18056.0300

Fifty-seventh Legislative Assembly of North Dakota

SENATE BILL NO. 2088 with Conference Committee Amendments SENATE BILL NO. 2088

Introduced by

Transportation Committee

(At the request of the Highway Patrol)

- 1 A BILL for an Act to create and enact two new subsections to section 39-06.1-06 of the North
- 2 Dakota Century Code, relating to fees for traffic offenses; to amend and reenact section
- 3 39-06.1-05, subsection 8 of section 39-06.1-06, sections 39-06.1-07, 39-06.1-09, and
- 4 39-06.1-10, subdivision g of subsection 2 of section 39-07-09, and subsections 1 and 2 of
- 5 section 39-21-46 of the North Dakota Century Code and subsection 6 of section 39-12-05.3 of
- 6 the North Dakota Century Code as amended by Senate Bill No. 2054, as approved by the
- 7 fifty-seventh legislative assembly, relating to traffic offenses and weight limitations; to provide
- 8 penalties; to provide an expiration date; and to declare an emergency.

9 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. AMENDMENT. Section 39-06.1-05 of the North Dakota Century Code is amended and reenacted as follows:
- 12 **39-06.1-05. Offenses excepted.** The procedures authorized under sections
- 13 39-06.1-02 and 39-06.1-03 may not be utilized by a person charged with one of the following
- 14 offenses:
- Driving or being in actual physical control of a vehicle in violation of section
 39-08-01, or an equivalent ordinance.
- 17 2. Reckless driving or aggravated reckless driving in violation of section 39-08-03, or 18 an equivalent ordinance.
- 19 3. A violation of chapter 12.1-16 resulting from the operation of a motor vehicle.
- Leaving the scene of an accident in violation of section 39-08-04, 39-08-05,
 39-08-07, or 39-08-08, or equivalent ordinances.
- 5. Driving while license or driving privilege is suspended or revoked in violation of section 39-06-42, or an equivalent ordinance.
- 24 6. Violating subdivision b or c of subsection 5 of section 39-24-09.

1 7. Operating a modified motor vehicle in violation of section 39-21-45.1. 8. 2 Driving without liability insurance in violation of section 39-08-20. 3 9. Failing to display a placard or flag, in violation of any rule implementing section 4 39-21-44, while transporting explosive or hazardous materials. 5 10. Operating an unsafe vehicle in violation of subdivision b of subsection 1 of section 6 39-21-46. 7 SECTION 2. AMENDMENT. Subsection 8 of section 39-06.1-06 of the 1999 8 Supplement to the North Dakota Century Code is amended and reenacted as follows: 9 On a highway on which the speed limit is a speed higher than fifty-five miles [88.51 10 kilometers] an hour, for a violation of section 39-09-02, or an equivalent ordinance, 11 a fee established as follows: 12 Miles per hour over 13 lawful speed limit Fee 14 1 - 5 \$ 10 plus \$1/each mph over limit 15 6 - 10 \$ 15 plus \$2/each mph over 5 mph over limit 11 - 15 16 \$ 25 plus \$3/each mph over 10 mph over limit 17 16 - 20 \$ 40 plus \$3/each mph over 15 mph over limit 18 16 <u>21</u> - 25 \$ 40 60 plus \$3/each mph over 15 mph over limit 19 26 - 35 \$ 70 90 plus \$3/each mph over 25 mph over limit 36 + - 4520 \$100 120 plus \$5/each mph over 35 mph over limit 21 46 + \$170 plus \$5/each mph over 45 mph over limit 22 **SECTION 3.** A new subsection to section 39-06.1-06 of the 1999 Supplement to the 23 North Dakota Century Code is created and enacted as follows: 24 For a violation of section 39-21-44 or a rule adopted under that section, a fee of 25 two hundred fifty dollars. 26 **SECTION 4.** A new subsection to section 39-06.1-06 of the 1999 Supplement to the 27 North Dakota Century Code is created and enacted as follows: 28 For a violation of subsection 2 of section 39-21-46, a fee established as follows: 29 Driving more than ten hours since the last eight hours off duty, driving after a. 30 fifteen hours on duty since the last eight hours off duty, driving after sixty 31 hours on duty in seven days or seventy hours in eight days, no record of duty

1 status or log book in possession, failing to retain previous seven-day record of 2 duty status or log book, or operating a vehicle with four to six out-of-service 3 defects, one hundred dollars; 4 b. False record of duty status or log book or operating a vehicle with seven to 5 nine out-of-service defects, two hundred fifty dollars; 6 C. Operating a vehicle after driver placed out of service, operating a vehicle with 7 ten or more out-of-service defects, or operating a vehicle that has been 8 placed out of service prior to its repair, five hundred dollars; and 9 All other violations of motor carrier safety rules adopted under subsection 2 of d. 10 section 39-21-46, fifty dollars. 11 SECTION 5. AMENDMENT. Section 39-06.1-07 of the North Dakota Century Code is 12 amended and reenacted as follows: 13 39-06.1-07. Notification to offenders - Duties of licensing authority. The licensing 14 authority shall prepare notification forms and a temporary operator's permit as provided in section 39-20-03.1 or 39-20-03.2 to be delivered to persons charged along with the uniform 15 16 traffic summons and complaint as provided in section 29-05-31. The notification forms must 17 contain language, approved by the attorney general, informing persons charged with traffic 18 violations, other than offenses listed in section 39-06.1-05, of the procedures available to them 19 under sections 39-06.1-02 and 39-06.1-03 and informing persons who refuse a chemical test or 20 onsite screening test under chapter 39-20 or who, on taking a chemical test, are found to be in 21 violation of subdivision a of subsection 1 of section 39-08-01, of the procedures available under 22 chapter 39-20. The notification must also contain a schedule of points to be charged against a 23 person's driving record or other operator's license penalties as provided by law and a schedule 24 of statutory fees and bond amounts as determined in accordance with sections 39-06.1-06 and 25 39-06.1-02. A notification form separate from the uniform traffic summons and complaint may 26 be delivered to a person charged with a violation of subsection 2 of section 39-21-46. 27 SECTION 6. AMENDMENT. Section 39-06.1-09 of the North Dakota Century Code is 28 amended and reenacted as follows: 29 **39-06.1-09.** Moving violation defined. For the purposes of sections 39-06.1-06 and 30 39-06.1-13, a "moving violation" means a violation of section 39-04-22; subsection 1 of section 31 39-04-37; section 39-04-55; 39-06-01; 39-06-14; 39-06-16; 39-09-04.1; 39-09-09; 39-12-04;

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- 1 39-12-05; 39-12-06; 39-12-09; 39-24-02; or 39-24-09, except subdivisions b and c of
- 2 subsection 5, or equivalent ordinances; or a violation of the provisions of chapter 39-10,
- 3 39-10.2, or 39-21, or equivalent ordinances, except sections 39-21-44, and 39-21-45.1, and
- 4 <u>subdivision b of subsection 1 and subsection 2 of section</u> 39-21-46, and those sections within
- 5 those chapters which are specifically listed in subsection 1 of section 39-06.1-08.
- SECTION 7. AMENDMENT. Section 39-06.1-10 of the 1999 Supplement to the North
 Dakota Century Code is amended and reenacted as follows:

39-06.1-10. Entries against driving record - Licensing authority duties - Hearings - Demerit schedule - Suspension.

- When a report of a conviction of a traffic offense, or admission or adjudication of a traffic violation is received by the licensing authority, the licensing authority shall proceed to enter the proper number of points on the licensee's driving record, unless the number points assigned to the violation are two or less. If the number points assigned to the violation are two or less, the violation and points may not be entered on the driving record but must be recorded separately, and the separate record shall not be available to the public. Points from violations in which the assigned number points are two or less shall be considered a part of the driving record only for purposes of point reduction pursuant to section 39-06.1-13 and for purposes of license suspension. When the driving record shows that the licensee has an accumulated point total of twelve or more points, assigned on the basis of the schedule contained in subsection 3, the authority shall notify the licensee of its intention to suspend the operator's license according to the provisions of section 39-06-33. For the purposes of this chapter, the licensing authority may also receive and act on reports of traffic offense convictions forwarded by federal. military, and tribal courts in this state.
- 2. If the licensing authority confirms, after hearing or opportunity for hearing, that the licensee's driving record has an accumulated point total of twelve or more points, the licensing authority shall suspend the licensee's operator's license according to the following schedule:

30 Accumulated Point Total:

Period of Suspension:

a. Twelve 7 days

1		b.	Thirte	een and above	7 days for each
2					point over eleven
3		Surr	ender	and return of licenses suspended pursuant to this	section must be
4		gove	erned l	by the provisions of section 39-06-37.	
5	3.	Poir	nts mus	st be assigned and accumulated on the basis of th	e following schedule:
6		a.	Nonc	riminal Violations	
7			Nonc	riminal Adjudication	
8			or Ad	mission of:	Points Assigned:
9			(1)	Overtime and double	0 points
10				parking in violation	
11				of city ordinances	
12			(2)	Failure to display	1 point
13				license plates	
14			(3)	Permitting unauthorized	2 points
15				minor to drive	
16			(4)	Permitting unauthorized	2 points
17				person to drive	
18			(5)	Unlawful stopping,	2 points
19				standing, or parking on	
20				open highway in violation	
21				of section 39-10-47	
22			(6)	Unlawful parking in	1 point
23				prohibited place	
24			(7)	Leaving motor vehicle	1 point
25				improperly unattended on	
26				an open highway	
27			(8)	Opening or leaving motor	1 point
28				vehicle doors open when	
29				unsafe to do so	
30			(9)	Except as provided	2 points
31				in sections 39-21-44	

1		and 39-21-45.1,	
2		knowingly driving with	
3		defective, nonexistent, or	
4		unlawful equipment	
5		in violation of subdivision a of	
6		subsection 1 of	
7		section 39-21-46, or	
8		equivalent ordinances	
9	(10)	Careless driving in	6 points
10		violation of section	
11		39-09-01, or equivalent	
12		ordinance	
13	(11)	Violating or exceeding	4 points
14		restrictions contained in	
15		a restricted certificate	
16		issued pursuant to section	
17		39-06.1-03	
18	(12)	Racing or drag racing	10 points
19		motor vehicles in violation	
20		of section 39-08-03.1, or	
21		equivalent ordinance	
22	(13)	Exhibition driving in	3 points
23		violation of section	
24		39-08-03.1, or equivalent	
25		ordinance	
26	(14)	Failing to yield right of	2 points
27		way in violation of	
28		section 39-10-20, 39-10-22	
29		through 39-10-26, 39-10-28,	
30		39-10-33.3, 39-10-44, or	
31		39-10-72, or equivalent	

1		ordinances	
2	(15)	Disobeying an official	2 points
3		traffic-control device	
4		in violation of section	
5		39-10-04, 39-10-05,	
6		or 39-10-07, or	
7		equivalent ordinances	
8	(16)	Driving on wrong side of	2 points
9		road in violation of	
10		section 39-10-08,	
11		39-10-14, or 39-10-16, or	
12		equivalent ordinances	
13	(17)	Failing to dim headlights	1 point
14		in violation of section	
15		39-21-21, or equivalent	
16		ordinance	
17	(18)	Failing to stop at railroad	3 points
18		crossing in violation of	
19		section 39-10-41 or	
20		39-10-42, or equivalent	
21		ordinances	
22	(19)	Knowingly driving with	2 points
23		defective brakes in	
24		violation of section	
25		39-21-32 or 39-21-33, or	
26		equivalent ordinances	
27	(20)	Disregarding the lawful	2 points
28		commands of a police	
29		officer in violation of	
30		section 39-10-02, or	
31		equivalent ordinance	

1	(21)	Overtaking where prohibited	2 points
2		or in an unsafe manner in	
3		violation of section	
4		39-10-11, 39-10-12,	
5		39-10-13, or 39-10-15, or	
6		equivalent ordinances	
7	(22)	Overtaking and passing a	6 points
8		schoolbus in violation of	
9		section 39-10-46, or	
10		equivalent ordinance	
11	(23)	Operating a motor vehicle	4 points
12		without a license in	
13		violation of section	
14		39-06-01, or equivalent	
15		ordinance	
16	(24)	Improperly operating or	2 points
17		unlawfully carrying	
18		passengers or packages on	
19		a motorcycle in violation	
20		of section 39-10.2-02,	
21		or equivalent ordinance	
22	(25)	Improperly operating a	2 points
23		motorcycle in laned traffic	
24		in violation of section	
25		39-10.2-03, or equivalent	
26		ordinance	
27	(26)	Clinging to other vehicles	4 points
28		while riding a motorcycle	
29		in violation of section	
30		39-10.2-04, or equivalent	
31		ordinance	

1	(27)	Carrying a passenger on a	2 points
2		motorcycle not equipped	
3		with passenger footrests	
4		in violation of section	
5		39-10.2-05, or equivalent	
6		ordinance	
7	(28)	Operating a motorcycle	2 points
8		without protective headgear	
9		in violation of subsection 1	
10		of section 39-10.2-06, or	
11		equivalent ordinance	
12	(29)	Failing to use the care	2 points
13		required in section	
14		39-09-01.1, or equivalent	
15		ordinance	
16	(30)	Except as provided in	
17		paragraphs 31 and 34 of this	
18		subdivision, operating Operating a motor	
19		vehicle in excess of speed limit	
20		in violation of section 39-09-02,	
21		or equivalent ordinance	
22		16 - 20 mph over limit	3 points
23		21 - 25 mph over limit	4 points
24		26 - 35 mph over limit	6 points
25		36 - 45 mph over limit	8 points
26		46 + mph over limit	12 points
27	(31)	Within city limits on a	
28		noncontrolled access highway,	
29		operating a motor vehicle in	
30		excess of the speed limit in	
31		violation of section 39-09-02, or	

1		equivalent ordinance	
2		6 - 10 mph over limit	1 point 0 points
3		11 - 15 mph over limit	2 points 1 point
4		16 - 20 mph over limit	3 points
5		21 - 25 mph over limit	4 <u>5</u> points
6		26 - 35 mph over limit	6 9 points
7		36 - 45 mph over limit	8 <u>12</u> points
8		46 + mph over limit	12 <u>15</u> points
9	(32) <u>(31)</u>	Driving in violation of	2 points
10		section 39-08-18	
11	(33) <u>(32)</u>	Driving in violation of	6 points
12		section 39-08-09	
13	(34)	On a highway on which the	
14		speed limit is a speed higher	
15		than fifty five miles [88.51	
16		kilometers] an hour, operating a	
17		motor vehicle in excess of the	
18		speed limit in violation of	
19		section 39-09-02, or equivalent	
20		ordinance	
21		Miles per hour over	
22		lawful speed limit	Points
23		6—10	4
24		11 - 15	4
25		16 - 25	7
26		26 - 35	10
27		36 +	12
28	(35) <u>(33)</u>	Failing to have a minor in a child	1 point
29		restraint system or seatbelt in	
30		violation of section 39-21-41.2	
31	<u>(34)</u>	Failure or refusal to comply	0 points

1			with rules of the superintendent	
2			of the highway patrol in violation	
3			of subsection 2 of section 39-21-46	
4		<u>(35)</u>	Violation of section 39-21-44 or any	2 points
5			rule adopted under that section	
6	b.	Crimi	inal Violations	
7		Conv	riction of:	Points Assigned:
8		(1)	Reckless driving in	8 points
9			violation of section	
10			39-08-03, or equivalent	
11			ordinance	
12		(2)	Aggravated reckless	12 points
13			driving in violation of	
14			section 39-08-03, or	
15			equivalent ordinance	
16		(3)	Leaving the scene of an	14 points
17			accident involving	
18			property damage in	
19			violation of section	
20			39-08-05, 39-08-07, or	
21			39-08-08, or equivalent	
22			ordinances	
23		(4)	Leaving the scene of an	18 points
24			accident involving personal	
25			injury or death in	
26			violation of section	
27			39-08-04, or equivalent	
28			ordinance	
29		(5)	Violating restrictions in	3 points
30			a restricted license	
31			issued under section	

1		39-06-17 and relating	
2		to the use of eyeglasses	
3		or contact lenses while	
4		driving	
5	(6)	Violating any restrictions	4 points
6		other than those listed in	
7		paragraph 5, contained in	
8		a restricted license issued	
9		under section 39-06-17 or	
10		39-06.1-11	
11	(7)	Except as provided in	6 points
12		paragraph 9, operating	
13		a motor vehicle without	
14		liability insurance,	
15		in violation of section	
16		39-08-20	
17	(8)	Knowingly driving a	2 points
18		modified motor vehicle in	
19		violation of section	
20		39-21-45.1, or equivalent	
21		ordinance	
22	(9)	Operating a motor vehicle	14 points
23		without liability	
24		insurance, in violation of	
25		section 39-08-20, if the	
26		violation was discovered as	
27		the result of investigation	
28		of an accident in which the	
29		driver is the owner	
30	(10)	Knowingly failing to	2 points
31		display a placard or flag,	

1			in violation of any rule	
2			implementing section 39-21-44,	
3			while transporting explosive	
4			or hazardous materials	
5		(11)	Except as provided in	2 points
6			paragraph 9 of subdivision a,	
7			knowingly operating an	
8			unsafe vehicle in	
9			violation of subdivision b of	
10			subsection 1 of	
11			section 39-21-46, or equivalent	
12			ordinance	
13	(12)	<u>(11)</u>	Fleeing in a motor	24 points
14			vehicle from a peace	
15			officer in violation	
16			of section 39-10-71,	
17			or equivalent ordinance	
18	(13)	<u>(12)</u>	Except as provided in	12 points
19			paragraph 9, operating a	
20			motor vehicle without	
21			liability insurance, in	
22			violation of section 39-08-20,	
23			if the driving record shows	
24			that the licensee has within	
25			the eighteen months preceding	
26			the violation previously	
27			violated section 39-08-20	
28	3.1. a.	If the	director is informed by a court that a person has been	convicted of
29		viola	ting section 39-08-01, or equivalent ordinance, the direction	ctor, subject to the
30		offen	der's opportunity for hearing under subsection 1, may r	not restore the
31		opera	ator's license to the offender until the offender furnishes	s to the director

- the written statement of the counselor or instructor of an appropriate licensed addiction treatment program that the offender does not require either an education or treatment program or that the offender has physically attended the prescribed program and has complied with the attendance rules. The director shall send notice to the offender informing the offender of the provisions of this subsection.
- b. If within the seven years preceding the most recent violation of section 39-08-01, or equivalent ordinance, the offender has previously violated section 39-08-01, or equivalent ordinance, at least three times, the director may restore driving privileges to the offender only after that person has completed addiction treatment through an appropriate licensed addiction treatment program and has had no alcohol-related or drug-related offense for two consecutive years after completion of treatment.
- 4. If judicial disposition of a traffic violation includes an order or recommendation of suspension or revocation of an operator's license, the suspension or revocation runs concurrently with any suspension ordered under this section. After a conviction of a person for violating section 39-08-01, the director shall, in suspending the person's operator's license, give credit for the time in which license suspension or revocation has been or is being imposed under chapter 39-20 in connection with the same offense.
- 5. A suspension must be deemed to have commenced twenty days after the order of suspension is delivered to the licensee at the licensee's address of record in the department. Constructive delivery under this section must be considered as occurring seventy-two hours after proper deposit in the mails.
- 6. Points assigned pursuant to this section must be recorded against an operator's driving record regardless of whether the operator has ever had an operator's license issued in this state, and the licensing authority shall maintain records on all violators regardless of whether they are licensed. Upon the assignment of twelve or more points, any unlicensed operator must be deemed to be driving under suspension if the operator has never had an operator's license or if the operator has failed to renew the operator's license.

- 7. The period of suspension imposed for a violation of section 39-08-01 or equivalent ordinance is:
 - a. Ninety-one days if the operator's record shows the person has not violated section 39-08-01 or equivalent ordinance within the five years preceding the last violation.
 - b. Three hundred sixty-five days if the operator's record shows the person has once violated section 39-08-01 or equivalent ordinance within the five years preceding the last violation.
 - c. Two years if the operator's record shows the person has at least twice violated section 39-08-01 or equivalent ordinance within the five years preceding the last violation.
 - **SECTION 8. AMENDMENT.** Subdivision g of subsection 2 of section 39-07-09 of the North Dakota Century Code is amended and reenacted as follows:
 - g. Operating an unsafe vehicle in violation of <u>subdivision b of</u> subsection 1 of section 39-21-46.
 - **SECTION 9. AMENDMENT.** Subsection 6 of section 39-12-05.3 of the North Dakota Century Code as amended by Senate Bill No. 2054, as approved by the fifty-seventh legislative assembly, is amended and reenacted as follows:
 - 6. The gross weight limitations in subsections 1 and 2 do not apply to movement of a self-propelled fertilizer spreader if the vehicle does not travel at speeds in excess of thirty miles [48.28 kilometers] per hour when loaded over one-half capacity and the gross weight does not exceed eighty thousand pounds [38287.39 kilograms]. The gross weight limitations in subsections 1 and 2 do not apply to movement of a self-propelled agricultural chemical applicator if the vehicle does not travel at speeds in excess of thirty miles [48.28 kilometers] per hour when loaded over one-half capacity and the gross weight does not exceed forty-five thousand pounds [20411.66 kilograms]. The highway patrol shall issue a seasonal permit for the commercial movement of vehicles exempted by this subsection. The seasonal permit issued under this subsection or under subdivision d of subsection 1 of section 39-12-04 entitles an individual with the permit to operate a vehicle as allowed by either of these provisions. A seasonal permit issued under this

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1 subsection is subject to the requirements of subdivision d of subsection 1 of 2 section 39-12-04, except a vehicle exempted by this subsection which is an 3 implement of husbandry is not required to have proof of financial responsibility and 4 does not have to be operated by a commercial entity. 5 SECTION 10. AMENDMENT. Subsection 1 of section 39-21-46 of the North Dakota 6 Century Code is amended and reenacted as follows: 7 1. a. It is unlawful for any person to drive or move, or for the owner to cause or 8 knowingly permit to be driven or moved, on any highway any vehicle or 9 combination of vehicles which the actor knows to be in such unsafe condition 10 as to endanger any person, or which the actor knows does not contain those 11 parts or is not at all times equipped with lamps and other equipment in proper 12 condition and adjustment as required in this chapter, or which the actor knows 13 is equipped in any manner in violation of this chapter, or for any person to do 14 any act forbidden or fail to perform any act required under this chapter for 15 which a fee or penalty for its violation is not otherwise provided. 16 <u>b.</u> Unless otherwise specifically provided in this chapter or in section 39-06.1-08 17 or 39-06.1-09, any A person who, in violation of this chapter, drives or moves, 18 or any owner who causes or knowingly permits to be driven or moved upon a 19 highway, any vehicle or combination of vehicles which that person knows is in 20 such unsafe or improperly equipped condition as to endanger a person is 21 guilty of an infraction. 22 **SECTION 11. AMENDMENT.** Subsection 2 of section 39-21-46 of the North Dakota 23 Century Code is amended and reenacted as follows: 24 The superintendent of the state highway patrol shall, under chapter 28-32, adopt 25 necessary rules concerning the safe operation of motor vehicles and when and 26 how motor carrier audits or inspections will be conducted. The rules must 27 duplicate or be consistent with current motor carrier safety regulations of the 28 United States department of transportation. The superintendent of the state

highway patrol may adopt the motor carrier safety regulations by reference, and

any adoption must be construed to incorporate amendments as may be made from

time to time. Any proceeding under this section for issuing or modifying rules and

1	determining compliance with rules of the superintendent of the state highway patrol
2	must be conducted in accordance with chapter 28-32 and appeals may be taken
3	as provided in chapter 28-32. A violation of rules adopted under this subsection is
4	a noncriminal violation. A person who fails or refuses to comply with these rules
5	must be assessed a fee in the amount set forth in section 3 of this Act for each
6	violation.
7	SECTION 12. EXPIRATION DATE. Section 9 of this Act is effective through July 31,
3	2003, and after that date is ineffective.
9	SECTION 13. EMERGENCY. This Act is declared to be an emergency measure.