only for the offenses as set forth in G.S. 20-26(a)."

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### Sec. 10. G.S. 20-16.1(b)(1) reads as rewritten:

"(b) Upon a first conviction only of violating subsection (a), the 22 (1)trial judge may when feasible allow a noncommercial motor vehicle 23 24 limited driving privilege or license to the person convicted for proper purposes reasonably connected with the health, education and 25 welfare of the person convicted and his family. For purposes of 26 27 determining whether conviction is a first conviction, no prior offense 28 occurring more than seven years before the date of the current 29 offense shall be considered. The judge may impose upon such 30 limited driving privilege any restrictions as in his discretion are deemed advisable including, but not limited to, conditions of days, 31 32 hours, types of vehicles, routes, geographical boundaries and specific purposes for which limited driving privilege is allowed. Any 33 such limited driving privilege allowed and restrictions imposed 34 35 thereon shall be specifically recorded in a written judgment which 36 shall be as near as practical to that hereinafter set forth and shall be signed by the trial judge and shall be affixed with the seal of the 37 38 court and shall be made a part of the records of the said court. A 39 copy of said judgment shall be transmitted to the Division of Motor Vehicles along with any driver's license in the possession of the 40 41 person convicted and a notice of the conviction. Such permit issued 42 hereunder shall be valid for 30 days from the date of issuance by trial court. Such permit shall constitute a valid license to operate 43 44 motor vehicles of the class or type that would be allowed by the

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1 2 3 4 5		person's license if it were not currently revoked upon the streets and highways of this or any other state in accordance with the restrictions noted thereon and shall be subject to all provisions of law relating to driver's license, not by their nature, rendered inapplicable."
6		Sec. 11. G.S. 20-16.1(b)(3) reads as rewritten:
7	"(b)	(3) Upon conviction of such offense outside the jurisdiction of
8		this State the person so convicted may apply to the resident judge of
9		the superior court of the district or set of districts as defined in G.S.
10		7A-41.1(a) in which he resides for <u>noncommercial motor vehicle</u>
11		limited driving privileges hereinbefore defined. Upon such
12		application the judge shall have the authority to issue such limited
13		driving privileges in the same manner as if he were the trial judge."
14		Sec. 12. This act is effective upon ratification.