EXEMPTION FROM FEDERAL MOTOR CARRIER SAFETY REGULATIONS STUDY - BACKGROUND MEMORANDUM

House Bill No. 1359, Section 2, directs the Legislative Council to study Federal Motor Carrier Safety Regulations and exemptions for interstate and intrastate transportation in relation to this state's laws and exemptions. This study is to include a review of any industry-specific applications of regulations and possible exemptions to current transportation activities within this state. In Section 1 of the bill, the superintendent of the Highway Patrol is prohibited from enforcing any requirement for rear-end protection on a rear-end dump truck or other rear unloading truck or trailer while being used for hauling agricultural and other farm products from a place of production or on a farm storage site to a place of processing or storage. Section 3 of the bill provides for a contingent effective date for this prohibition. This prohibition becomes effective on the earlier of October 1, 2008, or on approval of this state's application for exemption from rear-end protection requirements, unless the superintendent of the Highway Patrol does not complete and submit an application for exemption, then the Act becomes effective on August 1, 2007. The superintendent of the Highway Patrol did complete and submit an application for exemption on June 6, 2007, which is attached as an appendix. At present, the prohibition will become effective on October 1, 2008, because the application has not been approved by the Federal Motor Carrier Safety Administration. However, the prohibition could become effective earlier if the application is approved earlier than October 1, 2008.

The impetus for the exemption for rear-end protection on certain trucks and trailers in this state appears to have arisen from a similar exemption in Minnesota. Generally, a state must adopt Federal Motor Carrier Safety Regulations or lose federal funding. A state may receive a specific variance from Federal Motor Carrier Safety Regulations for intrastate commerce. Under 49 C.F.R. 350.341(c), a state may retain those exemptions from its motor carrier safety laws and regulations that were in effect before April 1988, are still in effect, and apply to specific industries operating in intrastate commerce. It appears Minnesota has this exemption because the state had the exemption in effect before April 1, 1988.

As for rear impact guards and rear-end protection, 49 C.F.R. 393.86 provides the provision for trailers and semitrailers and for vehicles. As for trailers and semitrailers with a gross vehicle weight rating of 10,000 pounds or more, which are manufactured after January 25, 1998, these trailers must be equipped with a rear impact guard in compliance with federal regulations. This requirement does not apply to pole trailers, pulpwood trailers, low-chassis vehicles, special purpose vehicles, wheels back vehicles, and trailers towed in drive-away/tow-away operations. The rule defines the requirements for width, height, rear surface, cross-section vertical height, and certification and labeling. Under the same rule, each motor vehicle manufactured after December 31, 1952, with a vertical distance between the bottom edge of the body and the ground of greater than 30 inches must be equipped with a rear impact guard. This requirement does not apply to truck tractors, pole trailers, pulpwood trailers, or vehicles in drive-away/tow-away operations. The rule provides for minimum requirements for vertical distance, maximum lateral distance, width, and forward placement. The rule provides particularly that "[t]he rear impact guard(s) must be substantially constructed and attached by means of bolts, welding, or other comparable means."

GENERAL LAW

The Legislative Assembly has enacted North Dakota Century Code (NDCC) Chapter 39-06.2. This chapter is entitled the Uniform Commercial Driver's License Act and is meant to implement federal law. The Act implements the Federal Motor Vehicle Safety Act of 1966 and the Motor Carrier Safety Improvement Act of 1999. The purposes of these Acts are to prevent commercial motor vehicle accidents, fatalities, and injuries by, among other things, strengthening commercial driver's licenses and testing standards. Under Section 39-06.2-01, the chapter is to be construed liberally to promote the public health, safety, and welfare.

Under NDCC Section 39-21-46, the superintendent of the Highway Patrol must adopt rules duplicate to or consistent with current Federal Motor Carrier Safety Regulations of the Department of Transportation relating to the safe operation of motor vehicles and when and how motor carrier audits or inspections will be conducted. These rules may be adopted by reference and violation of these rules is a noncriminal violation with fees set forth in Section 39-06.1-06.

Under North Dakota Administrative Code Section 38-04-01-02, the superintendent of the Highway Patrol has adopted the following parts of the Federal Motor Carrier Safety Regulations by reference:

1. Part 382 - Controlled Substances and Alcohol Use and Testing.
5. Part 392 - Driving of Motor Vehicles.
6. Part 393 - Parts and Accessories Necessary for Safe Operation.
7. Part 395 - Hours of Service of Drivers.
8. Part 396 - Inspection, Repair and Maintenance.

In the adoption of those regulations, intrastate commercial motor vehicles with a gross vehicle weight of 26,000 pounds or less have been exempted from all Federal Motor Carrier Safety Regulations.

2007 LEGISLATION

During the 2007 legislative session, the Legislative Assembly adopted three bills directly relating to exemptions from Federal Motor Carrier Safety Regulations--House Bill Nos. 1068, 1359, and 1400.

House Bill No. 1068 exempted vehicles driven for military purposes from commercial driver's license requirements subject to federal regulations. In addition, the bill limited the waiver for a person driving a commercial vehicle for a political subdivision during an emergency to a political subdivision with a population of fewer than 3,000 and when necessary licensed drivers are not available.

House Bill No. 1359 provided for this study and the exception from enforcement for trucks and trailers without rear-end protection. House Bill No. 1400 included trees within the waiver from a commercial driver's license for farm-to-market operations by farmers to transport agricultural products to or from a farm and allows a waiver of knowledge and skills test for a commercial driver's license for retailers and suppliers of trees.

There were two bills that indirectly relate to Federal Motor Carrier Safety Regulations--House Bill Nos. 1081 and 1334.

House Bill No. 1081 clarified that in order to transport students or other passengers in a schoolbus or other school vehicle, the individual must hold the appropriate class of North Dakota driver's license, together with any special endorsement otherwise required by law.

House Bill No. 1334 provided that if an individual transports students or other passengers in a school vehicle that seats 10 to 15 passengers, but for which a commercial driver's license is not required, the individual must hold a North Dakota driver's license, meet the physical and medical requirements established for commercial vehicle drivers, complete annual training required by the Superintendent of Public Instruction, and meet the age requirements established by the board of the employing school district.

FEDERAL EXEMPTIONS IN GENERAL

According to a representative from the Highway Patrol, this state receives approximately $2.5 million per biennium for the Commercial Motor Carrier Safety Assistance Program. This money is used to fund the Highway Patrol. Under 49 C.F.R. 350.331 and 350.335, the state must review its laws and regulations for compatibility with the Federal Motor Carrier Safety Regulations. Incompatibility results in loss of eligibility for the basic program funds or incentive funds under the Commercial Motor Carrier Safety Assistance Program. Under 49 C.F.R. 350.333, the guidelines for review of state law and regulation compatibility require that if the law is not exactly the same and is less stringent than the federal regulation, then the law or regulation is not compatible. However, under 49 C.F.R. 350.341, specific variances are allowed for intrastate commerce for vehicles less than 26,001 pounds unless the vehicle is used to transport hazardous materials or 16 or more people. Exemptions may not be based on the type of transportation being performed or the distance the driver operates from a work-reporting location unless specific exemptions are otherwise provided. However, a state may retain those exemptions from its motor carrier safety laws and regulations which were in effect before April 1988, are still in effect, and apply to specific industries operating in intrastate commerce.

Under 49 C.F.R. 350.343, the Federal Motor Carrier Safety Administration strongly discourages exemptions for specific industries but will consider state requests with supporting information for the following 10 factors:

1. Type and scope of the industry exemption requested.
2. Type and scope of the requirement to which the exemption would apply.
3. Safety performance of that specific industry.
4. Inspection information.
5. Other commercial motor vehicle safety regulations enforced by other state agencies.
6. Commodity transported.
7. Similar variations granted in circumstances under which they were granted.
8. Justification for the exemption.
9. Effects on safety.
10. State economic environment and its ability to compete in other markets.

Under 49 C.F.R. 350.345, a state may apply for variances from Federal Motor Carrier Safety Regulations for intrastate commerce and those variances will be granted only if the state satisfactorily demonstrates the state law, regulation, or enforcement practice achieves substantially the same purpose as the federal regulation, does not apply to interstate commerce, and is not likely to have an adverse effect on safety.

Under 49 C.F.R. 381, waivers of up to three months and exemptions of up to two years may be obtained for regulatory relief from one or more Federal Motor Carrier Safety Regulations. When applying for the waiver or exemption, an explanation of the safety impact and how safety would be maintained is required.
SPECIFIC EXEMPTIONS

There are four specific types of exemptions from Federal Motor Carrier Safety Regulations. There are exemptions from:

1. Medical qualifications.
2. Hours of service.
3. Knowledge and skills testing.

Areas that do not have a specific exemption, for example, equipment requirements, may be exempt from regulation if the procedures in FEDERAL EXEMPTIONS IN GENERAL in this memorandum are followed.

North Dakota Century Code Section 39-08-21 grandfathered otherwise medically unqualified drivers through a state medical waiver program so as to allow them to drive intrastate. This is allowed under 49 C.F.R. 391.61 through 391.69. Under these sections, certain drivers are exempt from medical qualifications if they were driving before the federal regulations took effect. Generally, all commercial drivers must meet federal commercial medical requirements to be physically qualified to drive commercial vehicles. For continued medical qualification, a driver must be medically examined by a licensed health care provider every 24 months. This includes drivers of vehicles with a gross vehicle weight rating greater than 10,000 pounds that are used in interstate commerce and vehicles with a gross vehicle weight rating greater than 10,000 pounds used in intrastate commerce if used to transport hazardous materials requiring a plaque guard or designed to transport 16 or more passengers. Some of the medical conditions that may disqualify an individual from obtaining a commercial license are:

1. Heart ailment.
2. Hearing impairment.
3. Less than 20/40 acuity in either eye.
4. Insulin-dependent diabetes.
5. Epilepsy.
6. Loss or impairment of a limb.

Under NDCC Section 39-06-14, a driver with a Class D license may operate single vehicle with a gross vehicle weight rating of 26,000 pounds or less that may be operated by a person with a Class D license. Under NDCC Section 39-06-14, a driver with a Class D license may operate any single vehicle with a gross vehicle weight rating of 26,000 pounds or less or that vehicle towing a trailer with a gross vehicle weight rating not in excess of 10,000 pounds. A Class D license holder may operate a farm tractor towing another vehicle having a gross weight in excess of 10,000 pounds and a truck towing a trailer when the gross weight of the trailer not including the weight of the towing vehicle does not exceed 16,000 pounds. In addition, under Section 39-06-14, a Class A, B, or C license may not be issued to a person under 18 years of age except if specifically restricted to use for custom harvest purposes and the person is at least 16 years of age and satisfactorily completes appropriate examinations.

If one begins with the axiom that anyone driving a vehicle for a commercial purpose must have a commercial driver's license, this state has a number of exemptions to having a commercial driver's license. These exemptions manifest themselves as vehicles that may be operated by a person with a Class D license. Under NDCC Section 39-06-14, a driver with a Class D license may operate any single vehicle with a gross vehicle weight rating of 26,000 pounds or less or that vehicle towing a trailer with a gross vehicle weight rating not in excess of 10,000 pounds. A Class D license holder may operate a farm tractor towing another vehicle having a gross weight in excess of 10,000 pounds and a truck towing a trailer when the gross weight of the trailer not including the weight of the towing vehicle does not exceed 16,000 pounds. In addition, under Section 39-06-14, a Class A, B, or C license may not be issued to a person under 18 years of age except if specifically restricted to use for custom harvest purposes and the person is at least 16 years of age and satisfactorily completes appropriate examinations.

Under NDCC Section 39-06.2-06(1), a person does not need a commercial driver's license and may use a Class D license if:

1. The vehicle being driven is a house car or a vehicle towing a travel trailer used for personal purposes;
2. The vehicle is emergency or firefighting equipment necessary for the preservation of life or property; or
3. The vehicle is being used for military purposes.

North Dakota Century Code Section 39-06.2-06(3) provides for a waiver from a commercial driver's license for farm-to-market operations by farmers. The waiver is limited to operators of a farm vehicle that is:

1. Controlled and operated by a farmer;
2. Used to transport agricultural products (including trees), farm machines, and farm supplies to and from a farm;
3. Not used in the operations of a common or contract carrier; and
4. Used within 150 miles of the farmer's farm.

Under NDCC Section 39-06.2-06(4), commercial driver's license requirements are waived for an individual operating a vehicle for a political subdivision with a population of less than 3,000 people during an emergency for the removal of snow and ice if regularly employed drivers are not available.

Under 49 C.F.R. 383.3, a state must exempt from commercial driver's license standards individuals who operate commercial motor vehicles for military purposes. In addition, a state may exempt operators of a farm vehicle, firefighters, or a driver employed by a local government removing snow or ice if there is an emergency.

The waiver in NDCC Section 39-06.2-06 and combined with Section 39-06-14 results in the following exemptions:
- A driver who is 14 or 15 years of age may operate a farm motor vehicle within 150 miles of the driver's farm, having a gross vehicle weight of not more than 50,000 pounds, when transporting agricultural products of farm supplies.
- A farmer may operate any two-axle, tandem-axle, or truck tractor farm vehicle transporting agricultural products, farm machines, or farm supplies to a farm within 150 miles of that farmer's farm. A farm vehicle may tow a trailer, semitrailer, or farm trailer, except double or triple trailers, and if the operator is under 18 years of age, a truck tractor.
- A farmer may operate a farm vehicle transporting hazardous material within 150 miles of the farm without a hazardous material endorsement.

SUGGESTED STUDY APPROACH
This study appears to have resulted from a specific equipment issue and federal regulations. The committee may wish to receive updates from the Highway Patrol on the application for exemption. If available, the committee may wish to receive testimony from individuals, subject to a regulation, who are seeking an exemption from the regulation.

Since January 1, 2007, there have been eight violations for not having a rear impact guard on a trailer or semitrailer and one violation for not having a rear impact guard on a motor vehicle. The committee may receive testimony on the particulars of the violations to better understand the enforcement of rear-end protection requirements and the effect on the driving public.

ATTACH:1