Fifty-eighth Legislative Assembly of North Dakota

HOUSE BILL NO. 1047

Introduced by

Legislative Council

(Judiciary B Committee)

- 1 A BILL for an Act to amend and reenact sections 39-06.1-05, 39-06.1-06, 39-07-09, 39-08-21,
- 2 39-21-16, and 39-21-46 of the North Dakota Century Code, relating to the fees for driving in
- 3 excess of the speed limit.

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

5 **SECTION 1. AMENDMENT.** Section 39-06.1-05 of the North Dakota Century Code is 6 amended and reenacted as follows:

39-06.1-05. Offenses excepted. The procedures authorized under sections
39-06.1-02 and 39-06.1-03 may not be utilized by a person charged with one of the following
offenses:

- Driving or being in actual physical control of a vehicle in violation of section
 39-08-01, or an equivalent ordinance.
- Reckless driving or aggravated reckless driving in violation of section 39-08-03, or
 an equivalent ordinance.
- 14 3. A violation of chapter 12.1-16 resulting from the operation of a motor vehicle.
- 15 4. Leaving the scene of an accident in violation of section 39-08-04, 39-08-05,
- 16 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.
- 19 6. Violating subdivision b or c of subsection 5 of section 39-24-09.
- 20 7. Operating a modified motor vehicle in violation of section 39-21-45.1.
- 21 8. Driving without liability insurance in violation of section 39-08-20.
- 9. Operating an unsafe vehicle in violation of subdivision b of subsection 4 <u>2</u> of
 section 39-21-46.

1	SEC	TION 2. AMEN	I DMENT. S	Section 39-06.1-06 of the North Dakota Century Code is				
2	amended and reenacted as follows:							
3	39-0	39-06.1-06. Amount of statutory fees. The fees required for a noncriminal disposition						
4	pursuant to	pursuant to either section 39-06.1-02 or 39-06.1-03 must be as follows:						
5	1.	For a nonmovi	ng violation	as defined in section 39-06.1-08, a fee of any amount				
6		not to exceed t	wenty dolla	rs.				
7	2.	For a moving v	iolation as c	defined in section 39-06.1-09, a fee of twenty dollars,				
8		except for:						
9		a. A violation	of section	39-10-26, 39-10-26.2, 39-10-41, 39-10-42, 39-10-46, or				
10		39-10-46.	1, a fee of fi	fty dollars.				
11		b. A violation	of section	39-10-05 involving failure to yield to a pedestrian or				
12		subsectio	n 1 of sectio	on 39-10-28, a fee of fifty dollars.				
13		c. A violation	of section	39-21-41.2, no fee may be imposed by the state, a city,				
14		or a coun	y including	a city or county operating under a home rule charter.				
15	3.	Except as prov	ided in subs	sections 7, 11, and 12 subsection 10 of this section, for a				
16		violation of sec	tion 39-09-0	02, or an equivalent ordinance, a fee established as				
17		follows:						
18		Miles per hour	over					
19		lawful speed lii	nit	Fee				
20		1 - 5		\$ 5				
21		6 - 10		\$ 5 plus \$1/each mph over 5 mph over limit				
22		11 - 15		\$ 10 plus \$1/each mph over 10 mph over limit				
23		16 - 20		\$ 15 plus \$2/cach mph over 15 mph over limit				
24		21 - 25		\$ 25 plus \$3/cach mph over 20 mph over limit				
25		26 - 35		\$ 40 plus \$3/each mph over 25 mph over limit				
26		36 - 45		\$ 70 plus \$3/each mph over 35 mph over limit				
27		46 +		\$100 plus \$5/cach mph over 45 mph over limit				
28				of five dollars for each mile per hour over the limit.				
29	4.	For a violation	of section 3	9-09-01, or an ordinance defining careless driving, a fee				
30		of thirty dollars						

1	5.	For a violation of se	ction 39-09-01.1, or an ordinance defining care required in	
2			less than ten dollars nor more than thirty dollars.	
3	6.	For a violation of any traffic parking regulations, except a violation of subsection 10		
4			on any state charitable or penal institution property or on the	
5			s, a fee in the amount of five dollars.	
6	7.		in subsection 11, on a highway on which the speed limit is a	
7		speed higher than fifty-five miles [88.51 kilometers] an hour, for a violation of		
8		section 39-09-02, or an equivalent ordinance, a fee established as follows:		
9		Miles per hour over		
10		lawful speed limit	Fee	
11		1-5	\$ 10 plus \$1/cach mph over limit	
12		6 - 10	\$ 15 plus \$2/each mph over 5 mph over limit	
13		11 - 15	\$ 25 plus \$3/each mph over 10 mph over limit	
14		16 20	\$ 40 plus \$3/cach mph over 15 mph over limit	
15		21 - 25	\$ 55 plus \$3/cach mph over 20 mph over limit	
16		26 35	\$ 70 plus \$3/each mph over 25 mph over limit	
17		36 - 45	\$120 plus \$5/cach mph over 35 mph over limit	
18		46 +	\$170 plus \$5/cach mph over 45 mph over limit	
19	8.	For a violation of se	ction 39-21-41.4, a fee not to exceed twenty dollars.	
20	9. <u>8.</u>	For a violation of section 39-21-44 or a rule adopted under that section, a fee of		
21		two hundred fifty dollars.		
22	10. <u>9.</u>	For a violation of subsection $\frac{2}{3}$ of section 39-21-46, a fee established as follows:		
23		a. Driving more th	nan ten hours since the last eight hours off duty, driving after	
24		fifteen hours or	n duty since the last eight hours off duty, driving after sixty	
25		hours on duty i	n seven days or seventy hours in eight days, no record of duty	
26		status or log bo	ook in possession, failing to retain previous seven-day record of	
27		duty status or l	og book, or operating a vehicle with four to six out-of-service	
28		defects, one hu	undred dollars;	
29		b. False record of	duty status or log book or operating a vehicle with seven to	
30		nine out-of-ser	vice defects, two hundred fifty dollars;	

1 Operating a vehicle after driver placed out of service, operating a vehicle with C. 2 ten or more out-of-service defects, or operating a vehicle that has been 3 placed out of service prior to its repair, five hundred dollars; and 4 d. All other violations of motor carrier safety rules adopted under subsection 2 3 5 of section 39-21-46, fifty dollars. On a highway on which the speed limit is posted in excess of seventy miles 6 11. 7 [112.65 kilometers] an hour, for a violation of section 39-09-02, or equivalent 8 ordinance, a fee established as follows: 9 Miles per hour over 10 lawful speed limit Fee 11 1-5 \$ 20 12 6-10 \$ 40 13 11 - 15\$ 60 14 16 - 20 \$ 80 $\frac{21 - 25}{25}$ \$100 15 26 - 30 16 \$125 17 31 - 35 \$150 18 36 + \$150 plus \$5/each mph over 35 mph over limit 19 12. 10. For a violation of a school zone speed limit under subdivision b of subsection 1 of 20 section 39-09-02, of a highway construction zone speed limit under subsection 2 of 21 section 39-09-02, or, notwithstanding subsection 2 of section 40-05-06 or section 22 40-05.1-06, of an ordinance in a city or home rule city for a violation of a speed 23 limit dependent upon being on or near a school, fees for a noncriminal disposition 24 are forty dollars for one through ten miles per hour over the posted speed; and 25 forty dollars, plus one dollar for each additional mile per hour over ten miles per 26 hour over the limit unless a greater fee would be applicable under this section. The 27 fees in this subsection do not apply to a highway construction zone unless 28 individuals engaged in construction are present at the time of the violation and the 29 posted speed limit sign states "Minimum Fee \$40". 30 SECTION 3. AMENDMENT. Section 39-07-09 of the North Dakota Century Code is

31 amended and reenacted as follows:

1	39-07-0	9. Offenses under which person halted may not be entitled to release			
2	upon promise	to appear. Section 39-07-07 does not apply to a person if:			
3	1. Th	. The halting officer has good reason to believe the person guilty of any felony or if			
4	the	e person is halted and charged with an offense listed in section 39-06.1-05 but			
5	no	not listed in subsection 2; or			
6	2. Th	e halting officer, acting within the officer's discretion, determines that it is			
7	inadvisable to release the person upon a promise to appear and if the person has				
8	been halted and charged with any of the following offenses:				
9	a.	Reckless driving.			
10	b.	Driving in excess of speed limitations established by the state or by local			
11		authorities in their respective jurisdictions.			
12	C.	Driving while license or driving privilege is suspended or revoked for violation			
13		of section 39-06-42, or an equivalent ordinance.			
14	d.	Operating a modified vehicle.			
15	e.	Driving without liability insurance in violation of section 39-08-20.			
16	f.	Failing to display a placard or flag, in violation of any rule implementing			
17		section 39-21-44, while transporting explosive or hazardous materials.			
18	g.	Operating an unsafe vehicle in violation of subdivision b of subsection $4 \underline{2}$ of			
19		section 39-21-46.			
20	The halting office	cer forthwith shall take any person not released upon a promise to appear before			
21		most accessible magistrate.			
22	SECTIO	DN 4. AMENDMENT. Section 39-08-21 of the North Dakota Century Code is			
23		reenacted as follows:			
24		21. Medical qualifications exemption for intrastate drivers. Notwithstanding			
25	, ,	/ the superintendent of the state highway patrol of federal motor carrier safety			
26	regulations pursuant to subsection 2 3 of section 39-21-46, the provisions of 49 CFR				
27	391.41(b)(1)-(11) do not apply to a person who is qualified through a state medical waiver				
28	program to operate a commercial motor vehicle within the boundaries of this state or a person				
29	who:				
30		otherwise qualified to operate a commercial motor vehicle and who possesses,			
31	on	March 26, 1991, a class 1 license issued pursuant to section 39-06-14, as that			

1	section existed on June 30, 1989, or a class A license issued pursuant to chapter				
2		39-0	39-06.2;		
3	2.	Ope	Operates a commercial motor vehicle only within the boundaries of this state; and		
4	3.	Has	Has a medical or physical condition that:		
5		a.	Would prevent such person from operating a commercial motor vehicle under		
6			federal motor carrier safety regulations contained in 49 CFR, chapter III,		
7			subchapter B;		
8		b.	Existed on March 26, 1991, or at the time of the first required physical		
9			examination after that date; and		
10		C.	An examining physician has determined has not substantially worsened since		
11			March 26, 1991, or the time of the first required physical examination after		
12			that date.		
13	SEC		N 5. AMENDMENT. Section 39-21-16 of the North Dakota Century Code is		
14	amended a	nd re	enacted as follows:		
15	39-2	21-16	. Lamps on other vehicles and equipment. Every vehicle, including		
16	animal-drav	wn ve	hicles and vehicles referred to in subsection $\frac{3}{4}$ of section 39-21-46, not		
17	specifically required by the provisions of this chapter to be equipped with lamps or other lighting				
18	devices, must at all times specified in section 39-21-01 be equipped with at least one lamp				
19	displaying a white light visible from a distance of not less than one thousand feet [304.8 meters]				
20	to the front of the vehicle, and must also be equipped with two lamps displaying red light visible				
21	from a distance of not less than one thousand feet [304.8 meters] to the rear of the vehicle, or				
22	two red reflectors visible for distances of one hundred feet [30.48 meters] to six hundred feet				
23	[182.88 me	ters] t	to the rear when illuminated by the lower beams of headlamps.		
24	SEC		N 6. AMENDMENT. Section 39-21-46 of the North Dakota Century Code is		
25	amended a	nd re	enacted as follows:		
26	39-2	21-46	. Scope and effect of equipment requirements - Penalty.		
27	1.	a.	It is unlawful for any person to drive or move, or for the owner to cause or		
28			knowingly permit to be driven or moved, on any highway any vehicle or		
29			combination of vehicles which the actor knows does not contain those parts or		
30			is not at all times equipped with lamps and other equipment in proper		
31			condition and adjustment as required in this chapter, or which the actor knows		

Fifty-eighth

Legislative Assembly

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- is equipped in any manner in violation of this chapter, or for any person to do
 any act forbidden or fail to perform any act required under this chapter for
 which a fee or penalty for its violation is not otherwise provided.
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5 <u>2.</u> A person who drives or moves, or any owner who causes or knowingly permits to 6 be driven or moved upon a highway, any vehicle or combination of vehicles which 7 that person knows is in such unsafe condition as to endanger a person is guilty of 8 an infraction.

- The superintendent of the state highway patrol shall, under chapter 28-32, adopt 9 2. 3. 10 necessary rules concerning the safe operation of motor vehicles and when and 11 how motor carrier audits or inspections will be conducted. The rules must 12 duplicate or be consistent with current motor carrier safety regulations of the United 13 States department of transportation. The superintendent of the state highway 14 patrol may adopt the motor carrier safety regulations by reference, and any 15 adoption must be construed to incorporate amendments as may be made from 16 time to time. A violation of rules adopted under this subsection is a noncriminal 17 violation. A person who fails or refuses to comply with these rules must be 18 assessed a fee in the amount set forth in subsection 10 of section 39-06.1-06 for 19 each violation.
- 3. <u>4.</u> Nothing contained in this chapter may be construed to prohibit the use of additional
 parts and accessories on any vehicle not inconsistent with the provisions of this
 chapter.
- 4. <u>5.</u> The provisions of this chapter with respect to equipment on vehicles do not apply
 to implements of husbandry, road machinery, road rollers, or farm tractors except
 as specifically made applicable.
- 5. 6. The provisions of this chapter with respect to equipment required on vehicles do
 not apply to motorcycles or motor-driven cycles, except as specifically made
 applicable.
- 6. <u>7.</u> The provisions of this chapter and regulations of the department do not apply to
 vehicles moved solely by human power, except as specifically made applicable.