## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2017**

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## HOUSE BILL DRH30435-MUz-51\*

	Short Title:	GSC Technical Corrections 2018.	(Public)
	Sponsors:	Representative Davis.	
	Referred to:		
1		A BILL TO BE ENTITLED	
2		MAKE TECHNICAL CORRECTIONS TO THE GENERAL	L STATUTES, AS
3		MENDED BY THE GENERAL STATUTES COMMISSION.	
4 5	The General A	Assembly of North Carolina enacts:	
6	PART I. GE	NERAL TECHNICAL CORRECTIONS	
7	SI	ECTION 1.(a) G.S. 14-151 reads as rewritten:	
8		iterfering with gas, <del>electric <u>electric</u>, and steam appliances</del> or	meters; penalties.
9		shall be is unlawful for any person to willfully, with intent to	_
10	commit any o	of the following acts:	-
11	(1	) Connect a tube, pipe, wire wire, or other instrument or cont	rivance with a pipe
12		or wire used for conducting or supplying illuminating ga	s, fuel, natural gas
13		gas, or electricity in such a manner as to supply such the g	
14		any burner, orifice, lamp lamp, or motor where the same	
15		or can be burned or used without passing through the meter	or other instrument
16		provided for registering the quantity consumed.	
17	(2		
18		meter or other instrument used to measure or register	
19		illuminating fuel, natural gas, water, or electricity passing	
20		meter by a person other than an employee of the co	
21		supplying any gas, water, or electric meter, who willful	-
22		disconnect detaches or disconnects such the meter, or ma	-
23		or reports any test of, or examine examines for the purp	oose of testing any
24	(2	meter so detached or disconnected.	ny convice on other
25 26	(3	) In any manner whatever change, extend extend, or alter a pipe, wire wire, or attachment of any kind, connecting with	
20 27		natural or artificial gas or electricity is furnished from the	
27		of any person, without first procuring from said the person	• • • •
28 29		to make such the change, extension extension, or alteration	*
30	(4	-	
31	(-	<del>pipes</del> <u>pipes</u> or wires of any person, furnishing to con	
32		artificial gas, water, or electricity, or turn on or off or in an	
33		with any valve or stopcock or other appliance belonging t	•
34		and connected with his the person's service or other pipes of	-
35		the orifices of mixers, or use natural gas for heating purpo	
36		mixers, or electricity for any purpose without first procu	
			<u></u>



General Ass	sembly Of North Carolina	Session 2017
	person a written permit to turn on or off such the stop such the connection or reconnections, or to enlarge th use for heating purposes without mixers, or to in stopcocks, wires wires, or other appliances of such, t	ne orifice of mixers, or to terfere with the valves,
(:	5) Retain possession of or refuse to deliver any mixer, m	-
	appliance which may be leased or rented by any pe	erson, for the purpose of
	furnishing gas, water, electricity electricity, or po	ower through the same,
	appliance, or sell, lend lend, or in any other man	ner dispose of the same
	<u>appliance</u> to any person other than such the person of the same.appliance.	entitled to the possession
(	5) Set on fire any gas escaping from wells, broken or lea	king mains pipes <del>valves</del>
	<u>valves</u> , or other appliances used by any person in con	
	or interfere in any manner with the wells, pipes, n	
	stopcocks, wires, cables, <del>conduits</del> <u>conduits</u> or	-
	machinery machinery, or property of any person eng	
	consumers unless employed by or acting under the a	0 0 0
(	such that person.	h
(	7) Open or cause to be opened, or reconnect or cause to	-
(	lawfully closed or disconnected by a district steam c	1
(	3) Turn on steam or cause it to be turned on or to reented some steam has been lawfully stepped from entering	
(	<ul> <li>same steam has been lawfully stopped from entering</li> <li>Reconnect electricity, gas, or water connections or ot</li> </ul>	_
(	or more of those utilities when they have been lawful	
	off by the provider of the utility.	ry disconnected of turned
(	10) Alter, bypass, interfere with, or cut off any loa	ad management device
	equipment, or system which has been installed by the	-
	the purpose of limiting the use of electricity at peak	-load periods, provided,
	however, if periods. However, if there has been a w	-
	the load management device, equipment, or system to	
	the electric supplier has not removed the device w	tunin two working days,
(b) A	there shall be <u>is</u> no violation of this section. In y meter or service entrance facility found to have been a	Itarad tomparad with a
. ,	a manner that would cause such the meter to inaccurately	· •
• 1	as, or water consumed or which would cause the electric	0
	n the recording apparatus of the meter shall be is prima fa	
	f the violation of this section by the person in whose name s	
	or persons so using or receiving the benefits of such-the	
-	lectricity, gas, or water.	annieterea, annegisterea
	for the purposes of this section, the term "gas" shall mean <u>n</u>	neans all types and forms
	ding, but not limited to, natural gas.	<u>iouns</u> un oppos una torme
-	friminal violations of this section shall be are punishable as	follows:
	1) A violation of this section is a Class 1 misdemeanor.	
,	2) A second or subsequent violation of this section is a	
	A violation of this section that results in significant p	
(	endangerment is a Class F felony.	1 J
(4	4) Unless the conduct is covered under some other pro-	ovision of law providing
X	greater punishment, a violation that results in the de	
	D felony.	
(e) <del>[</del>	Whoever is found in a civil action to have violated any prov	vision] <u>Whoeve</u> r is found
=	ion to have violated any provision of this section [shall be	liable to the electric, gas

	General Assembly Of North Carolina	Session 2017
1	electric, gas, or water supplier in triple the amount of losses and damag	es sustained or five
2	thousand [dollars] dollars (\$5,000), [whichever is greater]. whichever is greater].	
3	(f) Nothing in this section shall be construed to apply applies to	
4	while performing usual and ordinary services in accordance with recog	
5	standards."	B
6	SECTION 1.(b) This section applies to violations committed on	or after the effective
7	date of this act.	
8	SECTION 2.(a) G.S. 20-9 reads as rewritten:	
9	"§ 20-9. What persons shall not be licensed.	
10	(a) To obtain a regular drivers license, a person must have reached t	the minimum age set
11	in the following table for the class of license sought:	ine minimum age set
12	Class of Regular License Minimum Age	
13	Class A 18	
14	Class B 18	
15	Class C 16	
16	G.S. 20-37.13 sets the age qualifications for a commercial drivers license.	
17	(b) The Division shall not issue a driver's driver's license to any personal driver's driver'	on whose license has
18	been suspended or revoked during the period for which the license was susp	
19	(b1) The Division shall not issue a drivers license to any person who	
20	has been suspended or revoked under G.S. 20-13.2(c1) during the suspe	1
21	period, unless the Division has restored the person's permit or license under	
22	(c) The Division shall not issue a <del>driver's <u>drivers</u> license to any person</del>	
23	drunkard or is an habitual user of narcotic drugs or barbiturates, whether or	
24	<u>is in accordance with the prescription of a physician.</u>	not such <u>me</u> use se
25	(d) Repealed by Session Laws 2012-194, s. 8, effective July 17, 201	2
26	(e) The Division shall not issue a <u>driver's drivers</u> license to any	
27	opinion of the Division the person is unable to exercise reasonable and ord	-
28	motor vehicle while operating the vehicle upon the highways, nor shall a lice	-
29	person who is unable to understand highway warnings or direction signs.	
30	(f) The Division shall not issue a driver's drivers license to any pers	son whose license or
31	driving privilege is in a state of cancellation, suspension suspension, o	
32	jurisdiction, if the acts or things upon which the cancellation, suspen	
33	revocation in such the other jurisdiction was based would constitute	=
34	cancellation, suspension suspension, or revocation in this State had those acts	-
35	or committed in this State; provided, however, State. However, any such c	
36	prohibit issuance for a period in excess of 18 months.	
37	(g) The Division may issue a restricted or unrestricted <del>driver's drive</del>	ers license under the
38	following conditions to an otherwise eligible applicant suffering from a	
39	disability or disease that affects his or her ability to exercise reasonable and	
40	a motor vehicle:	j
41	(1) The applicant submits to the Division a certificate in the	e form prescribed in
42	subdivision (2). (2) of this subsection. The Division may r	
43	at the applicant's initial application, at any time following	
44	license, or at the initial application and any time following	-
45	license. Until a license issued under this subdivision exp	-
46	is revoked, the license continues in force as long as the	
47	the Division a certificate in the form prescribed in sul	-
48	subsection at the intervals determined by the Division to b	
49	of public safety.	
50		

	General Assemb	ly Of North Carolina	Session 2017
1 2 3	(3)	The Commissioner is not bound by the recommendation health care provider but shall give fair consider recommendation in exercising his or her discretion	leration to such the
4 5		decisions, the criterion being whether or not, upon all t that it is safe to permit the applicant or licensee to or	·
6		The burden of proof of such-this fact is upon the ap	
7		deciding whether to issue, restrict, cancel, or deny a lice	
8		may be guided by the opinion of experts in the field of o	
9		the specific physical or mental disability or disease su	
10		or licensee and the experts may be compensated for	• • • •
11		equitable basis. The Commissioner may also take into a	
12		factors which bear on the issue of public safety.	
13	(4)	Whenever a license is restricted, cancelled, or denied by	y the Commissioner on
14		the basis of a physical or mental disability or disea	•
15		reviewed by a reviewing board upon written reque	11
16		licensee filed with the Division within 10 days after re-	1 0
17		accordance with G.S. 20-48 of the action taken. The	
18 19		consist of the Commissioner or his the Comm	
19 20		representative and at least two medical profession Commissioner and duly licensed to practice medici	•
20 21		licensing authority in the State. The medical profess	• • • •
22		Commissioner may be compensated for their services	
23		including reimbursement for ordinary and necessary	
24		Commissioner or his the Commissioner's authorized r	_
25		two medical professionals selected by the Commission	
26		quorum. The procedure for hearings authorized by the	his section shall be as
27		follows:	
28		a. Applicants shall be afforded an opportuni	
29		reasonable notice of not less than 10 days, be	
30		established by this subdivision. The notice shall	-
31 32		be delivered to the applicant in person or sent return receipt requested. The notice shall stat	•
32 33		subject of the hearing. If a hearing is requested	-
33 34		to contest a restriction placed on a license under	
35		subsection, the restriction shall be stayed	
36		determines there is an imminent threat to pub	
37		unrestricted driving is permitted. No stay shall	•
38		is requested under this subdivision to contest a	denial or cancellation
39		of a license under subdivision (3) of this subs	-
40		sub-subdivision shall be construed as authoriz	· ·
41		of a restriction placed on a license pursuant t	o another provision of
42		law.	C 1.1
43		b. The review board may compel the attendance	
44 45		production of such books, <del>records <u>records</u>, and</del>	
45 46		a hearing authorized by the this section. Upon or licensee, a subpoena to compel the attendar	
40 47		subpoena duces tecum to compet the production	-
48		or papers shall be issued by the board. Subpoer	-
49		the sheriff of the county where the witness resid	
50		be served and returned in the same manner as a	
51		case. Fees of the sheriff and witnesses shall be the	-

	General Assembly Of N	orth Carolina	Session 2017
1 2 3		in the district court in cases before that court and same manner as other expenses of the Division o paid. In any case of disobedience or neglect of a	f Motor Vehicles are any subpoena served
4 5		on any person, or the refusal of any witness to t regarding which he the witness may be lawfu	
6		district court or superior court where such-the of	
7		neglect, or refusal occurs, or any judge thereof, o	on application by the
8		board, shall compel obedience or punish as for co	-
9 10	с.	A hearing may be continued upon motion of the for good cause shown with approval of the board	
11		board.	
12	d.	The board shall pass upon the admissibility of e	evidence at a hearing
13		but the applicant or licensee affected may at the	
14		board's ruling, and, if evidence offered by an ap	-
15		rejected rejected, the party may proffer the evi	
16 17		proffer shall be made a part of the record. The boa by common law or statutory rules of evidence wh	
17		of law or equity and may admit and give probati	-
19		which possesses probative value commonly acc	
20		prudent persons in the conduct of their affairs.	
21		incompetent, immaterial, irrelevant irrelevant, an	
22		evidence. Uncontested facts may be stipulated by	
23		an applicant or licensee and the board board, a	-
24		thereto to stipulated facts may be excluded. All	-
25 26		records and documents in the possession of the	
20 27		Vehicles or the board, of which the board desire be made a part of the record. Documentary evide	
28		in the form of copies or excerpts, or by incorporat	-
29		board shall prepare an official record, which sha	-
30		and exhibits. A record of the testimony and othe	-
31		shall be taken, but it shall not be necessary to	
32		notes or electronic recordings unless requested f	for purposes of court
33		review.	
34 35	 h	All records and avidence collected and compiled	hy the Division and
35 36	h.	All records and evidence collected and compiled the reviewing board shall not be considered publ	•
30 37		meaning of Chapter 132 of the General Statutes e	
38		may be made available to the public only upon a	
39		competent jurisdiction. An applicant or licensee r	
40		court order, a copy of records and evidence col	lected and compiled
41		under this subdivision about the applicant or lice	
42		written request to the Division, signing any relea	
43		the Division, and remitting the required fee set	•
44 45		information furnished by, about, or on behalf licensee under this section shall be without preju	
45 46		the use of the Division, the reviewing board b	
47		administering this section and shall not be use	
48		evidence, or for any other purposes in any trial, o	-
49		prohibition on release and use under this sub	
50		without regard to who authored or produced the in	
51		compiled, and used by the Division under this su	bdivision.

	General Assembly Of North Carolina	Session 2017
1 2 3 4 5 6 7	<ul> <li>(h) The Division shall not issue a drivers license to an applicant we license to drive issued by another state unless the applicant surrenders the license to drive issue a drivers license to an applicant we state for less than 12 months until the Division has searched the National Registry to determine if the person is currently registered as a sex offender following applies in this subsection:</li> </ul>	icense. To has resided in this Sex Offender Public
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	<ul> <li>(4) Any person denied a license or whose license has b Division pursuant to this subsection shall have has a ri within 30 days thereafter for a hearing in the matter in the county wherein such person shall reside, where the petition the resident judge of the district or judge hold district, or special or emergency judge holding a court in such the court or judge is hereby vested with jurisdiction his duty to jurisdiction. The court or judge shall set the ma 30 days' written notice to the Division, and thereupon hearing, the court or judge shall take testimony and exar the case and to shall determine whether the petitioner is under the provisions of this subsection and whether violation of G.S. 20-30."</li> <li>SECTION 2.(b) G.S. 20-37.7 reads as rewritten:</li> </ul>	ght to file a petition the superior court of <u>person resides</u> , or to ing the court of that <del>such the</del> district, and <del>, and it shall be its or</del> atter for hearing upon <u>to Division. At the</u> nine into the facts of a entitled to a license
23 24 25 26 27 28	(b1) Search National Sex Offender Public Registry. – The Division sh identification card to an applicant who has resided in this State for less than Division has searched the National Sex Offender Public Registry to detern currently registered as a sex offender in another state. <u>The following applie</u> 	n 12 months until the mine if the person is
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	<ul> <li>(4) Any person denied a special identification card by the this subsection shall have has a right to file a petition with for a hearing in the matter in the superior court of the operson shall reside, where the person resides, or to petition of the district or judge holding the court of that di emergency judge holding a court in such-the district, a judge is hereby vested with jurisdiction, and it shall to jurisdiction. The court or judge shall set the matter for h written notice to the Division, and thereupon to Division court or judge shall take testimony and examine into the to shall determine whether the petitioner is entitled to a card under the provisions of this subsection and whether violation of G.S. 20-37.8.</li> <li>(c) Format. – A special identification card shall include a color phot identification card holder and shall be similar in size, shape, and design to holder and shall be similar in size.</li> </ul>	hin 30 days thereafter county wherein such on the resident judge strict, or special or nd such the court or be its or his duty to earing upon 30 days' h. At the hearing, the facts of the case and special identification er the petitioner is in ograph of the special a drivers license, but
44 45 46 47 48 49 50	<ul> <li>shall clearly state that it does not entitle the person to whom it is issued to operate of the state of the state</li></ul>	ekground color that a rson for the first time to that person would

General A	Assem	bly Of North	Carolina			8	Session 2017
			fication card i y to a special i				
	 (3) "	is cancelled	ant <del>or who h</del> as 1 under G.S. 2 physical or me	20-15, in acco	ordance with		
			Section 4 of C G.S. 20-118 re	-		ssion Laws is	repealed.
"§ 20-118	. Weig	ght of vehicle	es and load.				
(a)	For th	ne purposes o	f this section,	the following	definitions s	hall-apply:	
	(1)		weight. T				heels whose
	~ /		y be included				
			t, extending a				1
	(2)	-	le weight.				<del>d by two or</del>
			ecutive axles	-	-		•
			nes spaced me				
			cross the full				I ,
	(3)	U	. – Any two or			n a vehicle or	combination
	~ /	of vehicles	•				
	(4)	Gross weig	ht. – The wei	ght of any sin	gle axle, tand	dem axle, or a	xle group of
		-	r combination		-		
	(5)		c roads. – An				
			gnated I, U.S.				
			axle weight b				Ĩ
	(6)		e weight. – T		•	ted by all w	heels whose
			y be included				
		inches apar	t, extending a	cross the full	width of the	vehicle.	-
	(7)	Tandem ax	le weight. – '	The gross we	ight transmit	ted to the roa	<u>ud by two or</u>
			ecutive axles				
			nes spaced mo		-		-
		extending a	cross the full	width of the v	vehicle.		-
(b)	The f	ollowing wei	ght limitations	s <del>shall</del> apply to	o vehicles ope	erating on the	highways of
the State:							
	(1)	The single	-axle weight	of a vehicle	or combinat	ion of vehicl	es shall not
		exceed 20,0	000 pounds.				
	(2)	The tander	n-axle weight	of a vehicle	or combina	tion of vehic	les shall not
		exceed 38,	000 pounds.				
	(3)	-	weight impose	-		• • •	
		or combina	tion of vehic	es shall not e	exceed the m	aximum weig	ght given for
		the respect	ive distance b	etween the fi	rst and last a	axle of the gr	oup of axles
		measured l	ongitudinally	to the nearest	foot as set fo	orth in the foll	owing table:
Distar	nce			Maximum W	eight in Pou	nds for any G	roup of Two
Betwe						r More Conse	cutive Axles
Axles	*	2 Axles	3 Axles	4 Axles	5 Axles	6 Axles	7 Axles
4		38000					
5		38000					
6		38000					
7		38000					
8 01	r						

General As	sembly Of North	Carolina				Session 20
less	38000	38000				
more						
than 8	38000	42000				
9	39000	42500				
10	40000	43500				
11		44000				
12		45000	50000			
13		45500	50500			
14		46500	51500			
15		47000	52000			
16		48000	52500	58000		
17		48500	53500	58500		
18		49500	54000	59000		
19		50000	54500	60000		
20		51000	55500	60500	66000	
20 21		51500	56000	61000	66500	
21 22		52500	56500	61500	67000	
22		53000	57500	62500	68000	
23 24		53000 54000	58000	63000	68500	74000
				63500 63500		
25		54500 55500	58500 50500		69000	74500
26 27		55500	59500	64000 65000	69500 70000	75000
27		56000	60000	65000	70000	75500
28		57000	60500	65500	71000	76500
29		57500	61500	66000	71500	77000
30		58500	62000	66500	72000	77500
31		59000	62500	67500	72500	78000
32		60000	63500	68000	73000	78500
33			64000	68500	74000	79000
34			64500	69000	74500	80000
35			65500	70000	75000	
36			66000**	70500	75500	
37			66500**	71000	76000	
38			67500**	72000	77000	
39			68000	72500	77500	
40			68500	73000	78000	
41			69500	73500	78500	
42			70000	74000	79000	
43			70500	75000	80000	
44			71500	75500		
45			72000	76000		
46			72500	76500		
47			73500	77500		
48			74000	78000		
49			74500	78500		
50			75500	79000		
51			76000	80000		
52			76500			
53			77500			
54			78000			
55			78500			
56			79500			

General A	Assemb	oly Of North Carolina	Session 2017
57		80000	
	ance in	Feet Between the Extremes of any Group of Two	or More Consecutive Axles
		tion in G.S. 20-118(c)(1). subdivision (c)(1) of this	
500	(4)	The Department of Transportation may establish	
	(+)	restrict the axle weight limit on such light-traffic	-
		limits. The Department of Transportation shall	
		designate any highway on the State Highway	
		designated by I, U.S. and N.C., as a light-traffic	-
		the Department of Transportation, such the roa	· ·
		will be injuriously affected by vehicles using	
		maximum axle weight. All such roads so design	
		posted as light-traffic roads and the maximum ax	the weight authorized shall be
	Б	displayed on proper signs erected thereon.	
(c)	-	otions. – The following exceptions apply	to $G.S. 20-118(b)$ and
<del>20-118(e)</del>	<u>subsec</u> .	tions (b) and (e) of this section:	
	(2)	When a vahiala is an anti- $d$ is violation of $C = 0$	0.110(k)(1).00.110(k)(0) = -
	(2)	When a vehicle is operated in violation of $G.S. 20$	
		$\frac{20-118(b)(3)}{(20-118(b)(3))}$ , subdivision (b)(1), (b)(2), or (b)(3)	
		weight of the vehicle or combination of veh permitted by $C = 20, 118$ (b)(2) subdivision (b)	
		permitted by G.S. 20-118(b)(3), subdivision (b)( of the vehicle shall be permitted to shift the load	
		penalty, from one axle to another to comply w	
		following cases:	with the weight mints in the
		a. Where the single-axle load exceeds the s	statutory limits but does not
		exceed 21,000 pounds.	statutory mints, but does not
		b. Where the vehicle or combination of ve	hicles has tandem axles, but
		the tandem-axle weight does not exceed 4	
	(3)	When a vehicle is operated in violation of G	-
	~ /	(b)(4) of this section, the owner of the vehicle	
		penalty, to shift the load within the vehicle from o	-
		with the weight limits where the single-axle weig	1.
		limit by 2,500 pounds.	-
	(4)	A truck or other motor vehicle shall be exempt fr	om <del>such <u>the</u> light-traffic road</del>
		limitations provided for pursuant to G.S. 20-118	<del>3(b)(4), <u>subdivision</u> (b)(4) of</del>
		this section, when transporting supplies, mate	rial material, or equipment
		necessary to carry out a farming operation engage	ed in the production of meats
		and agricultural crops and livestock or poultry	y by-products or a business
		engaged in the harvest or processing of seafood	when the destination of such
		the vehicle and load is located solely upon said a	<u>ı light-traffic road.</u>
	•••		
	(6)	A truck or other motor vehicle shall be exempt from	
		limitations provided by G.S. 20-118(b)(4)-subd	
		when such-the motor vehicles are owned, operation	-
		public utility, electric or telephone membership	
		and such motor vehicles are used in connection	,
		restoration, or emergency maintenance of utility	
	(7)	A wrecker may tow any disabled truck or other r	
		of vehicles to a place for repairs, parking, or stor	
		point that the vehicle was disabled and may to	
		replacement vehicle to the site of the disable	
		violation of G.S. 20-118 this section provided	that the wrecker and towed

	General Assemb	ly Of North Carolina	Session 2017
$\frac{1}{2}$		vehicle or combination of vehicles otherwise meet all section.	l requirements of this
2 3 4 5	(8)	A firefighting vehicle operated by any member of a r department in the performance of his the member's whether members of that fire department are paid or <del>vo</del>	_duties, regardless of <del>luntary_voluntary,</del> and
6 7		any vehicle of a voluntary lifesaving organization, member of that organization while answering an offic	
8 9		exempt from <u>such</u> _light-traffic road limit G.S. 20-118(b)(4).subdivision (b)(4) of this section.	ations provided by
10	(9)	Repealed by Session Laws 1993 (Reg. Sess., 1994), c. '	761. s. 12.
11	(10)	Fully enclosed motor vehicles designed specific	cally for collecting,
12		compacting <u>compacting</u> , and hauling garbage from res	
13		from garbage dumpsters shall, when operating for those	
14 15		a single axle weight not to exceed 23,500 pounds or	-
15 16		vehicles equipped with a boom, or on the rear axle on the rear. This exemption shall does not apply to x	
10		the rear. This exemption shall <u>does</u> not apply to winterstate highways, vehicles transporting hazardous	
18		G.S. 130A 290(4), G.S. 130A-290(a)(8), spent nuclear	
19		G.S. 20-167.1, low-level radioactive waste as defined i	-
20		radioactive material as defined in G.S. 104E-5(14).	II 0.5. 10 12 5(5u), of
20			
22	(16)	Subsections (b) and (e) of this section do not apply to	o a vehicle or vehicle
23	· · · ·	combination that meets all of the conditions below, but	
24		provisions of this Article remain applicable:	
25		a. Is hauling unhardened ready-mixed concrete.	
26		b. Does not operate on an interstate highway or	a posted light-traffic
27		road, or exceed any posted bridge weight limits	
28		c. Has a single steer axle weight of no more than	-
29		tandem-axle weight of no more than 46,000 pou	
30		d. Does not exceed a maximum gross weight of	
31		three-axle vehicle with a length of at least 21 fe	
32		of axle one and the center of axle three of the ve	
33		e. Does not exceed a maximum gross weight of	-
34 25		four-axle vehicle with a length of at least 36 feet	
35 36		axle one and the center of axle four. The four-a	
30 37		a maximum gross weight of 66,000 pounds of three with a length of at least 21 feet between	
38		and the center of axle three.	the center of axie one
39		For purposes of this subdivision, no additional weight a	llowances <del>as found i</del> n
40		this section shall apply for the gross weight, sin	
41		tandem-axle weight, and the tolerance allowed by s	
42		section shall does not apply.	
43			
44	(19)	Any additional weight allowance authorized by 23	U.S.C. § 127, and
45	~ /	applicable to all interstate highways, shall also apply <u>a</u>	
46		roads, unless the road is a posted road or posted bridge,	
47		prohibited by State law or a Department ordinance ap	plicable to a specific
48		road.	
49		Department of Transportation is authorized to abrogate co	-
50		ded for in G.S. 20-118(c)(4) and 20-118(c)(5) subdivisio	
51	this section as	applied to any light-traffic road may be abrogated b	y the Department of

## **General Assembly Of North Carolina**

1 Transportation upon a determination of the Department of Transportation that undue damage to 2 such-the light-traffic road is resulting from such-vehicles exempted by G.S. 20-118(c)(4) and 3 20-118(c)(5). subdivisions (c)(4) and (c)(5) of this section. In those cases where the exemption 4 to the light-traffic roads are abrogated by the Department of Transportation, the Department shall 5 post the road to indicate no exemptions.

- 6 Penalties. -(e)
- 7 . . . 8 (3) If an axle-group weight of a vehicle exceeds the weight limit set in subdivision 9 (b)(3) of this section plus any tolerance allowed in subsection (h) of this 10 section or axle-group weights or gross weights authorized by special permit 11 under G.S. 20-119(a), the Department of Public Safety shall assess a civil penalty against the owner or registrant of the motor vehicle. The penalty shall 12 13 be assessed on the number of pounds by which the axle-group weight exceeds 14 the limit set in subdivision (b)(3) of this section, or by a special permit issued 15 pursuant to G.S. 20-119, as follows: for the first 2,000 pounds or any part thereof, two cents (2¢) per pound; for the next 3,000 pounds or any part 16 17 thereof, four cents  $(4\phi)$  per pound; for each pound in excess of 5,000 pounds, 18 ten cents (10¢) per pound. Tolerance pounds in excess of the limit set in 19 subdivision (b)(3) of this section are subject to the penalty if the vehicle 20 exceeds the tolerance allowed in subsection (h) of this section. These penalties 21 apply separately to each axle-group weight limit violated. Notwithstanding 22 any provision to the contrary, a vehicle with a special permit that is subject to 23 additional penalties under this subsection based on a violation of any of the 24 permit restrictions set out in G.S. 20-119(d1) shall be assessed a civil penalty, 25 not to exceed ten thousand dollars (\$10,000), based on the number of pounds 26 by which the axle-group weight exceeds the limit set in subdivision (b)(3) of 27 this section.
- 28

. . .

29 (g) General Statutes 20-118 shall not be construed to This section does not permit the 30 gross weight of any vehicle or combination in excess of the safe load carrying capacity 31 established by the Department of Transportation on any bridge pursuant to G.S. 136-72. . . .

32

33 A vehicle which is equipped with a self-loading bed and which is designed and used (k) 34 exclusively to transport compressed seed cotton from the farm to a cotton gin, or sage to market, 35 may operate on the highways of the State, except interstate highways, with a tandem-axle weight 36 not exceeding 50,000 pounds. Such vehicles shall be are exempt from light-traffic road 37 limitations only from point of origin on the light-traffic road to the nearest State-maintained road 38 which is not posted to prohibit the transportation of statutory load limits. This exemption does 39 not apply to restricted, posted bridge structures."

40 SECTION 4.(a) G.S. 39-23.1 reads as rewritten: "§ 39-23.1. Definitions. 41 42 In this Article, the following definitions apply: 43 44 (7) Insider. – Includes any of the following: 45 If the debtor is an individual: individual, any of the following: a. 46 1. A relative of the debtor or of a general partner of the 47 debtor: debtor. 48 2. A partnership in which the debtor is a general partner; partner. 49 3. A general partner in a partnership in which the debtor is a 50 general partner; orpartner.

General As	sembly Of	North (	Carolina	Session 2017
		4.	A corporation of which the debto	r is a director, officer, or
			person in control.	
	b.	If the	e debtor is a <del>corporation: <u>corporation</u>, a</del>	ny of the following:
		1.	A director of the debtor; debtor.	
		2.	An officer of the debtor; debtor.	
		3.	A person in control of the debtor; de	btor.
		4.	A partnership in which the debtor is	
		5.	A general partner in a partnership	
		C	general <del>partner; or<u>p</u>artner.</del>	ston officer on noncon in
		6.	A relative of a general partner, director control of the debtor.	ector, officer, or person in
	с.	If the	e debtor is a <del>partnership:partnership, ar</del>	w of the following:
	С.	1.	A general partner in the debtor; debt	
		1. 2.	A relative of a general partner in,	
		2.	person in control of the debtor; debtor	• •
		3.	Another partnership in which t	
		5.	partner;partner.	ne debtor is a general
		4.	A general partner in a partnership	in which the debtor is a
			general partner; orpartner.	
		5.	A person in control of the debtor.	
	d.		ffiliate, or an insider of an affiliate a	as if the affiliate were the
		debto		
	e.	A ma	anaging agent of the debtor.	
	••			
<del>(</del>	<del>14) Void</del>	able tra	nsaction. The term does not include	payment to the State or a
			division of the State of taxes, debts,	fines, penalties, or other
	-		<del>or amounts.</del> "	
			.S. 39-23.8(b), (d), and (e) read as rew	
			transfer is avoidable in an actio	on by a creditor under
			ng rules apply:	
(		-	otherwise provided in this section,	•
	5 0		r the value of the asset transferred, as	5
			ection, or the amount necessary to sa	-
			s less. The judgment may be entered	against: against any of the
		wing:		
	a.		first transferee of the asset or the per	son for whose benefit the
	h		fer was <del>made; or <u>made</u>.</del>	the first transforce other
	b.		mmediate or mediate transferee of	the first transferee, other
		1.	than any of the following: A good-faith transferee that took for	r value: orvalue
		1. 2.	A good-faith transferee that took to An immediate or mediate good-fa	
		۷.	described in sub-sub-subdivision 1.	-
('	2) Reco	very ni	irsuant to G.S. $39-23.7(a)(1)$ or G.S.	
(.		• •	rred or its proceeds, by levy or otherwis	
			scribed in sub-subdivision a. or b.	
	-	ection.	serioed in sub-subdivision a. of b. v	or subdivision (1) or this
	50050	cuon.		
	Jotwithstan	ding vo	bidability of a transfer or an obligat	ion under this Article a
· · ·		-	e is entitled, to the extent of the valu	
-		-	of the following:	6 are accounted and
	-	-	a right to retain an interest in the asset	transferred:transferred.

	General Assembly Of North CarolinaSession 2017
1	(2) Enforcement of an obligation incurred; or <u>incurred.</u>
2	(3) A reduction in the amount of the liability on the judgment.
3	(e) A transfer is not voidable under G.S. $39-23.4(a)(2)$ or G.S. $39-23.5$ if the transfer
4	results from one or more of the following:
5	(1) Termination of a lease upon default by the debtor when the termination is
6	pursuant to the lease and applicable law.
7	(2) Enforcement of a security interest in compliance with Article 9 of Chapter 25
8	of the General Statutes, the Uniform Commercial Code, other than acceptance
9	of collateral in full or partial satisfaction of the obligation it secures.
0	(3) The payment of taxes, debts, fines, penalties, or other obligations or amounts
1	to the State or to any political subdivision of the State."
2	<b>SECTION 5.(a)</b> G.S. 44A-11.2 reads as rewritten:
3	"§ 44A-11.2. Identification of lien agent; notice to lien agent; effect of notice.
4	(a) As used in this section, the term "contact information" shall mean means the name,
5	physical and mailing address, telephone number, facsimile number, and electronic mail address
6	of the lien agent designated by the owner pursuant to G.S. 44A-11.1.
7	
8	(b1) A potential lien claimant making a request pursuant to subsection (b) of this section
9	who did not receive the lien agent contact information pursuant to subsection (c) of this section,
0	and who has not furnished labor, materials, rental equipment, or professional design or surveying
1	services at the site of the improvements, or who last furnished labor, materials, rental equipment,
2	or professional design or surveying services at the site of the improvements prior to the posting
3	of the contact information for the lien agent pursuant to subsection (d) or (e) of this section, shall
4	have has no obligation to give notice to the lien agent under this section until the potential lien
5	claimant has received the contact information from the owner.
6	(c) A contractor or subcontractor for improvements to real property subject to
7	G.S. 44A-11.1 shall, within three business days of contracting with a lower-tier subcontractor
8	who is not required to furnish labor, materials, rental equipment, or professional design or
9	surveying services at the site of the improvements, provide the lower-tier subcontractor with a
0	written notice containing the contact information for the lien agent designated by the owner. This
1	notice shall be given pursuant to subsection (f) of this section or may be given by including the
2	lien agent contact information in a written subcontract entered into by, or a written purchase order
3	issued to, the lower-tier subcontractor entitled to the notice required by this subsection. Any
4	contractor or subcontractor who has previously received notice of the lien agent contact
5	information, whether from the building permit, the inspections office, a notice from the owner,
6	contractor, or subcontractor, or by any other means, and who fails to provide the lien agent
37	contact information to the lower-tier subcontractor in the time required under this subsection,
88	shall be is liable to the lower-tier subcontractor for any actual damages incurred by the lower-tier
9	subcontractor as a result of the failure to give notice.
0	····
1	(f) In complying with any requirement for written notice pursuant to this section, the
2	notice shall be addressed to the person required to be provided with the notice and shall be
.3	delivered by any of the following methods:
4	(1) Certified mail, return receipt requested.
5	<ul> <li>(2) Signature confirmation as provided by the United States Postal Service.</li> </ul>
.6	<ul><li>(3) Physical delivery and obtaining a delivery receipt from the lien agent.</li></ul>
.7	<ul><li>(4) Facsimile with a facsimile confirmation.</li></ul>
8	(5) Depositing with a designated delivery service authorized pursuant to 26
9	U.S.C. § 7502(f)(2).
50	(6) Electronic mail, with delivery receipt.
	(0) Electronic mail, with derivery receipt.

- U.S.C. § 7502(f)(2). Electronic mail, with delivery receipt. (6)

	General Assembly Of North Carolina	Session 2017
1	(7) Utilizing an Internet Web site approved for such use by t	he designated lien
2	agent to transmit to the designated lien agent, with de	
3	information required to notify the lien agent of its desig	
4	G.S. 44A-11.1 or to provide a notice to the designated lier	agent pursuant to
5	this section.	
6	As used in this subsection, "delivery receipt" includes an electronic or facsimi	
7	return receipt or other receipt showing delivery of the notice to the addressee	
8	that such the notice was delivered by the postal service or other carrier to but i	not accepted by the
9	addressee shall be is prima facie evidence of receipt.	
10	(g) For purposes of this subsection, "custom contractor" means a contr	•
11	as a general contractor pursuant to Article 1 of Chapter 87 of the General	
12	contracted with an owner who is not an affiliate, relative, or insider of the co	
13	single-family residence on the owner's property to be occupied by the owner	
14	custom contractor will shall be deemed to have met the requirement of notice	
15	( <i>l</i> ) and (m) of this section on the date of the lien agent's receipt of notice of its	
16 17	agent delivered to it by the custom contractor in accordance with this section i	i, at the time of the
17	lien agent's receipt of the notice, all of the following conditions are met: (1) The owner has not previously designated a lien agent for th	a improvements to
18 19	(1) The owner has not previously designated a lien agent for th which the notice of designation of lien agent relates.	
20	(2) The custom contractor is authorized to designate the lien	agent on behalf of
20	the owner under the written contract between the o	-
22	contractor.	when and custom
23	(3) In addition to the information required to be included	uded pursuant to
24	G.S. 44A-11.1(a), the notice of designation of lien a	
25	following information:	
26	a. The custom contractor's name, mailing address, tele	phone number, fax
27	number (if available), and electronic mailing addre	-
28	b. The name of the owner with whom the custo	m contractor has
29	contracted to improve the real property identified in	the notice.
30	After receiving a notice of its designation from a custom contractor	
31	subsection, the designated lien agent shall include the custom contractor's	
32	information in responding to any request for information pursuant to G.S. 58-	
33	(h) When a lien agent is not identified in a contract for improvement	
34	subject to G.S. 44A-11.1 entered into between an owner and a design profe	•
35	professional will shall be deemed to have met the requirement of notice under	
36	(m) of this section on the date of the lien agent's receipt of the owner's desi	-
37	agent. The owner shall provide written notice to the lien agent containing	-
38	pertaining to the design professional required in a notice to lien agent pursua (1) through (2) of subsection (i) of this section, by one method of delivery	
39 40	(1) through (3) of subsection (i) of this section, by any method of delive subsection (f) of this section. The lien agent shall include the design profes	-
40 41	address in its response to any persons requesting information relating to perso	
41	notice to the lien agent pursuant to this section. For purposes of this subsectio	0
43	professional" shall mean means any architects, engineers, land surveyo	
44	architects registered under Chapter 83A, 89A, or 89C of the General Statutes.	-
45	are interesting to a second and a subject of the open of the open of a subject of the open of the open of the subject of the open of the o	
46	(k) The notice to lien agent shall not be filed with the clerk of s	superior court. An
47	inaccuracy in the description of the improved real property provided in the no	1
48	bar a person from claiming a lien under this Article or otherwise perfecting or	
49	of lien as provided in this Article, if the improved real property can otherw	-
50	identified from the information contained in the notice.	2

50 identified from the information contained in the notice.

General Assembly Of North CarolinaSession 2017
( <i>l</i> ) Except as otherwise provided in this section, for any improvement to real property subject to G.S. 44A-11.1, a potential lien claimant may perfect a claim of lien on real property only if at least one of the following conditions is met:
(1) The lien agent identified in accordance with this section has received a Notice
to Lien Agent from the potential lien claimant no later than 15 days after the
first furnishing of labor or materials by the potential lien claimant.
(2) Any of the following conditions is met:
a. The lien agent identified in accordance with this section has received a Notice to Lien Agent from the potential lien claimant prior to the date of recordation of a conveyance of the property interest in the real property to a bona fide purchaser for value protected under G.S. 47-18
who is not an affiliate, relative, or insider of the owner.
b. The potential lien claimant has perfected its claim of lien on real
property pursuant to G.S. 44A-11 prior to the recordation of a
conveyance of the property interest in the real property to a bona fide
purchaser for value protected under G.S. 47-18 who is not an affiliate,
relative, or insider of the owner.
As used in this subdivision, the terms "affiliate," "relative," and "insider" shall
have the meanings as set forth in G.S. 39-23.1.
(m) Except as otherwise provided in this section, for any improvement to real property
subject to G.S. 44A-11.1, the claim of lien on real property of a potential lien claimant that is not
perfected pursuant to G.S. 44A-11 prior to the recordation of any mortgage or deed of trust for
the benefit of one who is not an affiliate, relative, or insider of the owner shall be is subordinate
to the previously recorded mortgage or deed of trust unless at least one of the following
conditions is met:
(1) The lien agent identified in accordance with this section has received a Notice
to Lien Agent from the potential lien claimant no later than 15 days after the
first furnishing of labor or materials by the potential lien claimant.
(2) The lien agent identified in accordance with this section has received a Notice
to Lien Agent from the potential lien claimant prior to the date of recordation
of the mortgage or deed of trust.
(n) For any improvement to real property subject to G.S. 44A-11.1, a potential lien
claimant shall not be is not required to comply with this section if the lien agent contact
information is neither contained in the building permit or attachment thereto or sign posted on the improved moment to subsection $(d)$ or $(a)$ of this section at the time when the
the improved property pursuant to subsection (d) or (e) of this section at the time when the
potential lien claimant was furnishing labor, materials, rental equipment, or professional design
or surveying services at the site of the improvements, nor timely provided by the owner in
response to a written request by the potential lien claimant made pursuant to subsection (b) of
this section. The lien rights of a potential lien claimant who is given erroneous information by
the owner regarding the identity of the lien agent will not be are not extinguished under subsection $(h)$ of this section are subsection $(m)$ of this section
<ul><li>subsection (<i>l</i>) of this section nor subordinated under subsection (m) of this section.</li><li>(o) Except as provided in subsections (<i>l</i>) and (m) of this section, nothing contained in this</li></ul>
(o) Except as provided in subsections ( <i>l</i> ) and (m) of this section, nothing contained in this section shall affect affects a claim of lien upon funds pursuant to G.S. 44A-18.
(v) (Effective October 1, 2018) Cancellation or expiration of a Notice to Lien Agent
pursuant to this section has no affect [effect] effect upon the validity of a previously filed claim
of lien or upon the priority of lien rights."
<b>SECTION 5.(b)</b> The amendments to G.S. 44A-11.2(v) in subsection (a) of this
section become effective October 1, 2018. The remainder of this section is effective when it
becomes law.
SECTION 6. G.S. 48-3-303(g) reads as rewritten:
$\mathbf{D} \mathbf{D} \mathbf{D} \mathbf{D} \mathbf{D} \mathbf{D} \mathbf{D} \mathbf{D} $

## General Assembly Of North Carolina

1		agency determines that the individual is not suitable to be an adoptive parent,
2		preplacement assessment shall state the specific concerns which support that
3		specific concern is one that reasonably indicates that placement of any minor,
4	-	nor, in the home of the individual would pose a significant risk of harm to the
5	well-being of the	
6		<b>TION 7.</b> G.S. 59-32 reads as rewritten:
7	"§ 59-32. Definit	
8		s Chapter, except as otherwise defined in Article 5 of this Chapter for purposes
9		less the context otherwise requires: the following definitions apply:
10	<del>(01)<u>(1</u></del>	<u>)"Act" means the Act. – The North Carolina Uniform Partnership Act and</u>
11	$(1)(1_{2})$	refers to all provisions therein.
12 13	<del>(1)<u>(1</u>a</del>	<u>)</u> "Bankrupt" means bankrupt Bankrupt. – Bankrupt under the Federal Bankrupt Act or insolvent under any State insolvent act
13 14	( <b>2</b> )	Bankruptcy Act or insolvent under any State insolvent act.
14 15	(2)	<u>"Business" means every Business. – Every trade, occupation, or profession.</u>
15 16	(3)	<u>"Conveyance" means every Conveyance. – Every assignment</u> , lease, mortgage, or encumbrance.
17	(4)	"Court" means every Court. – Every court and judge having jurisdiction in the
17	(4)	
19	(4a)	case. "Domestic corporation" has Domestic corporation. – Has the same meaning
20	(4 <i>a</i> )	as in G.S. 55-1-40.
20 21	(4b)	"Domestic limited liability company" has Domestic limited liability company.
22	(40)	<u>– Has the same meaning as the term "LLC" in G.S. 57D-1-03.</u>
23	(4c)	"Domestic limited partnership" has Domestic limited partnership. – Has the
<b>2</b> 4	(10)	same meaning as in G.S. 59-102.
25	(4d)	"Domestic nonprofit corporation" means a Domestic nonprofit corporation. –
26	()	<u>A</u> corporation as defined in G.S. 55A-1-40.
27	(4e)	<u>"Foreign corporation" has Foreign corporation. – Has the same meaning as in</u>
28		G.S. 55-1-40.
29	(4f)	"Foreign limited liability company" has Foreign limited liability company. –
30		Has the same meaning as the term "foreign LLC" in G.S. 57D-1-03.
31	(4g)	"Foreign limited liability partnership" means a Foreign limited liability
32		<u>partnership. – A partnership that (i)</u> is formed under laws other than the laws
33		of this State, State and has the status of a limited liability partnership or
34		registered limited liability partnership under those laws.
35	(4h)	"Foreign limited partnership" has Foreign limited partnership. – Has the same
36		meaning as in G.S. 59-102.
37	(4i)	"Foreign nonprofit corporation" means a Foreign nonprofit corporation. – A
38		foreign corporation as defined in G.S. 55A-1-40.
39	(5)	"Person" means individuals, Person. – Individuals, partnerships, corporations,
40		limited liability companies, and other associations.
41	(5a)	"Principal office" means the Principal office. – The office (in or out of this
42		State) where the principal executive offices of a registered limited liability
43		partnership or a foreign limited liability partnership are located, as designated
44		in its most recent annual report filed with the Secretary of State or, if no annual
45 46		report has yet been filed, in its application for registration as a registered
46 47	(6)	limited liability partnership or foreign limited liability partnership.
47 48	(6)	"Real property" means land Real property. – Land and any interest or estate in land.
48 49	(7)	"Registered limited liability partnership" means a <u>Registered limited liability</u>
49 50	$(\prime)$	<u>partnership. – A partnership that is registered under G.S. 59-84.2 and complies</u>
50 51		with G.S. 59-84.3.
51		with 0.5. 57 0t.5.

General Assemb	ly Of North Carolina	Session 2017
(8)	"Service disabled veteran" means a Service-disabled	veteran. – A veteran
	with a disability that was incurred or aggravated durin	
	in the Armed Forces of the United States.	-
(9)	"Service-disabled veteran-owned small business" me	<del>ans a <u>Service-disabled</u></del>
	veteran-owned small business A business that sa	tisfies both of all the
	following requirements:	
	a. The business's net annual receipts do not exce	ed one million dollars
	(\$1,000,000).	
	b. One or more service-disabled veterans own n	nore than fifty percent
	(50%) of the business.	
(10)	<u>"Veteran" means an Veteran. – An individual entitled t</u>	o any benefits or rights
	under the laws of the United States by reason of service	e in the Armed Forces
	of the United States.	
(11)	"Veteran-owned small business" means a Veteran-own	ned small business. – A
	business that satisfies both of all the following require	ments:
	a. The business's net annual receipts do not exce	ed one million dollars
	(\$1,000,000).	
	b. One or more veterans own more than fifty	percent (50%) of the
	business."	
SECT	<b>TION 8.</b> Article 7B of Chapter 120 of the General Statu	tes reads as rewritten:
	"Article 7B.	
	"Research Legislative Analysis Division.	
	rtification of legislation required by federal law.	
•	bill and resolution introduced in the General Assembly	
-	purports to implement federal law or to be required or ne	• 1
	or on which is conditioned the receipt of federal funds s	
	ts consideration by the General Assembly a certification	
	ive Analysis Division, in consultation with the Bill	U
	ns, identifying the federal law requiring passage of the	
	l contain a statement setting forth the reasons why th	
	ral law. If the bill or resolution is not required by fede	
-	federal law, then the certification shall state the reason	_
-	ion shall be included in the certification with regard to the	
	ification is prepared. However, technical and mechanica	
	ponsor of each bill or resolution to which this section	11 1
1.	or resolution with the request for certification to the	
	n. Upon receipt of the request and the copy of the bill or revise Division shall consult with the Bill Drofting and Figure 1.	
•	vith the Office of State Pudget and Management of	
•	with the Office of State Budget and Management of	
	the certification as promptly as possible. The Research repare the certification and transmit it to the sponsor with	-
-	unless the sponsor agrees to an extension of time.	IIII two weeks after the
-	ertification shall be attached to the original of each prop	osed bill or resolution
	worably by any committee of the General Assembly, but	
_	ion and shall be clearly designated as a certification. A c	_
	on pursuant to this section is not a part of the bill or re-	
	islative intent proposed by the bill or resolution.	solution and is not al
	mmittee of the General Assembly reports favorably a pro	posed hill or resolution
	minutes of the General Assembly reports havoidoly a pro	resolution resolution

(d) If a committee of the General Assembly reports favorably a proposed bill or resolution
 with an amendment proposing any change in the law which purports to implement federal law or
 to be required or necessary for compliance with federal law, the chair of the committee shall

General	Assembly Of North Carolina	Session 2017
obtain fr	om the Research-Legislative Analysis Division and attach to the	e amended bill or
	n a certification as provided in this section."	
	SECTION 9. Article 18A of Chapter 136 of the General Statutes	s is repealed
	<b>SECTION 10.</b> G.S. 150B-1(d) reads as rewritten:	, is repeated.
"(d)	Exemptions from Rule Making. – Article 2A of this Chapter do	es not annly to the
following	· · · ·	es not apply to the
TOHOWINE	· ·	
	<ul> <li>(6) and Juvenile Justice The Department of Public Safety, wit</li> </ul>	h respect to matters
	relating to executions under Article 19 of Chapter 15 of the	-
	and matters relating solely to persons in its custody or un	
		uer its supervision,
	including prisoners, probationers, and parolees.	
	SECTION 11 C S 150D 21 11 reads as rewritten.	
18 150D	<b>SECTION 11.</b> G.S. 150B-21.11 reads as rewritten:	
	<b>21.11.</b> Procedure when Commission approves permanent rule.	4 4 1 4 14
	the Commission approves a permanent rule, it must notify the ager	•
	the Commission's approval, and deliver the approved rule to	o the Codifier of
	gulatory Reform	
	e approved rule will increase or decrease expenditures or revenues	
	ent, the Commission must also notify the Governor of the Commissi	
	deliver a copy of the approved rule to the Governor by the end of t	the month in which
the Comr	mission approved the rule."	
	<b>SECTION 12.(a)</b> Section 16D.4(dd) of S.L. 2017-57 reads as re	
"SEC	<b>CTION 16D.4.(dd)</b> In developing and implementing the education at	nd training required
by subse	ctions (a) and (b) (bb) and (cc) of this section, the North Carolin	na Criminal Justice
Education	n and Training Standards Commission and the North Carolina Sher	riffs' Education and
Training	Standards Commission shall work with the Division of Adult Corr	ection and Juvenile
Justice of	f the Department of Public Safety."	
	SECTION 12.(b) Section 16D.4(tt) of S.L. 2017-57 reads as rew	vritten:
"SEC	<b>CTION 16D.4.(tt)</b> Sections 16D.4(a) through 16D.4(s) of this ac	t become effective
Decembe	er 1, 2019, and apply to offenses committed on or after that date	. Sections 16D.4(t)
through 1	16D.4(x) of this act become effective October 1, 2017, and Section	ns 16D.4(t) through
16D.4(w)	) apply to all complaints filed on or after that date. Except as otherw	vise provided in this
	on, the remainder of this act section is effective when it becomes la	-
	ncy proceedings initiated for offenses committed before any	
-	<u>n of this section becomes effective are not abated or affected by this</u>	-
	in effect on the dates the offenses are committed remain a	
prosecuti		
1	SECTION 13.(a) Section 7(b) of S.L. 2017-206 is repealed.	
	SECTION 13.(b) Section 36.7(b) of S.L. 2017-57 reads as rewrited as rewrited as the section 2017	tten:
"SEC	<b>CTION 36.7.(b)</b> Reporting. – The following reports are required:	
220	(1) By October 1, 2017, October 15, 2017, and every six more	ths thereafter, each
	State agency shall report on the status of agency capital p	
	Legislative Commission on Governmental Operations.	
	(2) By October 1, 2017, October 15, 2017, and quarterly the	ereafter each State
	agency shall report on the status of agency capital pro	
	Research Division of the General Assembly and to the Off	•
		The of State Budget
	and Management."	
ה היה הי		TINIA TINITEADNA
PART I		LINA UNIFURM
ruwek	COF ATTORNEY ACT SECTION 14 (a) C S 22C 1 108(b) reads as repuritten:	
	SECTION 14.(a) G.S. 32C-1-108(b) reads as rewritten:	

	General Assem	bly Of North Carolina	Session 2017
1 2 3 4 5 6 7	a guardian of the management of or the fiduciary a authority continu- court in accorda	ter a principal executes a power of attorney, the clerk of sup- ne principal's estate, or general guardian or other fiduciary some or all of the principal's property, the agent is accounta as well as to the principal. The power of attorney is not termin use unless <del>limited, suspended, suspended</del> or terminated by the sume with this Chapter. pursuant to G.S. 32C-1-116(a)(2) or principal's estate on general evention pursuant to G.S.	y charged with the able to the guardian ated and the agent's he <u>clerk of superior</u> <u>r terminated by the</u>
7 8	<u>G.S. 32C-1-110</u>	principal's estate or general guardian pursuant to G.S. (b)(5) "	52C-1-110(a)(7) 01
9		<b>TION 14.(b)</b> G.S. 32C-1-116 reads as rewritten:	
10	"§ 32C-1-116. J		
11	0	clerks of superior court of this State shall have origin	nal jurisdiction of
12 13	proceedings und	er this Chapter. Except as provided in subdivision (4) of this s t's jurisdiction is exclusive. The following proceedings are in	subsection, the clerk
14			
15	(2)	To terminate a power of attorney or to limit, suspend, su	spend or terminate
16		the authority of an agent where a guardian of the estate or	-
17		has been appointed.	0 0
18			
19	(b) With	out otherwise limiting the jurisdiction of the superior co	urt division of the
20		of Justice, the clerk of superior court shall not have juri	sdiction under this
21		the following actions:	
22	(1)	To modify or amend a power of attorney instrument.	
23	(2)	By or against creditors or debtors of an agent or principal.	
24	(3)	Involving claims for monetary damages, including cla	ims for breach of
25		fiduciary duty, fraud, and negligence.	1 1 0
26	(4)	To set aside a power of attorney based on undue influence	
27	(5)	For the recovery of property transferred or conveyed by an	
28 29	(a) <b>D</b> $race$	a principal with intent to hinder, delay, or defraud the prince endings brought under the provisions of subsection (a) of the	-
29 30	. ,		
31	commenced as prescribed for in <u>in</u> , and shall be conducted in accordance with, estate proceedings under G.S. 28A-2-6 and may be brought by the following persons:		
32	(1)	The principal or the agent.	
33	(1) $(2)$	A general guardian, guardian of the principal's estate,	or guardian of the
34	(-)	principal's person.	
35	(3)	The personal representative of the estate of a deceased pri	ncipal.
36	(4)	A person authorized to make health care decisions for the	-
37	(5)	Any other interested person, including a person asked to	accept a power of
38		attorney.	
39			
40	. ,	ing in this section shall affect affects the right of a person to	
41	-	Division of the General Court of Justice for declaratory relief	under Article 26 of
42	-	General Statutes.	
43	"		
44 45		<b>TION 15.(a)</b> G.S. 32C-1-109(c) reads as rewritten:	inconocity and the
45 46		power of attorney becomes effective upon the principal's	
46 47		t authorized a person to determine whether the principal is in ed is unable or unwilling to make the determination, the	-
47 48	-	ve upon a determination in a writing or other record in or	
48 49	manners:	te apon a determination in a writing of other record in or	ie of the following
.,			

	General Assembly Of North Carolina	Session 2017
1 2 3	<ul> <li>After a personal examination of the principal, by two individue either a physician, a licensed psychologist, or both, that the incapacitated within the meaning of G.S. 32C-1-102(5)a.G.S. 32</li> </ul>	principal is <u>C-1-102(6)a.</u>
4 5 6	<ul> <li>By an attorney-at-law, a judge, or an appropriate governmental the principal is incapacitated within the m</li> <li>G.S. 32C-1-102(5)b.G.S. 32C-1-102(6)b.</li> </ul>	eaning of
7	Notwithstanding the subsequent capacity of the principal to manage property	v or business
8 9	affairs, a power of attorney which becomes effective under this subsection shall ren until its termination pursuant to G.S. 32C-1-110(a) or the agent's authority termin	nain effective
10	to G.S. 32C-1-110(b)."	-
11	<b>SECTION 15.(b)</b> G.S. 32C-1-116(f) reads as rewritten:	
12	"(f) Upon motion by the principal, the clerk of superior court shall dismiss a	petition filed
13 14	under subsection (a) of this section, unless the clerk of superior court determines th incapacitated within the meaning of G.S. 32C-1-102(5).G.S. 32C-1-102(6)."	e principal is
15	SECTION 16. G.S. 32C-1-110 reads as rewritten:	
16	"§ 32C-1-110. Termination of power of attorney.attorney or agent's authority	<u>.</u>
17		
18	(d) Termination of an agent's authority or of a power of attorney is not effect	
19	agent or another person that, without actual knowledge of the termination, acts is	
20	under the power of attorney. An act so performed, unless otherwise invalid or un	nenforceable,
21	binds the principal and the principal's successors in interest.	
22		
23	(f) The execution of a power of attorney does not revoke a power of attorney	• • •
24	executed by the principal unless the subsequent power of attorney provides that	
25	power of attorney is revoked or that all other powers of attorney are revoked. If	-
26	power of attorney has been registered in an office of the register of deeds in this Sta	ite, it shall be
27	revoked pursuant to subdivision $(g)(1)$ of this section.	
28	(g) A principal may revoke <u>revokes</u> a power of attorney in one of the follow	
29 30	(1) If the power of attorney has been registered in an office of the reg in this State, it shall be revoked by registration in that offi	
30 31	instrument of revocation revocation, including a subsequent pow	
32	that provides that the previous power of attorney is revoked or all	•
33	of attorney are revoked, executed and acknowledged by the pr	
34	the principal is not incapacitated with proof of service on the	-
35	manner prescribed for service under Rule 5 of the North Caro	-
36	Civil Procedure.	
37	(2) If the power of attorney has not been registered in an office of the	he register of
38	deeds in this State, it <del>may shall</del> be revoked by one of the followi	-
39	a. A subsequent written revocatory document_document.	-
40	subsequent power of attorney that provides that the previ	
41	attorney is revoked or all other powers of attorney	-
42	executed and acknowledged while not incapacitated.	
43	b. Being burnt, torn, canceled, obliterated, or destroyed, w	ith the intent
44	and for the purpose of revoking it, by the principal o	
45	person in the principal's presence and at the principal's di	•
46	the principal is not incapacitated.	,
47	(h) A guardian of the principal's estate or general guardian terminates a power	er of attorney
48	that has been registered in an office of the register of deeds in this State by regis	
49	office an instrument of revocation executed and acknowledged by such guardian an	-
50	of service on the agent in the manner prescribed for service under Rule 5 of the Net	orth Carolina
51	Rules of Civil Procedure."	

51 Rules of Civil Procedure."

	General Assembly Of North CarolinaSession 2017
1	SECTION 17. G.S. 32C-1-112 reads as rewritten:
2	"§ 32C-1-112. Reimbursement and compensation of agent.
3	(a) If the terms of the power of attorney specify the amount or the way the compensation
4	is to be determined, the agent is entitled to the compensation as specified.
5	(b) If the terms of the power of attorney do not specify the amount or the way the
6	compensation is to be determined, and the principal thereafter becomes incapacitated, then
7	subsequent to the principal's incapacity the agent is entitled to receive reasonable compensation
8	as determined by the clerk of superior court in accordance with G.S. 32-59.
9	(c) Unless the power of attorney otherwise provides, an agent is entitled <u>upon request to</u>
10	the clerk of superior court pursuant to G.S. 32-59 to be reimbursed for expenses properly incurred
11	on behalf of the principal."
12	<b>SECTION 18.(a)</b> G.S. 32C-1-114 reads as rewritten:
13	"§ 32C-1-114. Agent's duties.
14	
15	(b) Except as otherwise provided in the power of attorney, an agent that has accepted
16	appointment has no affirmative duty to exercise the powers or to continue to exercise the powers
17	granted to the agent by the power of attorney, but if the agent exercises any of the granted powers,
18	the agent shall, in the exercise of such powers, do all of the following:
19	(1) Act loyally for the principal's benefit.
20	
21	(7) Account to the principal or a person designated by the principal in the power
22	of attorney.
23	
24	(h) Except as otherwise provided in the power of attorney, an agent is not required to
25	disclose receipts, disbursements, or transactions conducted on behalf of the principal unless
26	ordered by a court or requested by the principal, principal or a person designated by the principal
27	in the power of attorney, a guardian of the estate, general guardian, or, upon the death of the
28	principal, by the personal representative or successor in interest of the principal's estate."
29	<b>SECTION 18.(b)</b> G.S. 32C-3-301 reads as rewritten:
30	"§ 32C-3-301. Statutory form power of attorney.
31	As a nonexclusive method to grant a power of attorney, a document substantially in the
32	following form may be used to create a statutory form power of attorney that has the meaning
33	and effect prescribed by this Chapter:
34	"NORTH CAROLINA
35	STATUTORY SHORT FORM POWER OF ATTORNEY
36	NOTICE: THE POWERS GRANTED BY THIS DOCUMENT ARE BROAD AND
37	SWEEPING. THEY ARE DEFINED IN CHAPTER 32C OF THE NORTH CAROLINA
38	GENERAL STATUTES, WHICH EXPRESSLY PERMITS THE USE OF ANY OTHER OR
39	DIFFERENT FORM OF POWER OF ATTORNEY DESIRED BY THE PARTIES
40	CONCERNED.
41	CONCEINNED.
42	IMPORTANT INFORMATION
43	
44	This power of attorney authorizes another person (your agent) to make decisions concerning your
44 45	property for you (the principal). Your agent will be able to make decisions and act with respect
46	to your property (including your money) whether or not you are able to act for yourself. The
40 47	meaning of authority over subjects listed on this form is explained in the North Carolina Uniform
47 48	Power of Attorney Act.
40 49	I OWEL OF AUDITED ACT.
49 50	This power of attorney does not authorize the agent to make health care decisions for you.
50 51	This power of automey does not automize the agent to make health care decisions for you.
51	

0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
"IMPORTAI	NT INFORMATION FOR AGENT
Agent's Duti	es
Unless the A must also:	dditional Provisions and Exclusions in this power of attorney state otherwise, yo
(1)	Act loyally for the principal's benefit;
 (5)	Cooperate with any person that has authority to make health care decisions for the principal to do what you know the principal reasonably expects, or if you do not know the principal's expectations, to act in the principal's best interest; interest and
(6)	Attempt to preserve the principal's estate plan if you know the plan and preservir the plan is consistent with the principal's best interest; and interest.
(7)	Account to the principal (or a person designated by the principal (if any)) in the Additional Provisions and Exclusions.
"	
	ECTION 19. G.S. 32C-4-403 reads as rewritten:
	3. Effect on existing powers of attorney.
	xcept as otherwise provided in this Chapter, the following apply on January 1, 201
(1	1, 2018, unless there is clear indication of a contrary intent in the terms of
	power of attorney or unless application of a particular provision of th Chapter would substantially impair rights of a party.
(2	2) This Chapter applies to a judicial proceeding concerning a power of attorne commenced on or after January 1, 2018.
(3	•
	a provision of this Chapter would substantially interfere with the effective
	conduct of the judicial proceeding or prejudice the rights of a party, in which
	case that the particular provision of this Chapter does not apply and the
	superseded law applies.
(4	
	including the rule of G.S. 32C-1-104 regarding durability of a power
	attorney, applies to powers of attorney executed before January 1, 201
	unless there is a clear indication of a contrary intent in the terms of a power of the analysis of the analysi
	attorney or unless the application of the rule of construction or presumption would substantially impair rights of a party granted under North Carolina la
	would substantially impair rights of a party created under North Carolina la in effect prior to January 1, 2018, in which case the rule of construction of
	presumption does not apply and the superseded rule of construction of
	presumption applies.
(b) If	a right is acquired, extinguished, or banned upon the expiration of a prescribe
	ommenced under law of this State other than this Chapter before January 1, 201
-	ontinues to apply to the right even if it has been repealed or superseded.
(c) R	eferences to prior statutes and in powers of attorney, whether executed on or after

50 (c) References to prior statutes <u>and in powers</u> of attorney, whether executed on or after 51 the adoption of this Chapter shall be deemed to refer to the corresponding provisions this Chapter

	General Assemb	bly Of North Carolina	Session 2017
1	unless applicatio	on of the rule of construction would substantially impair	substantial rights of a
2	party.		
3	(d) Notw	ithstanding the provisions of this Chapter, the powers	conferred by former
4	G.S. 32A-2 shal	1 apply to a Statutory Short Form Power of Attorney	that was created in
5	accordance with	former G.S. 32A-1 prior to January 1, 2018."	
6	SEC	<b>FION 20.(a)</b> G.S. 90-21.13(c) reads as rewritten:	
7	"(c) The f	following persons, in the order indicated, are authorized	to consent to medical
8	treatment on be	half of a patient who is comatose or otherwise lacks	capacity to make or
9	communicate hea	alth care decisions:	
10	(1)	A guardian of the patient's person, or a general guardian	n with powers over the
11		patient's person, appointed by a court of competent ju	risdiction pursuant to
12		Article 5 of Chapter 35A of the General Statutes; provi	ded that, if the patient
13		has a health care agent appointed pursuant to a valid	health care power of
14		attorney, the health care agent shall have the right to ex	cercise the authority to
15		the extent granted in the health care power of attorn	ney and to the extent
16		provided in G.S. 32A-19(a) unless the Clerk has suspe	ended the authority of
17		that health care agent in accordance with G.S. 35A-120	08(a).
18	(2)	A health care agent appointed pursuant to a valid	health care power of
19		attorney, to the extent of the authority granted.	
20	(3)	An agent, with powers to make health care decisions for	1 11
21		by the patient pursuant to Chapter 32C of the General S	Statutes, patient, to the
22		extent of the authority granted.	
23	(4)	The patient's spouse.	
24	(5)	A majority of the patient's reasonably available parents	s and children who are
25		at least 18 years of age.	
26	(6)	A majority of the patient's reasonably available sibling	gs who are at least 18
27		years of age.	
28	(7)	An individual who has an established relationship wi	-
29		acting in good faith on behalf of the patient, and who c	an reliably convey the
30		patient's wishes."	
31		<b>TION 20.(b)</b> G.S. 90-322(b) reads as rewritten:	anditions and fouth in
32 33		person's condition has been determined to meet the co	
33 34		this section and no instrument has been executed as pro-	
34 35		ing measures may be withheld or discontinued upon the c e attending physician with the concurrence of the following	
35 36	indicated:	e attending physician with the concurrence of the following	ig persons, in the order
30 37	(1)	A guardian of the patient's person, or a general guardian	with nowers over the
38	(1)	patient's person, appointed by a court of competent ju	-
39		Article 5 of Chapter 35A of the General Statutes; provi	
40		has a health care agent appointed pursuant to a valid	· <b>1</b>
40 41		attorney, the health care agent shall have the right to ex	1
42		the extent granted in the health care power of attorn	-
43		provided in G.S. 32A-19(b) unless the Clerk has susp	-
44		that health care agent in accordance with G.S. 35A-120	•
45	(2)	A health care agent appointed pursuant to a valid	
46	(2)	attorney, to the extent of the authority granted.	neurin eure power or
47	(3)	An agent, with powers to make health care decisions for	the patient, appointed
48		by the <del>patient pursuant to Chapter 32C of the General S</del>	
49		extent of the authority granted.	<u>purch</u> to the
50	(4)	The patient's spouse.	
		r	

	General Assem	bly Of North Carolina Session 2017
1	(5)	A majority of the patient's reasonably available parents and children who are
2		at least 18 years of age.
3 4	(6)	A majority of the patient's reasonably available siblings who are at least 18 years of age.
5	(7)	An individual who has an established relationship with the patient, who is
6		acting in good faith on behalf of the patient, and who can reliably convey the
7		patient's wishes.
8	If none of the	e above is reasonably available then at the discretion of the attending physician
9	the life-prolongi	ng measures may be withheld or discontinued upon the direction and under the
)	supervision of th	ne attending physician."
1	SEC	TION 21. The Revisor of Statutes shall cause to be printed, as annotations to
2	the published G	eneral Statutes, all explanatory comments of the drafters of this Part as the
3	Revisor may dee	em appropriate.
4		
5	PART III. EFF	FECTIVE DATE
5	<b>SEC</b>	TION 22. Except as otherwise provided, this act is effective when it becomes
-	1	

17 law.