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102.16 NEGLIGENCE ISSUE—SUDDEN EMERGENCY EXCEPTION TO NEGLIGENCE PER SE.¹

If, in a moment of such sudden emergency, an operator uses that degree of care which a reasonable and prudent person would use under the same or similar circumstances, the operator would not be negligent even if violating a standard of conduct established by a safety statute.² In other words, an operator's conduct which might otherwise be negligent, in and of itself, would not be negligent if it results from a sudden emergency³ that is not of that person's own making.

^{1.} Use this instruction only after N.C.P.I.—Civil 102.15 ("Negligence Issue—Doctrine of Sudden Emergency") and 102.12 ("Negligence Issue – Definition of Negligence in and of Itself (Negligence *Per Se*)) have been read to the jury. This instruction should be used whenever necessary to explain an apparent conflict between the doctrines of sudden emergency and negligence *per se*.

^{2.} Ingram v. Smoky Mountain Stages, Inc., 225 N.C. 444, 450, 35 S.E.2d 337, 341 (1945).

^{3.} Consistently wet road conditions are insufficient for the sudden emergency exception to apply for a car accident. *Allen v. Efird*, 123 N.C. App. 701, 704, 474 S.E.2d 141, 143 (1996) ("The mere fact that defendant lost control under static conditions does not merit a sudden emergency instruction.").