Fifty-ninth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED SENATE BILL NO. 2274

Introduced by

Senators Nething, Espegard, Heitkamp

Representatives Carlson, Hawken, Weiler

- 1 A BILL for an Act to create and enact two new sections to chapter 39-21 of the North Dakota
- 2 Century Code, relating to axles on a vehicle; to amend and reenact subsection 2 of section
- 3 39-06.1-06 and sections 39-06.1-09, 39-12-02, 39-12-05.3, and 39-12-08 of the North Dakota
- 4 Century Code, relating to weight and size limitations and permits for vehicles; and to declare an
- 5 emergency.

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

7	SECTIO	ON 1.	AMENDMENT. Subsection 2 of section 39-06.1-06 of the North Dakota	
8	Century Code is amended and reenacted as follows:			
9	2. Fo	or a m	oving violation as defined in section 39-06.1-09, a fee of twenty dollars,	
10	ex	cept f	or:	
11	a.	Αv	violation of section 39-10-26, 39-10-26.2, 39-10-41, 39-10-42, 39-10-46, or	
12		39-	10-46.1, a fee of fifty dollars.	
13	b.	Αv	violation of section 39-10-05 involving failure to yield to a pedestrian or	
14		sub	osection 1 of section 39-10-28, a fee of fifty dollars.	
15	С.	Αv	violation of section 39-21-41.2, no fee may be imposed by the state, a city,	
16		ora	a county including a city or county operating under a home rule charter.	
17	d.	Αv	violation of subsection $\frac{2}{2}$ of section 39-12-02, a fee of one hundred	
18		dol	lars.	
19	<u>e.</u>	Av	violation of subdivision d of subsection 1 of section 39-12-04, a fee of one	
20		<u>hu</u>	ndred dollars.	
21	SECTIO	ON 2.	AMENDMENT. Section 39-06.1-09 of the North Dakota Century Code is	
22	amended and reenacted as follows:			
23	39-06.1	1-09.	Moving violation defined. For the purposes of sections 39-06.1-06 and	
24	39-06.1-13, a "moving violation" means a violation of section 39-04-22; subsection 1 of section			

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1 39-04-37; section 39-04-55; 39-06-01; 39-06-14; 39-06-16; 39-09-04.1; 39-09-09; 2 subsection 2 1 of section 39-12-02; sections 39-12-04; 39-12-05; 39-12-06; 39-12-09; 3 39-24-02; or 39-24-09, except subdivisions b and c of subsection 5, or equivalent ordinances; 4 or a violation of the provisions of chapter 39-10, 39-10.2, or 39-21, or equivalent ordinances, 5 except subsection 4 of section 39-10-26, sections 39-21-44 and 39-21-45.1, and subdivision b 6 of subsection 1 and subsection 2 of section 39-21-46, and those sections within those chapters 7 which are specifically listed in subsection 1 of section 39-06.1-08. 8 **SECTION 3. AMENDMENT.** Section 39-12-02 of the North Dakota Century Code is 9 amended and reenacted as follows: 10 39-12-02. Special permits for vehicles of excessive size and weight issued -11 **Contents - Fees.** 12 1. The highway patrol and local authorities in their respective jurisdictions, upon 13 application and payment of the appropriate charges and for good cause shown, 14 may issue a special written permit authorizing the applicant to operate or move a 15 vehicle, mobile home, or modular unit of a size or weight exceeding the maximum 16 specified by this chapter, upon a highway under the jurisdiction of the body 17 granting the permit. Every permit may designate the route to be traversed and 18 may contain any other restrictions or conditions deemed necessary by the body 19 granting the permit. Every permit must be carried in the vehicle to which it refers 20 and must be opened to inspection by any peace officer or agent of the 21 superintendent of the highway patrol unless prior approval is obtained from the 22 highway patrol. It is a violation of this chapter for any person to violate any of the 23 terms or conditions of the permit. All permits for the movement of excessive size 24 and weight on state highways must be for single trips only. The highway patrol 25 and local authorities may adopt rules governing the movement of oversize and 26 overweight vehicles. 27 2. A person operating a motor vehicle, or the owner of the motor vehicle being 28 operated, without a permit as specified in subsection 1 must be assessed a fee of 29 one hundred dollars. 30 3. Upon any application for a permit to move a new manufactured building or modular 31 unit from outside this state to be located anywhere within this state, the

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- manufacturer is deemed to have certified that the new manufactured building or
 modular unit meets all applicable building codes and all applicable electrical wiring
 and equipment, plumbing, and fire standards. The state is not liable to any person
 for issuing a permit in violation of this subsection.
- An appropriate charge must be made for each permit and all funds collected
 hereunder by the highway patrol must be deposited in the state highway fund for
 use in the construction and maintenance of highways and operating expenses of
 the department of transportation. Except for publicly owned vehicles that provide
 service beyond the agency's jurisdiction, official, publicly owned, emergency, or
 military vehicles are not subject to charges for permits. The minimum fee for
 selected charges is as follows:
- a. The fee for the ten percent weight exemption, harvest and wintertime, is fifty
 dollars per month for fees paid on a monthly basis or two hundred fifty dollars
 per year for fees paid on a yearly basis. Unused fees paid on a monthly basis
 are refundable. Unused fees paid on a yearly basis are not refundable.
- b. The fee for a non-self-issuing interstate permit is ten dollars per trip.
- 17 c. The fee for special mobile equipment is twenty-five dollars per trip.
- 18 d. The fee for engineering is twenty-five dollars per trip.
- 19 e. The fee for faxing a permit is five dollars.
- 20 f. The fee for a single trip permit is twenty dollars per trip.
- 21g.The fee for a bridge length permit is thirty dollars per trip or one hundred fifty22dollars per calendar year.
- 235. 4.The director of tax equalization of the county of destination must be furnished a24copy of the permit for the movement of an overdimensional mobile home.
- 25 SECTION 4. AMENDMENT. Section 39-12-05.3 of the North Dakota Century Code is
 26 amended and reenacted as follows:
- 39-12-05.3. Weight limitations for vehicles on highways other than the interstate
 system.
- A person may not operate on a highway that is not part of the interstate system
 any vehicle with a single axle that carries a gross weight in excess of twenty
 thousand pounds [9071.85 kilograms] or a wheel load over ten thousand pounds

1 [4535.92 kilograms]. A wheel may not carry a gross weight over five hundred fifty 2 pounds [249.48 kilograms] for each inch [2.54 centimeters] of tire width. Axles 3 spaced forty inches [101.60 centimeters] apart or less are considered as one axle. 4 On axles spaced over forty inches [101.60 centimeters] and under eight feet [2.44 5 meters] apart, the axle load may not exceed nineteen thousand pounds [8618.26 6 kilograms] per axle, with a maximum of thirty-four thousand pounds [15422.14 7 kilograms] gross weight on a tandem axle and a maximum of forty-eight thousand 8 pounds [21772.32 kilograms] gross weight on any grouping of three or more axles. 9 The wheel load, in any instance, may not exceed one-half the allowable axle load. 10 Spacing between axles is measured from axle center to axle center.

Subject to the limitations imposed by subsection 1 on tires, wheel, and axle loads,
 a person may not operate on a highway that is not part of the interstate system any
 vehicle the gross weight of which exceeds that determined by the formula of:

14

$$W = 500 \; (\underline{LN} + 12N + 36) \\ N-1$$

15 where W equals the maximum gross weight in pounds on any vehicle or 16 combination of vehicles; L equals distance in feet between the two extreme axles 17 of any vehicle or combination of vehicles; and N equals the number of axles of any 18 vehicle or combination of vehicles under consideration. The gross weight on state 19 highways may not exceed one hundred five thousand five hundred pounds 20 [47854.00 kilograms] unless otherwise posted and on all other highways the gross 21 weight may not exceed eighty thousand pounds [36287.39 kilograms] unless 22 designated by local authorities for highways under their jurisdiction for gross 23 weights not to exceed one hundred five thousand five hundred pounds [47854.00 24 kilograms]. Local authorities are encouraged to assess all roads under their 25 jurisdiction and designate the roads for the appropriate weight limits allowed under 26 this subsection.

The gross weight limitations in subsections 1 and 2 do not apply to equipment the
 director and the state highway patrol approve for exemption. The exemption may
 not exceed one hundred five thousand five hundred pounds [47854.00 kilograms].
 For every vehicle approved for exemption the highway patrol shall issue a

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1 2 nontransferable permit valid for one year. The highway patrol may charge an administrative fee for the permit.

- 3 4. The director, and local authorities, as to the highways under their respective 4 jurisdictions, may issue permits authorizing a specific motor vehicle to exceed the 5 weight limitations stated in subsections 1 and 2 by ten percent. The permits may 6 not provide for a gross weight in excess of one hundred five thousand five hundred 7 pounds [47854.00 kilograms]. The permits must provide only for the movement of 8 agricultural products from the field of harvest to the point of initial storage site, and 9 for the collection and transport of solid wastes, during the period from July fifteenth 10 to December first, and for the general movement of products during the period 11 from December first to March seventh. The appropriate jurisdictional authority 12 shall establish an appropriate fee for the permits and direct how they shall be 13 issued. The highway patrol shall issue the permits authorized by the director.
- 14 The director, and local authorities, as to highways under their respective 5. 15 jurisdictions, may issue permits authorizing all vehicles carrying potatoes or sugar 16 beets to exceed weight limitations stated in subsections 1 and 2 by ten percent 17 during the period from July fifteenth to December first. The permits may not 18 provide for a gross weight in excess of one hundred five thousand five hundred 19 pounds [47854.00 kilograms]. The appropriate jurisdictional authority shall 20 establish an appropriate fee for the permits and direct how they shall be issued. 21 The highway patrol shall issue the permits authorized by the director.
- 22 6. The gross weight limitations in subsections 1 and 2 do not apply to movement of a 23 self-propelled fertilizer spreader if the weight of a single axle does not exceed 24 twenty-two thousand pounds [19979.03 kilograms] and does not exceed five 25 hundred fifty pounds [249.48 kilograms] for each inch [2.54 centimeters] of tire 26 width. The gross weight limitations in subsections 1 and 2 do not apply to 27 movement of a self-propelled agricultural chemical applicator if the weight of a 28 single axle does not exceed twenty-two thousand pounds [19979.03 kilograms] 29 and does not exceed five hundred fifty pounds [249.48 kilograms] for each inch 30 [2.54 centimeters] of tire width. The highway patrol shall issue a seasonal permit 31 for the commercial movement of vehicles exempted by this subsection. The

1		seasonal permit issued under this subsection or under subdivision d of		
2		subsection 1 of section 39-12-04 entitles an individual with the permit to operate a		
3		vehicle as allowed by either of these provisions. A seasonal permit issued under		
4		this subsection is subject to the requirements of subdivision d of subsection 1 of		
5		section 39-12-04.		
6	<u>7.</u>	The weight limitations in subsections 1 and 2 do not apply to equipment the		
7		director and the state highway patrol approve for exemption but the weight		
8		limitations in section 39-12-05 do apply to that equipment. For every vehicle		
9		approved for exemption, the highway patrol shall issue a nontransferable bridge		
10		length permit valid for a single trip or a calendar year.		
11	SEC	CTION 5. AMENDMENT. Section 39-12-08 of the North Dakota Century Code is		
12	amended and reenacted as follows:			
13	39-12-08. Penalty for violation of chapter. Any <u>A</u> person violating any of the			
14	provisions of sections 39-12-04, 39-12-05, or 39-12-06 operating a motor vehicle or the owner			
15	of the motor vehicle being operated without a permit as specified in this chapter must be			
16	assessed a fee of twenty one hundred dollars. Any person violating any other provision of this			
17	chapter, for which a specific penalty is not provided, must be assessed a fee of ten twenty			
18	dollars. Violating the conditions of any permit type automatically voids the permit.			
19	SECTION 6. Two new sections to chapter 39-21 of the North Dakota Century Code are			
20	created and enacted as follows:			
21	Ret	ractable axle control requirements. Variable load suspension or retractable		
22	axles, or bo	th, raised or lowered by air, hydraulic, or other pressure must have the lock or		
23	pressure regulator valve, or both, positioned outside the cab and inaccessible from the driver's			
24	compartment. The control to lift and lower a retractable or variable load suspension axle may			
25	<u>be accessib</u>	le in the driver's compartment, but also may not function as the pressure control		
26	device.			
27	Req	uirement for steerable, castering, or pivoting axles. A single unit vehicle or any		
28	vehicle in combination may not be equipped with more than four axles unless the additional			
29	axles are steerable, castering, or pivoting axles.			
30	SEC	CTION 7. EMERGENCY. This Act is declared to be an emergency measure.		