FIRST ENGROSSMENT

Sixty-sixth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1407

Introduced by

Representatives Grueneich, Blum, Bosch, Howe, Schobinger

Senator Meyer

- 1 A BILL for an Act to amend and reenact section <u>section sections 39-05-17 and</u> 39-05-20 of the North
- 2 Dakota Century Code, relating to the <u>delivery and</u> issuance of certificates of vehicle title<u>; and to</u>
- 3 provide a penalty.

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

5 SECTION 1. AMENDMENT. Section 39-05-17 of the North Dakota Century Code is
6 amended and reenacted as follows:

39-05-17. Transfer of title of vehicle - Endorsement required - Certificate of title delivered - New certificate obtained - Penalty.

- 9 1. The owner or transferor of a motor vehicle who transfers title to a vehicle shall endorse
 10 an assignment and warranty of title upon the certificate of title for the vehicle. The
 11 owner or transferor shall include on the assignment and warranty of title the name of
 12 the transferee and the selling price of the vehicle if applicable.
- 13 2. If legal title passes to the transferee, the owner shall deliver the endorsed certificate of
 14 title to the transferee within <u>fifteenthirty</u> days.
- 15 3. If legal title passes to a lienholder rather than the transferee, the transferee shall
 endorse a statement that the lienholder holds the lien and shall send the certificate of
 title to the department with an application for a new certificate of title showing the
 names of the new owner and lienholder. The certificate of title when issued must be
 sent by the department to the lienholder or the department may use an electronic lien
 notification procedure in lieu of sending a certificate of title to a lienholder.
- 4. Within thirty days, the transferee shall deliver the endorsed certificate of title to the
 department with a transfer fee of five dollars, and shall make an application for a new
 certificate of title. In addition to any other penalty, the registration to a motor vehicle
 may be suspended or revoked if the transferee fails to present the endorsed certificate

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1		of title to the department for transfer and make application for a new certificate of title	
2		within thirty days. The department shall deliver the new certificate of title to the	
3		lienholder with priority. If there is no lienholder, delivery must be made to the owner.	
4	5.	A violation of this section by an owner, lienholder, or transferee is a class B	
5		misdemeanor.	
6	SECTION 2. AMENDMENT. Section 39-05-20 of the North Dakota Century Code is		
7	amended and reenacted as follows:		
8	39-0	05-20. Transferee may obtain new certificate of title upon inability to obtain old	
9	certificate - Proof of ownership - Appeal.		
10	1.	When the transferee of a vehicle is unable to obtain a properly assigned certificate of	
11		title for a vehicle, and makes application for a new certificate and presents satisfactory	
12		proof of ownership, the department may cancel the old certificate and issue a new	
13		certificate to the transferee, provided that the department may not issue a certificate of	
14		title for a manufactured home with respect to which there has been recorded an	
15		affidavit of affixation under section 47-10-27. SatisfactoryExcept as otherwise provided	
16		by this subsection, satisfactory proof of ownership must include compliance by the	
17		transferee with the procedures outlined in title 35, that the transferee has paid for the	
18		vehicle, and that the transferee made at least two written attempts by certified mail	
19		with return receipt addressed to the owner of record and any known lienholder to	
20		obtain the certificate of title.	
21		a. If the transferee is an insurer that has paid a total loss claim on a vehicle but the	
22		payment has not satisfied all liens of record on the vehicle, the transferee is not	
23		required to comply with the procedures outlined in title 35 to establish satisfactory	
24		proof of ownership and the department may cancel the old certificate of title and	
25		issue a new certificate to the insurer free and clear of all liens and claims of	
26		ownership.	
27		b. If the transferee is a tax exempt organization under section 501(c)(3) of the	
28		Internal Revenue Code [26 U.S.C. 501(c)(3)] to which a vehicle has been	
29		donated, the transferee shall provide an affidavit providing proof the vehicle was	
30		donated.	

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1		c. If the transferee is a licensed motor vehicle dealer that, at the request of an
2		insurer, took possession of a vehicle that is the subject of an insurance claim but
3		for which a total loss claim is not paid by the insurer and the vehicle has been in
4		the possession of the dealer for more than thirty days, the necessary satisfactory
5		proof of ownership includes only proof the dealer made at least two written
6		attempts by certified mail with return receipt addressed to the owner of record
7		and any known lienholder to have the vehicle removed from the dealer's facility,
8		upon payment of applicable charges. If satisfactory proof of ownership is
9		established, the department may cancel the old certificate of title and issue a new
10		certificate to the licensed motor vehicle dealer free and clear of all liens and
11		claims of ownership.
12	<u>2.</u>	The department may establish procedures for determining satisfactory proof of
13		ownership of a vehicle in those cases when the department is unable to determine the
14		legal owner of record. Any person aggrieved by a decision of the department as to
15		ownership of a vehicle may appeal that decision to the district court under chapter
16		28-32.
17	2. <u>3.</u>	A person holding a certificate of title whose interests in the vehicle have been
18		extinguished or transferred other than by voluntary transfer shall mail or deliver the
19		certificate to the department upon request of the department. The delivery of the
20		certificate pursuant to the request of the department does not affect the rights of the
21		person surrendering the certificate. The action of the department in issuing a new
22		certificate of title as provided herein is not conclusive upon the rights of the owner or
23		lienholder listed in the old certificate.