GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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SENATE DRS95015-MAf-122A (02/10)

Short Title:	Eliminate Motor Vehicle Safety Inspections.	(Public)
Sponsors:	Senator Bingham.	
Referred to:		

A BILL TO BE ENTITLED

2	AN ACT TO REPEAL THE REQUIREMENT THAT MOTOR VEHICLES REGISTERED				
3	IN THIS STATE HAVE AN ANNUAL SAFETY INSPECTION, TO ELIMINATE THE				
4	REQUIREMENT THAT WINDOW TINTING BE INSPECTED AT AN INSPECTION				
5	STATION BY A LICENSED SAFETY INSPECTOR, TO ELIMINATE THE				
6	AFFIRMATIVE DEFENSE TO AN UNSAFE TIRES CHARGE, TO ELIMINATE THE				
7	REQUIREMENT THAT A VEHICLE BE SUBJECT TO A SAFETY INSPECTION				
8	BEFORE A CHARGE FOR TINTED WINDOWS MAY BE MADE, TO DEVELOP AND				
9	IMPLEMENT A MANAGEMENT IMPROVEMENT PLAN FOR THE MOTOR				
10	VEHICLE EMISSIONS INSPECTION PROGRAM, ADMINISTERED BY THE				
11	DIVISION OF MOTOR VEHICLES, WHICH WILL INCREASE EFFICIENCY,				
12	REDUCE COSTS, AND IMPROVE CUSTOMER SERVICE, AND TO REQUIRE THE				
13	FISCAL RESEARCH DIVISION OF THE GENERAL ASSEMBLY TO CONDUCT A				
14	FISCAL REVIEW OF THE DIVISION OF MOTOR VEHICLES EMISSIONS				
15	INSPECTION PROGRAM, AS RECOMMENDED BY THE PROGRAM				
16	EVALUATION DIVISION OF THE GENERAL ASSEMBLY.				
17	The General Assembly of North Carolina enacts:				
18	SECTION 1. Article 3A of Chapter 20 of the General Statutes reads as rewritten:				
19	"Article 3A.				
20	"Safety and Emissions Inspection Program.				
21	"Part 1. Safe Use of Streets and Highways.				
22	"§ 20-183.1: Repealed by Session Laws 1993 (Reg. Sess., 1994), c. 754, s. 3.				
23	"Part 2. Safety and Emissions Inspections of Certain Vehicles.				
24	"§ 20-183.2. Description of vehicles subject to safety or emissions inspection; definitions.				
25	(a) Safety. – A motor vehicle is subject to a safety inspection in accordance with this				
26	Part if it meets all of the following requirements:				
27	(1) It is subject to registration with the Division under Article 3 of this Chapter.				
28	(2) It is not subject to inspection under 49 C.F.R. Part 396, the federal Motor				
29	Carrier Safety Regulations.				
30	(3) It is not a trailer whose gross weight is less than 4,000 pounds or a house				
31	trailer.				
32	(a1) Safety Inspection Exceptions. The following vehicles shall not be subject to a				
33	safety inspection pursuant to this Article:				
34	(1) Historic vehicles, as defined in G.S. 20-79.4(b)(55).				



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1 2 3		(2)	Buses titled to a local board of education and subject inspection requirements specified by the State Board G.S. 115C 248(a).	
4	(b)	Emiss	ions. Emissions Inspections. – A motor vehicle is subject	et to an emissions
5	· · ·		ordance with this Part if it meets all of the following require	
6	mspection	(1)	It is subject to registration with the Division under Article	
7		(1)	except for motor vehicles operated on a federal installat	
8		(\mathbf{a})	sub-subdivision e. of subdivision (5) of this subsection.	0
9		(2)	It is not a trailer whose gross weight is less than 4,00	o pounds, a nouse
10		(2)	trailer, or a motorcycle.	
11		(3)	It is a 1996 or later model.	01 1000
12		(4)	Repealed by Session Laws 1999-328, s. 3.11, effective Jul	ly 21, 1999.
13		(5)	It meets any of the following descriptions:	
14			a. It is required to be registered in an emissions count	-
15			b. It is part of a fleet that is operated primarily in an e	emissions county.
16			c. It is offered for rent in an emissions county.	
17			d. It is a used vehicle offered for sale by a deale	er in an emissions
18			county.	
19			e. It is operated on a federal installation located in a	-
20			and it is not a tactical military vehicle. Vehicles or	perated on a federal
21			installation include those that are owned or lease	
22			the installation and are used to commute to the installation	stallation and those
23			owned or operated by the federal agency that co	onducts business at
24			the installation.	
25			f. It is otherwise required by 40 C.F.R. Part 51 to	o be subject to an
26			emissions inspection.	
27		(6)	It is not licensed at the farmer rate under G.S. 20-88(b).	
28		(7)	It is not a new motor vehicle, as defined in G.S. 20-286(1	0)a. and has been a
29			used motor vehicle, as defined in G.S. 20-286(10)b., for 1	
30			However, a motor vehicle that has been leased or rented,	or offered for lease
31			or rent, is subject to an emissions inspection when it either	r:
32			a. Has been leased or rented, or offered for lease or a	rent, for 12 months
33			or more.	
34			b. Is sold to a consumer-purchaser.	
35		(8)	It is not a privately owned, nonfleet motor home or house	e car, as defined in
36			G.S. 20-4.01(27)d2., that is built on a single chassis, h	as a gross vehicle
37			weight of more than 10,000 pounds, and is desig	ned primarily for
38			recreational use.	
39	(c)	Defini	itions. – The following definitions apply in this Part:	
40		(1)	Electronic inspection authorization An inspection au	thorization that is
41			generated electronically through the electronic accou	nting system that
42			creates a unique nonduplicating authorization number	r assigned to the
43			vehicle's inspection receipt upon successful passage of	an inspection. The
44			term "electronic inspection authorization" shall include th	ne term "inspection
45			sticker" during the transition period to use of ele	ctronic inspection
46			authorizations.	-
47		(2)	Emissions county A county listed in G.S. 143-215.107	A(c) or designated
48			by the Environmental Management Commission	· · ·
49			G.S. 143-215.107A(d) and certified to the Commissioner	-
50			as a county in which the implementation of a motor	
51			inspection program will improve ambient air quality.	

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l 2	(3) Federal installation. – An installation that is owned by, leas otherwise regularly used as the place of business of a federal agence	
3	"§ 20-183.3. Scope of safety inspection and emissions inspection.	
	(a) Safety A safety inspection of a motor vehicle consists of an inspect	ion of the
	following equipment to determine if the vehicle has the equipment required by Part 9	of Article
	3 of this Chapter and if the equipment is in a safe operating condition:	
	(1) Brakes, as required by G.S. 20-124.	
	(2) Lights, as required by G.S. 20-129 or G.S. 20-129.1.	
	$(3) \qquad \text{Horn, as required by G.S. 20-125(a).}$	
	(4) Steering mechanism, as required by G.S. 20-123.1.	
	(5) Windows and windshield wipers, as required by G.S. 20-127. To	
	if a vehicle window meets the window tinting restrictions,	•
	inspection mechanic must first determine, based on use of an a	
	film check card or knowledge of window tinting techniques, if af	•
	tint has been applied to the window. If after-factory tint has been a	
	mechanic must use a light meter approved by the Commis	ssioner to
	determine if the window meets the window tinting restrictions.	
	(6) Directional signals, as required by G.S. 20-125.1.	
	(7) Tires, as required by G.S. 20-122.1.	
	(8) Mirrors, as required by G.S. 20-126.	~ ~ ~ ~ ~ ~
	(9) Exhaust system and emissions control devices, as required by G.	
	For a vehicle that is subject to an emissions inspection in addition	•
	inspection, a visual inspection of the vehicle's emissions control	
	included in the emissions inspection rather than the safety inspection)n.
	(b) Repealed by Laws 2000-134, s. 12, effective January 1, 2006.	· · ·
	(b1) Emissions. – An emissions inspection of a motor vehicle consists of	
	inspection of the vehicle's emissions control devices to determine if the devices are p	
	properly connected, and are the correct type for the vehicle and an analysis of data pr	•
	the on-board diagnostic (OBD) equipment installed by the vehicle manufacturer to id	
	deterioration or malfunction in the operation of the vehicle that violates standards for	
	year of the vehicle set by the Environmental Management Commission. To pass an	
	inspection a vehicle must pass both the visual inspection and the OBD analysis. emissions inspection is performed on a vehicle, a safety inspection must be perform	
	vehicle as well.	ieu on the
	(c) Reinspection After Failure. – The scope of a reinspection of a vehicle that	t has been
	repaired after failing an inspection is the same as the original inspection unless the	
	presented for reinspection within 60 days of failing the original inspection. If the	
	presented for reinspection within this time limit and the inspection the vehicle fai	
	safety inspection, the reinspection is limited to an inspection of the equipment that	
	original inspection. If the vehicle is presented for reinspection within this time lim	
	inspection the vehicle failed was an emissions inspection, limit, the reinspection is	
	the portion of the inspection the vehicle failed and any other portion of the inspection is	
	would be affected by repairs made to correct the failure.	enon mut
	"§ 20-183.4. License required to perform safety inspection; qualifications for lice	ense.
	(a) License Required. A safety inspection must be performed by one of the	
	methods:	B
	(1) At a station that has a safety inspection station license issued by the	e Division
	and by a mechanic who is employed by the station and has	

47(1)At a station that has a safety inspection station incense issued by the Division48and by a mechanic who is employed by the station and has a safety49inspection mechanic license issued by the Division.

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	(2)	At a place of business of a person who has a safety se issued by the Division and by an individual who has- mechanic license issued by the Division.	
(b)	Static	on Qualifications An applicant for a license as a safety	inspection station
must mee	t all of	the following requirements:	-
	(1)	Have a place of business that has adequate facilities, spac	e, and equipment to
		conduct a safety inspection. A place of business designed	gnated in a station
		license that has been suspended or revoked cannot be the for any other license applicant during the period of	
		revocation, unless the Division finds that operation of th	
		as an inspection station during this period by the license	applicant would not
		defeat the purpose of the suspension or revocation b	
		applicant has no connection with the person whose licens	
		revoked or because of another reason. A finding made by	
		this subdivision must be set out in a written statemen	t that includes the
		finding and the reason for the finding.	
	(2)	Regularly employ at least one mechanic who has a mechanic license.	safety inspection
	(3)	Designate the individual who will be responsible t	for the day-to-day
		operation of the station. The individual designated must t	
		and have a reputation for honesty.	0
	(4)	Have equipment and software approved by the D	ivision to transfer
	~ /	information on safety inspections to the Division by	-electronic means.
		During the initial implementation of the electronic insp	
		vendor selected by the Division shall provide the equipm	
		no cost to a station that holds a license on October 1, 200	
(c)	Meck	hanic Qualifications. – An applicant for a license as a	
		meet all of the following requirements:	J IIII
	(1)	Have successfully completed an eight-hour course appro-	ved by the Division
		that teaches students about the safety equipment a motor	vehicle is required
		to have to pass a safety inspection and how to conduct	
		using equipment to electronically transmit the vehicl	
		inspection results.	
	(2)	Have a drivers license.	
	$\frac{(2)}{(3)}$	Be of good character and have a reputation for honesty.	
(d)	· /	Inspector Qualifications. An applicant for a license as a s	afety self-inspector
• •		The following requirements:	arety sen inspector
must mee	(1)	Operate a fleet of at least 10 vehicles that are subject to a	safety inspection
	$\frac{(1)}{(2)}$	Regularly employ or contract with an individual who has	• •
	(2)	mechanic license and who will perform a safety inspect	• •
		that are part of the self-inspector's fleet.	ion on the venicles
"§ 20-18	3 1 1		qualifications for
8 20-10		License required to perform emissions inspection;	qualifications for
(a)	licen		mad by one of the
(a) following		nse Required. – An emissions inspection must be performed	ned by one of the
following			anas issued by the
	(1)	At a station that has an emissions inspection station lic	-
		Division and by a mechanic who is employed by the	
	(0)	emissions inspection mechanic license issued by the Divis	
		At a place of business of a person who has an emiss	sione celt_inenector
	(2)		-
	(2)	license issued by the Division and by an individual wh inspection mechanic license.	-

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1	(b) Static	on Qualifications. – An applicant for a license as an e	emissions inspection
2	station must mee	et all of the following requirements:	
3	(1)	Have a license as a safety inspection station.	
4	(2)	Repealed by Session Law 2000-134, s. 15, effective January	uary 1, 2006.
5	(2a)	Have equipment to analyze data provided by the on-boa	•
6	()	equipment approved by the Environmental Management	-
7	(3)	Have equipment and software to transfer information	
8	(5)	inspections to the Division by electronic means.	
9		implementation of the electronic inspection process, the	-
0		the Division shall provide the software at no cost to a	-
1		license on October 1, 2008.	i station that holds a
2	(4)	Regularly employ at least one mechanic who has an o	amissions inspaction
2 3	(4)	mechanic license.	emissions inspection
	(a) Maal		aniaziana inanadian
4		anic Qualifications. – An applicant for a license as an	emissions inspection
5		neet all of the following requirements:	
6	(1)	Have a license as a safety inspection mechanic.	1 2007
7	(2)	Repealed by Session Law 2000-134, s. 15, effective January	•
8	(2a)	Have successfully completed an eight-hour course appro-	-
9		that teaches students about the causes and effects	-
0		problem, the purpose of the emissions inspection p	0
1		emission standards established by the United St	
2		Protection Agency, the emission control devices on vehi	
3		an emissions inspection using equipment to analyze d	
4		on-board diagnostic (OBD) equipment approved by	
5		Management Commission, and any other topic requi	red by 40 C.F.R. §
6		51.367 to be included in the course. Successful co	mpletion requires a
7		passing score on a written test and on a hands-on test in	which the student is
8		required to conduct an emissions inspection of a motor v	vehicle.
9	(d) Self-I	Inspector Qualifications An applicant for a licens	se as an emissions
0	self-inspector mu	ust meet all of the following requirements:	
1	(1)	Have a license as a safety self-inspector.	
2	(2)	Operate a fleet of at least 10 vehicles that are subj	ect to an emissions
3		inspection.	
4	(3)	Repealed by Session Law 2000-134, s. 15, effective January	uary 1, 2006.
5	(3a)	Have, or have a contract with a person who has, equip	ment to analyze data
6		provided by the on-board diagnostic (OBD) equipme	•
7		Environmental Management Commission.	11 5
8	(4)	Regularly employ or contract with an individual wh	o has an emissions
9		inspection mechanic license and who will perform an	
0		on the vehicles that are part of the self-inspector's fleet.	······································
1	"8 20-183 4B A	application for license; duration of license; renewal of n	nechanic license
2		ication. – An applicant for a license issued under this Pa	
3		provided by the Division. The application must contain	_
4		any other information needed by the Division to det	
5		ified for the license. The Division must review an application	
5 6			
0 7		applicant qualifies for the license. If the applicant meets the sue the license. If the applicant does not meet the qualifier	-
/ 8		•• •	
8 9	• •	pplication and notify the applicant in writing of the reason f	
		tion of License. – A safety inspection mechanic license ex	
0		ed. An emissions mechanic inspection license expires two	•
1	It is issued. -4	A safety inspection station license, an <u>An</u> emissions	inspection station
T	n 15 155000. T	survey inspection station neerse, an <u>An</u> chillssions	mspection station

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1		nd a self-inspector license are effective until surrende	red by the license holder
2	-	revoked by the Division.	
3		wal of Mechanic License. – <u>A safety or an<u>An</u> emissi</u>	-
4		ew a license by filing an application with the Divisio	
5		renew an emissions inspection mechanic license,	
6		pleted a four-hour emissions refresher course approve	
7		applying for renewal. Successful completion require	
8 9	written test and inspection of a m	on a hands-on test in which the student is required notor vehicle.	to conduct an emissions
10	1	When a vehicle must be inspected; three-day trip pe	rmit.
11		ction. – A vehicle that is subject to a safety in	
12		th <u>inspection</u> must be inspected as follows:	
13	(1)	A new vehicle must be inspected us follows:	retail in this State Upon
14	(1)	purchase, a receipt approved by the Division must	
15		owner certifying compliance.	be provided to the new
16	(1a)		nursuant to this Article
	(1a)	A new motor vehicle dealer who is also licensed	-
17		may, notwithstanding subdivision (1) of this section	-
18		emissions control devices on a new motor vehicle and	1
19		necessary to ensure the motor vehicle conforms to the	
20		established by the manufacturer and contained in it	
21		The completion of the predelivery inspection	
22		recommended by the manufacturer on a new motor	
23		the inspection required by subdivision (1) of this sec	
24		this subdivision, the date of inspection shall be deer	med to be the date of the
25		sale of the motor vehicle to a purchaser.	
26	(2)	A used vehicle must be inspected before it is offere	d for sale at retail in this
27		State by a dealer. Upon purchase, a receipt approved	l by the Division must be
28		provided to the new owner certifying compliance.	
29	(3)	Repealed by Session Law 2007-503, s. 5, effective C	October 1, 2008.
30	(4)	A new or used vehicle acquired by a resident of th	is State from outside the
31		State must be inspected before the vehicle is register	ed with the Division.
32	(5)	A vehicle owned by a new resident of this S	
33		registration of the vehicle from the resident's former	
34		must be inspected before the vehicle is registered wi	
35	(5a)	Repealed by Session Law 2007-503, s. 5, effective (
36	(6)	A vehicle that has been inspected in accordance	
37	(0)	inspected by the last day of the month in which	
38		vehicle expires.	the registration on the
39	(7)	A vehicle that is required to be inspected in accordan	nce with this Part may be
39 40	(7)		
		inspected 90 days prior to midnight of the last	t day of the month as
41	(0)	designated by the vehicle registration sticker.	this Chata and mariatened
42	(8)	A new or used vehicle acquired from a retailer in	-
43		with the Division with a new registration or a tran	
44 45		be inspected in accordance with this Part when	the current registration
45		expires.	
46	(9)	A used vehicle acquired from a private sale in this S	-
47		accordance with this Part before the vehicle is regi	
48		unless it has received a passing inspection within the	-
49	(10)	An unregistered vehicle must be inspected before	
50		with the Division unless it has received a passin	ng inspection within the
51		previous 12 months.	
		-	

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	(11) A person who owns a vehicle located outside of this a emissions inspection becomes due may obtain an emissions in jurisdiction where the vehicle is located, in lieu of a l emissions inspection, as long as the inspection meets the requ C.F.R. § 51.	nspection in the North Carolina
	(b) Permit. – The Division may issue a three-day trip permit to a person	that authorizes
	the person to drive an insured vehicle whose inspection authorization or i	
	expired. The permit must describe the vehicle whose inspection authorization	0
1	has expired. The permit authorizes the person to drive the described vehicle only the vehicle is parked to an inspection station, repair shop, or Division or	from the place
	registration office.	contract ageint
1	The Division may issue a 10-day temporary permit to a person that authorize	as the nerson to
		-
	drive a vehicle that failed to pass the emissions inspection. The permit mu	
	vehicle that failed to pass inspection and the date that it failed to pass inspection.	
	"§ 20-183.4D. Procedure when a vehicle is inspected.	
	(a) Receipt. – When a safety inspection mechanic or an emissions inspe	
	inspects a vehicle, the mechanic must give the person who brought the vehicle in	-
	an inspection receipt. The inspection receipt must state the date of the inspecti	•
	mechanic performing the inspection, identify the station or self-inspector where	
	was performed, and list the components of the inspection performed and in	
	component whether the vehicle passed or failed. A vehicle that fails a con-	-
	inspection may be repaired at any repair facility chosen by the owner or operator	
	(b) Electronic Inspection Authorization. – When a vehicle that is sub	
	inspection only passes the safety inspection, the safety inspection mechanic who	
	inspection must issue an electronic inspection authorization to the vehicle	
	designated by the Division. When a vehicle that is subject to both a safety ins	
	emissions inspection passes both inspections or passes the safety inspection and	
	for the emissions inspection, the emissions mechanic performing the inspection	
	electronic inspection authorization to the vehicle at the place designated by the I	
	(c), (d) Repealed by Session Law 2007-503, s. 6, effective October 1, 200	
	(e) When Electronic Inspection Authorization Expires. – An electro	1
	authorization issued under this Part expires at midnight of the last day of the me	onth designated
	by the vehicle registration sticker of the following year.	
	"§ 20-183.5. When a vehicle that fails an emissions inspection may obtain	a waiver from
	the inspection requirement.	
	(a) Requirements. – The Division may issue a waiver for a vehicle, excl	
	owned or being held for retail sale by a motor vehicle dealer, that meets all o	f the following
	requirements:	
	(1) Fails an emissions inspection because it passes the visual insp	
	the analysis of data provided by the on-board diagnostic (OBI	/ I I
	(2) Has documented repairs costing at least the waiver amount	
	vehicle to correct the cause of the failure. The waiver amount	is two hundred
	dollars (\$200.00).	
	(3) Is reinspected and again fails the inspection because it pa	
	inspection but fails the analysis of data provided by the on-b	oard diagnostic
	(OBD) equipment.	71 0 50
	(4) Meets any other waiver criteria required by 40 C.F.R. §	51.360, or as
	designated by the Division.	
	(b) Procedure. – To obtain a waiver, a person must contact a local enforce	ement office of
t	the Division. Before issuing a waiver, an employee of the Division must review receipts issued for the inspections of the vehicle, review the documents est	

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1	repairs were made to the vehicle and at what cost, review any statement denying warrant	-		
2	coverage of the repairs made, and do a visual inspection of the vehicle, if appropriate, t			
3	determine if the documented repairs were made. The Division must issue a waiver if			
4	determines that the vehicle qualifies for a waiver. A person to whom a waiver is issued must			
5	present the waiver to the self-inspector or inspection station performing the inspection to obtain	n		
6	an electronic inspection authorization.	_		
7	(c) Repairs. – The following repairs and their costs cannot be considered in determinin	g		
8	whether the cost of repairs made to a vehicle equals or exceeds the waiver amount:			
9	 Repairs covered by a warranty that applies to the vehicle. Repairs covered by a warranty that applies to the vehicle. 	c		
10	(2) Repairs needed as a result of tampering with an emission control device of)Î		
11	the vehicle.			
12	(3) Repairs made by an individual who is not professionally engaged in the	e		
13	business of repairing vehicles.			
14	(4) OBD diagnostics without corresponding repairs.			
15	(d) Electronic Inspection Authorization. – An electronic inspection authorization issue			
16	o a vehicle after the vehicle receives a waiver from the requirement of passing the emission			
17	nspection expires at the same time it would if the vehicle had passed the emissions inspection.			
18	¹ § 20-183.5A. When a vehicle that fails a safety inspection because of missing emission	IS		
19	control devices may obtain a waiver.			
20	(a) Requirements. The Division may issue a waiver for a vehicle that meets all of the	е		
21	following requirements:			
22	(1) Fails a safety inspection because it does not have one or more emission	IS		
23	control devices.			
24	(2) Has documented repairs within the previous calendar year to replace missin	-		
25	emissions control devices costing at least the waiver amount made to the			
26	vehicle to correct the cause of the failure. The waiver amount is two hundre	d		
27	dollars (\$200.00) if the vehicle is a 1996 or newer model.	c		
28	(b) Procedure. – To obtain a waiver, a person must contact a local enforcement office of			
29	he Division. Before issuing a waiver, an employee of the Division must review the inspectio			
30	ecceipts issued for the inspections of the vehicle, review the documents establishing who			
31	repairs were made to the vehicle and at what cost, review any statement denying warrant			
32	coverage of the repairs made, and do a visual inspection of the vehicle, if appropriate, t			
33	letermine if the documented repairs were made. The Division must issue a waiver if			
34	letermines that the vehicle qualifies for a waiver. A person to whom a waiver is issued mu			
35	present the waiver to the self-inspector or inspection station performing the inspection to obtain	n		
36	an electronic inspection authorization.	_		
37	(c) Repairs. — The following repairs and their costs cannot be considered in determining	g		
38	whether the cost of repairs made to a vehicle equals or exceeds the waiver amount:			
39 40	 (1) Repairs covered by a warranty that applies to the vehicle. (2) Benetics needed as a result of tempering with an emission control device of tempering with an emission contr	ſ		
40	(2) Repairs needed as a result of tampering with an emission control device of the vehicle.	ታ		
41 42				
42 43	(3) Repairs made by an individual who is not professionally engaged in the	e		
43 44	business of repairing vehicles. (d) Electronic Inspection Authorization Expiration. An electronic inspection			
44	withorization issued to a vehicle after the vehicle receives a waiver from the requirement of			
43 46	-			
40 47	passing the safety inspection expires at the same time it would if the vehicle had passed th pafety inspection.	C		
48	'§ 20-183.6: Repealed by Session Laws 2007-503, s. 10, effective October 1, 2008, an	Ь		
49	applicable to offenses committed on or after that date.	u		
エノ	apprease to orthogy committee on or after that tatt.			

50 "§ 20-183.6A. Administration of program; duties of license holders.

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1 2 3	(a) Division. – The Division is responsible for administering the safety inspection and the emissions inspection programs.program. In exercising this responsibility, the Division must:	
4 5 6	(1) Conduct performance audits, record audits, and equipment audits of those licensed to perform inspections to ensure that inspections are performed properly.	
7 8	(2) Ensure that Division personnel who audit license holders are knowledgeable about audit procedures and about the requirements of both the safety	
9 10 11 12 13	 inspection and the emissions inspection programs.program. (3) Perform an emissions inspection on a vehicle when requested to do so by a vehicle owner so the owner can compare the result of the inspection performed by the Division with the result of an inspection performed at ar emissions inspection station. 	n
13 14 15	 (4) Investigate complaints about a person licensed to perform inspections and reports of irregularities in performing inspections. 	d
16 17 18	(5) Establish written procedures for the issuance of electronic inspection authorizations to persons licensed to perform electronic inspection authorizations.	
19 20	 (6) Submit information and reports to the federal Environmental Protection Agency as required by 40 C.F.R. Part 51. 	
21 22 23	(b) License Holders. – A person who is licensed by the Division under this Part mus post the license at the place required by the Division and must keep a record of inspection performed. The inspection record must identify the vehicle that was inspected, indicate the type	s e
24 25 26	of inspection performed and the date of inspection, and contain any other information required by the Division. A self-inspector or an inspection station must send its records of inspections to the Division in the form and at the time required by the Division. An auditor of the Division	0
27 28 29	may review the inspection records of a person licensed by the Division under this Part during normal business hours. "§ 20-183.7. Fees for performing an inspection and issuing an electronic inspection	
30	authorization to a vehicle; use of civil penalties.	
31	(a) Fee Amount. – When a fee applies to an inspection of a vehicle or the issuance of ar	n
32	electronic inspection authorization, the fee must be collected. The following fees apply to an	
33	inspection of a vehicle and the issuance of an electronic inspection authorization:	
34	Type Inspection Authorization	1
35	Safety Only \$12.75 \$0.85	-
36	Emissions and Safety 23.50 <u>\$11.00</u> 6.50.\$5.40).
37	The fee for performing an inspection of a vehicle applies when an inspection is performed	
38	regardless of whether the vehicle passes the inspection. The fee for an electronic inspection	
39	authorization applies when an electronic inspection authorization is issued to a vehicle. The fee	
40	for an inspection sticker does not apply to a replacement inspection sticker for use on a	
41	windshield replaced by a business registered with the Division pursuant to G.S. 20-183.6. The	
42	fee for inspecting after-factory tinted windows shall be ten dollars (\$10.00), and the fee applies	s
43	only to an inspection performed with a light meter after a safety inspectioncertified mechanic	
44	determined that the window had after-factory tint. A safety inspectioncertified mechanic shal	11
45	not inspect an after-factory tinted window of a vehicle for which the Division has issued a	a
46	medical exception permit pursuant to G.S. 20-127(f).	
47	A vehicle that is inspected at an inspection station and fails the inspection is entitled to be	e
48	reinspected at the same station at any time within 60 days of the failed inspection withou	lt
49	paying another inspection fee.	
50	The inspection fee for an emissions and safety inspection set out in this subsection is the	e

50 The inspection fee for an emissions and safety inspection set out in this subsection is the 51 maximum amount that an inspection station or an inspection mechanic may charge for an

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emissions and safety inspection of a vehicle. An inspection station or an inspection mechanic 1 2 may charge the maximum amount or any lesser amount for an emissions and safety inspection 3 of a vehicle. The inspection fee for a safety only inspection set out in this subsection may not be increased or decreased. The authorization fees set out in this subsection may not be 4 5 increased or decreased. 6 (b) Self-Inspector. – The fee for an inspection does not apply to an inspection 7 performed by a self-inspector. The fee for issuing an electronic inspection authorization to a 8 vehicle applies to an inspection performed by a self-inspector.

9 Fee Distribution. – Fees collected for electronic inspection authorizations are (c) 10 payable to the Division of Motor Vehicles. The amount of each fee listed in the table below shall be credited to the Highway Fund, the Emissions Program Account established in 11 12 subsection (d) of this section, the Telecommunications Account established in subsection (d1) 13 of this section, the Volunteer Rescue/EMS Fund established in G.S. 58-87-5, the Rescue Squad 14 Workers' Relief Fund established in G.S. 58-88-5, and the Division of Air Quality of the 15 Department of Environment and Natural Resources:

- 16 17 Recipient Safety Only Emissions and **Safety** 18 Electronic 19 Authorization Electronic 20 Authorization 21 **Highway Fund** .55 .55 22 **Emissions Program Account** .00 3.00 23 **Telecommunications Account** 1.75 .00 24 Volunteer Rescue/EMS Fund .18 .18 25 Rescue Squad Workers' Relief Fund $\frac{12}{12}$ $\frac{12}{12}$ 26 **Division of Air Quality** .00 .65. 27
- 28 (d) Emissions Program Account. - The Emissions Program Account is created as a 29 nonreverting account within the Highway Fund. The Division shall administer the Account. 30 Revenue in the Account may be used only to fund the vehicle emissions inspection and 31 maintenance program.
- 32 Telecommunications Account. - The Telecommunications Account is created as a (d1) 33 nonreverting account within the Highway Fund. The Division shall administer the Account. 34 Revenue in the Account may be used only to provide equipment and telecommunications 35 services associated with the vehicle safety and emissions inspection and maintenance program. 36

Repealed by Session Law 2001-504, s. 3, effective July 1, 2007. (d2)

37 (e) Civil Penalties. - Civil penalties collected under this Part shall be credited to the 38 Highway Fund as nontax revenue. The clear proceeds of all civil penalties, civil forfeitures, and 39 civil fines that are collected by the Division pursuant to this section shall be remitted to the 40 Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2.

Inspection Stations Required to Post Fee Information. - The Division shall approve 41 (f)42 the form and style of one or more standard signs to be used to display the information required 43 by this subsection. The Division shall require that one or more of the standard signs be 44 conspicuously posted at each inspection station in a manner reasonably calculated to make the 45 information on the sign readily available to each person who presents a motor vehicle to the 46 station for inspection. The sign shall include the following information:

47 48

The maximum and minimum amounts of the inspection fee authorized by (1)this section.

49 (2)The amount of the inspection fee charged by the inspection station and a 50 statement that clearly indicates that the amount of the inspection fee is 51 determined by the inspection station, that the inspection fee is retained by

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1 2			the inspection station to compensate the station for inspection, and that the inspection fee is not paid to the Sta	
3		(3)	The amount of the electronic inspection authorization	
4		(3)	vehicle passes the inspection, a statement that the electronic data and the el	
5			authorization fee is paid to the State, and a brief summar	-
6			for which the electronic inspection authorization fee is coll-	
7		(4)	The total fee to be charged if the motor vehicle passes the i	
8		(5)	A statement that a vehicle that fails an inspection may be	-
9		(3)	same station within 30 days of the inspection without pa	
10		T 0	inspection fee.	
11 12	(g) subsection		nation on Receipt. – The information set out in subdivisions this section shall be set out in not smaller than 12 point	
13	shown gra	aphicall	y in the form of a pie chart on the inspection receipt.	
14	(h)	Subse	ctions (f) and (g) of this section apply only to inspection sta	tions that perform
15	both emis	sions ar	nd safety inspections.	
16	" § 20-18	3.7A.	Penalties applicable to license holders and suspension	or revocation of
17			e for safety violations.	
18	(a)	Kinds	of Violations The civil penalty schedule established in the	nis section applies
19	to safety	self-in	spectors, safety inspection stations, and safety inspection	mechanics. The
20			izes safety violations into serious (Type I), minor (Type	
21	(Type III) violat	ions. A serious violation is a violation of this Part or a	a rule adopted to
22			art that directly affects the safety or emissions reduction ber	
23	-		m. A minor violation is a violation of this Part or a rule ado	
24			ects negligence or carelessness in conducting a safety inspec	1.0
25	with the	safety	inspection requirements but does not directly affect the	safety benefits or
26			on benefits of the safety inspection program. A technic	
27		that is r	ot a serious violation, a minor violation, or another type of	offense under this
28	Part.			
29	(b)		y Schedule. The Division must take the following action for	
30		(1)	Type I. For a first or second Type I violation within three	
31			self-inspector or a safety inspection station, assess a civ	
32			hundred fifty dollars (\$250.00) and suspend the license of	f the business for
33			six months. For a third or subsequent Type I violation wit	hin three years by
34			a safety self-inspector or a safety inspection station, assess	
35			one thousand dollars (\$1,000) and revoke the license of the	
36			years. For a first or second Type I violation within seven	
37			inspection mechanic, assess a civil penalty of one hundred	
38			and suspend the mechanic's license for six months. For a th	-
39 40			Type I violation within seven years by a safety inspection i	
40			civil penalty of two hundred fifty dollars (\$250.00)	and revoke the
41		(2)	mechanic's license for two years.	thus we are here
42 43		(2)	Type II. – For a first or second Type II violation within	
43 44			safety self inspector or a safety inspection station, assess	
44 45			one hundred dollars (\$100.00). For a third or subsequent within three years by a safety self inspector or a safety	
45 46			within three years by a safety self-inspector or a safety	
46 47			assess a civil penalty of two hundred fifty dollars (\$250.00 license of the business for 90 days. For a first or second	
47			within seven years by a safety inspection mechanic, assess	
48 49			fifty dollars (\$50.00). For a third or subsequent Type I	
49 50			seven years by a safety inspection mechanic, assess a ci-	
50 51			hundred dollars (\$100.00) and suspend the mechanic's lice	
51			nanarou donaro (\$100.00) and suspend the meenances need	100 101 70 u uyo.

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	(3)	Type III. For a first or second Type III viola	ation within seven years by a
		safety self-inspector, a safety inspection sta	tion, or a safety inspection
		mechanic, send a warning letter. For a third or	1 1
		within seven years by the same safety license h	older, assess a civil penalty of
		twenty-five dollars (\$25.00).	
(c)		on or Self-Inspector Responsibility. It is th	
		n and a safety self-inspector to supervise the sa	
		ation by a safety inspection mechanic is considere whom the mechanic is employed.	ed a violation by the station or
(d)		ple Violations. If a safety self-inspector, a safety	afety inspection station, or a
safety in:		mechanic commits two or more violations in	
		vivision shall take only the action specified for the	
(e)		anic Training. – A safety inspection mechar	
· · ·		voked must retake the course required under G	
		urse before the mechanic's license can be reins	
-		ourse continues the period of suspension or re	•
complete			
-		cts that are Type I, II, or III safety violations.	
(a)		I It is a Type I violation for a safety self i	inspector, a safety inspection
station, o	• -	ty inspection mechanic to do any of the following	
,	(1)	Issue a safety electronic inspection authoriz	
		performing a safety inspection of vehicle.	
	(2)	Issue a safety electronic inspection author	rization to a vehicle after
		performing a safety inspection of the vehic	
		vehicle did not pass the inspection.	6
	(3)	Allow a person who is not licensed as a sa	afety inspection mechanic to
	(-)	perform a safety inspection for a self-inspector	
	(4)	Sell, issue, or otherwise give an electronic	
		another, other than as the result of a vehicle in	
		passed the inspection.	
	(5)	Be unable to account for five or more electronic	ic inspection authorizations at
	(-)	any one time upon the request of an officer of the	
	(6)	Perform a safety only inspection on a vehicle t	
		and an emissions inspection.	5
	(7)	Transfer an electronic inspection authorization	from one vehicle to another.
	(8)	Conduct a safety inspection of a vehicle wit	
		without raising the vehicle and without openin	
		check equipment located therein.	
	(9)	Solicit or accept anything of value to pass a vel	nicle other than as provided in
		this Part.	I
(b)	Type	II. It is a Type II violation for a safety self-	inspector, a safety inspection
. ,		ty inspection mechanic to do any of the following	
, ,	(1)	Issue a safety electronic inspection authorizatio	
		the vehicle and checking the vehicle's braking	
		reserve, and steering free play.	
	(2)	Issue a safety electronic inspection authorization	n to a vehicle without raising
	(-)	the vehicle to free each wheel and checking the	
		parking brake cables, wheel drums, exhaust	

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	(3)	Issue a safety electronic inspection authorization to a veh	nicle without raising
		the hood and checking the master cylinder, horn mount and emissions equipment.	
	(4)	Conduct a safety inspection of a vehicle outside the de	signated inspection
		area.	0
	(5)	Issue a safety electronic inspection authorization	o a vehicle wit l
	~ /	inoperative equipment, or with equipment that does a	
		vehicle's original equipment or design specifications, or	
		is prohibited by any provision of law.	
	(6)	Issue a safety electronic inspection authorization to	a vehicle withou
		performing a visual inspection of the vehicle's exhaust sy	
	(7)	Issue a safety electronic inspection authorization to	a vehicle withou
		checking the exhaust system for leaks.	
	(8)	Issue a safety electronic inspection authorization to a veh	icle that is required
		to have any of the following emissions control devices by	ut does not have th
		device:	
		a. Catalytic converter.	
		b. PCV valve.	
		e. Thermostatic air control.	
		d. Oxygen sensor.	
		e. Unleaded gas restrictor.	
		f. Gasoline tank cap.	
		g. Air injection system.	
		h. Evaporative emissions system.	
		i. Exhaust gas recirculation (EGR) valve.	
	(9)	Issue a safety electronic inspection authorization to a vertice of the safety electronic inspection authorization to a vertice of the safety electronic inspection authorization to a vertice of the safety electronic inspection authorization to a vertice of the safety electronic inspection authorization to a vertice of the safety electronic inspection authorization to a vertice of the safety electronic inspection authorization to a vertice of the safety electronic inspection authorization to a vertice of the safety electronic inspection authorization to a vertice of the safety electronic inspection authorization to a vertice of the safety electronic inspection authorization to a vertice of the safety electronic inspection authorization authorization to a vertice of the safety electronic inspection authorization authorization to a vertice of the safety electronic inspection authorization	hicle after failing to
		inspect four or more of following:	
		a. Emergency brake.	
		b. Horn.	
		c. Headlight high beam indicator.	
		d. Inside rearview mirror. e. Outside rearview mirror.	
		 g. Parking lights. h. Headlights operation and lens. 	
		i. Headlights aim.	
		j. Stoplights.	
		k. Taillights.	
		l. License plate lights.	
		m. Windshield wiper.	
		n. Windshield wiper blades.	
		o. Window tint.	
	(10)	Impose no fee for a safety inspection of a vehicle or the	issuance of a safet
	(10)	electronic inspection authorization or impose a fee for on	
		an amount that differs from the amount set in G.S. 20-18.	
(c)	Type	III. It is a Type III violation for a safety self-inspector,	
		y inspection mechanic to do any of the following:	a survey mapeeno
	(1)	Fail to post a safety inspection station license issued by the	e Division.
	$\frac{(1)}{(2)}$	Fail to send information on safety inspections to the Div	
	(-)	in the form required by the Division.	

 (3) Fail to post all safety information required Division. (4) Fail to put the required information on a manner using ink. (5) Issue a receipt that is signed by a person mechanic. (6) Place an incorrect expiration date on an element of the second seco	
 manner using ink. (5) Issue a receipt that is signed by a person mechanic. (6) Place an incorrect expiration date on an elementation da	an inspection receipt in a legible
 (5) Issue a receipt that is signed by a person mechanic. (6) Place an incorrect expiration date on an elementation date on a	
mechanic.(6) Place an incorrect expiration date on an elementation	other than the safety inspection
(6) Place an incorrect expiration date on an ele	i other than the safety hispection
	etronic inspection authorization
(7) Issue a safety electronic inspection author	rization to a vehicle after having
failed to inspect three or fewer of the follow	
a. Emergency brake.	wing.
b. Horn.	
c. Headlight high beam indicator.	
d. Inside rearview mirror.	
e. Outside rearview mirror.	
f. Turn signals.	
g. Parking lights.	
h. Headlights – operation and lens.	
i. Headlights – aim.	
j. Stoplights.	
k. Taillights.	
l. License plate lights.	
m. Windshield wiper.	
n. Windshield wiper blades.	
o. Window tint.	
(d) Other Acts. The lists in this section of the acts th	hat are Type I, Type II, or Type III
violations are not the only acts that are one of these types	
designate other acts that are a Type I, Type II, or Type III viol	
"§ 20-183.8. Infractions and criminal offenses for violation	
(a) Infractions. – A person who does any of the follow	wing commits an infraction and, if
found responsible, is liable for a penalty of up to fifty dollars (
(1) Operates a motor vehicle that is subject to	
highway or public vehicular area in the Sta	
inspected in accordance with this Part, as ev	
current electronic inspection authorization	
(2) Allows an electronic inspection authoriz	
owned or operated by that person, know	-
inspected before the electronic inspection	authorization was issued or was
not inspected properly.	
(3) Issues an electronic inspection authorization	
reasonable grounds to know that an ins	±
performed or was performed improperly.	-
penalty under G.S. 20-183.8B for an er	
inspection of a vehicle may not be charg	ged with an infraction under this
subdivision based on that same vehicle.	
(4) Alters the original certified configuration o	
in such a way as to make an emissions	
provided by on-board diagnostic (OBD) eq	
(b) Defenses to Infractions. – Any of the following	is a defense to a violation under
subsection (a) of this section:	
(1) The vehicle was continuously out of State	• • •
the date the electronic inspection author	orization expired and a current

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1			electronic inspection authorization was obtained with	in 10 days after the
2			vehicle came back to the State.	
3		(2)	The vehicle displays a dealer license plate or a transpo	orter plate, the dealer
4			repossessed the vehicle or otherwise acquired the vehic	cle within the last 10
5			days, and the vehicle is being driven from its place	of acquisition to the
6			dealer's place of business or to an inspection station.	
7		(3)	Repealed by Session Law 1997-29, s. 5.	
8		(4)	The charged infraction is described in subdivision (a)(1) of this section, the
9			vehicle is subject to a safety inspection or an emission	is inspection and the
10			vehicle owner establishes in court that the vehicle wa	s inspected after the
11			citation was issued and within 30 days of the exp	piration date of the
12			inspection sticker that was on the vehicle or the e	electronic inspection
13			authorization was issued to the vehicle when the citation	was issued.
14	(c)	Felony	y. – A person who does any of the following commits a C	lass I felony:
15		(1)	Forges an inspection sticker or inspection receipt.	
16		(2)	Buys, sells, issues, or possesses a forged inspection	sticker or electronic
17			inspection authorization.	
18		(3)	Buys, sells, issues, or possesses an electronic inspection	n authorization other
19			than as the result of either of the following:	
20			a. Having a license as an inspection station, a	
21			inspection mechanic and obtaining the el	
22			authorization from the Division through an ele	ctronic authorization
23			vendor in the course of business.	
24			b. A vehicle inspection in which the vehicle passed	the inspection or for
25 26		(\mathbf{A})	which the vehicle received a waiver.	
26 27		(4)	Solicits or accepts anything of value in order to pass a	a venicle that fails a
27		(5)	safety or <u>an</u> emissions inspection. Fails a vehicle for any reason not authorized by law.	
28 29	"8 20-18 3	· · ·	ivil penalties against motorists for emissions violations	• waivar
30	y 20-10. (a)		Penalties. – The Division must assess a civil penalty a	,
31	• •		vehicle that is subject to an emissions inspection and wh	
32			lations set out in this subsection. As provided in G.S. 20-3	
33			t be renewed until a penalty imposed under this subsection	Ū
34		•	l violations are as follows:	n nus seen pula. The
35	ertin pent	(1)	Fifty dollars (\$50.00) for failure to have the vehicle in	nspected within four
36		(-)	months after it is required to be inspected under this Part	-
37		(2)	Two hundred fifty dollars (\$250.00) for instructing or	
38			tamper with an emission control device of the vehicle	
39			device inoperative or fail to work properly.	
40		(3)	Two hundred fifty dollars (\$250.00) for incorrectly	stating the vehicle's
41			county of registration to avoid having an emissions insp	-
42	(b)	Waive	r The Division must waive the civil penalty assessed	ed under subdivision
43	(a)(1) of	this secti	on against a person who establishes the following:	
44		(1)	The person was continuously out of the State on activ	e military duty from
45			the date the inspection sticker expired to the date the	ne four-month grace
46			period expired.	
47		(2)	No person operated the vehicle from the date the inspe	ction sticker expired
48			to the date the four-month grace period expired.	
49		(3)	The person obtained a current inspection sticker w	ithin 30 days after
50			returning to the State.	

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1 2	license for emissions vi	
3		The civil penalty schedule established in this section applies
4 5	-	ons inspection stations, and emissions inspection mechanics. ns violations into serious (Type I), minor (Type II), and
6	technical (Type III) violations.	
7		on of this Part or a rule adopted to implement this Part that
8		tion benefits of the emissions inspection program. A minor
9	violation is a violation of this Pa	art or a rule adopted to implement this Part that reflects
10		nducting an emissions inspection or complying with the
11 12	1 1	but does not directly affect the emission reduction benefits
12	violation, a minor violation, or anot	m. A technical violation is a violation that is not a serious
13 14		• 1
14 15	-	Division must take the following action for a violation:
15 16		a first or second Type I violation by an emissions an emissions inspection station, assess a civil penalty of two
10	1	llars (\$250.00) and suspend the license of the business for
18	•	a third or subsequent Type I violation within three years by
19		f-inspector or an emissions inspection station, assess a civil
20		thousand dollars (\$1,000) and revoke the license of the
21	business for two	
22		or second Type I violation by an emissions inspection
23		s a civil penalty of one hundred dollars (\$100.00) and
24		chanic's license for six months. For a third or subsequent
25	Type I violation	within seven years by an emissions inspection mechanic,
26	assess a civil per	nalty of two hundred fifty dollars (\$250.00) and revoke the
27	mechanic's licens	se for two years.
28		a first or second Type II violation by an emissions
29	-	an emissions inspection station, assess a civil penalty of one
30		(\$100.00). For a third or subsequent Type II violation within
31	• •	emissions self-inspector or an emissions inspection station,
32	-	halty of two hundred fifty dollars (\$250.00) and suspend the
33		siness for 90 days.
34 25		or second Type II violation by an emissions inspection
35 36		s a civil penalty of fifty dollars (\$50.00). For a third or I violation within seven years by an emissions inspection
30 37	1 71	s a civil penalty of one hundred dollars (\$100.00) and
38		hanic's license for 90 days.
39		r a first or second Type III violation by an emissions
40		n emissions inspection station, or an emissions inspection
41	-	a warning letter. For a third or subsequent Type III violation
42		ars by the same emissions license holder, assess a civil
43		y-five dollars (\$25.00).
44		r Responsibility. – It is the responsibility of an emissions
45		ns self-inspector to supervise the emissions mechanics it
46	employs. A violation by an emiss	sions inspector mechanic is considered a violation by the
47	station or self-inspector for whom the	- ·
48		e Division must assess a civil penalty against an emissions
49		placement station, or an emissions self-inspector that cannot
50 51	-	on sticker issued to it. A station or a self-inspector cannot ticker is missing and the station or self-inspector cannot
		-

1 2	establish reasonal accident.	ble grounds for believing the sticker was stolen or destroyed by fire or another
$\frac{2}{3}$		y for Missing Stickers. – The amount of the penalty is twenty-five dollars
4	(\$25.00) for each	missing sticker. If a penalty is imposed under subsection (b) of this section as
5		sing stickers, the monetary penalty that applies is the higher of the penalties
6	-	his subsection and subsection (b); the Division may not assess a monetary
7		It of missing stickers under both this subsection and subsection (b) of this
8	-	on of a monetary penalty under this subsection does not affect suspension or
9		cense required under subsection (b) of this section.
10		anic Training An emissions inspection mechanic whose license has been
11		oked must retake the course required under G.S. 20-183.4A and successfully
12	-	urse before the mechanic's license can be reinstated. Failure to successfully
13	-	purse continues the period of suspension or revocation until the course is
14	completed succes	•
15		cts that are Type I, II, or III emissions violations.
16		I It is a Type I violation for an emissions self-inspector, an emissions
17	-	, or an emissions inspection mechanic to do any of the following:
18	(1)	Issue an emissions electronic inspection authorization on a vehicle without
19		performing an emissions inspection of the vehicle.
20	(1a)	Issue an emissions electronic inspection authorization to a vehicle after
21		performing an emissions inspection of the vehicle and determining that the
22		vehicle did not pass the inspection.
23	(2)	Use a test-defeating strategy when conducting an emissions inspection by
24		changing the emission standards for a vehicle by incorrectly entering the
25		vehicle type or model year, or using data provided by the on-board
26		diagnostic (OBD) equipment of another vehicle to achieve a passing result.
27	(3)	Allow a person who is not licensed as an emissions inspection mechanic to
28		perform an emissions inspection for a self-inspector or at an emissions
29 20	(A)	station.
30	(4)	Sell, issue, or otherwise give an electronic inspection authorization to
31 32		another other than as the result of a vehicle inspection in which the vehicle
	(5)	passed the inspection or for which the vehicle received a waiver.
33 34	(5)	Be unable to account for five or more electronic inspection authorizations at
	(6)	any one time upon the request of an auditor of the Division.
35 36	(6)	Perform a safety-only inspection on a vehicle that is subject to both a safety and an amissions inspection
30 37	(7)	and an emissions inspection. Transfer an electronic inspection authorization from one vehicle to another.
38		II. – It is a Type II violation for an emissions self-inspector, an emissions
38 39		, or an emissions inspection mechanic to do any of the following:
40	(1)	Use the identification code of another to gain access to an emissions
40 41	(1)	analyzer or to equipment to analyze data provided by on-board diagnostic
42		(OBD) equipment.
43	(2)	Keep compliance documents in a manner that makes them easily accessible
44	(2)	to individuals who are not inspection mechanics.
45	(3)	Issue a safety electronic inspection authorization or an emissions electronic
46		inspection authorization on a vehicle that is required to have one of the
47		following emissions control devices but does not have it:
48		a. Catalytic converter.
49		b. PCV valve.
50		c. Thermostatic air control.
51		d. Oxygen sensor.

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1	e. Unleaded gas restrictor.
2	f. Gasoline tank cap.
3	g. Air injection system.
4	h. Evaporative emissions system.
5	i. Exhaust gas recirculation (EGR) valve.
6	(4) Issue a safety electronic inspection authorization or an emissions electronic
7	inspection authorization on a vehicle without performing a visual inspection
8	of the vehicle's exhaust system and checking the exhaust system for leaks.
9	(5) Impose no fee for an emissions inspection of a vehicle or the issuance of an
10	emissions electronic inspection authorization or impose a fee for one of
11	these actions in an amount that differs from the amount set in G.S. 20-183.7.
12	(c) Type III. – It is a Type III violation for an emissions self-inspector, an emissions
13	inspection station, or an emissions inspection mechanic to do any of the following:
14	(1) Fail to post an emissions license issued by the Division.
15	(2) Fail to send information on emissions inspections to the Division at the time
16	or in the form required by the Division.
17	(3) Fail to post emissions information required by federal law to be posted.
18	(4) Repealed by Session Law 2007-503, s. 16, effective October 1, 2008.
19	(5) Fail to put the required information on an inspection receipt in a legible
20	manner.
21	(6) Repealed by Session Laws 2007-503, s. 16, effective October 1, 2008.
22	(d) Other Acts. – The lists in this section of the acts that are Type I, Type II, or Type III
23	violations are not the only acts that are one of these types of violations. The Division may
24	designate other acts that are a Type I, Type II, or Type III violation.
25	"§ 20-183.8D. Suspension or revocation of license.
26	(a) Safety. The Division may suspend or revoke a safety self-inspector license, a
27	safety inspection station license, and a safety inspection mechanic license issued under this Part
28	if the license holder fails to comply with this Part or a rule adopted by the Commissioner to
29	implement this Part.
30	(b) Emissions. – The Division may suspend or revoke an emissions self-inspector
31 32	license, an emissions inspection station license, and an emissions inspection mechanic license
32 33	issued under this Part for any of the following reasons: (1) The suggestion or reveastion is imposed under $C = 20.182.8P$
33 34	 The suspension or revocation is imposed under G.S. 20-183.8B. Failure to pay a civil penalty imposed under G.S. 20-183.8B within 30 days
34 35	(2) Failure to pay a civil penalty imposed under G.S. 20-183.8B within 30 days after it is imposed.
35 36	"§ 20-183.8E: Recodified as G.S. 20-183.8G at the direction of the Revisor of Statutes.
30 37	"§ 20-183.8F. Requirements for giving license holders notice of violations and for taking
38	summary action.
39	(a) Finding of Violation. – When an auditor of the Division finds that a violation has
40	occurred that could result in the suspension or revocation of an inspection station license, a
41	self-inspector license, or a mechanic license, or the registration of a person engaged in the
42	business of replacing windshields, the auditor must give the affected license holder written
43	notice of the finding. The notice must be given within five business days after the completion
44	of the investigation that resulted in the discovery of the violation. The notice must state the
45	period of suspension or revocation that could apply to the violation and any monetary penalty
46	that could apply to the violation. The notice must also inform the license holder of the right to a
47	hearing if the Division charges the license holder with the violation.
48	(b) Notice of Charges. – When the Division decides to charge an inspection station, a
49	self-inspector, a mechanic, or a person who is engaged in the business of replacing windshields
50	or a mechanic with a violation that could result in the suspension or revocation of the person's
51	license, an auditor of the Division must deliver a written statement of the charges to the

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affected license holder. The statement of charges must inform the license holder of this right, 1 2 instruct the person on how to obtain a hearing, and inform the license holder of the effect of not 3 requesting a hearing. The license holder has the right to a hearing before the license is suspended or revoked. G.S. 20-183.8E sets out the procedure for obtaining a hearing. 4 5 Exception for Summary Action. - The right granted by subsection (b) of this section (c) 6 to have a hearing before a license is suspended or revoked does not apply if the Division 7 summarily suspends or revokes the license after a judge has reviewed and authorized the 8 proposed action. A license issued to an inspection station, a self-inspector, or a mechanic is a 9 substantial property interest that cannot be summarily suspended or revoked without judicial 10 review. A notice or statement prepared pursuant to this section or an order of the Division 11 (d) 12 that is directed to a mechanic may be served on the mechanic by delivering a copy of the 13 notice, statement, or order to the station or to the place of business of the self-inspector where 14 the mechanic is employed. "§ 20-183.8G. Administrative and judicial review. 15 16 Right to Hearing. – A person who applies for a license or registration under this Part (a) 17 or who has a license or registration issued under this Part has the right to a hearing when any of 18 the following occurs: 19 The Division denies the person's application for a license or registration. (1)The Division delivers to the person a written statement of charges of a 20 (2)21 violation that could result in the suspension or revocation of the person's 22 license. 23 The Division summarily suspends or revokes the person's license following (3) 24 review and authorization of the proposed adverse action by a judge. 25 The Division assesses a civil penalty against the person. (4) 26 The Division issues a warning letter to the person. (5) 27 (6) The Division cancels the person's registration. 28 (b) Hearing After Statement of Charges. - When a license holder receives a statement 29 of charges of a violation that could result in the suspension or revocation of the person's 30 license, the person can obtain a hearing by making a request for a hearing. The person must 31 make the request to the Division within 10 days after receiving the statement of the charges. A 32 person who does not request a hearing within this time limit waives the right to a hearing. 33 The Division must hold a hearing requested under this subsection within three business 34 days after receiving the request unless the person requesting the hearing asks for additional 35 time to prepare for the hearing. A person may ask for no more than seven additional business 36 days to prepare. If the additional time requested is within this limit, the Division must grant a 37 person the additional time requested. The hearing must be held at the location designated by the 38 Division. Suspension or revocation of the license is stayed until a decision is made following 39 the hearing. 40 If a person does not request a hearing within the time allowed for making the request, the proposed suspension or revocation becomes effective the day after the time for making the 41 42 request ends. If a person requests a hearing but does not attend the hearing, the proposed 43 suspension or revocation becomes effective the day after the date set for the hearing. 44 Hearing After Summary Action. - When the Division summarily suspends a license (c) 45 issued under this Part after judicial review and authorization of the proposed action, the person 46 whose license was suspended or revoked may obtain a hearing by filing with the Division a 47 written request for a hearing. The request must be filed within 10 days after the person was notified of the summary action. The Division must hold a hearing requested under this 48 49 subsection within 14 days after receiving the request.

50 (d) All Other Hearings. – When this section gives a person the right to a hearing and 51 subsection (b) or (c) of this section does not apply to the hearing, the person may obtain a

		J	
1 2	within 10 days a	after the person	on a written request for a hearing. The request must be filed receives written notice of the action for which a hearing is
3	-	Division must he	old a hearing within 90 days after the Division receives the
4	request.		The Commissioner may conduct a bearing required
5 6	under this section	n or may designa	oner. – The Commissioner may conduct a hearing required te a person to conduct the hearing. When a person designated
7			earing and makes a decision, the person who requested the
8	-		e Commissioner to review the decision. The procedure set by
9	U		w by the Commissioner of a decision made by a person
10	designated by the		
11 12			made after a hearing on the imposition of a monetary penalty
12	-		us violation or on a Type I, II, or III emissions violation by an uphold any monetary penalty, license suspension, license
13 14			by G.S. 20-183.8A or G.S. 20-183.8B, respectively, if the
14			ne motorist or license holder committed the act for which the
16		-	sion, license revocation, or warning was imposed. A decision
17	• 1 •	· ·	action may uphold or modify the action.
18			rticle 4 of Chapter 150B of the General Statutes governs
19			ve decision made under this section."
20	5		-87 reads as rewritten:
21	"§ 20-87. Passer	nger vehicle regi	stration fees.
22	(a) These	fees shall be pai	d to the Division annually for the registration and licensing of
23	passenger vehicle		he following classifications and schedules:
24	(1)		enger Vehicles The fee for a passenger vehicle that is
25		-	ompensation and has a capacity of 15 passengers or less is
26			dollars (\$78.00). The fee for a passenger vehicle that is
27		-	ompensation and has a capacity of more than 15 passengers is
28			forty cents (\$1.40) per hundred pounds of empty weight of
29 30	(2)	the vehicle.	violog II drive it vehicles shall nev the following tax.
30 31	(2)	U-Drive-it ver	nicles. – U-drive-it vehicles shall pay the following tax:
31		Motorcycles:	1-passenger capacity\$18.00
33		whotore years.	2-passenger capacity
34			3-passenger capacity
35		Automobiles:	15 or fewer passengers\$51.00
36		Buses:	16 or more passengers\$2.00 per
37			hundred
38			pounds of
39			empty weight
40		Trucks under	
41		7,000 pounds	
42		that do not	
43		haul products	
44		for hire:	4,000 pounds \$41.50
45			5,000 pounds\$51.00
46 47			6,000 pounds\$61.00.
47 48	(2)	Depended by S	racion Laws 1081 + 0.076 + 0.2
48 49	(3) (4)		ession Laws 1981, c. 976, s. 3. nicles. – For-hire passenger vehicles on call or demand which
49 50	(4)		passengers indiscriminately for hire between points along
50 51			ways, shall be taxed at the same rate as for-hire passenger
51		succes of high	majo, shan be taked at the same rate as for the passenger

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	vehicles under G.S. 20-87(1) but shall be issued a plates to distinguish such vehicles from taxicabs.	appropriate registration
(5)		the Division annually
	as of the first day of January, for the registration a	-
	passenger vehicles, fees according to the followi	
	schedules:	ing classifications and
	Private passenger vehicles of not more than	
		\$28.00
	fifteen passengers	
	Private passenger vehicles over fifteen passengers	
	Provided, that a fee of only one dollar (\$1.00) sha	
	vehicle given by the federal government to any vete	•
	disability suffered during war so long as such ver	-
	original donee or other veteran entitled to receive su	ich gift under Title 38,
	section 252, United States Code Annotated.	
(6)	•	
	be fifteen dollars (\$15.00); except that when a motor	
	an additional form of device designed to transport p	
	base fee shall be twenty-two dollars (\$22.00). An	
	dollars (\$3.00) is imposed on each private motorcyc	-
	subdivision in addition to the base fee. The revenue	
	in addition to any other funds appropriated for this p	
	fund the Motorcycle Safety Instruction Program creat	
(7)		
	for each of the first five plates issued to the same de	aler and is one-half the
	regular fee for each additional dealer license plate iss	sued to the same dealer.
	The "regular fee" is the fee set in subdivision (5) of t	his section for a private
	passenger motor vehicle of not more than 15 passenge	ers.
(8)	Driveaway Companies. – Any person engaged in the	business of driving new
	motor vehicles from the place of manufacture to the	ne place of sale in this
	State for compensation shall pay a fee of one-half of	the amount that would
	otherwise be payable under this section for each set of	f plates.
(9)	House Trailers In lieu of other registration and	license fees levied on
	house trailers under this section or G.S. 20-88, the	registration and license
	fee on house trailers shall be eleven dollars (\$11.00)	for the license year or
	any portion thereof.	
(1)) Special Mobile Equipment. – The fee for special mo	obile equipment for the
	license year or any part of the license year is two time	
	(5) for a private passenger motor vehicle of not more	than 15 passengers.
(1		1 0
× ×	vehicle shall be increased by the sum of three dollars	
	total fee.	(+)
(1)		nicle is the same as the
(fee for private passengers passenger vehicles of	
	passengers.	
(b) Aı	additional fee of one dollar (\$1.00) is imposed on each y	vehicle registered under
	n addition to the base fee and any other additional fee	-
	his fee shall be distributed as follows:	requirear rite revenue
Recipient		<u>Amount</u>
<u>Highway</u> Fun	1	<u>.78</u>
<u> mgnway i un</u>	<u>-</u>	

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1	Volunteer Rescue/EMS Fund	.13
2	Rescue Squad Workers' Relief Fund	.09."
3	SECTION 3. G.S. 20-88 is amended by adding a new subsection to r	
4	"(b1) An additional fee of one dollar (\$1.00) is imposed on each vehicle re	
5	this section, in addition to the base fee and any other additional fee required	-
6	derived from this additional fee shall be distributed as follows:	
7		
8	Recipient	Amount
9		
10	Highway Fund	<u>.78</u>
11	Volunteer Rescue/EMS Fund	.13
12	Rescue Squad Workers' Relief Fund	<u>.13</u> .09."
13	SECTION 4. G.S. 20-122.1(b) reads as rewritten:	
14	"(b) The driver of any vehicle who is charged with a violation of this s	ection shall be
15	allowed 15 calendar days within which to bring the tires of such vehicle in con	
16	the requirements of this section. It shall be a defense to any such charge that the	
17	produce in court, or submit to the prosecuting attorney prior to trial, a certi	
18	official safety inspection equipment station showing that within 15 calendar of	
19	arrest, the tires on such vehicle had been made to conform with the requirements	-
20	or that such vehicle had been sold, destroyed, or permanently removed from	
21	Violation of this section shall not constitute negligence per se."	
22	SECTION 5. G.S. 20-127(d) reads as rewritten:	
23	"(d) Violations. – A person who does any of the following commits a m	isdemeanor of
24	the class set in G.S. 20-176:	
25	(1) Applies tinting to the window of a vehicle that is subje	ct to a safetv
26	inspection in this State and the resulting tinted window doe	
27	window tinting restrictions set in this section.	
28	(2) Drives on a highway or a public vehicular area a vehicle that	has a window
29	that does not meet the window tinting restrictions set in this se	
30	SECTION 6. The Division of Motor Vehicles, with the assi	
31	Department of Environment and Natural Resources, Division of Air Quality, sha	
32	implement a management improvement plan for the Motor Vehicle Emission	-
33	program, authorized by Article 3A of Chapter 20 of the General Statutes, admin	-
34	Division of Motor Vehicles, to increase efficiency, reduce costs, and improve cus	
35	The plan shall include the following:	
36	(1) Reviews on how inspection program data is managed and anal	vzed.
37	(2) Performance metrics for program assessment as defined by th	
38	the Office of State Budget and Management.	
39	(3) An assessment of the types of reports that would be most used	ful to agencies.
40	including field staff and management, the General Asser	
41	personnel, the Environmental Protection Agency, and the publ	
42	(4) A roadmap for how program information will be collec	
43	monitored, and presented.	<u>j</u> ,
44	(5) Appropriate allocation of personnel and resources to accom	polish program
45	oversight.	-F F8
46	The plan shall meet both federal and State reporting requirements.	
47	SECTION 7. The Division of Motor Vehicles shall present the	e management
48	improvement plan for the Motor Vehicle Emissions Inspection program, author	-
49	3A of Chapter 20 of the General Statutes, to the Joint Legislative Transporta	•
50	Committee and the Joint Environment and Natural Resources Oversight Committee	-
50 51	than December 31, 2011. The Division of Motor Vehicles shall report to the Jo	
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1	Transportation Oversight Committee annually, not later than January 15 of each year, on the
2	prior fiscal year and include any recommended legislation that will increase efficiency, reduce
3	costs, and improve customer service.
4	SECTION 8. The Fiscal Research Division of the General Assembly shall conduct
5	a fiscal review of the Motor Vehicle Emissions Inspection program. The fiscal review shall
6	include the following:
7	(1) A determination of whether the fees charged for inspections is adequate.
8	(2) An assessment of revenue projections.
9	(3) A determination of whether adjustments need to be made to current
10	inspection fees.
11	(4) A proposal for how inspection fees should be determined.
12	(5) An assessment of how inspection program budgets are planned and what
13	changes are needed to improve efficiency.
14	The Fiscal Research Division of the General Assembly shall report its findings to
15	the Joint Legislative Transportation Oversight Committee, the Joint Environment and Natural
16	Resources Oversight Committee, the Joint Program Evaluation Oversight Committee, and the
17	Program Evaluation Division of the General Assembly no later than May 1, 2012.
18	SECTION 9. Sections 1, 2, and 3 of this act become effective October 1, 2011, and
19	apply to motor vehicles inspected or registered on or after that date. The remainder of this act is
20	effective when it becomes law.