GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1997

SENATE BILL 886* Transportation Committee Substitute Adopted 7/14/97 Finance Committee Substitute #2 Adopted 8/4/97 Fourth Edition Engrossed 8/7/97

Short Title: Trucking Adjustment Act of 1997.

Sponsors:

Referred to:

April 16, 1997

1	A BILL TO BE ENTITLED
2	AN ACT TO ADJUST CERTAIN STATUTES AFFECTING THE TRUCKING
3	INDUSTRY TO ENCOURAGE THE GROWTH OF THAT INDUSTRY
4	THROUGH INCREASED TRUCK REGISTRATIONS IN THIS STATE; TO
5	PROVIDE CONSUMER PROTECTION PROVISIONS; AND TO PROVIDE FOR
6	A STUDY OF CERTAIN TRUCKING-RELATED PROVISIONS BY THE JOINT
7	LEGISLATIVE TRANSPORTATION OVERSIGHT COMMITTEE.
8	The General Assembly of North Carolina enacts:
9	Section 1. G.S. 20-88 is amended by adding a new subsection to read:
9 10	Section 1. G.S. 20-88 is amended by adding a new subsection to read: "(1) The Division shall issue permanent truck and truck-tractor plates to Class A
-	, .
10	"(1) The Division shall issue permanent truck and truck-tractor plates to Class A
10 11	"(1) <u>The Division shall issue permanent truck and truck-tractor plates to Class A</u> and Class B Motor Vehicles and shall include the word 'permanent' on the plate. The
10 11 12	"(1) The Division shall issue permanent truck and truck-tractor plates to Class A and Class B Motor Vehicles and shall include the word 'permanent' on the plate. The permanent registration plates issued pursuant to this section shall be subject to annual
10 11 12 13	"(1) The Division shall issue permanent truck and truck-tractor plates to Class A and Class B Motor Vehicles and shall include the word 'permanent' on the plate. The permanent registration plates issued pursuant to this section shall be subject to annual registration fees set in this section. The Division shall adopt the necessary rules
10 11 12 13 14	"(1) The Division shall issue permanent truck and truck-tractor plates to Class A and Class B Motor Vehicles and shall include the word 'permanent' on the plate. The permanent registration plates issued pursuant to this section shall be subject to annual registration fees set in this section. The Division shall adopt the necessary rules providing for the recall, transfer, exchange, or cancellation of permanent plates issued

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1	"(5) The light-traffic road limitations provided for pursuant to subdivision			
2	(b)(4) of this section do not apply to a vehicle while that vehicle is			
3	transporting only the following from its point of origin on a light-traffic			
4	road t	to the nearest highway that is not a light-traffic road:		
5	a.	Processed or unprocessed seafood <u>transported</u> from boats or any		
6		other point of origin to a processing plant or a point of further		
7		distribution.		
8	b.	Meats or agricultural crop products originating-transported from a		
9		farm to first market.		
10	с.	Unprocessed forest-Forest products originating transported from a		
11		farm or from-woodlands to first marketmarket without		
12		interruption or delay for further packaging or processing after		
13		initiating transport.		
14	d.	Livestock or poultry <u>transported</u> from their point of origin to first		
15		market.		
16	e.	Livestock by-products or poultry by-products transported from		
17		their point of origin to a rendering plant.		
18	f.	Recyclable material transported from its point of origin to a		
19		scrap-processing facility for processing. As used in this subpart,		
20		the terms 'recyclable' and 'processing' have the same meaning as		
21		in G.S. 130A-290(a).		
22	g.	Garbage collected by the vehicle from residences or garbage		
23		dumpsters if the vehicle is fully enclosed and is designed		
24		specifically for collecting, compacting, and hauling garbage from		
25		residences or from garbage dumpsters. As used in this subpart,		
26		the term 'garbage' does not include hazardous waste as defined in		
27		G.S. 130A-290(a), spent nuclear fuel regulated under G.S. 20-		
28		167.1, low-level radioactive waste as defined in G.S. 104E-5, or		
29		radioactive material as defined in G.S. 104E-5.		
30	<u>h.</u>	Treated sludge collected from a wastewater treatment facility."		
31		G.S. 20-382.2 reads as rewritten:		
32	-	or failure to comply with registration or insurance verification		
33	requiremen			
34		notor carrier who does any of the following is subject to a civil		
35		dollars (\$75.00): one thousand dollars (\$1,000):		
36	· · · · · ·	ates a for-hire motor vehicle in this State without registering its		
37		tions, as required by this Part.		
38	· / -	ates a for-hire motor vehicle in interstate commerce in this State		
39		loes not carry a copy of either an insurance registration receipt		
40		d to the motor carrier or a cab card with an identification stamp		
41		d for the vehicle, as required by G.S. 20-382.		
42		ates a for-hire motor vehicle in intrastate commerce in this State for		
43	which	it has not verified it has insurance, as required by G.S. 20-382.1.		

1 (b) Payment. – When the Division finds that a for-hire motor vehicle is operated in 2 this State in violation of the registration and insurance verification requirements of this 3 Part, the motor vehicle may not be driven for a purpose other than to park the motor 4 vehicle until the penalty imposed under this section is paid unless the officer that imposes 5 the penalty determines that operation of the motor vehicle will not jeopardize collection 6 of the penalty. A motor carrier that denies liability for a penalty imposed under this 7 section may pay the penalty under protest and apply to the Division for a hearing.

8 Hearing. – Upon receiving a request for a hearing, the Commissioner must-shall (c)9 schedule a hearing within 30 days after receipt of the request. If after the hearing the 10 Commissioner determines that the motor carrier was not liable for the penalty, the amount collected must-shall be refunded. If after the hearing the Commissioner 11 12 determines that the motor carrier was liable for the penalty, the motor carrier may bring an action in the Superior Court of Wake County against the Division for refund of the 13 14 penalty. A court of this State may not issue a restraining order or an injunction to restrain 15 or enjoin the collection of the penalty or to permit the operation of the vehicle without payment of the penalty. 16

(d) Proceeds. – A penalty imposed under this section is payable to the Division.
 Penalties collected under this section shall be credited to the Highway Fund as nontax
 revenue."

20 The Division of Motor Vehicles shall study the feasibility of Section 4. 21 establishing a staggered registration system for commercial motor vehicles under the International Registration Plan (IRP). The registration plan shall be coordinated with 22 23 other states which currently stagger IRP registrations to eliminate, insofar as possible, 24 multiple application dates for the same carrier. The registration plan shall provide for a smooth transition to the staggered system providing for credits and partial fees, as 25 needed. The Division shall report the results of this study along with any legislation to 26 27 implement the staggered registration system to the Joint Legislative Transportation Oversight Committee and the Fiscal Research Division by April 1, 1998. 28

Section 5. The Joint Legislative Transportation Oversight Committee and the
 Revenue Laws Study Committee shall study the following issues encouraging the growth
 of the trucking industry in North Carolina through increased truck registrations:

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- (1) The feasibility of removing the highway use tax on vehicles with a gross weight rating of more than 26,000 pounds;
- 34(2)The replacement of the revenue from the removal of the highway use35tax studied in subdivision (1) of this section by an increase in36registration fees for the same vehicles by ten cents (10¢) per 100 pounds37of registered weight; and
- 38 (3) Eliminate the stacking of overweight penalties by restricting the
 39 penalties so that they do not exceed the highest axle-group weight that
 40 exceeds the allowable limits rather than assessing separate penalties for
 41 each axle-group and stacking those penalties for the same weight
 42 violations.

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1 The Joint Legislative Transportation Oversight Committee may make an 2 interim report of the study authorized by this section to the 1998 Session of the General 3 Assembly and shall make a final report to the 1999 Session of the General Assembly.

4 Section 6. Sections 4, 5, and 6 of this act are effective when this act becomes 5 law. Sections 2 and 3 of this act become effective October 1, 1997. Section 1 of this act 6 becomes effective January 1, 1999.