GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 259

Committee Substitute Favorable 4/3/23 Third Edition Engrossed 4/6/23 Senate Appropriations/Base Budget Committee Substitute Adopted with unengrossed

amendments 5/16/23

Senate Finance Committee Favorable with unengrossed amendments 5/16/23 Senate Pensions and Retirement and Aging Committee Substitute Adopted 5/16/23 Fifth Edition Engrossed 5/18/23

Proposed Conference Committee Substitute H259-CCSMQx-2 [v.2]

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Short Title: 2023 Appropriations Act.

(Public)

Sponsors:

Referred to:

March 6, 2023

1	
2	A BILL TO BE ENTITLED
3	AN ACT TO MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS
4	OF STATE AGENCIES, DEPARTMENTS, AND INSTITUTIONS.
5	The General Assembly of North Carolina enacts:
6	
7	PART I. TITLE AND INTRODUCTION
8	
9	TITLE OF ACT
10	SECTION 1.1. This act shall be known as the "Current Operations Appropriations
11	Act of 2023."
12	
13	INTRODUCTION
14	SECTION 1.2. The appropriations made in this act are for maximum amounts
15	necessary to provide the services and accomplish the purposes described in the budget in
16	accordance with the State Budget Act. Savings shall be effected where the total amounts
17	appropriated are not required to perform these services and accomplish these purposes, and the
18	savings shall revert to the appropriate fund at the end of each fiscal year, except as otherwise
19	provided by law.
20	
21	PART II. CURRENT OPERATIONS AND EXPANSION/GENERAL FUND
22	
23	GENERAL FUND APPROPRIATIONS
24	SECTION 2.1.(a) Appropriations from the General Fund for the budgets of the State
25	departments, institutions, and agencies, and for other purposes as enumerated, are made for each
26	year of the 2023-2025 fiscal biennium, according to the following schedule:
27	Current Operations - General Fund FY 2023-2024 FY 2024-2025
28	Current Operations - General FundFY 2023-2024FY 2024-2025
29	



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Ge	eneral Assembly Of North Carolina		Session 2023
	DUCATION		
No	orth Carolina Community College System		
	Requirements	1,877,925,960	1,902,511,556
	Less: Receipts	403,685,353	388,408,799
	Net Appropriation	1,474,240,607	1,514,102,757
P			
De	partment of Public Instruction	10,400,000,541	
	Requirements	13,492,320,541	13,699,714,749
	Less: Receipts	1,927,760,615	1,750,698,621
	Net Appropriation	11,564,559,926	11,949,016,128
ТI	IE UNIVERSITY OF NORTH CAROLINA		
	st Carolina Univ Academic Affairs		
24	Requirements	431,788,788	432,957,458
	Less: Receipts	167,185,795	168,350,410
	Net Appropriation	264,602,993	264,607,048
		-))	-))
Ea	st Carolina Univ Health Affairs		
	Requirements	110,410,728	114,341,160
	Less: Receipts	19,020,872	13,587,770
	Net Appropriation	91,389,856	100,753,390
Eli	zabeth City State University		
	Requirements	49,820,539	50,985,154
	Less: Receipts	3,660,169	4,824,784
	Net Appropriation	46,160,370	46,160,370
-			
Fa	yetteville State University		01.011.066
	Requirements	90,646,751	91,811,366
	Less: Receipts	11,935,205	13,099,820
	Net Appropriation	78,711,546	78,711,546
Ar	palachian State University		
1-1	Requirements	311,994,580	313,413,598
	Less: Receipts	124,504,307	124,504,786
	Net Appropriation	187,490,273	188,908,812
		, ,	
NO	C A&T University		
	Requirements	244,098,043	240,062,658
	Less: Receipts	87,678,145	88,842,760
	Net Appropriation	156,419,898	151,219,898
NO	C School of Science and Mathematics		
	Requirements	45,595,072	45,331,072
	Less: Receipts	3,555,677	3,291,677
	Net Appropriation	42,039,395	42,039,395
NO	C State University - Academic Affairs		
	Requirements	955,054,072	954,304,072
	Less: Receipts	438,387,357	438,387,357
	Net Appropriation	516,666,715	515,916,715

General Assembly Of North Carolina		Session 2023
NC State University - Ag. Research	70.070.000	70 220 022
Requirements	78,878,032	79,228,032
Less: Receipts	19,124,784	19,124,784
Net Appropriation	59,753,248	60,103,248
NC State University Coop Extension		
NC State University - Coop. Extension	64 092 559	61 002 550
Requirements Less: Receipts	64,983,558 18,874,550	64,983,558
Net Appropriation	46,109,008	18,874,550 46,109,008
Net Appi opriation	40,109,000	40,107,000
North Carolina Central University		
Requirements	143,519,077	144,633,692
Less: Receipts	51,895,844	53,010,459
Net Appropriation	91,623,233	91,623,233
UNC at Asheville		
Requirements	72,301,113	73,465,728
Less: Receipts	21,876,242	23,040,857
Net Appropriation	50,424,871	50,424,871
UNC at Chapel Hill - Academic Affairs		702 022 102
Requirements	762,333,122	723,833,122
Less: Receipts	376,959,533 385 373 580	376,959,533
Net Appropriation	385,373,589	346,873,589
UNC at Chapel Hill - Area Health Ed.		
Requirements	56,271,874	56,271,874
Less: Receipts	1,000,000	0
Net Appropriation	55,271,874	56,271,874
UNC at Chapel Hill - Health Affairs		
Requirements	371,568,724	369,568,724
Less: Receipts	140,758,876	138,758,876
Net Appropriation	230,809,848	230,809,848
UNC at Charlotte	105 500 604	406 757 000
Requirements	485,592,624	486,757,239
Less: Receipts	178,652,793	179,817,408
Net Appropriation	306,939,831	306,939,831
UNC at Greensboro		
Requirements	313,725,257	314,889,872
Less: Receipts	116,192,973	117,357,588
Net Appropriation	197,532,284	197,532,284
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UNC at Pembroke		
Requirements	124,344,011	125,508,626
Less: Receipts	26,162,155	27,326,770
Net Appropriation	98,181,856	98,181,856

General Assembly Of North Carolina		Session 2023
UNC at Wilmington		
Requirements	313,631,547	314,796,162
Less: Receipts	114,684,281	115,848,896
Net Appropriation	198,947,266	198,947,266
UNC BOG - Aid to Private Institutions		
Requirements	2,709,300	1,209,300
Less: Receipts	1,500,000	0
Net Appropriation	1,209,300	1,209,300
UNC BOG - Institutional Programs		
Requirements	379,975,287	431,005,955
Less: Receipts	78,686,295	51,750,000
Net Appropriation	301,288,992	379,255,955
UNC BOG - Related Ed. Programs		
Requirements	699,765,350	810,451,818
Less: Receipts	153,888,975	167,855,939
Net Appropriation	545,876,375	642,595,879
UNC School of the Arts	56 100 006	56 400 006
Requirements	56,488,236	56,488,236
Less: Receipts	17,148,612	17,148,612
Net Appropriation	39,339,624	39,339,624
UNC System Office		
Requirements	47,640,384	47,640,384
Less: Receipts	259,217	259,217
Net Appropriation	47,381,167	47,381,167
Western Carolina University		
Requirements	185,596,722	186,734,561
Less: Receipts	29,507,260	30,671,875
Net Appropriation	156,089,462	156,062,686
Winston-Salem State University		
Requirements	91,945,473	93,110,088
Less: Receipts	22,435,103	23,599,718
Net Appropriation	69,510,370	69,510,370
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HEALTH AND HUMAN SERVICES		
Aging and Adult Services		
Requirements	163,902,299	163,989,332
Less: Receipts	110,387,749	110,359,697
Net Appropriation	53,514,550	53,629,635
Central Management and Support		
Requirements	455,836,489	516,342,065
Less: Receipts	237,329,668	290,358,595
Net Appropriation	218,506,821	225,983,470

General Assembly Of North Carolina		Session 2023
Child and Family Well-Being		
Requirements	598,235,409	598,865,804
Less: Receipts	538,497,331	538,307,550
Net Appropriation	59,738,078	60,558,254
Child Development and Early Education		
Requirements	894,290,703	893,346,831
Less: Receipts	639,965,909	638,948,539
Net Appropriation	254,324,794	254,398,292
Emp. & Indep. for People with Disabilities		
Requirements	186,405,070	184,426,242
Less: Receipts	142,882,705	140,253,360
Net Appropriation	43,522,365	44,172,882
	, ,	, ,
Health Benefits Requirements	28,737,477,319	31,608,353,002
Less: Receipts	23,269,219,375	25,823,717,053
Net Appropriation	5,468,257,944	5,784,635,949
	3,400,237,744	5,707,055,777
Health Services Regulation		
Requirements	81,765,736	82,341,123
Less: Receipts	56,854,010	56,649,546
Net Appropriation	24,911,726	25,691,577
Mental Hlth./Dev. Disabl./Subs. Use Serv.		
Requirements	1,913,498,634	1,955,920,868
Less: Receipts	1,070,836,251	1,102,274,961
Net Appropriation	842,662,383	853,645,907
Public Health		
Requirements	490,574,984	497,375,103
Less: Receipts	361,050,412	362,909,576
Net Appropriation	129,524,572	134,465,527
Services for the Blind/Deaf/Hard of Hearing		
Requirements	45,351,158	45,470,847
Less: Receipts	36,012,108	35,981,255
Net Appropriation	9,339,050	9,489,592
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Social Services		
Requirements	2,205,426,974	2,214,193,327
Less: Receipts	1,983,851,401	1,993,537,351
Net Appropriation	221,575,573	220,655,976
AGRICULTURE, NATURAL, AND ECONOM	IC RESOURCES	
Agriculture and Consumer Services		
Requirements	276,985,638	274,102,971
Less: Receipts	96,058,772	91,858,909
Net Appropriation	180,926,866	182,244,062

General Assembly Of North Carolina		Session 2023
Commerce		
Requirements	544,903,642	642,797,732
Less: Receipts	370,622,400	439,193,455
Net Appropriation	174,281,242	203,604,277
Environmental Quality		
Requirements	312,486,149	299,399,902
Less: Receipts	203,784,374	189,844,998
Net Appropriation	108,701,775	109,554,904
Labor		
Requirements	43,902,629	44,468,963
Less: Receipts	18,291,651	18,112,941
Net Appropriation	25,610,978	26,356,022
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Natural and Cultural Resources	251 047 542	226 522 868
Requirements	351,947,543	336,533,868
Less: Receipts	63,129,682	54,842,950
Net Appropriation	288,817,861	281,690,918
Wildlife Resources Commission		
Requirements	114,715,321	98,586,402
Less: Receipts	96,502,052	81,855,762
Net Appropriation	18,213,269	16,730,640
JUSTICE AND PUBLIC SAFETY		
Indigent Defense Services		
Requirements	164,439,200	170,714,444
Less: Receipts	14,589,207	13,962,679
Net Appropriation	149,849,993	156,751,765
Department of Public Safety		
Requirements	931,448,939	932,942,136
Less: Receipts	245,702,873	237,764,523
Net Appropriation	685,746,066	695,177,613
Department of Adult Correction	2 022 822 250	0.070 (15.15)
Requirements	2,032,822,259	2,070,615,156
Less: Receipts	36,165,743	24,612,230
Net Appropriation	1,996,656,516	2,046,002,926
Administrative Office of the Courts		
Requirements	758,146,146	780,128,108
Less: Receipts	7,441,730	1,210,166
Net Appropriation	750,704,416	778,917,942
Department of Justice		
Requirements	111,302,130	112,115,754
Less: Receipts	45,605,802	45,147,562
Net Appropriation	65,696,328	66,968,192

General Assembly Of North Carolina		Session 2023
GENERAL GOVERNMENT		
Administration		
Requirements	78,838,024	80,145,616
Less: Receipts	12,893,084	12,636,055
Net Appropriation	65,944,940	67,509,561
Administrative Hearings		
Requirements	9,280,684	9,449,343
Less: Receipts	1,268,311	1,216,625
Net Appropriation	8,012,373	8,232,718
A 114		
Auditor		0 < 171 000
Requirements	25,780,581	26,171,092
Less: Receipts	7,029,524	6,899,163
Net Appropriation	18,751,057	19,271,929
Budget and Management		
Requirements	22,353,628	12,567,620
Less: Receipts	11,110,708	1,036,517
Net Appropriation	11,242,920	11,531,103
Budget and Management - Special Approp.		
Requirements	1,384,305,000	57,275,000
Less: Receipts	1,344,205,000	46,725,000
Net Appropriation	40,100,000	10,550,000
Controller		
Requirements	36,259,940	36,837,536
Less: Receipts	1,071,185	875,957
Net Appropriation	35,188,755	35,961,579
Elections		
Requirements	17,841,169	9,861,207
Less: Receipts	5,763,121	102,000
Net Appropriation	12,078,048	9,759,207
General Assembly		
Requirements	100,869,872	100,286,556
Less: Receipts	1,180,928	561,000
Net Appropriation	99,688,944	99,725,556
Governor		
Requirements	7,638,436	7,771,765
Less: Receipts	1,045,683	1,000,730
Net Appropriation	6,592,753	6,771,035
Housing Finance Agency		
Housing Finance Agency	55 660 000	55 660 000
Requirements Loss: Pageints	55,660,000 45,000,000	55,660,000 45,000,000
Less: Receipts Net Appropriation	45,000,000 10,660,000	45,000,000 10,660,000
	10,000,000	10,000,000

Less: Receipts 5,767,638 100 Net Appropriation 10,885,725 11,151 Industrial Commission 24,334,029 24,516 Requirements 20,556,516 20,733 Net Appropriation 3,777,513 3,777 Insurance 7,332,708 58,422 Requirements 5,493,452 5,144 Net Appropriation 51,839,256 53,288 Lieutenant Governor 9,756 9,756 Requirements 1,312,679 1,343 Less: Receipts 9,756 11,642 Net Appropriation 1,312,679 1,343 Military and Veterans Affairs 8 14,076,623 11,642 Less: Receipts 54,662 11,642 Net Appropriation 14,076,623 11,642 Revenue 189,349,897 189,810 Less: Receipts 70,984,788 68,609 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,577 Less: Receipts 457,008 333 Net Appropriation 18,844,074 <t< th=""><th>sion 2023</th><th></th><th>General Assembly Of North Carolina</th></t<>	sion 2023		General Assembly Of North Carolina
Less: Receipts 5,767,638 100 Net Appropriation 10,885,725 11,151 Industrial Commission 24,334,029 24,516 Requirements 20,556,516 20,735 Net Appropriation 3,777,513 3,777 Insurance 57,332,708 58,422 Requirements 57,332,708 58,422 Less: Receipts 5,493,452 5,144 Net Appropriation 51,839,256 53,288 Lieutenant Governor 9,756 1,342 Requirements 1,312,679 1,342 Less: Receipts 9,756 11,642 Net Appropriation 1,312,679 1,342 Military and Veterans Affairs 14,076,623 11,642 Requirements 14,131,285 11,642 Less: Receipts 54,662 116,423 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,577 Requirements 19,301,082 19,577 Less: Receipts 333 Net Appropriation 18,844,074 19,244 Treasurer			Human Resources
Net Appropriation 10,885,725 11,151 Industrial Commission Requirements 24,334,029 24,516 Less: Receipts 20,556,516 20,733 Net Appropriation 3,777,513 3,777 Insurance Fraguirements 57,332,708 58,423 Less: Receipts 5,493,452 5,144 Net Appropriation 51,839,256 53,288 Lieutenant Governor 1,322,435 1,343 Requirements 1,312,679 1,343 Military and Veterans Affairs 9,756 11,643 Requirements 14,131,285 11,643 Less: Receipts 54,662 11,643 Net Appropriation 14,076,623 11,643 Less: Receipts 54,662 11,643 Net Appropriation 14,076,623 11,643 Less: Receipts 70,984,788 68,697 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,574 Requirements 19,301,082 19,574 <tr< th=""><th>,252,211</th><th>16,653,363</th><th>Requirements</th></tr<>	,252,211	16,653,363	Requirements
Industrial Commission Requirements 24,334,029 24,516 Less: Receipts 20,556,516 20,733 Net Appropriation 3,777,513 3,777 Insurance Requirements 57,332,708 58,422 Less: Receipts 5,493,452 5,144 Net Appropriation 51,839,256 53,288 Lieutenant Governor 1,322,435 1,342 Requirements 1,312,679 1,342 Less: Receipts 9,756 1,342 Military and Veterans Affairs 14,131,285 11,642 Less: Receipts 54,662 14,076,623 11,642 Net Appropriation 14,076,623 11,642 1642 Less: Receipts 54,662 11,642 1642 Net Appropriation 14,076,623 11,642 11,642 Revenue 14,076,623 11,642 11,642 Secretary of State 19,301,082 19,577 168,657,109 121,112 Secretary of State 19,301,082 19,574 19,244 19,244 Treasurer Requirements 19,301,082 <	100,888	5,767,638	Less: Receipts
Requirements 24,334,029 24,516 Less: Receipts 20,556,516 20,733 Net Appropriation 3,777,513 3,777 Insurance Requirements 57,332,708 58,423 Less: Receipts 5,493,452 5,144 Net Appropriation 51,839,256 53,288 Lieutenant Governor 9,756 9,756 Net Appropriation 1,312,679 1,343 Military and Veterans Affairs 9,756 11,642 Keyenue 14,131,285 11,642 Revenue 14,076,623 11,642 Revenue 189,349,897 189,810 Less: Receipts 70,984,788 68,697 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,574 Less: Receipts 457,008 333 Net Appropriation 18,844,074 19,244 Treasurer 74,082,340 74,099 Less: Receipts 73,873,266 73,899 Net Appropriation 209,074 209 Treasurer 74,082,340 74,099	,151,323	10,885,725	Net Appropriation
Less: Receipts 20,556,516 20,739 Net Appropriation 3,777,513 3,777 Insurance Requirements 57,332,708 58,423 Less: Receipts 5,493,452 5,140 Net Appropriation 51,839,256 53,288 Lieutenant Governor 9,756 1,342 Requirements 1,312,679 1,343 Less: Receipts 9,756 1,342 Military and Veterans Affairs 9,756 1,342 Requirements 14,131,285 11,642 Less: Receipts 54,662 11,642 Net Appropriation 14,076,623 11,642 Revenue Requirements 189,349,897 189,810 Less: Receipts 70,984,788 68,697 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,574 Requirements 19,301,082 19,574 Less: Receipts 457,008 333 Net Appropriation 18,844,074 19,244 Treasurer 74,082,340 74,099 Less: Receipts 73,			
Net Appropriation 3,777,513 3,777 Insurance Requirements 57,332,708 58,420 Less: Receipts 5,493,452 5,144 Net Appropriation 51,839,256 53,283 Lieutenant Governor 9,756 9,756 Net Appropriation 1,312,679 1,343 Military and Veterans Affairs 9,756 11,642 Net Appropriation 14,131,285 11,642 Less: Receipts 54,662 11,642 Net Appropriation 14,076,623 11,642 Revenue 8 14,131,285 11,642 Revenue 14,076,623 11,642 11,642 Revenue 14,076,623 11,642 11,642 Revenue 189,349,897 189,810 189,349,897 189,810 Less: Receipts 70,984,788 68,697 121,112 Secretary of State 19,301,082 19,574 129,244 Treasurer 74,082,340 74,092 330 Net Appropriation 18,844,074 19,24	1,516,649	, ,	-
Insurance Requirements 57,332,708 58,424 Less: Receipts 5,493,452 5,140 Net Appropriation 51,839,256 53,284 Lieutenant Governor 9,756 9,756 Net Appropriation 1,312,679 1,343 Military and Veterans Affairs 9,756 1,312,679 1,343 Military and Veterans Affairs 14,131,285 11,642 Less: Receipts 54,662 11,642 Net Appropriation 14,076,623 11,642 Revenue 8 189,349,897 189,810 Less: Receipts 50,984,788 68,697 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,574 Requirements 19,301,082 19,574 Less: Receipts 457,008 336 Net Appropriation 18,844,074 19,244 Treasurer 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209 Treasurer - Other Retirement Plans/Benefits 209,074 209),739,136	, ,	1
Requirements 57,332,708 58,424 Less: Receipts 5,493,452 5,140 Net Appropriation 51,839,256 53,283 Lieutenant Governor 9,756 9,756 Net Appropriation 1,322,435 1,343 Less: Receipts 9,756 9,756 Net Appropriation 1,312,679 1,343 Military and Veterans Affairs 14,131,285 11,643 Requirements 14,076,623 11,643 Less: Receipts 54,662 11,643 Net Appropriation 14,076,623 11,643 Revenue 14,076,623 11,643 Revenue 189,349,897 189,810 Less: Receipts 70,984,788 68,697 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,574 Requirements 19,301,082 19,574 Less: Receipts 457,008 336 Net Appropriation 18,844,074 19,244 Treasurer 74,082,340 74,099 Less: Receipts 73,873,266 73,890	3,777,513	3,777,513	Net Appropriation
Less: Receipts 5,493,452 5,140 Net Appropriation 51,839,256 53,283 Lieutenant Governor 9,756 9,756 Requirements 1,312,679 1,343 Military and Veterans Affairs 9,756 1,642 Requirements 14,131,285 11,642 Less: Receipts 54,662 11,642 Net Appropriation 14,076,623 11,642 Revenue 8 14,076,623 11,642 Revenue 70,984,788 68,697 118,365,109 121,112 Secretary of State 19,301,082 19,574 19,574 Less: Receipts 70,984,788 68,697 118,365,109 121,112 Secretary of State 19,301,082 19,574 19,574 Less: Receipts 19,301,082 19,574 19,244 Treasurer 74,082,340 74,099 336 Net Appropriation 18,844,074 19,244 19,244 Treasurer 73,873,266 73,890 74,099 19,390 Requirements 74,082,340 74,099 19,574 209			Insurance
Net Appropriation 51,839,256 53,283 Lieutenant Governor Requirements 1,322,435 1,343 Less: Receipts 9,756 9 9 Net Appropriation 1,312,679 1,343 Military and Veterans Affairs 9,756 9 1,343 Military and Veterans Affairs 14,131,285 11,642 1,642 Less: Receipts 54,662 11,642 14,076,623 11,642 Less: Receipts 54,662 11,642 14,076,623 11,642 Revenue 8 89,349,897 189,810 189,349,897 189,810 Less: Receipts 70,984,788 68,697 121,112 Secretary of State 9 118,365,109 121,112 Secretary of State 19,301,082 19,574 19,244 19,244 Treasurer 74,082,340 74,099 14,894 19,244 Treasurer 73,873,266 73,890 14,097 19,397 209,074 209 Treasurer - Other Retirement Plans/Benefits 209,074 209 </td <td>3,428,398</td> <td>57,332,708</td> <td>Requirements</td>	3,428,398	57,332,708	Requirements
Lieutenant Governor Requirements Less: Receipts Net Appropriation Military and Veterans Affairs Requirements Requirements Less: Receipts Net Appropriation Revenue Requirements Less: Receipts Net Appropriation 189,349,897 189,810 Less: Receipts Net Appropriation 118,365,109 121,112 Secretary of State Requirements 19,301,082 19,574 Less: Receipts 19,301,082 19,574 Less: Receipts 19,301,082 19,574 Less: Receipts 19,301,082 19,574 Less: Receipts 19,301,082 19,574 Less: Receipts 19,301,082 19,574 Less: Receipts 18,844,074 19,244 Treasurer Requirements 18,844,074 19,244 Treasurer Requirements 10,301,082 19,574 20,074 209,074 209 Treasurer - Other Retirement Plans/Benefits	5,140,347	5,493,452	Less: Receipts
Requirements 1,322,435 1,343 Less: Receipts 9,756 Net Appropriation 1,312,679 1,343 Military and Veterans Affairs 14,131,285 11,642 Requirements 14,131,285 11,642 Less: Receipts 54,662 11,642 Net Appropriation 14,076,623 11,642 Revenue 14,076,623 11,642 Revenue 70,984,788 68,697 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,574 Requirements 19,301,082 19,574 Less: Receipts 457,008 330 Net Appropriation 18,844,074 19,244 Treasurer 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209 Treasurer - Other Retirement Plans/Benefits 120,974 209	3,288,051	51,839,256	Net Appropriation
Requirements 1,322,435 1,343 Less: Receipts 9,756 Net Appropriation 1,312,679 1,343 Military and Veterans Affairs 14,131,285 11,642 Requirements 14,131,285 11,642 Less: Receipts 54,662 14,076,623 11,642 Net Appropriation 14,076,623 11,642 Revenue 149,076,623 11,642 Revenue 189,349,897 189,810 Less: Receipts 70,984,788 68,697 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,574 Requirements 19,301,082 19,574 Less: Receipts 457,008 330 Net Appropriation 18,844,074 19,244 Treasurer 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209 Treasurer - Other Retirement Plans/Benefits 209,074 209			
Less: Receipts 9,756 Net Appropriation 1,312,679 Military and Veterans Affairs Requirements 14,131,285 Less: Receipts 54,662 Net Appropriation 14,076,623 Revenue 149,349,897 Requirements 189,349,897 Less: Receipts 70,984,788 Requirements 199,301,082 Less: Receipts 457,008 Net Appropriation 18,844,074 Secretary of State 457,008 Requirements 19,301,082 19,574 Less: Receipts 457,008 330 Net Appropriation 18,844,074 19,244 Treasurer 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209 Treasurer - Other Retirement Plans/Benefits 190,074 209	,343,471	1.322.435	
Net Appropriation 1,312,679 1,343 Military and Veterans Affairs Requirements 14,131,285 11,642 Less: Receipts 54,662 54,662 11,642 Net Appropriation 14,076,623 11,642 Revenue 89,349,897 189,810 Less: Receipts 70,984,788 68,697 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,574 Requirements 19,301,082 19,574 Less: Receipts 457,008 330 Net Appropriation 18,844,074 19,244 Treasurer 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209 Treasurer - Other Retirement Plans/Benefits 209,074 209	0		1
Military and Veterans Affairs Requirements 14,131,285 11,642 Less: Receipts 54,662 11,642 Net Appropriation 14,076,623 11,642 Revenue 189,349,897 189,810 Less: Receipts 70,984,788 68,697 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,574 Less: Receipts 457,008 330 Net Appropriation 18,844,074 19,244 Treasurer 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209 Treasurer - Other Retirement Plans/Benefits 209,074 209	,343,471		L
Requirements 14,131,285 11,642 Less: Receipts 54,662 Net Appropriation 14,076,623 11,642 Revenue Requirements 189,349,897 189,810 Less: Receipts 70,984,788 68,697 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,574 Requirements 19,301,082 19,574 Less: Receipts 457,008 330 Net Appropriation 18,844,074 19,244 Treasurer Requirements 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209 Treasurer - Other Retirement Plans/Benefits 209,074 209	, ,		
Less: Receipts 54,662 Net Appropriation 14,076,623 Revenue 114,076,623 Revenue 189,349,897 Less: Receipts 70,984,788 Net Appropriation 118,365,109 Net Appropriation 118,365,109 Secretary of State 19,301,082 Requirements 19,301,082 Less: Receipts 457,008 Net Appropriation 18,844,074 Treasurer 74,082,340 Requirements 73,873,266 Net Appropriation 209,074 Treasurer - Other Retirement Plans/Benefits			
Net Appropriation 14,076,623 11,642 Revenue Requirements 189,349,897 189,810 Less: Receipts 70,984,788 68,697 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,574 Requirements 19,301,082 19,574 Less: Receipts 457,008 330 Net Appropriation 18,844,074 19,244 Treasurer 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209	,642,217	14,131,285	1
Revenue 189,349,897 189,810 Less: Receipts 70,984,788 68,697 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,574 Requirements 19,301,082 19,574 Less: Receipts 457,008 330 Net Appropriation 18,844,074 19,244 Treasurer Requirements 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209 Treasurer - Other Retirement Plans/Benefits 209,074 209	C	,	1
Requirements 189,349,897 189,810 Less: Receipts 70,984,788 68,697 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,574 Requirements 19,301,082 19,574 Less: Receipts 457,008 330 Net Appropriation 18,844,074 19,244 Treasurer 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209	,642,217	14,076,623	Net Appropriation
Less: Receipts 70,984,788 68,697 Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,574 Requirements 19,301,082 19,574 Less: Receipts 457,008 330 Net Appropriation 18,844,074 19,244 Treasurer Requirements 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209 Treasurer - Other Retirement Plans/Benefits 209,074 209			Revenue
Net Appropriation 118,365,109 121,112 Secretary of State 19,301,082 19,574 Requirements 19,301,082 19,574 Less: Receipts 457,008 330 Net Appropriation 18,844,074 19,244 Treasurer 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209 Treasurer - Other Retirement Plans/Benefits 209,074 209	9,810,136	189,349,897	Requirements
Secretary of State 19,301,082 19,574 Requirements 19,301,082 19,574 Less: Receipts 457,008 330 Net Appropriation 18,844,074 19,244 Treasurer 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209 Treasurer - Other Retirement Plans/Benefits 19,244	3,697,348	70,984,788	Less: Receipts
Requirements 19,301,082 19,574 Less: Receipts 457,008 330 Net Appropriation 18,844,074 19,244 Treasurer Requirements 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209 Treasurer - Other Retirement Plans/Benefits 19,244	,112,788	118,365,109	Net Appropriation
Requirements 19,301,082 19,574 Less: Receipts 457,008 330 Net Appropriation 18,844,074 19,244 Treasurer Requirements 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209 Treasurer - Other Retirement Plans/Benefits 19,244			Secretary of State
Less: Receipts 457,008 330 Net Appropriation 18,844,074 19,244 Treasurer Requirements 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209 Treasurer - Other Retirement Plans/Benefits 19,244	9,574,159	19,301,082	•
Treasurer74,082,34074,099Requirements73,873,26673,890Less: Receipts73,873,26673,890Net Appropriation209,074209Treasurer - Other Retirement Plans/Benefits209,074	330,036		Less: Receipts
Requirements 74,082,340 74,099 Less: Receipts 73,873,266 73,890 Net Appropriation 209,074 209	,244,123	18,844,074	Net Appropriation
Less: Receipts73,873,26673,890Net Appropriation209,074209Treasurer - Other Retirement Plans/Benefits			Treasurer
Net Appropriation209,074209Treasurer - Other Retirement Plans/Benefits	1,099,682	74,082,340	Requirements
Net Appropriation209,074209Treasurer - Other Retirement Plans/Benefits	8,890,608		1
	209,074	209,074	Net Appropriation
			Treasurer - Other Retirement Plans/Benefits
Requirements 22,773,708 22,923	2,923,708	22,773,708	Requirements
Less: Receipts 0	C	0	Less: Receipts
Net Appropriation 22,773,708 22,923	2,923,708	22,773,708	Net Appropriation
INFORMATION TECHNOLOGY			INFORMATION TECHNOLOGY
Department of Information Technology			Department of Information Technology
),450,423	141,695,168	
•	,479,233	60,392,638	1
Net Appropriation 81,302,530 78,971	8,971,190	81,302,530	Net Appropriation

General Assembly Of North Carolina		Session 2023
RESERVES AND LOTTERY		
General Fund Reserve		
Requirements	450,000	117,743,582
Less: Receipts	0	(
Net Appropriation	450,000	117,743,582
Total Requirements	65,577,042,485	67,786,850,165
Less: Total Receipts	35,869,919,461	36,963,536,167
Total Net Appropriation	29,707,123,024	30,823,313,998
SECTION 2.1.(b) For purposes of this act	and the Committee R	Report described in
Section 43.2 of this act, the requirements set forth in th		1
funds, including agency receipts, appropriated to an agen	_	
GENERAL FUND AVAILABILITY		
SECTION 2.2.(a) General Fund Availabilit	ility. – The General	Fund availabilit
derived from State tax revenue, nontax revenue, and ot	•	
budget for each year of the 2023-2025 fiscal biennium is		
	FY 2023-2024	FY 2024-202
Unappropriated Balance Remaining FY 2022-23	818,331,123	1,564,437,931
Actual/Anticipated Reversions	1,021,600,829	300,000,000
Actual FY 2022-23 Overcollections	3,025,504,013	, ,
S.L. 2023-11, 2022 Budget Technical Corrections	(26,207,523)	
Tech. Adj., FY 2022-23 Unfunded Liab. Solvency R		
Total, Prior Year-End Fund Balance	4,849,228,442	1,864,437,932
))))- <u></u> ;-
Revised Consensus Revenue Forecast		
Tax Revenue	32,115,800,000	32,395,200,000
Non-Tax Revenue	1,723,100,000	1,480,100,000
Total, Tax and Non-Tax Revenue	33,838,900,000	33,875,300,000
,	, , ,	, , ,
Revenue Adjustments		
Adjustments to Tax Revenue	(134,577,000)	(652,020,000
Adjustments to Non-Tax Revenue	(3,604,984)	(2,167,189
Gross Premiums Tax Contingent on H.B. 149	21,500,000	113,390,000
S.L. 2023-42, Sport Wagering/Horse Racing Wageri		36,100,000
S.L. 2023-93, Treasury Administrative Changes Act		(5,056,718
Total, Revenue Adjustments	(113,238,702)	(509,753,907
Reservations of Revenue, Statutory* and Discretiona	ry	
State Capital and Infrastructure Fund (SCIF)*	(1,412,592,500)	(1,461,333,238
Additional Transfer to SCIF	(1,050,000,000)	(700,000,000
Savings Reserve	-	(125,000,000
Clean Water and Drinking Water Reserve	(1,000,000,000)	(1,000,000,000
Regional Economic Development Reserve	(1,250,000,000)	
Economic Development Project Reserve	(630,000,000)	(100,000,000
	(400,000,000)	(250,000,000
Medicaid Contingency Reserve		
Medicaid Contingency Reserve Medicaid Transformation Reserve	(5,000,000)	
Medicaid Transformation Reserve		(75.000.000
		(75,000,000

Geı	neral Assembly Of North Carolina		Session 2023
	Housing Reserve	(45,000,000)	(45,000,000)
	Retiree Supplement Reserve	(145,600,000)	-
	Transportation Reserve	(450,000,000)	(100,000,000)
	NCInnovation Reserve	(250,000,000)	(250,000,000)
	Tech. Adj., Unfunded Liability Solvency Reserve	(10,000,000)	-
	al, All Reservations of Revenue	(7,223,192,500)	(4,106,333,238)
ev	ised Total General Fund Availability	31,351,697,240	31,123,650,786
lei	neral Fund Net Appropriations		
	S.L. 2023-14, Care for Women, Children, & Families	s Act (80,136,285)	(79,336,285)
	H.B. 259, 2023 Appropriations Act	(29,707,123,024)	(30,823,313,998)
ſot	al, General Fund Net Appropriations	(29,787,259,309)	(30,902,650,283)
Íne	appropriated Balance Remaining	1,564,437,931	221,000,503
/116	ippropriated balance Remaining	1,504,457,751	221,000,505
	SECTION 2.2.(b) SCIF. – In addition	on to the amour	t required under
G.S	. 143C-4-3.1, the State Controller shall transfer to th		1
	blished under G.S. 143C-4-3.1 the sum of one billion		
	ne 2023-2024 fiscal year and the sum of seven hundre	•	
	4-2025 fiscal year.	(4	,
	SECTION 2.2.(c) Medicaid Contingency	Reserve. – The Sta	te Controller shall
ese	rve to the Medicaid Contingency Reserve described i		
	he General Fund the sum of four hundred million of		
	ds for the 2023-2024 fiscal year and the sum of		
	50,000,000) in nonrecurring funds for the 2024-2025		
	SECTION 2.2.(d) IT Reserve. – The State Co	•	e to the Information
'ec	hnology Reserve established in Section 2.2(h) of S.L		
	eral Fund the sum of four hundred fifty million dollar		
	the 2023-2024 fiscal year. The State Controller		6
	rmation Technology Reserve to State agencies and d		
	ects in accordance with the following schedule, and	-	
	the fiscal year in which they are transferred:		11 1
	, , , , , , , , , , , , , , , , , , ,		
	State Agency or Department	2023-2024	2024-2025
(1)	Department of Information Technology		
	(Budget Code: 14660)	\$43,546,653	\$14,806,653
2)	Department of Environmental Quality	. , ,	. , ,
	(Budget Code: 14300)	7,500,000	2,500,000
3)	Department of Environmental Quality-Spec. Rev		, ,
ĺ	(Budget Code: 24317)	5,510,000	5,510,000
4)	General Assembly		, ,
. /	(Budget Code: 21000)	15,000,000	0
5)	Department of Public Safety	. ,	
,	(Budget Code: 14550)	3,000,000	0
(6)	Department of Health and Human Services	. ,	
. /	(Budget Code: 14440)	8,180,000	680,000
			•
7)	Department of Health and Human Services		
(7)	(Budget Code: 14410)	14,177,000	0

51 (8) University of North Carolina – BOG Instit. Pgms.

	ral Assembly Of North Carolina		Session 2023
	(Budget Code: 16011)	3,250,000	0
(9)	University of North Carolina – BOG Related Ed. I	Pgms.	
. ,	(Budget Code: 16012)	22,622,000	25,518,000
(10)	State Board of Elections		
	(Budget Code: 18025)	5,600,000	0
(11)	Office of State Human Resources		
. ,	(Budget Code: 14111)	5,600,000	0
(12)	NC Community College System		
	(Budget Code: 26802)	0	15,000,000
(13)	State Capital and Infrastructure Fund		
. ,	(Budget Code: 24001)	8,000,000	0
(14)	Revenue	, ,	
	(Budget Code: 14700)	1,650,000	0
	(<i>y y</i>	
	SECTION 2.2.(e) SERDRF. – The State	Controller shall rese	erve to the State
Emer	gency Response and Disaster Relief Fund establis		
	ble in the General Fund the sum of seventy-fi		
	curring funds for the 2023-2024 fiscal year and th		
	000,000) in nonrecurring funds for the 2024-2025		
	er funds available in the State Emergency Respon	-	
	ies and departments for the purposes described in Se		
-	the following schedule. The funds transferred are		
	g June 30, 2028.		
	-		
	State Agency or Department	2023-2024	2024-2025
	State Agency or Department	2023-2024	2024-2025
		2023-2024	2024-2025
	Emergency Management		2024-2025 \$0
(1)	Emergency Management (Budget Code: 24552)	\$174,601,092	
(1) (2)	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special	\$174,601,092	
(1) (2)	Emergency Management (Budget Code: 24552)	\$174,601,092	\$0
(1)	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation	\$174,601,092 22,255,000	\$0
 (1) (2) (3) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704)	\$174,601,092	\$0 0
(1) (2)	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance	\$174,601,092 22,255,000 20,000,000	\$0 0
 (1) (2) (3) (4) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance (Budget Code: 63903)	\$174,601,092 22,255,000	\$0 0 0
 (1) (2) (3) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance (Budget Code: 63903) Department of Environmental Quality	\$174,601,092 22,255,000 20,000,000 20,000,000	\$0 0 0 0
 (1) (2) (3) (4) (5) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance (Budget Code: 63903) Department of Environmental Quality (Budget Code: 14300)	\$174,601,092 22,255,000 20,000,000	\$0 0 0
 (1) (2) (3) (4) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance (Budget Code: 63903) Department of Environmental Quality (Budget Code: 14300) Department of Environmental Quality – Disaster	\$174,601,092 22,255,000 20,000,000 20,000,000 7,500,000	\$0 0 0 0 0
 (1) (2) (3) (4) (5) (6) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance (Budget Code: 63903) Department of Environmental Quality (Budget Code: 14300) Department of Environmental Quality – Disaster (Budget Code: 24310)	\$174,601,092 22,255,000 20,000,000 20,000,000	\$0 0 0 0
 (1) (2) (3) (4) (5) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance (Budget Code: 63903) Department of Environmental Quality (Budget Code: 14300) Department of Environmental Quality – Disaster (Budget Code: 24310) Wildlife Resources Commission	\$174,601,092 22,255,000 20,000,000 20,000,000 7,500,000 10,493,953	\$0 0 0 0 0 987,906
 (1) (2) (3) (4) (5) (6) (7) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance (Budget Code: 63903) Department of Environmental Quality (Budget Code: 14300) Department of Environmental Quality – Disaster (Budget Code: 24310) Wildlife Resources Commission (Budget Code: 14350)	\$174,601,092 22,255,000 20,000,000 20,000,000 7,500,000	\$0 0 0 0 0
 (1) (2) (3) (4) (5) (6) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance (Budget Code: 63903) Department of Environmental Quality (Budget Code: 14300) Department of Environmental Quality – Disaster (Budget Code: 24310) Wildlife Resources Commission (Budget Code: 14350) DEQ – Special Revenue	\$174,601,092 22,255,000 20,000,000 20,000,000 7,500,000 10,493,953 11,000,000	\$0 0 0 0 0 987,906 0
 (1) (2) (3) (4) (5) (6) (7) (8) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance (Budget Code: 63903) Department of Environmental Quality (Budget Code: 14300) Department of Environmental Quality – Disaster (Budget Code: 24310) Wildlife Resources Commission (Budget Code: 14350) DEQ – Special Revenue (Budget Code: 24317)	\$174,601,092 22,255,000 20,000,000 20,000,000 7,500,000 10,493,953	\$0 0 0 0 0 987,906
 (1) (2) (3) (4) (5) (6) (7) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance (Budget Code: 63903) Department of Environmental Quality (Budget Code: 14300) Department of Environmental Quality – Disaster (Budget Code: 24310) Wildlife Resources Commission (Budget Code: 14350) DEQ – Special Revenue (Budget Code: 24317) UNC at Chapel Hill – Academic Affairs	\$174,601,092 22,255,000 20,000,000 20,000,000 7,500,000 10,493,953 11,000,000 10,000,000	\$0 0 0 0 0 987,906 0 10,000,000
 (1) (2) (3) (4) (5) (6) (7) (8) (9) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance (Budget Code: 63903) Department of Environmental Quality (Budget Code: 14300) Department of Environmental Quality – Disaster (Budget Code: 24310) Wildlife Resources Commission (Budget Code: 14350) DEQ – Special Revenue (Budget Code: 24317) UNC at Chapel Hill – Academic Affairs (Budget Code: 16020)	\$174,601,092 22,255,000 20,000,000 20,000,000 7,500,000 10,493,953 11,000,000	\$0 0 0 0 0 987,906 0
 (1) (2) (3) (4) (5) (6) (7) (8) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance (Budget Code: 63903) Department of Environmental Quality (Budget Code: 14300) Department of Environmental Quality – Disaster (Budget Code: 24310) Wildlife Resources Commission (Budget Code: 14350) DEQ – Special Revenue (Budget Code: 24317) UNC at Chapel Hill – Academic Affairs (Budget Code: 16020) NC School of Science & Math	\$174,601,092 22,255,000 20,000,000 20,000,000 7,500,000 10,493,953 11,000,000 10,000,000 330,000	\$0 0 0 0 0 987,906 0 10,000,000 330,000
 (1) (2) (3) (4) (5) (6) (7) (8) (9) (10) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance (Budget Code: 63903) Department of Environmental Quality (Budget Code: 14300) Department of Environmental Quality – Disaster (Budget Code: 24310) Wildlife Resources Commission (Budget Code: 14350) DEQ – Special Revenue (Budget Code: 24317) UNC at Chapel Hill – Academic Affairs (Budget Code: 16020) NC School of Science & Math (Budget Code: 16094)	\$174,601,092 22,255,000 20,000,000 20,000,000 7,500,000 10,493,953 11,000,000 10,000,000	\$0 0 0 0 0 987,906 0 10,000,000
 (1) (2) (3) (4) (5) (6) (7) (8) (9) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance (Budget Code: 63903) Department of Environmental Quality (Budget Code: 14300) Department of Environmental Quality – Disaster (Budget Code: 24310) Wildlife Resources Commission (Budget Code: 14350) DEQ – Special Revenue (Budget Code: 24317) UNC at Chapel Hill – Academic Affairs (Budget Code: 16020) NC School of Science & Math (Budget Code: 16094) North Carolina Central University	\$174,601,092 22,255,000 20,000,000 20,000,000 7,500,000 10,493,953 11,000,000 10,000,000 330,000 264,000	\$0 0 0 0 0 987,906 0 10,000,000 330,000 0
 (1) (2) (3) (4) (5) (6) (7) (8) (9) (10) 	Emergency Management (Budget Code: 24552) Office of State Budget and Management – Special Appropriations (Budget Code: 13085) DACS–Soil & Water Conservation (Budget Code: 23704) Department of Insurance (Budget Code: 63903) Department of Environmental Quality (Budget Code: 14300) Department of Environmental Quality – Disaster (Budget Code: 24310) Wildlife Resources Commission (Budget Code: 14350) DEQ – Special Revenue (Budget Code: 24317) UNC at Chapel Hill – Academic Affairs (Budget Code: 16020) NC School of Science & Math (Budget Code: 16094)	\$174,601,092 22,255,000 20,000,000 20,000,000 7,500,000 10,493,953 11,000,000 10,000,000 330,000	\$0 0 0 0 0 987,906 0 10,000,000 330,000

50 SECTION 2.2.(f) Retiree Supplement Reserve. – There is established in the General 51 Fund a Retiree Supplement Reserve to provide funds for a four percent (4%) retiree supplement.

The State Controller shall reserve to the Retiree Supplement Reserve from funds available in the General Fund the sum of one hundred forty-five million six hundred thousand dollars (\$145,600,000) in nonrecurring funds for the 2023-2024 fiscal year. The State Controller shall transfer to State agencies and departments the funds needed to provide the four percent (4%) supplement as provided in Section 39.27 of this act, and the funds transferred are appropriated for the fiscal year in which they are transferred.

7 SECTION 2.2.(g) Clean Water and Drinking Water Reserve. – The State Controller 8 shall reserve to the Clean Water and Drinking Water Reserve established in Section 2.2(p) of 9 S.L. 2022-74 from funds available in the General Fund the sum of one billion dollars 10 (\$1,000,000,000) in nonrecurring funds for the 2023-2024 fiscal year and the sum of one billion dollars (\$1,000,000,000) in nonrecurring funds for the 2024-2025 fiscal year. The State 11 12 Controller shall transfer to the Department of Environmental Quality the funds needed for clean 13 water and drinking water projects in accordance with Section 12.2 of this act, and the funds 14 transferred are appropriated for the fiscal year in which they are transferred.

15 SECTION 2.2.(h) Economic Development Project Reserve. – The State Controller shall reserve to the Economic Development Project Reserve established in Section 2.2 of S.L. 16 2021-180 from funds available in the General Fund the sum of six hundred thirty million dollars 17 18 (\$630,000,000) in nonrecurring funds for the 2023-2024 fiscal year and the sum of one hundred 19 million dollars (\$100,000,000) for the 2024-2025 fiscal year. The State Controller shall transfer 20 funds available in the Economic Development Project Reserve to State agencies and departments 21 for economic development initiatives in accordance with the following schedule, and the funds 22 transferred are appropriated for the fiscal year in which they are transferred: 23

23 24		State Agency or Department	2023-2024	2024-2025
25				
26	(1)	Department of Commerce		
27		(Budget Code: 14601)	\$10,000,000	\$0
28	(2)	Department of Commerce		
29		(Budget Code: 14602)	10,600,000	108,400,000
30	(3)	Department of Environmental Quality		
31		(Budget Code: 14300)	1,000,000	0
32				

33 SECTION 2.2.(i) Housing Reserve. - The State Controller shall reserve to the Housing Reserve established in Section 2.2(k) of S.L. 2022-74 from funds available in the 34 35 General Fund the sum of forty-five million dollars (\$45,000,000) in nonrecurring funds for the 36 2023-2024 fiscal year and the sum of forty-five million dollars (\$45,000,000) in nonrecurring 37 funds for the 2024-2025 fiscal year. The State Controller shall transfer funds available in the 38 Housing Reserve to the Housing Finance Agency (Budget Code: 13010) in the sum of forty-five 39 million dollars (\$45,000,000) in nonrecurring funds for the 2023-2024 fiscal year and the sum of 40 forty-five million dollars (\$45,000,000) in nonrecurring funds for the 2024-2025 fiscal year, and 41 those funds are appropriated for the fiscal year in which they are transferred.

42 **SECTION 2.2.(j)** Transportation Reserve. – There is established in the General Fund 43 a Transportation Reserve. The State Controller shall reserve to the Transportation Reserve from 44 funds available in the General Fund the sum of four hundred fifty million dollars (\$450,000,000) 45 in nonrecurring funds for the 2023-2024 fiscal year and the sum of one hundred million dollars 46 (\$100,000,000) in nonrecurring funds for the 2024-2025 fiscal year. Funds transferred under this 47 subsection are appropriated to the Department of Transportation (Budget Code: 84210) for the 48 fiscal year in which they are transferred to be used in accordance with this act.

49 SECTION 2.2.(k) NCInnovation. – There is established in the General Fund an
 50 NCInnovation Reserve to make funds available for NCInnovation, Inc. (NCInnovation), a North
 51 Carolina nonprofit corporation, for the purposes set out in Section 11.9 of this act. The State

Controller shall reserve to the NCInnovation Reserve from funds available in the General Fund 1 2 the sum of two hundred fifty million dollars (\$250,000,000) in nonrecurring funds for the 3 2023-2024 fiscal year and the sum of two hundred fifty million dollars (\$250,000,000) in 4 nonrecurring funds for the 2024-2025 fiscal year. The State Controller shall transfer portions of 5 the funds in the NCInnovation Reserve to the Department of Commerce (Department) as 6 provided in this subsection, and these funds are hereby appropriated to the Department for 7 allocation to NCInnovation for purposes consistent with Section 11.9 of this act. The required 8 transfers are as follows: 9 (1)Two hundred fifty million dollars (\$250,000,000) upon the Department 10 certifying to the State Controller that NCInnovation has met the requirements 11 set out in Article 76B of Chapter 143 of the General Statutes, as enacted by 12 Section 11.9 of this act. 13 Two hundred fifty million dollars (\$250,000,000) upon the later of July 1, (2)14 2024, or the Department certifying to the State Controller that NCInnovation 15 has met the following requirements: 16 NCInnovation has established a network of regional innovation hubs a. with at least four regional innovation hubs. 17 18 b. NCInnovation has completed (i) research, technology, and innovation 19 studies of the four regional innovation hubs to maximize local 20 educational research efforts and the commercialization of those efforts 21 to meet regional needs and (ii) a statewide strategic technology 22 development plan. 23 NCInnovation has produced and provided to the Joint Legislative c. 24 Commission on Governmental Operations detailed spending plans and 25 performance management programs for awarding funds. 26 NCInnovation has received written commitments for private d. 27 contributions totaling at least twenty-five million dollars 28 (\$25,000,000) to be received within four years of receipt of the 29 endowment. 30 NCInnovation has reported, at least semiannually, to the Joint e. 31 Legislative Commission on Governmental Operations on the progress 32 of meeting the requirements of this subdivision. 33 SECTION 2.2.(1) World University Games Reserve. – Section 2.2(j) of S.L. 2022-74 34 reads as rewritten: 35 "SECTION 2.2.(j) There is established in the General Fund a World University Games 36 Reserve to make funds available to support the State of North Carolina as a host of the 2027-2029 37 World University Games upon an act of appropriation by the General Assembly. The State 38 Controller shall reserve to the World University Games Reserve from funds available in the 39 General Fund the sum of twenty-five million dollars (\$25,000,000) in nonrecurring funds for the 40 2022-2023 fiscal year. Funds in the reserve that have not been appropriated by June 30, 2026, 41 June 30, 2024, shall revert to the General Fund and the World University Games Reserve shall 42 be eliminated." SECTION 2.2.(m) World University Games Appropriation. - The State Controller 43 44 shall transfer to the Department of Commerce (Budget Code: 14602) the sum of twenty-five 45 million dollars (\$25,000,000) in the 2023-2024 fiscal year from the World University Games 46 Reserve, and the funds transferred are appropriated for the fiscal year in which they are 47 transferred. The Department shall annually report no later than October 1 following the 48 conclusion of any fiscal year in which funds appropriated by this section are expended or 49 encumbered on activities and programs supported by the funds. Funds appropriated by this 50 subsection that have not been expended or encumbered by June 30, 2024, shall revert to the

51 General Fund.

General Assembly Of North Carolina Session 2023 SECTION 2.2.(n) Regional Economic Development Reserve. – There is established 1 2 in the General Fund a Regional Economic Development Reserve. The State Controller shall 3 reserve to the Regional Economic Development Reserve from funds available in the General 4 Fund the sum of one billion two hundred fifty million dollars (\$1,250,000,000) in nonrecurring 5 funds for the 2023-2024 fiscal year and shall transfer funds available in the Reserve in accordance 6 with the following schedule, and the funds transferred are appropriated for the fiscal year in 7 which the funds are transferred: 8 **State Agency or Department** 2023-2024 2024-2025 9 10 (1)Office of State Budget and Management – Spec. Approp. 11 (Budget Code: 13085) \$1,245,350,000 \$4,650,000 12 13 SECTION 2.2.(p) Federal Infrastructure Match Reserve. – The State Controller shall 14 reserve to the Federal Infrastructure Match Reserve established in Section 2.2(m) of S.L. 2022-74 from funds available in the General Fund the sum of fifty million dollars (\$50,000,000) in 15 nonrecurring funds for the 2023-2024 fiscal year. The State Controller shall transfer funds 16 17 available in the Federal Infrastructure Match Reserve to agencies and departments as needed to 18 draw down federal funds in accordance with the following schedule, and the funds transferred 19 are appropriated for the fiscal year in which the funds are transferred: 20 21 **State Agency or Department** 2023-2024 2024-2025 22 23 (1)Department of Commerce 24 (Budget Code: 14600) \$250,000 \$250,000 25 Department of Environmental Quality (2)26 (Budget Code: 14300) 850,000 850,000 27 (3) Department of Environmental Quality 28 (Budget Code: 24300) 1,388,921 1,388,921 29 Department of Environmental Quality (4) 30 Budget Code: 64305) 500,000 500,000 Department of Environmental Quality 31 (5) 32 (Budget Code: 64311) 3,975,123 8,675,950 33 Department of Environmental Quality (6) 34 (Budget Code: 64320) 6,605,875 14,417,727 35 Office of State Budget and Management (7)36 (Budget Code: 13005) 10,000,000 0 37 38 SECTION 2.2.(q) Medicaid Transformation Reserve. – The State Controller shall

reserve to the Medicaid Transformation Reserve from funds available in the General Fund the sum of five million dollars (\$5,000,000) in nonrecurring funds for the 2023-2024 fiscal year. The State Controller shall transfer the sum of one hundred million dollars (\$100,000,000) for the 2023-2024 fiscal year and the sum of sixty million six hundred forty-two thousand one hundred seventy dollars (\$60,642,170) for the 2024-2025 fiscal year from funds available in the Medicaid Transformation Reserve in the General Fund to the Medicaid Transformation Fund, established under Section 12H.29 of S.L. 2015-241.

SECTION 2.2.(r) Savings Reserve. – Notwithstanding G.S. 143C-4-2, the State
Controller shall transfer to the Savings Reserve the sum of one hundred twenty-five million
dollars (\$125,000,000) in nonrecurring funds in the 2024-2025 fiscal year.

SECTION 2.2.(s) Golden LEAF. – G.S. 143C-9-3(a1) reads as rewritten:

50 "(a1) Each year, the sum of seventeen million five hundred thousand dollars (\$17,500,000)
 51 twenty-five million dollars (\$25,000,000) from the Settlement Reserve Fund is appropriated to

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The Golden L.E.A.F. (Long-Term Economic Advancement Foundation), Inc., a nonprofit 1 2 corporation, and these funds shall not be subject to G.S. 143C-6-23. The remainder of the funds 3 credited to the Settlement Reserve Fund each fiscal year shall be transferred to the General Fund 4 and included in General Fund availability as nontax revenue." 5 **SECTION 2.2.(t)** Directives to Controller. – The State Controller shall ensure that 6 the funds directed to be reserved in the 2023-2024 fiscal year under this section are completed as 7 soon as practicable but no later than the end of the 2023-2024 fiscal year and the funds directed 8 to be reserved in the 2024-2025 fiscal year under this section are completed as soon as practicable 9 but no later than the end of the 2024-2025 fiscal year. In making the transfers required under this 10 section, the State Controller shall prioritize transfers to Reserves that support expenditures 11 occurring in the 2023-2025 fiscal biennium. 12 SECTION 2.2.(u) Reservations Not Appropriation. - Except as otherwise 13 specifically provided, nothing in this section shall be construed as appropriating funds reserved 14 pursuant to this section. Funds reserved pursuant to this section do not constitute an "appropriation made by law," as that phrase is used in Section 7(1) of Article V of the North 15 Carolina Constitution. 16 17 18 PART III. HIGHWAY FUND AND HIGHWAY TRUST FUND 19 20 **CURRENT OPERATIONS AND EXPANSION/HIGHWAY FUND** 21 **SECTION 3.1.** Appropriations from the State Highway Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are 22 made for the fiscal biennium ending June 30, 2025, according to the following schedule: 23 24 **Highway Fund** FY 2023-24 FY 2024-25 25 \$117,336,157 Administration \$117,336,157 26 **Division of Highways** 27 Administration 58,305,975 57,986,424 28 Construction 81,043,078 77,543,078 29 1,893,649,560 2,165,993,362 Maintenance 30 Governor's Highway Safety Program 324,111 324,111 31 **OSHA** 358,030 358,030 32 Aid to Municipalities 170,375,000 185,875,000 33 **Intermodal Divisions** 34 64,679,849 Ferry 74,029,849 35 Public Transportation, Bicycle 36 and Pedestrian 79,510,286 69,510,286 37 Aviation 184,174,429 179,374,429 38 45,299,938 45,299,938 Rail 39 172.914.364 **Division of Motor Vehicles** 147.883.896 40 Other State Agencies, Reserves, Transfers 59,459,404 72,817,577 41 **Capital Improvements** 29,819,819 10,571,863 42 **Highway Fund Total** \$2,966,600,000 \$3,195,554,000 43 44 HIGHWAY FUND AVAILABILITY **SECTION 3.2.** The Highway Fund availability used in developing the 2023-2025 45 46 fiscal biennial budget is shown below: 47 FY 2023-2024 FY 2024-2025 48 **Beginning Balance \$0 \$0** 49 50 **Consensus Revenue Forecast** 51 Motor Fuels Tax 1,805,200,000 1,827,700,000

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Licenses and Fees	895,100,000	1,053,300,000
Short-Term Lease	116,700,000	121,500,000
Investment Income	40,700,000	35,700,000
Sales Tax Transfer	106,300,000	163,000,000
Adjustments to Availability		
Aviation Fuels Tax Changes	0	(11,100,000)
Sales Tax Changes	(100,000)	(300,000)
Title Fees – Transfer from Highway Trust Fund	1,500,000	1,954,000
Electric Vehicle Registration Fee Increase	500,000	2,000,000
Plug-In Hybrid Registration Fee	700,000	1,800,000
Total Highway Fund Availability	\$2,966,600,000	\$3,195,554,000
HIGHWAY TRUST FUND APPROPRIATIONS		
SECTION 3.3. Appropriations from the Sta	ate Highway Trust Fun	d for construction.
for operations of the Department of Transportation, and	e	
made for the fiscal biennium ending June 30, 2025, acc		
	0	
Highway Trust Fund	FY 2023-24	FY 2024-25
Program Administration	42,017,311	42,017,311
Bond	121,439,825	121,436,775
Turnpike Authority	49,000,000	49,000,000
State Ports Authority	45,000,000	45,000,000
FHWA State Match	6,070,440	6,176,440
Strategic Prioritization Funding		
Plan for Transportation Investments	2,044,867,396	2,181,475,474
Transfer to Visitor Center	640,000	640,000
Highway Trust Fund Total	\$2,309,034,972	\$2,445,746,000
HIGHWAY TRUST FUND AVAILABILITY		
SECTION 3.4. The Highway Trust Fu	nd availability used i	in developing the
2023-2025 fiscal biennial budget is shown below:	-	
	FY 2023-2024	FY 2024-2025
Beginning Balance	\$0	\$0
Unspent Advance Acquisition Hardship Funds	109,834,972	0
Consensus Revenue Forecast		
Highway Use Tax	1,112,400,000	1,160,800,000
Motor Fuels Tax	598,900,000	602,500,000
Fees	142,100,000	170,900,000
Investment Income	28,900,000	25,300,000
Sales Tax Transfer	318,800,000	489,200,000
Adjustments to Availability		
Sales Tax Changes	(400,000)	(1,000,000)
Title Fees – Transfer to Highway Fund	(1,500,0000)	(1,954,000)
Total Highway Trust Fund Availability	\$2,309,034,972	\$2,445,746,000
rotai mguway rrust runu Avanability	φ 4,3V7,V34,7 74	φ 4,773,740,000
PART IV. OTHER AVAILABILITY AND APPRO	δριλτιωνς	
PARTIV, OTHER AVAILABILITY AND APPRO	PRIATUUNS	

OTHER APPROPRIATIONS

2 **SECTION 4.1.(a)** State funds, as defined in G.S. 143C-1-1(d)(25), are appropriated 3 for each year of the 2023-2025 fiscal biennium, as follows:

- 4 (1) All budget codes listed in the Governor's Recommended Base Budget for the 5 2023-2025 fiscal biennium, submitted pursuant to G.S. 143C-3-5, are 6 appropriated up to the amounts specified, as adjusted by the General 7 Assembly in this act and as delineated in the Committee Report described in 8 Section 43.2 of this act, or in another act of the General Assembly.
- 9 (2) Agency receipts up to the amounts needed to implement the legislatively 10 mandated salary increases and employee benefit increases provided in this act 11 for each year of the 2023-2025 fiscal biennium.

12 **SECTION 4.1.(b)** Receipts collected in a fiscal year in excess of the amounts 13 appropriated by this section shall remain unexpended and unencumbered until appropriated by 14 the General Assembly, unless the expenditure of overrealized receipts in the fiscal year in which 15 the receipts were collected is authorized by G.S. 143C-6-4. Overrealized receipts are 16 appropriated in the amounts necessary to implement this subsection.

SECTION 4.1.(c) Funds may be expended only for the specified programs,
 purposes, objects, and line items or as otherwise authorized by the General Assembly.

19 20

1

OTHER RECEIPTS FROM PENDING AWARD GRANTS

SECTION 4.2.(a) Notwithstanding G.S. 143C-6-4, State agencies may, with approval of the Director of the Budget, spend funds received from grants awarded after the enactment of this act for grant awards that are for less than two million five hundred thousand dollars (\$2,500,000). State agencies shall report to the Joint Legislative Commission on Governmental Operations, the chairs of the Senate Committee on Appropriations/Base Budget, the chairs of the House Appropriations Committee, and the Fiscal Research Division within 30 days of receipt of such funds.

State agencies may spend up to the greater of one percent (1%) or ten million dollars (\$10,000,000) of the total amount of grants awarded after the enactment of this act to respond to an emergency, as defined in G.S. 166A-19.3, with the approval of the Director of the Budget. State agencies shall report to the Joint Legislative Commission on Governmental Operations, the chairs of the Senate Committee on Appropriations/Base Budget, the chairs of the House Appropriations Committee, and the Fiscal Research Division within 30 days of receipt of such funds, including specifying the total amount of grants awarded to respond to the emergency.

State agencies may spend all other funds from grants awarded after the enactment of this act only with approval of the Director of the Budget and after consultation with the Joint Legislative Commission on Governmental Operations.

SECTION 4.2.(b) The Office of State Budget and Management shall work with the recipient State agencies to budget grant awards according to the annual program needs and within the parameters of the respective granting entities. Depending on the nature of the award, additional State personnel may be employed on a time-limited basis. Funds received from such grants are hereby appropriated up to the applicable amount set forth in subsection (a) of this section and shall be incorporated into the authorized budget of the recipient State agency.

44 **SECTION 4.2.(c)** Notwithstanding the provisions of this section, no State agency 45 may accept a grant not anticipated in this act if (i) acceptance of the grant would obligate the 46 State to make future expenditures relating to the program receiving the grant or would otherwise 47 result in a financial obligation as a consequence of accepting the grant funds or (ii) the grant 48 funds will be used for a capital project.

49

50 EDUCATION LOTTERY FUNDS/NEEDS-BASED PUBLIC SCHOOL CAPITAL FUND 51 CHANGES

	General Assem	bly Of North Carolin	a		Session 2023
1 2		TION 4.3.(a) The all libiennium are as follo		n the Education Lot	tery Fund for the
3				FY 2023-2024	FY 2024-2025
4	Noninstructiona	l Support Personnel		\$385,914,455	\$385,914,455
5	Prekindergarten			78,252,110	78,252,110
6		uilding Capital Fund		100,000,000	100,000,000
7		iblic School Capital Fu	nd	254,252,612	258,252,612
8		lepair & Renovation		50,000,000	50,000,000
9		erve Fund for Public C	Colleges	20,000,000	
10	and Univers		8	41,194,733	41,194,733
11	LEA Transporta			21,386,090	21,386,090
12	TOTAL ALLC			\$931,000,000	\$935,000,000
13				\$ 701 ,000,000	<i>\$766,000,000</i>
14	SEC	TION 4.3.(b) Article	e 38B of Chapter 1	15C of the General	Statutes reads as
15	rewritten:				
16			"Article 38B.		
17		"Needs-Base	ed Public School C	apital Fund.	
18	"§ 115C-546.10	. Fund created; purp		1	
19	-	eated the Needs-Base	/ L		interest-bearing.
20		ecial fund in the Depar		-	_
21		f the Needs-Based Pu			
22		the provisions of G.S			
23		award grants from the			
24		needs in accordance w			F
25	(1)	Counties designated			
26	(2)	-	-	ility to generate sales	s tax and property
27		tax revenue.		, ,	1 1 2
28	(3)	Counties with a high	h debt-to-tax revenu	ue ratio.	
29	(4)			ress critical deficiend	cies in adequately
30		serving the current a			1 2
31	(5)	Projects with new c	onstruction or com	plete renovation of ex	xisting facilities.
32	(6)			bre schools into one	
33	(7)			under this Article in	•
34		years.	U		L
35	"§ 115C-546.11	. Matching requirem	ent; use of funds;	maximum awards;	project review.
36	(a) An e	ligible county awarded	d a grant under this	s Article shall provid	de local matching
37	funds from cour	nty funds, other non-St	ate funds, or a com	bination of these sou	irces for the grant
38	as provided in th	is section. An eligible of	county is a county w	ith an adjusted mark	et value of taxable
39	real property of	less than forty billion	dollars (\$40,000,00	00,000). The adjuste	d market value of
40	taxable property	in a county is equal to	o the county's asses	ssed taxable real proj	perty value, using
41	the latest available	ble data published by t	he Department of H	Revenue, divided by	the county's sales
42	assessment ratio	determined under G.S	. 105-289(h). The a	amount of matching f	funds for a county
43	-	shall be published ann	•••		
44		od. The local match req	11	1 0	
45	-	ective at the time of the	e grant award. The	local match requirer	ment is calculated
46	as follows:	. .			
47	Adjusted N	Aarket Value of Taxa	ble Real Property		
48	~	_	.	_	
49 50	Over		Jp to	Percen	tage Match
50	\$0 \$2 h : 11: -		2 billion		0%
51	\$2 billio	n \$	10 billion		5%

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1	\$10 billio	n \$20 billion	15%
2	\$20 billio		25%
3	\$30 billio	n \$40 billion	35%
4	(b) Grant	funds shall be used only for the construction of new school	ol buildings and
5	additions, repairs	, and renovations. Grant funds shall not be used for real proper	ty acquisition or
6	for capital improv	vements to administrative buildings. Grant funds shall be disb	ursed in a series
7	of payments base	d on the progress of the project. To obtain a payment, the gran	ntee shall submit
8	a request for pay	ment along with documentation of the expenditures for which	n the payment is
9	requested and evi	dence that the matching requirement contained in subsection (a) of this section
10	has been met. No	p portion of grant funds may be used to acquire a Leadership	p in Energy and
11	Environmental D	esign (LEED) certification.	
12	(c) Maxir	num grant award amounts shall be determined as follows:	
13	(1)	Up to thirty-forty-two million dollars (\$30,000,000) (\$42,	<u>000,000)</u> for an
14		elementary school.	
15	(2)	Up to forty fifty-two million dollars (\$40,000,000) (\$52,000,0	
16		school or a combination of an elementary and middle school.	
17	(3)	Up to fifty sixty-two million dollars (\$50,000,000) (\$62,000) <u>,000)</u> for a high
18		school.	
19		pepartment of Public Instruction shall review projected enrolli	
20		ss of a project's size and scope. A county may include in a gra	
21		amount that would enable the project to proceed. A grant	
22		olidate two or more schools by (i) making additions or renov	
23		lities and (ii) closing one or more existing school facilities m	•
24		y the Department of Public Instruction as a single project. Each	
25	-	Article shall be evaluated independent of other grant application	
26	• •	apply for projects that exceed an aggregate amount greater that	
27	-	unts listed in subsection (c) of this section in any single year.	_
28 29		ion shall not award a grant to an applicant at less than the requiimum grant amounts listed in subsection (c) of this section for	
29 30		bunt of grant funds available for other grant applications. If a co	
31	-	a grant awarded under this section, the Department shall not a	-
32		nty for 24 months from the date the grant award was declined	
33	-	Grant agreement; requirements.	<u>or forfetted.</u>
34	-	nty receiving grant funds pursuant to this Article shall enter in	to an agreement
35		ent of Public Instruction detailing the use of grant funds. The	
36	_	l of the following:	ugi comone shan
37	(1)	A requirement that the grantee seek planning assistance and p	olan review from
38	()	the School Planning Section of the Department of Public Inst	
39	(2)	A progress payment provision governing disbursements to the	
40		duration of the school construction project based upon t	•
41		progress and documentation satisfactory to the Department th	
42		requirement in G.S. 115C-546.11 has been met.	C
43	(3)	A provision requiring periodic reports to the Department of P	ublic Instruction
44		on the use of disbursed grant funds and the progress of the sch	ool construction
45		project.	
46	(4)	A requirement that matching funds paid by the court	ity pursuant to
47		G.S. 115C-546.11 must be derived from non-State and nonfe	deral funds.
48	<u>(5)</u>	A provision requiring repayment in full of awarded grant fu	
49		the grant recipient declines the grant award or the grant is for	feited.

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	(b)	Proie	ct construction must be initiated within 24 months of the awa	ard of grant funds.
The			ent of Public Instruction may grant a 12-month extension un	
	cumstai		on of rubic instruction may grant a 12 month extension a	<u>ider extraorantary</u>
<u>en</u>	<u>(c)</u>		nt awarded under this section may be forfeited if any of the f	ollowing occur
	<u>(C)</u>	$\frac{11 \text{ gra}}{(1)}$	Project construction is not initiated on time.	onowing occur.
		$\frac{(1)}{(2)}$	Project scope changes significantly from what was out	lined in the grant
		<u>(2)</u>	agreement.	inter in the grant
		<u>(3)</u>	Any statement or information provided in the grant ap	onlication is later
		<u>(5)</u>	determined to be materially false.	<u>spireution is luter</u>
		(4)	Local funding is subsequently decreased from the amount	nt provided in the
		<u></u>	grant application.	
	(d)	For g	rant awards that, due to extraordinary circumstances, are for	feited or declined.
the		-	f Public Instruction may deduct reasonable administrative co	
			connection with the project from grant funds disbursed to the	
	-		f fund repayment. A grant recipient shall provide documentat	
			o support any administrative costs to be deducted.	<u></u>
			Lease exception; requirements.	
0	(a)		ithstanding any provision of this Article to the contrary, a c	county may utilize
gra	· ·		lease agreement if all of the following criteria are met:	5 5
		(1)	Ownership of the subject property on which the leased sch	nool is constructed
			shall be retained by the county.	
		(2)	The lease agreement shall include a repairs and maintena	nce provision that
			requires the landlord to bear the entire expense of all rep	airs, maintenance,
			alterations, or improvements to the basic structure, fixture	
			and grounds of the subject property for the term of the leas	e.
		(3)	The lease agreement shall be for a term of at least 15 years	and no more than
			25 years.	
		(4)	In lieu of the progress payment requirement provided in G.S.	5. 115C-546.11(b),
			a county that has entered into a lease agreement shall pro-	
			lease agreement to the Department of Public Instruct	ion and shall be
			periodically reimbursed upon submission of documentation	satisfactory to the
			Department that the matching requirement of this section h	
	(b)		e purposes of this section, the term "lease agreement" shall inc	• •
<u> </u>		-	edevelopment agreements entered into in anticipation of or i	
			agreement entered into pursuant to this subsection shall	v
-			Article 8 of Chapter 159 of the General Statutes. In determ	-
	-		at is necessary or expedient pursuant to G.S. 15	
		. ,	1), the Local Government Commission may consider a	ny other relevant
			financing methods available to the county.	
"§ :			Reporting.	
	(a)		before April 1 of each year, a grant recipient shall submit to	-
			n an annual report for the preceding year that describes th	
•			the grant was received. The grant recipient shall submit a	-
De			ablic Instruction within three months of the completion of the	1 0
	(b)		before May 1 of each year, the Department of Public Instruc	
-			rs of the Senate Appropriations Committee on Education/Hig	
			use Appropriations Committee on Education, and the Fiscal H	
The	e report		contain at least all of the following information for the fiscal	•
		(1) (2)	Number, description, and geographic distribution of projec	
		(2)	Total cost of each project and amount supported by the Ne	eeus-dased Public
			School Capital Fund.	

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1 2 3	(3)	years l	based u	or local school administrative unit capital ne pon present conditions and estimated demog	raphic changes.
4	(4)	Schoo	l Capita	ve recommendations for improving the N al Fund program."	
5				he Department of Public Instruction may awa	
6				to the maximum amounts provided in sub	
7 8		•		ed an award for new construction under G	
8 9				, provided that the county has not yet begun onal funding pursuant to this subsection shal	
9 10		-	-	amount not exceeding twelve million dollar	-
10		-		actual bids or other documentation of cost in	· · · ·
11		-		the original project scope outlined in the	•
12	1		-	funding. The additional grant awards provide	6 6
13 14				same local matching requirement applicable	
15				nent may amend any existing agreements ent	-
16				award to accommodate the increased grant f	
17				may award additional grant funds under this	
18				ss and time line; provided, however, all add	
19	shall be awarded	-	-	-	U
20	SECT	TION 4	.3.(d)	No later than January 1, 2024, the Dep	partment of Public
21	Instruction shall	publish	guideli	nes for the Needs-Based Public School Car	pital Fund program
22	specifying the fo	llowing:			
23	(1)	The ex	xtraordi	nary circumstances justifying an extension	for the initiation of
24		1 0	t constr		
25	(2)			determine if the project scope has changed	
26	(3)			determine material falsehood in an applicat	ion.
27	(4)			for repayment of forfeited grant awards.	
28	(5)			linary circumstances justifying a deduct	
29		-		rred by a grant recipient from disbursed func	ls repayment due to
30		forfeit	ure or c	leclining a grant award.	
31 32	LIMIT ONLIN		TEDV (TAMES	
32 33				G.S. 18C-103 is amended by adding a new s	subdivision to read:
33 34	"(1a)			game" means a simulated or an online intera	
35	<u>(14)</u>	-		mally offered for play in a casino, includ	•
36				cjack, craps, or poker, that is all of the follow	-
37		<u>a.</u>		led via computerized, digital simulation, or	
38		<u></u>		game, or is conducted by one or more live p	
39		<u>b.</u>		l in the same manner as the game. For purpo	
40		—		ery game" shall be deemed to be played in	
41				er as a casino-style game if any of the follow	
42			<u>1.</u>	The game operates as a slot machine or in	volves the use of a
43				random number generator in conjunction w	<u>vith each play.</u>
44			<u>2.</u>	The game involves the use of a weighted r	eel, cascading reel,
45				or similar mechanic in displaying the outco	
46			<u>3.</u>	The game involves the use of one or mo	
47				ability to have simultaneous play on one or	1 1
48			<u>4.</u>	The game allows a player simultaneously	
49 50				symbols in the game through a single a	action, such as by
50			F	activating a "reveal all" game control.	
51			<u>5.</u>	The game has an unlimited number of play	<u>s.</u>

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1		<u>6.</u>	The game is based on slot machine	s, roulette, blackjack, craps,
2			poker, or other game traditionally	v 1
3		<u>7.</u>	The game includes casino-style	
4		_	including the depiction of slo	
5			cherries, cards, card suits, dice, cra	
6			uses terms such as "bet" or "wager	
7	<u>c.</u>	<u>Subjec</u>	t to commonly utilized rules of play	for that casino-style game,
8		includi	ng methods and factors for deter	mining winners, prizes, or
9		bonuse	es. For purposes of this Chapter,	a "lottery game" shall be
10		deeme	d to be subject to commonly ut	ilized rules of play for a
11		casino-	style game if any of the following a	apply:
12		<u>1.</u>	The game does not feature a predet	termined outcome.
13		<u>2.</u>	The game includes a bonus or second	ndary game that is triggered
14			during play, including wheel spin	s, locking reels, expanding
15			reels, and pick and reveal games.	
16		<u>3.</u>	The game uses a non-depleting pri	ize pool or a prize structure
17			or pay table that is based on a total	return to player.
18	<u>d.</u>		available to players through use of	-
19			applications, or other interactive m	
20	<u>e.</u>		upon payment, including accep	-
21			nsation by a server-based gaming	<u>g system or other similar</u>
22		techno		
23			G.S. 18C-103(4) reads as rewritten:	
24			ttery game" means any procedure o	-
25			on where prizes are distributed amo	
26			nally agreed to pay, for tickets of	-
27		-	win those prizes prizes, is not a c	
28			deo gaming machine as defined in (G.S. 14-306.1(c)."
29		• • •	G.S. 18C-130 reads as rewritten:	
30 31			y games; lottery games and lot rmation to be provided.	ttery advertising; certain
32			l determine the types of lottery gan	nos that may be used in the
32 33			ay include instant lotteries, lottery gal	5
33 34			r terminals or other devices, and oth	
35		-	onducted by any other state govern	
36	-		or an online interactive version of a	
37	<u>iottery guille shull be u s</u>	innanatea	of an online interactive version of a	<u>a cusino style guine.</u>
38		mes usin	g electronic computer terminals o	r other devices to play the
39			icy coins, currency, or redemption	
40			nputer terminals or devices.	<u>mener</u> shan ee aispensea to
41			Il be based on the outcome of a par	ticular sporting event or on
42			g events. Sports wagers shall be go	
43	<u>Chapter.</u>	1	, <u></u>	, / J J J J J J J J J J J J J J J J
44	<u> </u>			
45		.3A.(d)	This section is effective when it beca	omes law and applies to any
46	lottery game played on o			
47				
48	INDIAN GAMING E	DUCAT	TION REVENUE FUND APPR	OPRIATIONS/CLARIFY
49	INDIAN GAMING	LAWS	TO MAKE CONSISTENT WITH	H COMPACT
50	SECTION 4	.4.(a) Al	locations are made from the Indian	Gaming Education Revenue
51	Fund for the fiscal bienn	nium endi	ing June 30, 2025, as follows:	

		Session 2023
	FY 2023-2024	FY 2024-2025
Textbook and Digital Resources Allotment	\$10,000,000	\$10,000,000
Classroom Materials	11,000,000	1,000,000
Total Appropriation	\$21,000,000	\$11,000,000
SECTION 4.4.(b) G.S. 143C-9-7(b) reads a	s rewritten:	
"(b) Upon appropriation by the General Assembl	y, funds received in th	e Indian Gaming
Education Revenue Fund shall be allocated quarterly by	y the State Board of E	Education to local
school administrative units, charter schools, and regional	l schools on the basis of	of allotted average
daily membership. The funds allotted by the State Boar	rd of Education pursua	ant to this section
shall be nonreverting. Funds received pursuant to this sec	tion by local school ad	ministrative units
in this State shall be expended for elassroom teachers, te	eacher assistants, class	room materials or
supplies, or textbooks.the sole purpose of educating chil	dren in the classroom.	"
CIVIL PENALTY AND FORFEITURE FUND		
SECTION 4.5. Allocations are made from the	he Civil Penalty and Fe	orfeiture Fund for
the fiscal biennium ending June 30, 2025, as follows:		
	FY 2023-2024	FY 2024-2025
School Technology Fund	\$18,000,000	\$18,000,000
Drivers Education	31,493,768	31,493,768
State Public School Fund	226,041,640	166,041,640
Total Appropriation	\$275,535,408	\$215,535,408
CORONAVIRUS CAPITAL PROJECTS FUND REA		ADJUSTMENT
SECTION 4.6. Section 4.12 of S.L. 2021-18		1
"SECTION 4.12. The State Controller shall transfer		•
million sixty thousand eight hundred fifty five dollars (\$2		-
million five hundred eighty-three thousand one hundred	-	<u>\$273,583,179) to</u>
		the Commencerium
align with the federal award letter received for the 2021	-	
Capital Projects Reserve, established in Section 2.3 of S	.L. 2021-25, to the Co	
-	.L. 2021-25, to the Co	
Capital Projects Reserve, established in Section 2.3 of S Projects Fund, established in Section 2.4 of S.L. 2021-23	.L. 2021-25, to the Co 5."	oronavirus Capital
Capital Projects Reserve, established in Section 2.3 of S Projects Fund, established in Section 2.4 of S.L. 2021-25 GENERAL PROVISIONS FOR AMERICAN RESC	L. 2021-25, to the Co 5." CUE PLAN ACT OF 2	oronavirus Capital 2021 FUNDING
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be allocated to nonprofit organizations on a quarterly basis unless OSBM determines that cash
 flow or the nature of the program being funded requires otherwise.

3 **SECTION 4.7.(d)** Interest. – All interest earned on funds held in the State Fiscal 4 Recovery Fund through June 30, 2025, shall be transferred to the State Fiscal Recovery Reserve. 5 Effective July 1, 2025, all interest earned on funds held in the State Fiscal Recovery Fund shall 6 be transferred to the General Fund. In accordance with version 5.1 of the Compliance and 7 Reporting Guidance, issued on June 6, 2023, by the United States Department of Treasury 8 (Treasury), Coronavirus State and Local Fiscal Recovery Funds (SLFRF) payments made to 9 recipients are not subject to the requirements of the federal Cash Management Improvement Act 10 and the Treasury's implementing regulations at 31 C.F.R. Part 205 or 2 C.F.R. § 200.305(b)(8) and (b)(9). As such, recipients (i) may place funds in interest-bearing accounts, (ii) do not need 11 12 to remit interests to the Treasury, and (iii) are not limited to using that interest for eligible uses 13 under the SLFRF award.

SECTION 4.7.(e) Administration. – For administrative expenses related to administration of a provision allocating ARPA funds in this act, a State agency may, of ARPA funds allocated to it under this act, use up to the lesser of (i) the amount allowed by federal law or guidance or (ii) ten percent (10%) of ARPA funds allocated to it under this act. When utilizing the authority set forth in this subsection, a State agency shall not reduce funds earmarked in this act, or the Committee Report described in Section 43.2 of this act, for a particular local government project or non-State entity project.

SECTION 4.7.(f) Accounting. – A State agency receiving State Fiscal Recovery
 Fund funds shall track such funds separately from other funds by use of either separate accounts
 or fund codes.

24 **SECTION 4.7.(g)** Reports. – In addition to any report required under this section or 25 any other law, OSBM shall provide a quarterly report to the Senate Committee on 26 Appropriations/Base Budget, the House Appropriations Committee, and the Fiscal Research 27 Division, beginning October 15, 2023, detailing the use of State Fiscal Recovery Fund funds 28 allocated under this act. The report required from OSBM under this section shall include, for the 29 preceding quarter, the amount of funds disbursed to each State agency, State department, and 30 nonprofit organization; the amount of funds remaining to be disbursed to each State agency, State 31 Department, and nonprofit organization; and how the funds were used by each State agency, 32 State department, and nonprofit organization.

33 SECTION 4.7.(h) Audit. – The State Auditor shall conduct biennial preliminary
 34 financial audits and a final performance audit of the State Fiscal Recovery Fund no later than 90
 35 days following the latest date on which expenditures may be made under applicable federal law
 36 or guidance.

37 SECTION 4.7.(i) Reversion. – The funds appropriated from the State Fiscal
 38 Recovery Fund in this act and in prior enactments of the General Assembly shall not revert at the
 39 end of each fiscal year of the 2023-2025 fiscal biennium but shall remain available to expend and
 40 appropriate until the date set by applicable federal law or guidance.

41 **SECTION 4.7.(j)** Exclusion. – This section does not apply to funds allocated in this 42 act from the ARPA Temporary Savings Fund or to the Department of Health and Human Services 43 with regard to any federal receipts arising from the enhanced federal medical assistance 44 percentage (FMAP) available to the State under section 9814 of ARPA or any savings realized 45 as a result of those receipts.

- 46
- 47 TRANSFER OF STATE FISCAL RECOVERY FUNDS FROM STATE FISCAL
 48 RECOVERY RESERVE

49 **SECTION 4.8.** The State Controller shall transfer the sum of twenty million one 50 hundred two hundred fifty-three dollars (\$20,102,253) for the 2023-2024 fiscal 51 year and ten million three hundred ninety-seven thousand seven hundred forty-seven dollars

 0,397,747) for the 2024-2025 fiscal year from the State F cal Recovery Fund and shall transfer funds from the Security and departments in accordance with the following security of Department Department of Information Technology (Budget Code: 14660) Office of State Budget & Management–Spec. Approv (Budget Code: 13085) ANSFER OF INTEREST EARNED FROM STATE I SECTION 4.8A.(a) The State Controller shall	tate Fiscal Recove schedule: 2023-2024 \$16,250,000 p. 50,000	
 Ancies and departments in accordance with the following solution State Agency or Department Department of Information Technology (Budget Code: 14660) Office of State Budget & Management–Spec. Approv (Budget Code: 13085) ANSFER OF INTEREST EARNED FROM STATE I 	schedule: 2023-2024 \$16,250,000 p. 50,000	2024-2025 \$10,397,747
State Agency or Department Department of Information Technology (Budget Code: 14660) Office of State Budget & Management–Spec. Appro- (Budget Code: 13085) ANSFER OF INTEREST EARNED FROM STATE I	2023-2024 \$16,250,000 p. 50,000	\$10,397,747
 (Budget Code: 14660) Office of State Budget & Management–Spec. Approv (Budget Code: 13085) ANSFER OF INTEREST EARNED FROM STATE I 	p. 50,000	
Office of State Budget & Management–Spec. Appro (Budget Code: 13085) ANSFER OF INTEREST EARNED FROM STATE I	-	0
(Budget Code: 13085) ANSFER OF INTEREST EARNED FROM STATE I	-	0
	TNCAL RECOV	FRV RESERVE
(J_{1}) $(J_{$		
cal Recovery Funds in the State Fiscal Recovery Reserve		
accordance with the following schedule:	e to state ageneies	
State Agency or Department	2023-2024	2024-2025
State Agency of Department	2025-2024	2024-2025
Department of Information Technology		
	\$0	\$5,852,253
	ΨΟ	ψ5,052,255
-	4 000 000	0
	4,000,000	0
-	7 000 000	0
	7,000,000	0
-	40.000	0
	+0,000	0
	3 500 000	0
	3,300,000	0
	10 000 000	15,000,000
	10,000,000	13,000,000
1 0	19 118 172	15,808,853
	17,110,172	15,000,055
1	850.000	0
	050,000	0
1	12 500 000	0
	12,300,000	0
	24 500 000	17,500,000
	24,500,000	17,500,000
	7 000 000	0
	7,000,000	0
	1 295 918	0
	1,295,910	0
·	3 580 369	0
	5,500,507	0
	2 416 888	1,477,752
	2,410,000	1,477,752
	5 000 000	5,000,000
	2,000,000	5,000,000
·	11 000 000	11,000,000
	11,000,000	11,000,000
· •	10 000 000	0
	10,000,000	0
1 2 3 4 5 6 7	 (Budget Code: 14660) Department of Commerce (Budget Code: 14602) Department of Commerce (Budget Code: 14601) Department of Commerce (Budget Code: 14600) Department of Agriculture & Consumer Services (Budget Code: 23704) Department of Agriculture & Consumer Services (Budget Code: 63701) Department of Agriculture & Consumer Services (Budget Code: 13700) Department of Environmental Quality (Budget Code: 24300) 	(Budget Code: 14660) $\$0$ Department of Commerce(Budget Code: 14602)(Budget Code: 14601)7,000,000Department of Commerce(Budget Code: 14601)(Budget Code: 14600)40,000Department of Agriculture & Consumer Services(Budget Code: 23704(Budget Code: 237043,500,000Department of Agriculture & Consumer Services(Budget Code: 63701)(Budget Code: 63701)10,000,000Department of Agriculture & Consumer Services(Budget Code: 13700)(Budget Code: 13700)19,118,172Department of Environmental Quality(Budget Code: 24300)(Budget Code: 24300)850,000Department of Natural & Cultural Resources(Budget Code: 24820)(Budget Code: 24820)12,500,000Department of Natural & Cultural Resources(Budget Code: 24817)(Budget Code: 24817)24,500,000Department of Natural & Cultural Resources(Budget Code: 14800)(Budget Code: 14800)7,000,000Department of Public Safety(Budget Code: 14550)(Budget Code: 14350)3,580,369(Midlife Resources Commission(Budget Code: 16080)(Budget Code: 16080)2,416,888(DNC BOG – Institutional Programs(Budget Code: 16011)(Budget Code: 16011)5,000,000(DNC at Greensboro(Budget Code: 16040)(Budget Code: 16040)11,000,000(Dreartment of Public Instruction(Budget Code: 13510)(Budget Code: 13510)10,000,000

	Gener	al Assemb	oly Of North Carolina		Session 2023
1		Budget C	ode: 84210)	14,000,000	0
2	(19)	0	State Budget & Management-S	Spec. Approp.	
3		(Budget (Code: 13085)	38,500,000	8,000,000
4 5		SEC	FION 4.8A.(b) Funds allocat	ted from interest earned from	the State Fiscal
5	Recov			: (i) allocations of one hundred t	
,		•		yment, (ii) allocations of more th	
	•	,	0 1	arterly payments. A State agence	
			· · · · · · · · · · · · · · · · · · ·	s to a non-State entity that mee	
			6	er than 100 days after the date the	11
	law.		1	2	
	STAT	E FISCA	L RECOVERY FUNDS FOR	BONUSES ADJUSTMENT	
		SEC	FION 4.8B. Allocation of Fun	ds Section 39.2(f) of S.L. 20	21-180 reads as
	rewrit	ten:			
	"S	ECTION	39.2.(f) Of the funds appropri	ated in this act from the State I	Fiscal Recovery
				y-three million eight hundred tw	
				523,802,253) for the 2021-2022	•
		-		uses authorized in this section to	·
	and lo	cal educati	on employees for work perform	ned during the COVID-19 pande	emic."
	ARPA		RARY SAVINGS FUND		
	-			nds appropriated in this act fr	
				on 1.3 of S.L. 2023-7, as amen	
	,	,	U	nents shall be used for the purpo	
			1	in Section 43.2 of this act, for the	•
		• •		l in this act from the ARPA Ten	nporary Savings
	Fund	shall not re		unds and Timing of Disburseme	nta Tha funda
	annroi			ary Savings Fund shall become	
				as the funds are deposited into	
				HS) shall not disburse allocation	
	-			rary Savings Fund until the fun	
		-	1	ited to the Fund, DHHS shall di	
			e 1	vided funds are available within	
		-		mittee Report described in Sect	
			ursed as directed under subsect	1	
	,			rsement of Funds in the 2023-20	024 Fiscal Year.
	– For			oriated in this act from the AR	
	Saving	gs Fund an	d allocated as described in thi	s act, or in the Committee Rep	ort described in
	Sectio	n 43.2 of th	his act, shall be disbursed in the	e following order:	
		(1)	The Department of Public Ins	truction (Budget Code 13510) for	or Health Career
			Promotion.		
		(2)	The Department of Health an	d Human Services, Division of	Health Benefits,
				es for Durable Medical Equipme	
		(3)	1	d Human Services, Division of	
				erally Qualified Health Centers a	nd Rural Health
			Clinics.		
		(4)	•	Health Affairs (Budget Code 1	6066) for ECU
			Primary Care Programs Expa	nsion.	

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(5)	UNC BOG – Related Education Programs (Budget Co	de 16012) for Primary
	Care Providers and Psychiatrists Forgivable Loan Prog	ram.
(6)	The Department of Health and Human Services, Division	on of Health Benefits
	(Budget Code 14445) for Rates for Personal Care Serv	ices.
(7)	The Department of Public Instruction (Budget Code 13)	510) for School Health
	Personnel Allotment.	
(8)	UNC at Pembroke (Budget Code 16082) for UNCP He	alth Sciences.
(9)	NC Community College System (Budget Code 168	800) for Nursing and
	Health-Related Workforce Programs Start-up Funds.	_
(10)	UNC BOG - Institutional Programs (Budget Cod	de 16011) for Rural
	Residency Medical Education and Training Fund.	
(11)	The Department of Health and Human Services, Division	ion of Health Benefits
	(Budget Code 14445) for Medicaid Rebase.	
(12)	The Department of Health and Human Services, Divis	sion of Mental Health
	Developmental Disabilities, and Substance Use Ser	rvices, (Budget Code
	14460) for State Facility Workforce Investment.	
(13)	The Department of Health and Human Services, Cer	tral Management and
	Support, Office of Rural Health (Budget Code 144	10) for Incentives for
	Health Providers in Rural and Underserved Areas.	
(14)	The Department of Health and Human Services, Divisi	ion of Health Benefits
	(Budget Code 14445) for Rates for Skilled Nursing Fac	cilities.
(15)	In order of least to most, all remaining allocations that a	re not allocations made
	through funds appropriated to the State Capital and Inf	rastructure Fund.
(16)	In order of least to most, allocations made through fur	ids appropriated to the
	State Capital and Infrastructure Fund.	
If the	re are two or more allocations in subdivision (15) or su	ubdivision (16) of this
subsection that a	re of equal amounts, then the funds for those allocation	s shall be disbursed in
	ned by the Secretary of DHHS, taking into account any t	
the funds, the be	st interest of the citizens of the State, and the avoidance	e of any disruption in
services to those		• •
SECT	FION 4.9.(d) Priority of Disbursement of Funds in the 2	024-2025 Fiscal Year
– For the 2024-2	2025 fiscal year, funds appropriated in this act from t	he ARPA Temporary
	d allocated as described in this act, or in the Committee	1 1
Section 43.2 of the	his act, shall be disbursed in the following order:	
(1)	East Carolina University – Health Affairs (Budget C	Code 16066) for ECU
	Primary Care Programs Expansion.	
(2)	The Department of Public Instruction (Budget Code 13	510) for Health Career
	Promotion.	
(3)	UNC BOG - Institutional Programs (Budget Co	de 16011) for Rura
	Residency Medical Education and Training Fund.	
(4)	The Department of Health and Human Services, Division	on of Health Benefits
	(Budget Code 14445) for Federally Qualified Health Ce	
	Clinics.	
(5)	UNC BOG – Related Education Programs (Budget Co	de 16012) for Primary
X- /	Care Providers and Psychiatrists Forgivable Loan Prog	, .
(6)	UNC at Pembroke (Budget Code 16082) for UNCP He	
(7)	NC Community College System (Budget Code 168	
(.)	Health-Related Workforce Programs Start-up Funds.	, · · · · · · · · · · · · · · · · ·
(8)	I ne Department of Health and Hilman Services Divis	sion of Mental Health
(8)	The Department of Health and Human Services, Divis Developmental Disabilities, and Substance Use Services	

General A	ssemt	oly Of North Carolina	Session 2023
	(9)	The Department of Health and Human Services, C Support, Office of Rural Health (Budget Code 14 Health Providers in Rural and Underserved Areas.	e
	(10)	In order of least to most, all remaining allocations that through funds appropriated to the State Capital and In	
	(11)	In order of least to most, allocations made through f State Capital and Infrastructure Fund.	unds appropriated to the
	If the	re are two or more allocations in subdivision (10) or	subdivision (11) of this
		re of equal amounts, then the funds for those allocation ned by the Secretary of DHHS, taking into account any	
the funds,	the be	st interest of the citizens of the State, and the avoidate	nce of any disruption in
services to	those	citizens.	
	SECT	FION 4.9.(e) Administrative Costs. – State agencies a	nd departments and any
non-State		s receiving funds from the ARPA Temporary Savings	
of those fu	nds for	administrative costs, including time-limited positions,	related to the designated
purpose of	the fu	nds. Unless otherwise specified, the amount of funds fro	m the ARPA Temporary
Savings F	und u	sed for administrative costs for each purpose design	nated for the allocation
described i	in this	act, or in the Committee Report described in Section 4	43.2 of this act, may not
exceed the	lesser	of the following amounts:	
	(1)	Up to five percent (5%) of the amount of funds allow	cated specifically to that
		designated purpose.	
	(2)	One million dollars (\$1,000,000).	
	This :	subsection does not apply to any funds appropriated	to the State Capital and
Infrastruct	ure Fu	nd.	
	SECT	FION 4.9.(f) Reporting. – Beginning October 1, 2024,	and annually thereafter
	•	report required under this act or any other law, State a	
and any no	n-Stat	e entities receiving funds from the ARPA Temporary Sa	avings Fund shall submi
-		scal Research Division detailing the use of funds appr	-
	-	orary Savings Fund for the previous fiscal year until the	-
-		eport required under this section shall include the amo	
		nds were used during the previous fiscal year, and the	
	-	t at the end of the previous fiscal year. This subsection	on does not apply to any
funds appr	opriate	ed to the State Capital and Infrastructure Fund.	
NC HEAI		VORKS EFFECTIVE DATE	
		FION 4.9A.(a) Section 1.1(c) of S.L. 2023-7 reads as a	
	TION	1.1.(c) Subsection (b) of this section is effective on the section is effective on the section (b) of this section (b) of this section (c) and (c) are set of the section (c) are sec	he later of the following
dates:			
	(1)	The date approved by the Centers for Medicare and M	
		for Medicaid coverage to begin in North Carolina for	
		section 1902(a)(10)(A)(i)(VIII) of the Social Security	
	(2)	The date the Current Operations Appropriations Act	
		year-House Bill 149, 2023 Regular Session, becomes	
		FION 4.9A.(b) Section 1.2(b) of S.L. 2023-7 reads as	
"SEC7		1.2.(b) This section is effective on the later of the follo	-
	(1)	The date approved by the Centers for Medicare and M	
		for Medicaid coverage to begin in North Carolina for	
		section 1902(a)(10)(A)(i)(VIII) of the Social Security	
		The data the Current Operations Appropriations Act	For the 2022 2024 fines
	(2)	The date the Current Operations Appropriations Act	
		year-House Bill 149, 2023 Regular Session, becomes (ION 4.9A.(c) Section 1.3(c) of S.L. 2023-7 reads as 1	alaw."

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1 2	"SECTION 1.3.(c) This section is effective on the date the Current Operations Appropriations Act for the 2023-2024 fiscal year House Bill 149, 2023 Regular Session, becomes
3	law."
4 5	SECTION 4.9A.(d) Section 1.5(d) of S.L. 2023-7 reads as rewritten: "SECTION 1.5.(d) This section is effective on the date that the Current Operations
6 7	Appropriations Act for the 2023-2024 fiscal year House Bill 149, 2023 Regular Session, becomes law. If, by September 30, 2023, no Current Operations Appropriations Act for the 2023-2024
8	fiscal year-House Bill 149, 2023 Regular Session, has not become law, then this section shall
9	expire on that date."
10	SECTION 4.9A.(e) Section 1.7(q) of S.L. 2023-7 reads as rewritten:
11	"SECTION 1.7.(q) Subsection (k) of this section becomes effective on the first day of the
12	next assessment quarter after the date the Current Operations Appropriations Act for the
13	2023-2024 fiscal year House Bill 149, 2023 Regular Session, becomes law and applies to
14	assessments imposed on or after that date. Subsections (l) through (p) of this section become
15	effective on the date the Current Operations Appropriations Act for the 2023-2024 fiscal year
16	House Bill 149, 2023 Regular Session, becomes law. The remainder of this section is effective
17	on the first day of the next assessment quarter after this section becomes law and applies to
18	assessments imposed on or after that date."
19	SECTION 4.9A.(f) Section 1.8(h) of S.L. 2023-7 reads as rewritten:
20	"SECTION 1.8.(h) Subsection (a) and subsections (b) through (g) of this section are
21	effective on the date the Current Operations Appropriations Act for the 2023-2024 fiscal year
22	House Bill 149, 2023 Regular Session, becomes law."
23	SECTION 4.9A.(g) Section 1A.1 of S.L. 2023-7 reads as rewritten:
24	"SECTION 1A.1. If, by June 30, 2024, no Current Operations Appropriations Act for the
25	2023-2024 fiscal year House Bill 149, 2023 Regular Session, has not become law, then Part I of
26	this act shall expire on that date, except for the following sections:
27	(1) Section 1.4.
28	(2) Subsections (a), (f), and (g) of Section 1.6.
29	(3) Subsections (a) through (j) and (q) of Section 1.7."
30	SECTION 4.9A.(h) Section 2.5 of S.L. 2023-7 reads as rewritten:
31	"SECTION 2.5. Sections 2.1 through 2.4 of this act are effective the date the Current
32	Operations Appropriations Act for the 2023-2024 fiscal year House Bill 149, 2023 Regular
33	Session, becomes law. If, by June 30, 2024, no Current Operations Appropriations Act for the
34	2023-2024 fiscal year-House Bill 149, 2023 Regular Session, has not become law, then those
35	sections shall expire on that date."
36	SECTION 4.9A.(i) This section is effective March 27, 2023.
37	
38	NC HEALTH WORKS/BUDGET CERTIFICATION
39	SECTION 4.9B. The Office of State Budget and Management shall not certify
40	amounts appropriated in this act, or revenue anticipated in this act, that are contingent upon
41	House Bill 149, 2023 Regular Session, becoming law if House Bill 149, 2023 Regular Session,
42	does not become law.
43	
44	STATEWIDE MENTAL HEALTH LEGISLATIVE BUDGET PRIORITIES
45	SECTION 4.9C. The General Assembly finds that prioritizing mental healthcare in
46	this State offers significant benefits to North Carolina's citizens of all ages and has positive
47	impacts on a multitude of factors impacting those citizens, including overall health and
48	well-being, education, business, workforce development, and the justice system. The General
49	Assembly supports the comprehensive plan to strengthen North Carolina's mental health and
50	substance use disorder treatment system developed by the Department of Health and Human
51	Services and is providing funding for initiatives contained within that plan. Further

1 2 3 4 5	providing funding and services that w	commitment to mental healthcare in this State, the General Assembly is also for additional mental and behavioral healthcare facilities, projects, programs, will impact a diverse array of State departments and agencies, as well as local rises in this State, thereby benefitting citizens statewide.
6 7	TRANSFORMAT	FIONAL INVESTMENTS IN NORTH CAROLINA HEALTH
8	CI A DIFICATIO	N OF THE AUTHORITY OF THE UNIVERSITY OF NORTH
9		HEALTH CARE SYSTEM AND EAST CAROLINA UNIVERSITY
10		ARE OPERATIONS WITH RESPECT TO OPERATIONAL AND
11		LEXIBILITIES
12		CON 4.10.(a) G.S. 116-37, 116-37.2, 116-36.6, 116-40.4, and 116-40.6 are
13		standing the repeal of G.S. 116-37, if Senate Bill 512, 2023 Regular Session,
14		n subsections (b) through (e) of Section 8.1 of said Senate Bill 512, 2023
15		ertaining to the terms and appointments of members of the Board of Directors
16		f North Carolina Health Care System shall remain in effect.
17		ON 4.10.(b) Chapter 116 of the General Statutes is amended by adding the
18	following new Art	icles to read:
19		" <u>Article 38.</u>
20		"University of North Carolina Health Care System.
21		"Part 1. Health Care System.
22	" <u>§ 116-350. Defin</u>	
23		definitions shall apply in this Article:
24		Board or Board of Directors. – The Board of Directors of the University of
25		North Carolina Health Care System.
26		<u>Chief Executive Officer. – The executive and administrative head of the</u>
27 28		University of North Carolina Health Care System.
28 29		<u>Component unit. – Any of the following:</u> <u>a. The University of North Carolina Hospitals at Chapel Hill.</u>
29 30		<u>a.</u> <u>The University of North Carolina Hospitals at Chapel Hill.</u> <u>b.</u> <u>A clinical patient care program established or maintained by the</u>
31		School of Medicine of the University of North Carolina at Chapel Hill.
32	<u>(4)</u>	System affiliate. – Any corporation, partnership, limited liability company,
33		joint venture, association business trust, or similar entity organized under the
34		laws of the United States of America or any state thereof, whether for profit
35		or nonprofit, if a majority of the members of the governing body or of its
36		partnership or membership interests are one of the following:
37		a. The same as the members of the Board of the System.
38		b. Subject, directly or indirectly, to election or appointment by the Board
39		of the System.
40	<u>(5)</u>	The University of North Carolina Health Care System or System. – The entity
41		created pursuant to G.S. 116-350.5, the component units of which include the
42		University of North Carolina Hospitals at Chapel Hill and the clinical patient
43		care programs established or maintained by the School of Medicine of the
44		University of North Carolina at Chapel Hill.
45		iversity of North Carolina Health Care System.
46		shment of System. – Effective November 1, 1998, the University of North
47		Care System is established. The System is a State agency and political
48 40	-	ned and administered as an affiliated enterprise of The University of North
49 50		ance with the provisions of this Article. The System shall provide patient care; ation of physicians and other health care providers in partnership with the
50 51		h Carolina at Chapel Hill School of Medicine and other health sciences schools
51	<u>University of North</u>	a curonnu ar chaper rini beneoi or meanenic and outer nearth selences selloois

1	affiliated with the	ne consti	ituent institutions of The University of North Carolina System; conduct
2	research collabo	ratively	with the health sciences schools of the University of North Carolina at
3	Chapel Hill an	nd othe	r institutions; facilitate clinical collaboration with and financial
4	sustainability of	the Univ	versity of North Carolina at Chapel Hill School of Medicine; render other
5			prote the health and well-being of the citizens of North Carolina; and
6			nsformation in health care services delivery.
7			Lights. – As of November 1, 1998, all of the rights, privileges, liabilities,
8			Board of the University of North Carolina Hospitals at Chapel Hill, not
9			ovisions of this Article, shall be transferred to and assumed by the Board
10	of the System.	<u>, , , , , , , , , , , , , , , , , , , </u>	
11		ernance	- The Board of the System shall govern and administer The University
12			bitals at Chapel Hill, the clinical patient care programs established or
12			ol of Medicine of the University of North Carolina at Chapel Hill, and
13			inctions as (i) the General Assembly may assign to the System or (ii) the
14			thin the limitations of its statutory powers and duties, to establish,
15 16			or the purpose of rendering services designed to promote the health and
10 17		-	
			<u>s of North Carolina.</u>
18		-	t to G.S. 116-350.30, 116-350.35, 116-350.40, 116-350.45, and
19 20			may adopt policies that make the authorities and responsibilities
20			nore of said sections applicable to the University of North Carolina
21	-	-	, to the clinical patient care programs of the School of Medicine of the
22			blina at Chapel Hill, to both, or to other persons or entities affiliated with
23			he University of North Carolina Health Care System.
24	" <u>§ 116-350.10.</u>		
25			nall be composed of 25 members as follows:
26	<u>(1)</u>		ex officio members as follows:
27		<u>a.</u>	The President of The University of North Carolina or the President's
28			designee.
29		<u>b.</u>	The Chief Executive Officer of the University of North Carolina
30			Health Care System.
31		<u>c.</u>	The Chancellor of the University of North Carolina at Chapel Hill.
32		<u>d.</u>	Two individuals designated by the Chief Executive Officer who meet
33			the following criteria:
34			1. Both designees must be members of the executive staff of the
35			University of North Carolina Health Care System.
36			2. At least one of the two designees must be a permanent member
37			of the faculty of the School of Medicine of the University of
38			North Carolina at Chapel Hill.
39			3. One of the designees must have primary responsibility for
40			hospital leadership.
41			4. One of the designees must have primary responsibility for
42			<u>physician leadership.</u>
43	<u>(2)</u>	<u>Eight</u>	members at large shall be appointed by the General Assembly as
44		follov	<u>VS:</u>
45		<u>a.</u>	One member shall be appointed by the General Assembly upon
46			recommendation of the Speaker of the House of Representatives
47			<u>annually.</u>
48		<u>b.</u>	One member shall be appointed by the General Assembly upon
49			recommendation of the President Pro Tempore of the Senate annually.
50	<u>(3)</u>	Twel	ve members at large shall be appointed by the President of The
51		Unive	ersity of North Carolina and confirmed by the Board of Governors. The

General	Assem	bly Of North Carolina	Session 2023
		President shall appoint a slate of three members a	annually for confirmation by
		the Board of Governors.	
	<u>(4)</u>	All at-large positions shall serve four-year terms b	
		year of appointment. At-large positions shall be	filled by the appointment of
		persons from the business and professional publ	ic at large who have special
		competence in business management, hospital	administration, health care
		delivery, or medical practice or who otherwise ha	ave demonstrated dedication
		to the improvement of health care in North Caro	lina. At-large positions shall
		not be filled by any of the following:	
		<u>a.</u> <u>Members of the Board of Governors.</u>	
		b. <u>Members of the board of trustees of a c</u>	onstituent institution of The
		University of North Carolina.	
		<u>c.</u> <u>Officers or employees of the State.</u>	
		<u>d.</u> <u>Individuals required by Chapter 120C</u>	
		register as lobbyists on or during any of the	-
		<u>1.</u> <u>The two years immediately prec</u>	ceding the effective date of
		appointment.	
		2. The effective date of the appointment	
		<u>3.</u> <u>At any point during the term of ap</u>	
	<u>(5)</u>	No member may be appointed to more than	two full four-year terms in
		succession.	
	<u>(6)</u>	Any vacancy in an unexpired term shall be filled	
		for the remainder of the unexpired term. Vacancia	* *
		the General Assembly shall be filled as provided	
		for members appointed by the President of The U	University of North Carolina
		shall be confirmed by the Board of Governors.	
	<u>(7)</u>	Whenever an at-large member shall fail, for any r	
		service in the interest of the State or nation, to be	-
		regular meetings of the Board of Directors, that member shall be deemed vacant.	at-large member's place as a
(b)	Tho I	Board, with each ex officio and at-large member hav	ving a vota, shall alaat a chai
		g the at-large members for a term of two years. No	
		hancellor of the University of North Carolina at Ch	
		be eligible to serve as chair for more than three term	-
(c)		Board shall meet at least every 60 days and may h	
		within the State at the call of the chair. Board men	
	-	eceive the same per diem and reimbursement for tra	
		and commissions generally.	
(d)		Board's action on matters within its jurisdiction is fi	nal, except that appeals ma
		ng, to the Board of Governors with a copy of the ap	
		orth Carolina at Chapel Hill. The Board shall keep	
the board	of true	stees of the University of North Carolina at Chap	el Hill fully informed abou
health car	e polic	y and recommend changes necessary to maintain a	dequate health care delivery
education	, and re	esearch for improvement of the health of the citizen	as of North Carolina.
" <u>§ 116-35</u>	50.12.	Operational principles of the Board of Directors	<u>.</u>
The B	oard of	f Directors shall operate according to the following	principles:
	<u>(1)</u>	All members of the Board of Directors shall be	considered fiduciaries of the
		University of North Carolina Health Care System	n and shall be responsible for
		the following:	
		a. <u>Discharging their duties to the System wa</u> diligence.	ith care, skill, prudence, and

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1 <u>b.</u> <u>Acting in good faith and in the best interests of the System.</u>	
2 <u>c.</u> <u>Conducting themselves, at all times, in furtherance of the</u>	System's
3 organizational goals and not the member's personal or	
4 interests.	
5 d. Providing oversight to ensure that the System's resources are	dedicated
6 to the fulfillment of its mission.	
7 e. Becoming knowledgeable about issues that affect the System	n.
8 (2) The authority of board members shall be collective, not individual.	
9 only arise from each member's participation with other members of	
10 of Directors when officially convened. Individual board members	
11 no authority to exercise administrative or executive functions on be	
12 System, which shall be vested in the Chief Executive Officer of th	
13 Individual board members may not bind the Board of Directors or th	
14 enter into contracts on behalf of the Board of Directors or the S	
15 otherwise act on behalf of or in the name of the Board of Direct	
16 System unless authorized to do so by official action of the Board of	
17 or the Chief Executive Officer.	
18 (3) Board members shall adhere to the highest standards of ethical c	onduct by
19 complying with laws, regulations, and System policies applicable	
20 service.	
21 "§ 116-350.15. Powers and duties of the Board of Directors.	
22 (a) Contracting Authority. – The Board may authorize the System or any comp	onent unit
23 of the System to contract in its individual capacity, subject to such policies and procedu	ures as the
24 <u>Board may direct.</u>	
25 (b) Agreements with Constituent Institutions The Board may enter in	to formal
26 agreements with constituent institutions of The University of North Carolina with resp	pect to the
27 provision of clinical experience for students and for the provision of maintenance and s	upporting
28 <u>services.</u>	
29 (c) <u>General Powers and Duties. – The Board is authorized to exercise such aut</u>	hority and
30 responsibility and adopt such policies, rules, and regulations as it deems necessary or co	
31 not inconsistent with the provisions of this Article, to carry out the patient care, of	
32 research, and public service mission of the System, including, but not limited to, author	ority to do
33 <u>the following:</u>	
34 (1) Construct, plan, create, equip, operate, and maintain health care fac	ilities and
35 <u>ancillary enterprises.</u>	
36 (2) Collect, manage, and control all receipts generated through it	s clinical
37 <u>operations and other activities.</u>	
38 (3) Issue bonds and notes as provided in G.S. 116-350.55.	
39 (4) Acquire and dispose of real or personal property, including existing	-
40 private hospital and health care facilities, by purchase, grant, gi	ft, devise,
41 <u>lease, or otherwise.</u>	
42 (5) Enter into partnerships, affiliations, and other combinations or arra	-
43 with other hospitals or health care entities, as it deems appropriate,	-
44 arrangements for management services, to achieve its missions of pa	<u>tient care,</u>
45 <u>education, research, and public service.</u>	
46 (6) Contract with or enter into any arrangement, including through	
47 <u>cooperation agreements under Part 1 of Article 20 of Chapter 16</u>	
48 General Statutes, with other public hospitals of this or other states,	
49 public agencies, or with any person, private organization, or	nonprofit
50 <u>corporation for the provision of health care.</u>	•

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	<u>(7)</u>	Insure property or operations of the System ag deem advisable.	ainst risks as the Board may
	<u>(8)</u>	Except as provided in G.S. 116-350.40, to invest	any funds held in reserves or
	<u>107</u>	sinking funds, or any funds generated from	•
		securities in which trustees, executors, or others	
		may legally invest funds under their control.	<u>, t</u>
	<u>(9)</u>	Exercise the following powers conferred up	on municipal hospitals and
		hospital authorities under Article 2 of Chapter 1	31E of the General Statutes:
		<u>a.</u> <u>The power to enter into agreements with</u>	other hospital entities subject
		to Article 2 of Chapter 131E of the Gener	ral Statutes to jointly exercise
		the powers, privileges, and authorities gr	anted by Article 2 of Chapter
		131E of the General Statutes.	
		b. The power to lease any hospital facilit	
		facility, to a nonprofit corporation, p	
		conditions of such lease are consister	nt with the public purposes
		described in G.S. 131E-12.	
		c. <u>The power to acquire an ownership inte</u>	-
		nonprofit or for-profit managed care	company, as provided in
		$\frac{G.S. 131E-7.1.}{All now or so at forth in C.S. 121E 22 the$	t are not otherwise addressed
		d. <u>All powers set forth in G.S. 131E-23 tha</u> by this Part.	it are not otherwise addressed
	(10)	Exercise any or all powers conferred upon the B	coard either generally or with
	<u>(10)</u>	respect to any specific health care facility or oth	
		designated agents, including private corporation	
		limited liability companies formed under the law	
	(11)	Have the powers of a body corporate and politic	
	<u></u>	and be sued, to make contracts, and to adopt ar	• •
		alter the same as may be deemed expedient.	
<u>(d)</u>	<u>Limita</u>	tions Notwithstanding the powers and duties	provided in this section, the
Board sł	nall not re	linquish to another entity more than fifty percent	(50%) of control of either the
	-	r the System.	
		eports due from the Board of Directors.	
		ecutive Officer and the President of The University	
-		cember 31 of each year on the operations and fina	
		ive Commission on Governmental Operations an	
		North Carolina. The report shall include actions	taken by the Board under the
		by G.S. 116-350.35.	
<u>§ 110-3</u> (a)		<u>ystem Officers and their staff.</u> Executive Officer. – The executive and administ	rative head of the University
<u> </u>		a Health Care System shall have the title of "C	
		s, the board of trustees, and the Chancellor of the	
		lowing such search process as the boards and the	
-		or more persons as candidates for the office, wh	
		ds and the Chancellor, have the qualifications for	· · ·
		of the University of North Carolina Health Care	-
		irs of the University of North Carolina at Cha	
		ntified, once approved by the Board of Directors a	
be forwa	arded by	the Chancellor to the President of The Universi	ty of North Carolina, who if
satisfied	with the	quality of one or more of the candidates, will non	ninate one as Chief Executive
	-	to selection by the Board of Governors. The	
Executiv	ve Office	r shall have complete executive and administr	ative authority to formulate

proposals for, recommend the adoption of, and implement policies governing the programs and 1 2 activities of the University of North Carolina Health Care System, subject to all requirements of 3 the Board of Directors. That same individual, when serving as Vice-Chancellor for Medical 4 Affairs, shall have all authorities, rights, and responsibilities of a vice-chancellor of the 5 University of North Carolina at Chapel Hill. 6 (b)President of UNC Hospitals. - The executive and administrative head of the 7 University of North Carolina Hospitals at Chapel Hill shall have the title of "President of the 8 University of North Carolina Hospitals at Chapel Hill." The Board of Directors shall elect, on 9 nomination of the Chief Executive Officer, the President of the University of North Carolina 10 Hospitals at Chapel Hill. Administrative and Professional Staff. - The Board of Directors shall elect, on 11 (c) 12 nomination of the Chief Executive Officer, such additional administrative and professional staff 13 employees of the University of North Carolina Health Care System as may be deemed necessary 14 to assist in fulfilling the duties of the office of the Chief Executive Officer, all of whom shall 15 serve at the pleasure of the Chief Executive Officer. 16 "§ 116-350.30. Personnel. 17 Employment Authority. – The System may employ a workforce to conduct its (a) 18 operations. Employees who are employed directly by the System, and not by a System affiliate, 19 are State employees whose terms and conditions of employment, including benefit plans and 20 programs, are determined by the Board. Only Articles 5, 6, 7, and 14 of Chapter 126 of the 21 General Statutes, the State Human Resources Act, apply to these State employees. The Board of 22 the System may authorize the System to employ the faculty and staff of the University of North 23 Carolina School of Medicine as well as other health affairs schools and components of the 24 University of North Carolina at Chapel Hill subject to the provisions of this subsection, provided 25 that any employees who are faculty members shall remain subject to the faculty policies of the University of North Carolina at Chapel Hill, as established or adopted pursuant to delegation 26 27 from the Board of Governors of The University of North Carolina. A State employee employed 28 by the System immediately prior to January 1, 2024, has the right to (i) continued State 29 employment if the employee remains in the employee's current role or position, unless terminated 30 in accordance with the terms of employment that existed immediately prior to January 1, 2024, 31 subject to all relevant provisions of State and federal law and (ii) continued participation in the 32 State Teachers' and State Employees' Retirement System if the employee was enrolled in the 33 Retirement System immediately prior to January 1, 2024, and maintains State employee status. 34 Certain Career State Employees. - Notwithstanding subsection (a) of this section, a (b) 35 State employee who achieved career State employee status by October 31, 1998, shall remain 36 subject to the rules regarding discipline or discharge that were effective on October 31, 1998, 37 and shall not be subject to the rules regarding discipline or discharge adopted after that date. 38 "§ 116-350.35. Finances. 39 System Budgeting. – The System, the UNC Hospitals, and designated component (a) 40 parts of The University of North Carolina shall not be subject to the provisions of the State 41 Budget Act, except for General Fund appropriations, or otherwise subject to the authority, 42 oversight, or control of the Office of the State Controller. The System, the UNC Hospitals, and 43 designated component parts of The University of North Carolina shall be subject to the authority and oversight of the Office of the State Auditor. The Chief Executive Officer, subject to the 44 45 Board, shall be responsible for all aspects of budget preparation, budget execution, and 46 expenditure reporting for the System. Separate auditable accounts under the control of the Board 47 shall be maintained for the UNC Hospitals and the clinical patient care programs of the School of Medicine of the University of North Carolina at Chapel Hill. Except for General Fund 48 49 appropriations, all receipts of the UNC Hospitals may be invested pursuant to G.S. 116-350.40. 50 General Fund appropriations for support of the UNC Hospitals shall be budgeted in a General Fund code under a single purpose, "Contribution to University of North Carolina Hospitals at 51

1	Chapel Hill Ope	erations" and be transferable to a special fund operating code as receipts. All
2	revenues general	ted from operations, appropriations, or funds otherwise under the control of the
3		lusively be used in furtherance of the missions and goals of the System as
4		proved by the Board.
5		nt/Health Care System Benefit. – The Chief Executive Officer, or the Chief
6		er's designee, may expend operating budget funds, including State funds, of the
7		irect benefit of a patient, when, in the judgment of the Chief Executive Officer
8		ecutive Officer's designee, the expenditure of these funds would result in a
9		to the System. Any such expenditures are declared to result in the provision of
10		and create charges of the University of North Carolina Health Care System for
11		care system may bill and pursue recovery in the same way as allowed by law
12		ther health care systems' charges for services that are unpaid.
13		ditures shall be restricted (i) to situations in which a patient is financially unable
14	· · · ·	nce or other transportation for discharge; (ii) to afford placement in an after-care
15		assure availability of a bed in an after-care facility after discharge from the
16	-	secure equipment or other medically appropriate services after discharge; or (v)
17	-	urance premiums. The Chief Executive Officer or the Chief Executive Officer's
18	÷ •	evaluate at least once a month the cost effectiveness of any continuing payment
19	on behalf of a pa	
20		t that the System advances anticipated government entitlement benefits for a
20		for which the patient later receives a lump sum "back pay" award from an agency
22	1	ether for the current admission or subsequent admission, the State agency shall
23		his back pay an amount equal to the sum advanced on the patient's behalf by the
23		to the disbursement of the back pay, the applicable State program has received
25		System of the advancement.
26		Regulation of UNC Hospitals funds.
27	(a) Defin	ition of Funds. – As used in this section, "funds" means:
27 28		<u>attion of Funds. – As used in this section, "funds" means:</u> <u>Moneys, or the proceeds of other forms of property, received by the UNC</u>
27 28 29	<u>(a)</u> <u>Defin</u> (1)	<u>attion of Funds. – As used in this section, "funds" means:</u> <u>Moneys, or the proceeds of other forms of property, received by the UNC</u> <u>Hospitals as gifts or devises.</u>
27 28 29 30	(a) Defin	 <u>hition of Funds. – As used in this section, "funds" means:</u> <u>Moneys, or the proceeds of other forms of property, received by the UNC</u> <u>Hospitals as gifts or devises.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts</u>
27 28 29 30 31	(a) Defin (1) (2)	 <u>Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof.</u>
27 28 29 30 31 32	<u>(a)</u> <u>Defin</u> (1)	 <u>ition of Funds. – As used in this section, "funds" means:</u> <u>Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from, or contracts of the UNC Hospitals pursuant to grants from of the UNC Hospitals pursuant to grants</u>
27 28 29 30 31 32 33	(a) Defin (1) (2)	 <u>Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other</u>
27 28 29 30 31 32 33 34	(a) Defin (1) (2)	 <u>ition of Funds. – As used in this section, "funds" means:</u> <u>Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities</u>
27 28 29 30 31 32 33 34 35	(a) Defin (1) (2)	 <u>Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities whereby the UNC Hospitals undertakes, subject to terms and conditions</u>
27 28 29 30 31 32 33 34 35 36	(a) Defin (1) (2)	 <u>Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities whereby the UNC Hospitals undertakes, subject to terms and conditions specified by the entity providing the moneys, to conduct research, training, or</u>
27 28 29 30 31 32 33 34 35 36 37	(a) Defin (1) (2) (3)	 <u>Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities whereby the UNC Hospitals undertakes, subject to terms and conditions specified by the entity providing the moneys, to conduct research, training, or public service programs.</u>
 27 28 29 30 31 32 33 34 35 36 37 38 	(a) Defin (1) (2)	 <u>Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities whereby the UNC Hospitals undertakes, subject to terms and conditions specified by the entity providing the moneys, to conduct research, training, or public service programs.</u>
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27 28 29 30 31 32 33 34 35 36 37 38 39 40	(a) Defin (1) (2) (3) (4)	 <u>Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities whereby the UNC Hospitals undertakes, subject to terms and conditions specified by the entity providing the moneys, to conduct research, training, or public service programs.</u> <u>Moneys received from or for the operation by the UNC Hospitals of any of its self-supporting auxiliary enterprises, including the Liability Insurance Trust Fund.</u>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	(a) Defin (1) (2) (3)	 <u>Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities whereby the UNC Hospitals undertakes, subject to terms and conditions specified by the entity providing the moneys, to conduct research, training, or public service programs.</u> <u>Moneys received from or for the operation by the UNC Hospitals of any of its self-supporting auxiliary enterprises, including the Liability Insurance Trust Fund.</u> <u>Moneys received for services UNC Hospitals and the patient care programs</u>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	(a) Defin (1) (2) (3) (4)	 <u>ition of Funds. – As used in this section, "funds" means:</u> <u>Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities whereby the UNC Hospitals undertakes, subject to terms and conditions specified by the entity providing the moneys, to conduct research, training, or public service programs.</u> <u>Moneys received from or for the operation by the UNC Hospitals of any of its self-supporting auxiliary enterprises, including the Liability Insurance Trust Fund.</u> <u>Moneys received for services UNC Hospitals and the patient care programs established or maintained by the School of Medicine of the University of</u>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	(a) Defin (1) (2) (3) (4)	 <u>ition of Funds. – As used in this section, "funds" means:</u> <u>Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities whereby the UNC Hospitals undertakes, subject to terms and conditions specified by the entity providing the moneys, to conduct research, training, or public service programs.</u> <u>Moneys received from or for the operation by the UNC Hospitals of any of its self-supporting auxiliary enterprises, including the Liability Insurance Trust Fund.</u> <u>Moneys received for services UNC Hospitals and the patient care programs established or maintained by the School of Medicine of the University of North Carolina at Chapel Hill render in its hospital, clinics, and other</u>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	(a) Defin (1) (2) (3) (4) (5)	 <u>Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof.</u> <u>Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities whereby the UNC Hospitals undertakes, subject to terms and conditions specified by the entity providing the moneys, to conduct research, training, or public service programs.</u> <u>Moneys received for services UNC Hospitals and the patient care programs established or maintained by the School of Medicine of the University of North Carolina at Chapel Hill render in its hospital, clinics, and other operations.</u>
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27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	(a) Defin (1) (2) (3) (4) (5)	 ition of Funds. – As used in this section, "funds" means: Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises. Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof. Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities whereby the UNC Hospitals undertakes, subject to terms and conditions specified by the entity providing the moneys, to conduct research, training, or public service programs. Moneys received from or for the operation by the UNC Hospitals of any of its self-supporting auxiliary enterprises, including the Liability Insurance Trust Fund. Moneys received for services UNC Hospitals and the patient care programs established or maintained by the School of Medicine of the University of North Carolina at Chapel Hill render in its hospital, clinics, and other operations. Moneys received by the UNC Hospitals in respect to borrowings for capital equipment or construction projects to further services it renders in either or
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	(a) Defin (1) (2) (3) (4) (5) (6)	 ition of Funds. – As used in this section, "funds" means: Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises. Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof. Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities whereby the UNC Hospitals undertakes, subject to terms and conditions specified by the entity providing the moneys, to conduct research, training, or public service programs. Moneys received from or for the operation by the UNC Hospitals of any of its self-supporting auxiliary enterprises, including the Liability Insurance Trust Fund. Moneys received for services UNC Hospitals and the patient care programs established or maintained by the School of Medicine of the University of North Carolina at Chapel Hill render in its hospital, clinics, and other operations. Moneys received by the UNC Hospitals in respect to borrowings for capital equipment or construction projects to further services it renders in either or both of its hospital or clinical operations.
 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 	(a) Defin (1) (2) (3) (4) (5)	 ition of Funds. – As used in this section, "funds" means: Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises. Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof. Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities whereby the UNC Hospitals undertakes, subject to terms and conditions specified by the entity providing the moneys, to conduct research, training, or public service programs. Moneys received from or for the operation by the UNC Hospitals of any of its self-supporting auxiliary enterprises, including the Liability Insurance Trust Fund. Moneys received for services UNC Hospitals and the patient care programs established or maintained by the School of Medicine of the University of North Carolina at Chapel Hill render in its hospital, clinics, and other operations. Moneys received by the UNC Hospitals in respect to borrowings for capital equipment or construction projects to further services it renders in either or both of its hospital or clinical operations.
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	(a) Defin (1) (2) (3) (4) (5) (6)	 ition of Funds. – As used in this section, "funds" means: Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises. Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof. Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities whereby the UNC Hospitals undertakes, subject to terms and conditions specified by the entity providing the moneys, to conduct research, training, or public service programs. Moneys received from or for the operation by the UNC Hospitals of any of its self-supporting auxiliary enterprises, including the Liability Insurance Trust Fund. Moneys received for services UNC Hospitals and the patient care programs established or maintained by the School of Medicine of the University of North Carolina at Chapel Hill render in its hospital, clinics, and other operations. Moneys received by the UNC Hospitals in respect to borrowings for capital equipment or construction projects to further services it renders in either or both of its hospital or clinical operations. The net proceeds from the disposition effected pursuant to Article 7 of Chapter 146 of the General Statutes of any interest in real property owned by or under
 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 	(a) Defin (1) (2) (3) (4) (5) (6)	 ition of Funds. – As used in this section, "funds" means: Moneys, or the proceeds of other forms of property, received by the UNC Hospitals as gifts or devises. Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, the United States government or any agency or instrumentality thereof. Moneys received by the UNC Hospitals pursuant to grants from, or contracts with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities whereby the UNC Hospitals undertakes, subject to terms and conditions specified by the entity providing the moneys, to conduct research, training, or public service programs. Moneys received from or for the operation by the UNC Hospitals of any of its self-supporting auxiliary enterprises, including the Liability Insurance Trust Fund. Moneys received for services UNC Hospitals and the patient care programs established or maintained by the School of Medicine of the University of North Carolina at Chapel Hill render in its hospital, clinics, and other operations. Moneys received by the UNC Hospitals in respect to borrowings for capital equipment or construction projects to further services it renders in either or both of its hospital or clinical operations.

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1	moneys defined in this section, except the net proceeds from	om the disposition
2	of an interest in real property first acquired by the UNC	-
3	expenditure of moneys received as a grant from a State a	
4	Fund appropriations.	• <u> </u>
5	(b) Fund Management. – The Board of the System is responsible fo	r the custody and
6	management of the funds of the UNC Hospitals. The Board shall adopt uni	
7	procedures applicable to the deposit, investment, and administration of these	•
8	assure that the receipt and expenditure of such funds is properly authorized and	
9	appropriately accounted for. The Board may delegate authority, through the	e Chief Executive
10	Officer, to the President of the UNC Hospitals, when such delegation is neces	sary or prudent to
11	enable the UNC Hospitals to function in a proper and expeditious manner.	
12	(c) Fund Expenditure. – Funds under this section and investment ear	mings thereon are
13	available for expenditure by the UNC Hospitals and are hereby appropriate	ed by the General
14	Assembly.	
15	(d) Fund Oversight. – Funds under this section are subject to the over	rsight of the State
16	Auditor pursuant to Article 5A of Chapter 147 of the General Statutes are	not subject to the
17	provisions of the State Budget Act, except for operating and capital funds appr	ropriated from the
18	General Fund.	
19	(e) Fund Reporting. – The UNC Hospitals shall submit such reports or	
20	concerning its fund accounts under this section as may be required by the Boa	
21	(f) Funds Supplemental. – Funds under this section, or the investment i	
22	shall not take the place of State appropriations or any part thereof, but any port	
23	available for general institutional purposes shall be used to supplement State	** *
24	the end that the UNC Hospitals may improve and increase their functions, may	enlarge their areas
25	of service, and may become more useful to a greater number of people.	1 .1
26	(g) Fund Investment. – The Board may deposit or invest the funds un	
27	interest bearing accounts and other investments in the exercise of its sound d	
28	regard to any statute or rule of law relating to the investment of funds by fiduce "§ 116-350.45. Purchases.	<u>aries.</u>
29 30		13 of the General
30 31	<u>Notwithstanding the provisions of Articles 3, 3A, and 3C of Chapter 14</u> <u>Statutes and G.S. 143-341(8)(i) of the General Statutes, the Board shall esta</u>	
32	regulations governing the purchasing requirements of the System. These polici	-
33	shall provide for requests for proposals, competitive bidding or purchasing by	•
34	competitive bidding, contract negotiations, and contract awards for pur	
35	materials, equipment, and services which are necessary and appropriate to f	
36	educational, research, and community service missions of the System.	unin the enneur,
37	The Board of Directors shall submit all initial policies and regulations ad	opted pursuant to
38	this section to the Division of Purchase and Contract for review upon adoption	* *
39	subsequent changes to these policies and regulations adopted by the Board sha	
40	the Division of Purchase and Contract for review. Any comments by the Div	
41	and Contract shall be submitted to the Chief Executive Officer and to the	
42	University of North Carolina.	
43	" <u>§ 116-350.50. Real property.</u>	
44	(a) Acquisition and Disposition. – The Board shall establish policies	for acquiring and
45	disposing of any interest in real property by the System and the UNC Hospita	als. These policies
46	shall specify procedures for evaluating, negotiating, and approving the acquisi	tion or disposition
47	of an interest in real property by purchase, gift, lease, or rental, but not by	condemnation or
48	exercise of eminent domain. Acquisitions and dispositions of interests in real	
49	to this section shall not be subject to statutes applicable to the acquisition or disp	
50	in real property by or on behalf of State agencies, including, without limitation	
51	Article 36 of Chapter 143 of the General Statutes or Chapter 146 of the General	al Statutes.

1	(b) Design and Construction. – The Board may, subject to rules and regulations generally
2	applicable to hospital facilities in the State, adopt policies and procedures that exclusively govern
3	the design, construction, and renovation of buildings, infrastructure, utilities, and other property
4	developments of the System and the UNC Hospitals, including all aspects of vendor selections,
5	contracting, negotiation, and approvals. Design and construction for the System and the UNC
6	Hospitals shall be subject to the requirements of G.S. 44A-26 and G.S. 133-1.1 but shall not
7	otherwise be subject to the provisions of statutes applicable to design and construction projects
8	by or on behalf of State agencies.
9	(c) Plan Review and Code Enforcement of Certain Construction Projects
10	Notwithstanding any other provision of law to the contrary, a local building code inspection
11	department has general authority over plan review and administration, and enforcement, of all
12	sections of the North Carolina State Building Code for construction or renovation projects
13	undertaken by the System or its component units that are on or within privately owned real
14	property leased by the System, or its component units, within its jurisdiction. Nothing in this
15	subsection shall be construed to abrogate the authority of the Department of Labor under
16	<u>G.S. 143-139(c) and (d).</u>
17	" <u>§ 116-350.55. Bonds and notes.</u>
18	(a) Bonds and Notes. – In addition to the provisions of Article 3 of Chapter 116D of the
19	General Statutes, the System shall be authorized to issue bonds and notes on behalf of itself or
20	any component units or System affiliate in accordance with the provisions of Article 3 of Chapter
21	116D of the General Statutes, in the same manner and for the same purposes as the Board of
22	Governors of The University of North Carolina may issue bonds and notes as provided for
23	therein. In doing so, the System shall have the same powers conferred upon the Board of
24	Governors by such Article and, for purposes of this section, references in such Article to the
25	Board of Governors shall mean and be deemed to include the System.
26	(b) Notwithstanding subsection (a) of this section, in connection with the issuance of
27	bonds or notes of the System in accordance with this section and Article 3 of Chapter 116D of
28	the General Statutes, the following provisions apply:
29	(1) Institutions within the meaning of G.S. 116D-22 include the System and any
30	<u>component unit or System affiliate.</u>
31	(2) The approval of the Director of the Budget, as provided in G.S. 116D-26,
32	<u>116D-27, 116D-29, and 116D-30, does not apply to bonds or notes issued by</u>
33	the System pursuant to this section and Article 3 of Chapter 116D of the
34	<u>General Statutes.</u>
35	(3) The first paragraph of G.S. 116D-26(b) does not apply to bonds or notes
36	issued by the System pursuant to this section and Article 3 of Chapter 116D of the General Statutes.
37	
38 39	(4) Nothing herein shall limit or restrict the right of the System to obtain a loan from a financial institution, provided that the System may not pladed real
39 40	from a financial institution, provided that the System may not pledge real property owned by the State of North Carolina as collateral.
40	" <u>§ 116-350.60. Nonprofit merger authority.</u>
42	The University of North Carolina Health Care System and any domestic nonprofit
43	corporation may merge in the manner provided in G.S. 55A-11-09, except that the merger need
44	not comply with G.S. 55A-11-02 as required by G.S. 55A-11-09(b)(3). For the purposes of this
45	section, the University of North Carolina Health Care System is deemed an unincorporated
46	"business entity" as defined in G.S. 55A-11-09(a) and the University of North Carolina Health
47	Care System or the University of North Carolina Hospitals is the surviving business entity of any
48	merger effected pursuant to this section. For any plan of merger pursuant to this section, along
49	with the applicable items set forth in the articles of merger under G.S. 55A-11-09(d), the
50	University of North Carolina Health Care System shall set forth reference to this section.
51	G.S. 55A-11-09(e1) does not apply to a merger under this section.

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"§ 116-350.65	Public records.
	ing records of the System are not public records under Chapter 132 of the General
Statutes:	
(1)	Records related to patient care and patient services, including, but not limited
	to, patient records, vendor contracts, quality initiatives, quality measures, and
	reports related to quality requirements; provided, however, that any contracts
	with other State agencies or documents publicly reported to government
	regulatory or oversight bodies shall be considered public records.
<u>(2)</u>	Records related to strategic planning or initiatives, including potential
	affiliations and new services or businesses.
<u>(3)</u>	Consultations with the Joint Legislative Commission on Governmental
	Operations as provided by law.
	"Part 2. Liability Insurance or Self-Insurance.
<u>§ 116-350.10</u>	0. Authorization to secure insurance or provide self-insurance.
	is authorized through the purchase of contracts of insurance or the creation of
	trusts, or through combination of such insurance and self-insurance, to provide the
•	Hospitals, System affiliates, and individual health care practitioners with coverage
-	of personal or entity liability based on conduct within the course and scope of
	ctions undertaken by such entities or individuals as employees, agents, or officers
	m, (ii) the University of North Carolina Hospitals at Chapel Hill, or (iii) any health
	, agency, or entity which has an affiliation agreement with the System or with the
	North Carolina Hospitals at Chapel Hill. The types of health care practitioners to
-	visions of this Part may apply include, but are not limited to, medical doctors,
	s, residents, interns, medical technologists, nurses' aides, and orderlies. Subject to
	ts and limitations of this Article, the coverage to be provided, through insurance
	ce or combination thereof, may include provision for the payment of expenses of
	payment of civil judgments in courts of competent jurisdiction, and the payment of
	ounts, in actions, suits, or claims to which this Part applies.
	5. Establishment and administration of self-insurance trust funds; rules and
	ulations; defense of actions against covered persons; application of
	<u>5. 143-300.6.</u>
	he event the Board elects to act as self-insurer of a program of liability insurance,
	h one or more insurance trust accounts to be used only for the purposes authorized
	; provided, however, said program of liability insurance shall not be subject to
	he Commissioner of Insurance. The Board is authorized to receive and accept any
-	appropriation, or transfer of funds made for the purposes of this section and to
-	inds in the insurance trust accounts. All expenses incurred in collecting, receiving,
	g such funds and in otherwise administering the self-insured program of liability
	be paid from such insurance trust accounts.
	bject to all requirements and limitations of this Article, the Board is authorized to
÷	r the establishment and administration of the self-insured program of liability
	uding, but not limited to, rules and regulations concerning the eligibility for and
	nditions of participation in the program, the assessment of charges against
-	he management of the insurance trust accounts, and the negotiation, settlement,
	payment of claims.
	e Board is authorized to create a UNC Health Liability Insurance Trust Fund
-	osed of not more than 13 members; one member each shall be appointed by the
	General, the State Insurance Commissioner, the Director of the Office of State
	anagement, and the State Treasurer; the remaining members shall be appointed by
	bject to all requirements and limitations of this Article and to any rules and
regulations ad	opted by the Board under the terms of subsection (b) of this section, the Board may

delegate to the UNC Health Liability Insurance Trust Fund Council responsibility and authority 1 2 for the administration of the self-insured liability insurance program and of the insurance trust 3 accounts established pursuant to such program. 4 Defense of all suits or actions against an individual health care practitioner who is (d) 5 covered by a self-insured program of liability insurance established by the Board under the 6 provisions of this Article may be provided by the Attorney General in accordance with the 7 provisions of G.S. 143-300.3 of Article 31A of Chapter 143; provided, that in the event it should 8 be determined pursuant to G.S. 143-300.4 that defense of such a claim should not be provided by the State, or if it should be determined pursuant to G.S. 143-300.5 and G.S. 147-17 that 9 10 counsel other than the Attorney General should be employed or, if the individual health care practitioner is not an employee of the State as defined in G.S. 143-300.2, then private legal 11 12 counsel may be employed by the UNC Health Liability Insurance Trust Fund Council and paid 13 for from funds in the insurance trust accounts. 14 For purposes of the requirements of G.S. 143-300.6, the coverage provided State (e) 15 employees by any self-insured program of liability insurance established by the Board pursuant to the provisions of this Article shall be deemed to be commercial liability insurance coverage 16 17 within the meaning of G.S. 143-300.6(c). 18 (f)By rules adopted by the Board in accordance with subsection (b) of this section, the 19 Board may provide that funds maintained in insurance trust accounts under such a self-insured 20 program of liability insurance may be used to pay any expenses, including damages ordered to 21 be paid, which may be incurred by the System or the University of North Carolina Hospitals at 22 Chapel Hill with respect to any claim, based on alleged negligent acts in the provision of health 23 care services, which may be prosecuted under the provisions of Article 31 of Chapter 143 of the 24 General Statutes. 25 "§ 116-350.110. Funding of self-insurance program. If the Board elects to establish a self-insurance trust fund, the initial contribution to 26 (a) 27 the fund shall be determined by an independent actuary but shall be no less than three hundred 28 thousand dollars (\$300,000). Annual contributions to said fund shall be made in an amount to be 29 determined each year by the UNC Health Liability Insurance Trust Fund Council upon the advice 30 of an independent actuary and shall include amounts necessary to pay all costs of administration 31 of the self-insurance program and claims adjustment, including litigation in addition to amounts 32 necessary to pay claims. Contributions shall be no less than one hundred fifty percent (150%) of 33 the amounts actually paid each year on medical malpractice claims until such time as the UNC 34 Health Liability Insurance Trust Fund Council, with the advice of an independent actuary and 35 the approval of the Board, determines that an annual contribution in a lesser amount will not 36 impair the adequacy of the fund to satisfy existing and potential health care malpractice claims 37 for a period of one year. 38 (b) Claims certified to be paid from the fund shall be paid in the order of award or 39 settlement. In the event that the fund created hereunder shall at any time have insufficient funds 40 to assure that both existing and future claims will be paid, the Board is hereby authorized to borrow necessary amounts up to thirty million dollars (\$30,000,000) per established 41 42 self-insurance trust fund account to replenish the fund. The Board shall maintain funds in each 43 self-insurance trust at no less than one hundred thousand dollars (\$100,000) at all times. 44 Funds borrowed by the Board to replenish the trust fund account may be secured by (c) 45 pledging noncapital assets of the members. Members shall mean those entities, agencies, 46 departments, or divisions of the System which directly contribute funds to the self-insurance 47 trust. In no event shall individual health care providers be deemed members for the purposes of 48 this section. 49 (d) Obligations issued under the provisions of this Part shall not be deemed to constitute 50 a debt, liability, or obligation of the State or of any political subdivision thereof or a pledge of the faith and credit of the State or of any such political subdivision but shall be payable solely 51

General Assembly Of North Carolina Session 2023 1 from the revenues or assets of the members. Each obligation issued under this Part shall contain 2 on the face thereof a statement to the effect that the System shall not be obligated to pay the same nor the interest thereon except from the revenues or assets pledged therefor and that neither the 3 4 faith and credit nor the taxing power of the State or of any political subdivision thereof is pledged 5 to the payment of the principal of or the interest on such obligation. "§ 116-350.115. Termination of fund. 6 7 Any fund created hereunder may be terminated by the Board upon their determination that 8 other satisfactory and adequate arrangements have been made to assure that both existing and 9 future health care malpractice claims or judgments against the participants in the self-insurance program will be paid and satisfied. Upon the termination of any fund pursuant to this section, the 10 full amount remaining in such fund upon termination less any outstanding indebtedness shall 11 12 promptly be repaid to the System and allocated among the participating entities according to their 13 respective contributions as determined by the Board. 14 "§ 116-350.120. Sovereign immunity. Nothing in this Article shall be deemed to waive the sovereign immunity of the State. 15 "§ 116-350.125. Confidentiality of records. 16 17 Records pertaining to the liability insurance program, including all information, correspondence, investigations, or interviews concerning or pertaining to claims or potential 18 19 claims against participants in the self-insurance program or to the program or applications for 20 participation in the program shall not be considered public records under Chapter 132 of the 21 General Statutes and shall not be subject to discovery under the Rules of Civil Procedure, Chapter 22 1A of the General Statutes. "§ 116-350.130. Further action. 23 24 The Board is hereby authorized to take all action necessary to effectuate the purposes and 25 provisions of this Part. 26 **§ 116-350.135.** Appropriation. 27 The funds described by this Part are appropriated and shall be used only as provided by this 28 Part. 29 "§§ 116-350.136 to 116-359. Reserved for future codification purposes. 30 "Article 39. 31 "East Carolina University Health Care Operations. 32 "<u>§ 116-360.5. Definitions.</u> 33 The following definitions apply in this Article: 34 (1) Board of Trustees. - The Board of Trustees of East Carolina University. 35 (2)Career State employee status. – As defined in G.S. 126-1.1. Chancellor. – The Chancellor of East Carolina University. 36 (3) 37 (4) ECU Dental School Clinical Operations. – A division of the School of Dental Medicine at East Carolina University that operates clinical programs and 38 39 facilities in Greenville, North Carolina, and across the State for the purpose of 40 providing medical care to the general public and training dentists and other health care professionals. 41 42 Medical Faculty Practice Plan. - A division of the School of Medicine of East (5) 43 Carolina University that operates clinical programs and facilities for the purpose of providing medical care to the general public and training 44 45 physicians and other health care professionals. 46 President. - The President of The University of North Carolina. (6)School of Medicine. - The Brody School of Medicine of East Carolina 47 (7)48 University. 49 "§ 116-360.10. East Carolina University School of Medicine; establishment; mission. Establishment. - The Board of Trustees of East Carolina University is hereby 50 (a) authorized to establish a school of medicine at East Carolina University, Greenville, North 51

1 Carolina. The school of medicine shall meet all requirements and regulations of the Council on 2 Medical Education and Hospitals of the American Medical Association, the Association of 3 American Medical Colleges, and other such accrediting agencies whose approval is normally 4 required for the establishment and operation of a two-year medical school. 5 Mission. – The School of Medicine shall provide instruction and training leading to a (b) 6 medical degree, advanced and doctoral degrees in biomedical sciences and related fields, and 7 other credentials; facilitate the education of physicians and other health care providers in 8 partnership with schools and colleges within East Carolina University, The University of North 9 Carolina System, and its affiliated enterprises; provide patient care and facilitate the financial 10 sustainability of East Carolina University's School of Medicine and health sciences programs through clinical collaboration with and joint operation of health care facilities with one or more 11 12 hospitals or health systems; engage in research and render other services designed to promote the 13 health and well-being of the citizens of North Carolina, with particular focus on rural areas of the 14 State; and drive innovation and transformation in health care services delivery, with particular 15 focus on rural health care services delivery. 16 "§ 116-360.15. Personnel and operations. 17 Employment Authority. – East Carolina University School of Medicine may employ (a) 18 a workforce to conduct its operations of the Medical Faculty Practice Plan and the ECU Dental 19 School Clinical Operations. Employees who are employed directly by Medical Faculty Practice 20 Plan and the ECU Dental School Clinical Operations, and not by an affiliated hospital or health 21 system, are State employees whose terms and conditions of employment, including benefit plans 22 and programs, are determined by the Chancellor, subject to the direction of the President. Only 23 Articles 5, 6, 7, and 14 of Chapter 126 of the General Statutes, the State Human Resources Act, 24 apply to these State employees. Subject to the approval of the President, the Chancellor may 25 authorize East Carolina University to employ the faculty and staff of the School of Medicine and 26 other health affairs schools and components of East Carolina University, subject to the provisions 27 of this section. All employees who are faculty members shall remain subject to the faculty 28 policies of East Carolina University, as established or adopted pursuant to delegation from the 29 Board of Governors of The University of North Carolina. A State employee employed by East 30 Carolina University as part of the Medical Faculty Practice Plan or ECU Dental School Clinical 31 Operations prior to January 1, 2024, has the right to (i) continued State employment if the 32 employee remains in the employee's current role or position, unless terminated in accordance 33 with the terms of employment that existed immediately prior to January 1, 2024, subject to all 34 relevant provisions of State and federal law and (ii) continued participation in the State Teachers' 35 and State Employees' Retirement System if the employee was enrolled in the Retirement System 36 immediately prior to January 1, 2024, and maintains State employee status. 37 (b) Certain Career State Employees. – Notwithstanding subsection (a) of this section, all 38 of the following applies: 39 For employees of the Medical Faculty Practice Plan. - The compensation of a (1)40 State employee who achieved career State employee status by October 31, 41 1998, shall not be reduced as a result of this section and that employee shall 42 (i) remain subject to the rules regarding discipline or discharge that were 43 effective on October 31, 1998, and (ii) not be subject to the rules regarding 44 discipline or discharge adopted after that date. 45 For employees of the ECU Dental School Clinical Operations. - The (2)46 compensation of a State employee who achieved career State employee status 47 by June 30, 2022, shall not be reduced as a result of this section and that 48 employee shall (i) remain subject to the rules regarding discipline or discharge 49 that were effective on June 30, 2022, and (ii) not be subject to the rules 50 regarding discipline or discharge adopted after that date.

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(c) Sub	ject to the direction of the President and so long as it is to the	e benefit of the School
	East Carolina University, or The University of North	
	take any of the following actions:	<u>euronnu system, ure</u>
(1)	Enter into partnerships, affiliations, joint operating a	greements, and other
<u>(1)</u>	arrangements with hospitals, health systems, and other h	-
	behalf of the School of Medicine or East Carolina Univ	
(2)	Assign employees to assist with the establishment a	
<u>(2)</u>	partnerships, affiliations, joint operating agreements, and	± •
	entered into pursuant to this subsection.	nd other arrangements
(3)	Make available office space, equipment, supplies, and o	other related resources
<u>(J)</u>	as part of any partnerships, affiliations, joint operating	
	arrangements entered into pursuant to this subsection.	agreements, and other
" <u>§</u> 116-360.20.	· · · ·	
		actice Plan and ECU
	<u>geting. – The School of Medicine, the Medical Faculty Pr</u> Clinical Operations, shall not be subject to the provisions of	
	neral Fund appropriations, or otherwise subject to the au	
	Office of the State Controller. The School of Medicine,	
	nd ECU Dental School Clinical Operations shall be subject	
	e Office of the State Auditor. The Chancellor, subject to	
	be responsible for all aspects of budget preparation, b	
· · ·	porting for the School of Medicine, the Medical Faculty Pr	
	Clinical Operations. Except for General Fund appropriatio	÷
	y Practice Plan and ECU Dental School Clinical Operation	
	S. 116-36.1. General Fund appropriations for support of	
	hall be budgeted in a General Fund code under a single pu	-
	ulty Practice Plan at East Carolina University," and be tra	
	code as receipts. All revenues generated from operations, ap	
	Faculty Practice Plan shall exclusively be used in furtheran	
	edical Faculty Practice Plan and School of Medicine as de	etermined or approved
by the Chancel		I = 1 ¹ = ¹ = 1 ¹ = 1 ¹ =
	licare Receipts. – The East Carolina University School of M	*
	sis consistent with the State's cash management plan, funds	
	reimbursements for education costs. Upon receipt, these f	unus are appropriated
	ocated as follows:	through the effect of the
<u>(1)</u>	The portion of the Medicare reimbursement generated	
	expense of the School of Medicine's Medical Faculty	
	transferred to the appropriate Medical Faculty Practice	
	the School of Medicine. The Medical Faculty Practi-	
	responsibility for any of these funds that subsequently	must be refunded due
	to final audit settlements.	
<u>(2)</u>	Funds that were received pursuant to this section prior	
	that were transferred to a special fund account on d	-
	Treasurer are appropriated to the Brody School of Med	
	University and may be expended by the Brody Schoo	
	family medicine center and for purposes consistent with	h its stated mission.
" <u>§ 116-360.25.</u>		
	nding the provisions of Articles 3, 3A, and 3C of Chapter	
	contrary, the Chancellor shall establish policies and regu	
	irements of the School of Medicine, the Medical Faculty P	
	Clinical Operations. These policies and regulations shall pr	
proposals, com	petitive bidding, or purchasing by means other than compet	itive bidding, contract

General Assembly Of North Carolina Session 2023 1 negotiations, and contract awards for purchasing supplies, materials, equipment, and services 2 which are necessary and appropriate to fulfill the clinical and educational missions of the School of Medicine, the Medical Faculty Practice Plan, and ECU Dental School Clinical Operations. 3 4 Pursuant to such policies and regulations, purchases for the School of Medicine, the Medical 5 Faculty Practice Plan, and ECU Dental School Clinical Operations shall be effected by East 6 Carolina University. 7 The Chancellor shall submit all initial policies and regulations adopted under this section to 8 the Division of Purchase and Contract for review upon adoption by the Chancellor. Any 9 subsequent changes to these policies and regulations adopted by the Chancellor shall be 10 submitted to the Division of Purchase and Contract for review. Any comments by the Division 11 of Purchase and Contract shall be submitted to the Chancellor of East Carolina University and to 12 the President of The University of North Carolina. 13 "§ 116-360.30. Public records. 14 The following records of East Carolina University School of Medicine and ECU Dental 15 School Clinical Operations are not public records under Chapter 132 of the General Statutes: Records related to research, patient care, and patient services, including, but 16 (1)17 not limited to, patient records, vendor contracts, quality initiatives, quality measures, and reports related to quality requirements; provided, however, that 18 19 any contracts with other State agencies or documents publicly reported to 20 government regulatory or oversight bodies shall be considered public records. 21 Records related to strategic planning or initiatives, including potential (2) 22 affiliations and new services or businesses. 23 Consultations with the Joint Legislative Commission on Governmental (3) 24 Operations as provided by law. 25 "§ 116-360.35. Real property. 26 Acquisition and Disposition. - The Chancellor of East Carolina University shall (a) 27 establish rules and regulations for acquiring or disposing of any interest in real property for the 28 use of the School of Medicine, the Medical Faculty Practice Plan, and ECU Dental School 29 Clinical Operations. These rules and regulations shall include provisions for development of 30 specifications, advertisement, and negotiations with owners for acquisition of an interest in real property by purchase, gift, lease, or rental, but not by condemnation or exercise of eminent 31 32 domain, on behalf of the School of Medicine, the Medical Faculty Practice Plan, and ECU Dental 33 School Clinical Operations. Acquisitions and dispositions of interests in real property pursuant 34 to this section shall not be subject to State laws applicable to the acquisition or disposition of 35 interest in real property by or on behalf of State agencies, including, without limitation, the 36 provisions of Article 36 of Chapter 143 of the General Statutes or the provisions of Chapter 146 37 of the General Statutes. 38 (b) Design and Construction. - The Chancellor may, subject to rules and regulations 39 generally applicable to educational facilities and health care facilities in the State, adopt policies 40 and procedures that shall exclusively govern the design, construction, and renovation of buildings, infrastructure, utilities, and other property developments of the School of Medicine, 41 42 including all aspects of vendor selections, contracting, negotiation, and approvals. Design and 43 construction for the School of Medicine are subject to the requirements of G.S. 44A-26 and 44 G.S. 133-1.1 but are otherwise exempt from other State laws applicable to design and 45 construction projects by or on behalf of State agencies. 46 Plan Review and Code Enforcement of Certain Construction Projects. -(c) 47 Notwithstanding any other provision of law to the contrary, a local building code inspection 48 department has general authority over plan review, administration, and enforcement of all 49 sections of the North Carolina State Building Code with respect to construction or renovation 50 projects undertaken by the School of Medicine, the Medical Faculty Practice Plan, or ECU Dental Clinical Operations that are on or within privately owned real property leased by the School of 51

1	Medicine, the Medical Faculty Practice Plan, or ECU Dental Clinical Operations within the		
2	jurisdiction of the local building code inspection department. Nothing in this subsection shall be		
3	construed to abrogate the authority of the Department of Labor under subsections (c) and (d) of		
4	G.S. 143-139."		
5			
6	CONFORMING AND OTHER CHANGES		
7	SECTION 4.10.(c) G.S. 66-58 reads as rewritten:		
8	"§ 66-58. Sale of merchandise or services by governmental units.		
9	(a) Except as may be provided in this section, it shall be is unlawful for any unit,		
10	department department, or agency of the State government, or any division or subdivision of the		
11	unit, department department, or agency, or any individual employee or employees of the unit,		
12	department department, or agency in his, or her, or their capacity as employees		
13	thereof, thereof to engage directly or indirectly in the sale of goods, wares wares, or merchandise		
14	in competition with citizens of the State, or to engage in the operation of restaurants, cafeterias		
15	or other eating places in any building owned by or leased in the name of the State, or to maintain		
16	service establishments for the rendering of services to the public ordinarily and customarily		
17	rendered by private enterprises, or to provide transportation services, or to contract with any		
18	person, firm firm, or corporation for the operation or rendering of the businesses or services on		
19	behalf of the unit, department department, or agency, or to purchase for or sell to any person,		
20	firm-firm, or corporation any article of merchandise in competition with private enterprise. The		
21	leasing or subleasing of space in any building owned, leased leased, or operated by any unit,		
22	department or agency or division or subdivision thereof department, agency, division, or		
23	subdivision of the State for the purpose of operating or rendering of any of the businesses or		
24	services herein referred to in this section is hereby prohibited.		
25	(b) The provisions of subsection Subsection (a) of this section shall does not apply to: to		
26	any of the following:		
27	····		
28	(8) The University of North Carolina with regard to: to all of the following:		
29	····		
30	e. The hospital and Medical School of the University of North Carolina.		
31	e1. The University of North Carolina Health Care System.		
32			
33	SECTION 4.10.(d) G.S. 116-30.3A reads as rewritten:		
34	"§ 116-30.3A. Availability of excess receipts.		
35	Notwithstanding the provisions of Chapter 143C of the General Statutes, receipts within The		
36	University of North Carolina realized in excess of budgeted levels shall be available, up to a		
37	maximum of ten percent (10%) above budgeted levels, for each Budget Code, in addition to		
38	appropriations to support the operations generating the receipts as approved by the Director of		
39	the Budget. Notwithstanding the provisions of Chapter 143C of the General Statutes, receipts		
40	within The University of North Carolina Health Care System realized in excess of budgeted		
41	levels shall be available above budgeted levels, for each Budget Code, in addition to		
42	appropriations to support the operations generating the receipts as approved by the Director of		
43	the Budget."		
44	SECTION 4.10.(e) G.S. 116-219 reads as rewritten:		
45	"§ 116-219. Authorization to secure insurance or provide self-insurance.		
46	The Board of Governors of the University of North Carolina (hereinafter referred to as "the		
47	Board") is authorized through the purchase of contracts of insurance or the creation of		
48	self-insurance trusts, or through combination of such insurance and self-insurance, to provide		
49	individual health-care practitioners with coverage against claims of personal tort liability based		
50	on conduct within the course and scope of health-care functions undertaken by such individuals		
51	as employees, agents, or officers of (i) the University of North Carolina, (ii) any constituent		

1 2 3	institution of the University of North Carolina, (iii) the University of North Carolina Hospitals at Chapel Hill, or (iv) (iii) any health-care institution, agency or entity which has an affiliation
	agreement with the University of North Carolina, Carolina or with a constituent institution of the
4 5	University of North Carolina, or with the University of North Carolina Hospitals at Chapel Hill.
	<u>Carolina.</u> The types of health-care practitioners to which the provisions of this Article may apply
6 7	include, but are not limited to, medical doctors, dentists, nurses, residents, interns, medical technologists, nurses, residents, and limitations of this
	technologists, nurses' aides, and orderlies. Subject to all requirements and limitations of this
8 9	Article, the coverage to be provided, through insurance or self-insurance or combination thereof,
9 10	may include provision for the payment of expenses of litigation, the payment of civil judgments in courts of competent invisition, and the payment of settlement amounts, in actions, suits or
10	in courts of competent jurisdiction, and the payment of settlement amounts, in actions, suits or claims to which this Article applies."
11	
12	 SECTION 4.10.(f) G.S. 116-220(f) reads as rewritten: "(f) By rules or regulations adopted by the Board in accordance with G.S. 116-220(b) of
13 14	
14 15	this Article, the Board may provide that funds maintained in insurance trust accounts under such
15 16	a self-insured program of liability insurance may be used to pay any expenses, including damages ordered to be paid, which may be incurred by the University of North Carolina, Carolina or a
10	constituent institution of the University of North Carolina, or the University of North Carolina
17	Hospitals at Chapel Hill-Carolina with respect to any tort claim, based on alleged negligent acts
18 19	in the provision of health-care services, which may be prosecuted under the provisions of Article
20	31 of Chapter 143 of the General Statutes."
20	SECTION 4.10.(g) G.S. 116D-1(11) reads as rewritten:
22	"(11) University. – The University of North Carolina and its constituent and
23	affiliated institutions, including, without limitation, the University of North
24	Carolina Center for Public Television, the University of North Carolina Health
25	Care System, the North Carolina School of Science and Mathematics, and the
26	North Carolina Arboretum."
27	SECTION 4.10.(h) G.S. 116D-22(2) reads as rewritten:
28	"(2) Institution. – Each of the institutions enumerated in G.S. 116-2, and any
29	affiliated institutions of the University, including, without limitation, the
30	University of North Carolina Center for Public Television, the University of
31	North Carolina Health Care System, the North Carolina School of Science and
32	Mathematics, and the North Carolina Arboretum."
33	SECTION 4.10.(i) G.S. 126-5(c8) reads as rewritten:
34	"(c8) Except as to Articles 5, 6, 7, and 14 of this Chapter, this Chapter does not apply to
35	any of the following:
36	(1) Employees of the University of North Carolina Health Care System.
37	(2) Employees of the University of North Carolina Hospitals at Chapel Hill, as
38	may be provided pursuant to G.S. 116-37(a)(4).Hill.
39	(3) Employees of the clinical patient care programs of the School of Medicine of
40	the University of North Carolina at Chapel Hill as may be provided pursuant
41	to G.S. 116-37(a)(4).<u>Hill.</u>
42	"
43	SECTION 4.10.(j) G.S. 131E-13 is amended by adding a new subsection to read:
44	"(i) This section does not apply to a transaction that is part of an agreement between a
45	municipality or hospital authority and the University of North Carolina Health Care System for
46	the lease, sale, or conveyance of a hospital facility, or part of a hospital facility, to the University
47	of North Carolina Health Care System."
48	SECTION 4.10.(k) G.S. 135-1(10) reads as rewritten:
49	"(10) "Employee" shall mean all full-time employees, agents or officers of the State
50	of North Carolina or any of its departments, bureaus and institutions other than
50 51	educational, whether such employees are elected, appointed or employed:

	•
1	Provided that the term "employee" shall not include employees of the
2	University of North Carolina Health Care System who are not eligible for
3	participation under G.S. 135-5.6, employees of the East Carolina University
4	School of Medicine or Dental School of Medicine who are not eligible for
5	participation under G.S. 135-5.7, any person who is a member of the
6	Consolidated Judicial Retirement System, any member of the General
7	Assembly or any part-time or temporary employee. Notwithstanding any other
8 9	provision of law, "employee" shall include all employees of the General Assembly except participants in the Legislative Intern Program, pages, and
10	beneficiaries in receipt of a monthly retirement allowance under this Chapter
10	who are reemployed on a temporary basis. "Employee" also includes any
11	participant whose employment is interrupted by reason of service in the
12	Uniformed Services, as that term is defined in section 4303(16) of the
13	Uniformed Services, as that term is defined in section 4505(10) of the Uniformed Services Employment and Reemployment Rights Act, Public Law
15	103-353, if that participant was an employee at the time of the interruption; if
16	the participant does not return immediately after that service to employment
17	with a covered employer in this System, then the participant shall be deemed
18	"in service" until the date on which the participant was first eligible to be
19	separated or released from his or her involuntary military service. In all cases
20	of doubt, the Board of Trustees shall determine whether any person is an
21	employee as defined in this Chapter. "Employee" shall also mean every
22	full-time civilian employee of the North Carolina National Guard who is
23	employed pursuant to section 709 of Title 32 of the United States Code and
24	paid from federal appropriated funds, but held by the federal authorities not to
25	be a federal employee: Provided, however, that the authority or agency paying
26	the salaries of such employees shall deduct or cause to be deducted from each
27	employee's salary the employee's contribution in accordance with applicable
28	provisions of G.S. 135-8 and remit the same, either directly or indirectly, to
29	the Retirement System; coverage of employees described in this sentence shall
30	commence upon the first day of the calendar year or fiscal year, whichever is
31	earlier, next following the date of execution of an agreement between the
32	Secretary of Defense of the United States and the Adjutant General of the State
33	acting for the Governor in behalf of the State, but no credit shall be allowed
34	pursuant to this sentence for any service previously rendered in the
35	above-described capacity as a civilian employee of the North Carolina
36	National Guard: Provided, further, that the Adjutant General, in the Adjutant
37	General's discretion, may terminate the Retirement System coverage of the
38	above-described North Carolina National Guard employees if a federal
39 40	retirement system is established for such employees and the Adjutant General
40 41	elects to secure coverage of such employees under such federal retirement
41 42	system. Any full-time civilian employee of the North Carolina National Guard described above who is now or hereafter may become a member of the
42	Retirement System may secure Retirement System credit for such service as
43 44	a North Carolina National Guard civilian employee for the period preceding
44	the time when such employees became eligible for Retirement System
46	coverage by paying to the Retirement System an amount equal to that which
47	would have constituted employee contributions if the employee had been a
48	member during the years of ineligibility, plus interest. Employees of State
49	agencies, departments, institutions, boards, and commissions who are
50	employed in permanent job positions on a recurring basis must work at least
51	30 hours per week for nine or more months per calendar year in order to be
~ 1	so nouis per week for line of more months per euroneur you in order to be

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1 2	covered by the provisions of this subdivision. On and after August 1, 2001, a person who is a nonimmigrant alien and who otherwise meets the	
3	requirements of this subdivision shall not be excluded from the definition of	
4	"employee" solely because the person holds a temporary or time-limited visa."	
5	SECTION 4.10. (<i>I</i>) G.S. 135-1(11) reads as rewritten:	
6	"(11) "Employer" shall mean the State of North Carolina, the county board of	f
7	education, the city board of education, the State Board of Education, the board	
8	of trustees of the University of North Carolina, the University of North	
9	Carolina Health Care System, the board of trustees of other institutions and	_
10	agencies supported and under the control of the State, or any other agency of	f
11	and within the State by which a teacher or other employee is paid. For	r
12	purposes of reporting under the pronouncements by the Governmental	1
13	Accounting Standards Board, the Retirement System is a multi-employer	r
14	plan."	
15	SECTION 4.10.(m) G.S. 135-3(8)f. is recodified as G.S. 135-3(d).	
16	SECTION 4.10.(n) G.S. 135-3, as amended by subsection (m) of this section, reads	\$
17	as rewritten:	
18	"§ 135-3. Membership.	
19	(a) The membership of this Retirement System shall be composed as follows:	
20	 (9-)/L\ N=(::(1(c
21 22	(8a)(b) Notwithstanding the provisions of paragraphs c and d sub-subdivisions c. and d. of	
22	subdivision (8) of this section to the contrary, a beneficiary who was a beneficiary retired on an early or service retirement with the Law Enforcement Officers' Retirement System at the time of	
23 24	the transfer of law enforcement officers employed by the State and beneficiaries last employed	
25	by the State to this Retirement System on January 1, 1985, and who also was a contributing	
26	member of this Retirement System on January 1, 1985, shall continue to be paid his <u>or her</u>	-
27	retirement allowance without restriction and may continue as a member of this Retirement	
28	System with all the rights and privileges appendant to membership.	
29	(9)(c) Members who are participating in an intergovernmental exchange of personnel under	r
30	the provisions of Article 10 of Chapter 126 may retain their membership status and receive all	
31	benefits provided by this Chapter during the period of the exchange provided the requirements	3
32	of Article 10 of Chapter 126 are met; provided further, that a member participating in an	l
33	intergovernmental exchange of personnel under Article 10 of Chapter 126 shall, notwithstanding	-
34	whether he the member and his the member's employer are making contributions to the member's	
35	account during the exchange period, be entitled to the death benefit if he the member otherwise	
36	qualifies under the provisions of this Article and provided further that no duplicate benefits shall	l
37	be paid.	
38	(d) Should If a beneficiary who retired on an early or service retirement allowance under this Chapter has a reamplayed by or otherwise angeged to perform services for an employed	
39 40	this Chapter <u>be is</u> reemployed by, or otherwise engaged to perform services for, an employer participating in the Retirement System on a part-time, temporary, interim, or on a fee for service	
40 41	basis, whether contractual or otherwise at any time during the six months immediately following	
42	the effective date of retirement, then the option of the two listed below following subdivisions	
43	that has the lesser financial impact on the member, as determined by the Retirement System, shall	
44	be applied:	L
45	$\frac{1.(1)}{1.(1)}$ The member's retirement shall be is deemed effective the month after the last	t
46	month the member performed services for a participating employer, and the	
47	member shall repay all retirement benefits paid up to the deemed effective	
48	date, provided the member thereafter has satisfied the six-month separation	
49	required by G.S. 135-1(20).	

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1 2 3	2.<u>(</u>2) The member shall make a lump-sum payment to the Retirer to three times the amount of compensation earned durin immediately following the effective date of retirement.	
4	(e) Not	withstanding any other provision of this Article to the contrary	, if a member who
5		arly or service retirement as an employee of the University	
6		ystem or the East Carolina University School of Medicine or	
7		psequently employed by a non-State entity affiliated with the U	
8		Care System or East Carolina University School of Medicine	
9		o be paid the member's retirement allowance without restriction	
10	of this subsecti	on, "non-State entity" means an entity that does not satisfy the	ne requirements of
11	being an emplo	yer pursuant to G.S. 135-1(11)."	
12	SEC	CTION 4.10.(o) G.S. 135-5.1 reads as rewritten:	
13	"§ 135-5.1. Op	otional retirement program for The University of North Ca	rolina.
14	(a) An	Optional Retirement Program provided for in this section	is authorized and
15	established and	l shall be implemented by the Board of Governors of The U	niversity of North
16	Carolina. The	Optional Retirement Program shall be underwritten by the pu	urchase of annuity
17		h may be both fixed and variable contracts or a combination th	•
18		ablishment of a trust, for the benefit of participants in the Prog	
19	U	to (i) University personnel who are eligible for membership in	
20		es' Retirement Program or (ii) individuals eligible under	
21		nd who are: who, in either case, also meet any of the following	•
22	(1)	Administrators and faculty of The University of North Car	
23	(1)	of instructor or above; above.	
24	(2)	The President and employees of The University of North	Carolina who are
25	(-)	appointed by the Board of Governors on recommendatio	
26		pursuant to G.S. 116-11(4), 116-11(5), and 116-14 or who	
20 27		the Board of Trustees of a constituent institution of The U	
28		Carolina upon the recommendation of the Chancellor	•
20 29		116-40.22(b); <u>G.S. 116-40.22(b).</u>	pursuant to 0.5.
30	(3)	Nonfaculty instructional and research staff who are exem	nt from the North
31	(3)	Carolina Human Resources Act, as defined by the	
32		G.S. 126-5(c1)(8), and the faculty of the North Carolina	-
32 33		and Mathematics; and Mathematics.	School of Science
33 34	(4)	Field faculty of the Cooperative Agriculture Extension S	arvice and tenure
34	(4)	track faculty in North Carolina State University agriculture	
35 36			1 0
30 37		who are exempt from the North Carolina Human Resource	
		eligible for membership in the Teachers' and State Empl System purpose to $C = 125 2(1)$ who is any of the approximate	-
38		System pursuant to G.S. 135-3(1), who in any of the case	
39 40		subsection (i) had been members of the Optional Retirement	U
40		the provisions of Chapter 338, Session Laws of 1971, im	• •
41		July 1, 1985, or (ii) have sought membership as required	
42		below. Under the Optional Retirement Program, the State	
43		shall contribute, to the extent authorized or required, towa	-
44	/ - `	such contracts or deposited in such trust on the participant	
45	(5)	Employees To the extent allowed under G.S. 135-5.6, or	
46		University of North Carolina Health Care System, su	•
47		eligibility and participation as may be adopted by the Boa	rd of Governors in
48		the Optional Retirement Program plan document.	
49	(6)	Employees hired on or after January 1, 2013.	
50	(b) Part	icipation in the Optional Retirement Program shall be governe	ed as follows:

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1 2 2	(1)	Those participating in the Optional Retirement Program July 1, 1985, under the provisions of Chapter 338, Ses	sion Laws of 1971, are
3 4	(2)	deemed automatically enrolled in the Program as estab Eligible employees University personnel initially appo	inted on or after July 1,
5		1985, shall at the same time of entering upon eligible e	
6 7		join the Retirement System in accordance with the applicable thereto or (ii) to participate in the Optional	-
8		This election shall be in writing and filed with the Retire	0
9		the employing institution and shall be effective as of o	•
10		eligible service. For purposes of this provision, the	
11		Program shall be permitted to file individual ele	-
12		Retirement System using electronic transmission.	
13	(3)	An Except as provided under G.S. 135-5.6 and G.S.	135-5.7, an election to
14		participate in the Optional Retirement Program sha	all be irrevocable. An
15		eligible employee failing to elect to participate in th	-
16		Program at the time of entry into eligible service	shall automatically be
17		enrolled as a member of the Retirement System.	
18			a
19		employing institution shall contribute on behalf of e	
20 21	-	nent Program an amount equal to a percentage of the part	
21		om time to time by the General Assembly. Each participate or she would be required to contribute if a member of t	
23		thorized or required by the provisions of this subsect	•
23 24		be made, consistent with Section 414(h) of the Internal Re	
25		ing to rules and regulations established by The University	
26	Additional personal contributions may also be made by a participant by payroll deduction or		
27	-	to an annuity or retirement income plan established pu	
28		ributions shall be made by the employing institution to the	
29	or companies un	derwriting the annuities or the trustees for the benefit o	f each participant, and
30		ontribution shall not be subject to any State tax if ma	de under the Optional
31	Retirement Progr	ram or, otherwise, by salary reduction.	
32			
33		tirement benefit, death benefit, or other benefit under th	1
34	ē	e paid by the State of North Carolina, or The University	· · · · · · · · · · · · · · · · · · ·
35 36		or the Board of Truste Retirement System with respect to any employee selection	
30 37		irement Program or with respect to any beneficiary of the	
38		e to participants or their beneficiaries only by the de	
39		the terms of the contracts or trust agreement.	esignated company m
40		Board of Governors of The University of North Carolin	a shall ensure that the
41	. ,	nent Program contains benefit forfeiture provisions equiva	
42	1	0A for University personnel who are eligible for memb	
43		oyees' Retirement System and have elected participation	1
44	Retirement Progr	ram. Any funds forfeited shall be deposited in the Option	al Retirement Program
45	trust fund(s)."		
46		FION 4.10.(p) Article 1 of Chapter 135 of the General	Statutes is amended by
47	U	ving new sections to read:	G (
48		ployees of the University of North Carolina Health Ca	
49 50		mployees of the University of North Carolina Health Carolina H	-
50 51		2 January 1, 2024, and (ii) are members of either the Report Program before January 1, 2024, shall rate in member	-
51	<u>Optional Kettrell</u>	hent Program before January 1, 2024, shall retain member	smp in mat Keurement

1	System or that Optional Retirement Program unless the member makes a one-time, irrevocable
2	election to cease membership in the Retirement System or the Optional Retirement Program in
3	favor of a similar benefit offered by the University of North Carolina Health Care System
4	pursuant to G.S. 116-350.30.
5	(b) Employees of the University of North Carolina Health Care System who are hired on
6	or after January 1, 2024, shall not be eligible for membership in the Retirement System. The
7	University of North Carolina Health Care System shall offer employees of the System who are
8	hired on or after January 1, 2024, any of the following benefits:
9	(1) Membership in the Optional Retirement System.
10	(2) Enrollment in a similar benefit to the Optional Retirement System pursuant to
11	<u>G.S. 116-350.30.</u>
12	(3) <u>A choice between the options provided in subdivision (1) and subdivision (2)</u>
13	of this subsection.
14	(c) If any individual ceases to be employed by the University of North Carolina Health
15	Care System on or after January 1, 2024, and is later rehired by the University of North Carolina
16	Health Care System, then that individual shall be treated as an employee newly hired on or after
17	January 1, 2024, for the purposes of this section.
18	(d) The University of North Carolina Health Care System shall continue to report the
19	payroll of employees employed as of December 31, 2023, and shall continue to remit the
20	employee and employer contributions for all employees retaining membership in the Retirement
21	System or the Optional Retirement Program until none exist.
22	" <u>§ 135-5.7. Certain employees of East Carolina University.</u>
23	(a) As used in this section, the terms "Medical Faculty Practice Plan" and "ECU Dental
24	School Clinical Operations" have the same meaning as in G.S. 116-360.5.
25	(b) All employees of the Medical Faculty Practice Plan and the ECU Dental School
26	Clinical Operations who are (i) employed before January 1, 2024, and (ii) are members of either
27	the Retirement System or the Optional Retirement Program before January 1, 2024, shall retain
28	membership in that Retirement System or that Optional Retirement Program unless the member
29	makes a one-time, irrevocable election to cease membership in the Retirement System or the
30	Optional Retirement Program in favor of a similar benefit offered by the East Carolina University
31	School of Medicine, the Medical Faculty Practice Plan, or the ECU Dental School Clinical
32	Operations pursuant to G.S. 116-360.15.
33	(c) Employees of the Medical Faculty Practice Plan or the ECU Dental School Clinical
34	Operations hired on or after January 1, 2024, shall not be eligible for membership in the
35	Retirement System. East Carolina University shall offer employees of the Medical Faculty
36	Practice Plan and employees of the ECU Dental School Clinical Operations who are hired on or
37	after January 1, 2024, any of the following benefits:
38	(1) <u>Membership in the Optional Retirement System.</u>
39	(2) Enrollment in a similar benefit to the Optional Retirement System pursuant to
40	$\frac{G.S. \ 116-360.15.}{(2)}$
41	(3) <u>A choice between the options provided in subdivision (1) and subdivision (2)</u>
42	<u>of this subsection.</u>
43	(d) If any individual ceases to be employed by the Medical Faculty Practice Plan or the
44	ECU Dental School Clinical Operations on or after January 1, 2024, and is later rehired by the
45	Medical Faculty Practice Plan or the ECU Dental School Clinical Operations, then that individual
46	shall be treated as an employee newly hired on or after January 1, 2024, for the purposes of this
47	section.
48	(e) <u>East Carolina University School of Medicine shall continue to report the payroll of</u>
49 50	employees employed as of December 31, 2023, and shall continue to remit the employee and
50	employer contributions for all employees retaining membership in the Retirement System or the
51	Optional Retirement Program until none exist."

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1	SECTION 4.10.(q) G.S. 135-48.1(11) reads as rewritten:	
2 3 4 5	"(11) Employing Unit. – A North Carolina School Syste State Department, Agency, or Institution; <u>the Univ</u> <u>Health Care System;</u> Administrative Office of the Examining Board whose employees are eligibl	versity of North Carolina Courts; or Association or
6	State-Supported Retirement System. An employing	g unit also shall mean (i) a
7	charter school in accordance with Article 14A of Ch	-
8 9	Statutes whose board of directors elects to become in the Plan under G.S. 135-48.54 or (ii) a loc	
10	participates in the Plan under G.S. 135-48.54 of (ii) a loc	-
11	fide fire departments, rescue or emergency med	-
12	National Guard units are deemed to be employing	
13	providing benefits under this Article."	
14	SECTION 4.10.(r) G.S. 135-48.40(b) reads as rewritten:	
15	"(b) Partially Contributory Coverage. – The following persons	
16	under the Plan, on a partially contributory basis, subject to the provision	
17	(1) All permanent full-time employees of an employing	g unit who meet either <u>any</u>
18	of the following conditions:	
19 20	a. <u>Paid The employee is paid</u> from general or s	
20 21	b. <u>Paid The employee is paid from non-State</u> which his or her employing unit has agreed	
22	Employees of State agencies, departments, in	
23	commissions not otherwise covered by the Plan	
24	permanent job positions on a recurring basis and wi	
25	per week for nine or more months per calendar	
26	provisions of this subdivision.	
27	This subdivision shall not apply to employees enr	
28	health benefit plan offered by East Carolina	
29	G.S. 116-360.15 or the University of North Caro	lina Health Care System
30 31	<u>pursuant to G.S. 116-350.30.</u>	
32	SECTION 4.10.(s) G.S. 143-56 reads as rewritten:	
33	"§ 143-56. Certain purchases excepted from provisions of Article.	
34	Unless as may otherwise be ordered by the Secretary of Admin	
35	supplies, materials and equipment through the Secretary of Administra	tion shall be mandatory in
36	the following cases:	
37	(1) Published books, manuscripts, maps, pamphlets and	1
38	(2) Perishable articles such as fresh vegetables, fresh f	
39	others as may be classified by the Secretary of Adm	
40 4 1	Purchase through the Secretary of Administration shall not be ma technology numbered in accordance with Article 15 of Chenter 142D a	
41 42	technology purchased in accordance with Article 15 of Chapter 143B of a purchase of supplies, materials or equipment for the General Assemb	
43	is less than the expenditure benchmark established under the provisi	
44	group purchases made by hospitals, developmental centers, neuromedi	
45	alcohol and drug abuse treatment centers through a competitive biddir	
46	defined in G.S. 143-129, by the University of North Carolina Health	
47	G.S. 116-37(h), G.S. 116-350.45, by the University of North Carolina	
48	pursuant to G.S. 116-37(a)(4), G.S. 116-350.15(d), by the University of	1
19 50	Hill on behalf of the clinical patient care programs of the School of M	•
50	of North Carolina at Chapel Hill pursuant to G.S. 116-37(a)(4), G.S.	<u>110-350.15(d), or by East</u>

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Carolina University on behalf of the Medical Faculty Practice Plan pursuant to					
G.S. 116-40.6(c).G.S. 116-360.25.					
All purchases of the above articles made directly by the departments, institutions and agencies					
of the State government shall, whenever possible, be based on competitive bids. Whenever an					
order is placed or contract awarded for such articles by any of the departments, institutions and					
agencies of the State government, a copy of such order or contract shall be forwarded to the					
Secretary of Administration and a record of the competitive bids upon which it was based shall					
be retained for inspection and review."					
SECTION 4.10.(t) G.S. 143-596 reads as rewritten:					
"§ 143-596. Definitions.					
As used in this Article, unless the context clearly provides otherwise:					
 (1a) Madical Eagulty Practice Dian As defined in C.S. 116 40 6 Article 20 of					
(1c) Medical Faculty Practice Plan. – As defined in <u>G.S. 116-40.6. Article 39 of</u>					
Chapter 116 of the General Statutes.					
(9) The University of North Caroline Health Caro System As defined in C.S.					
(8) The University of North Carolina Health Care System. – As defined in G.S.					
116-37. <u>Article 38 of Chapter 116 of the General Statutes.</u> " SECTION 4.10.(u) G.S. 143C-1-3 reads as rewritten:					
"§ 143C-1-3. Fund types.					
§ 145C-1-5. Fund types.					
(c) Notwithstanding subsections (a) and (b) of this section, funds established for The					
University of North Carolina and its constituent institutions pursuant to the following statutes are					
exempt from Chapter 143C of the General Statutes and shall be accounted for as provided by					
those statutes, except that the provisions of Article 8 of Chapter 143C of the General Statutes					
shall apply to the funds: G.S. 116-35, 116-36, 116-36.1, 116-36.2, 116-36.4, 116-36.5, 116-36.6,					
116-44.4, 116-68, 116-220, 116-235.					
(d) Notwithstanding subsections (a) and (b) of this section, funds established for the					
University of North Carolina Health Care System pursuant to G.S. 116-350.40 are exempt from					
Chapter 143C of the General Statutes and shall be accounted for as provided by those statutes."					
SECTION 4.10.(v) G.S. 143C-8-7(a) reads as rewritten:					
"(a) No State agency may expend funds for the construction or renovation of any capital					
improvement project except as needed to comply with this Article or otherwise authorized by the					
General Assembly. Funds that become available by gifts, excess patient receipts above those					
budgeted at the University of North Carolina Hospitals at Chapel Hill, federal or private grants,					
receipts becoming a part of special funds by act of the General Assembly, or any other funds					
available to a State agency or institution may be utilized for advanced planning through the					
working drawing phase of capital improvement projects, upon approval of the Director of the					
Budget."					
SECTION 4.10.(w) G.S. 143C-8-8 reads as rewritten:					
"§ 143C-8-8. When a State agency may increase the cost of a capital improvement project.					
Upon the request of the administration of a State agency, the Director of the Budget may,					
when in the Director's opinion it is in the best interest of the State to do so, increase the cost of a					
capital improvement project. Provided, however, that if the Director of the Budget increases the					
cost of a project, the Director shall report that action to the Joint Legislative Commission on					
Governmental Operations at its next meeting. The increase may be funded from gifts, federal or					
private grants, special fund receipts, excess patient receipts above those budgeted at the					
University of North Carolina Hospitals at Chapel Hill, or direct capital improvement					
appropriations to that department or institution."					
SECTION 4.10.(x) G.S. 146-22(c) reads as rewritten:					
"(c) Acquisitions on behalf of the University of North Carolina Health Care System shall					
be made in accordance with G.S. 116-37(i), G.S. 116-350.50, acquisitions on behalf of the					
$H_{250} = CCSMO_{\rm W} 2 [w, 2] \qquad \qquad H_{2000} = D^{11}_{10} 250 \qquad \qquad D_{2000} = 52$					

1	University of No	orth Carolina Hospitals at Chapel Hill shall be made in accordance with G.S.				
2	116-37(a)(4), G.S. 116-350.15(d), acquisitions on behalf of the clinical patient care programs of					
3	the School of Medicine of The University of North Carolina at Chapel Hill shall be made in					
4	accordance with	G.S. 116-37(a)(4), G.S. 116-350.15(d), and acquisitions on behalf of the				
5		Practice Plan of the East Carolina University School of Medicine shall be made				
6	•	th G.S. 116-40.6(d).G.S. 116-360.35(a). "				
7		FION 4.10.(y) G.S. 147-69.2(a)(16a) reads as rewritten:				
8) The University of North Carolina Hospitals at Chapel Hill funds, except				
9	(104	appropriated funds, deposited with the State Treasurer pursuant to				
10		G.S. 116-37.2. G.S. 116-350.40."				
11		0.5. 110 57.2.0.5. 110 550.10.				
12	APPROPRIAT	IONS AND REPORTING REQUIREMENTS FOR THE NC CARE				
13	INITIATIV					
13		FION 4.10.(z) The General Assembly makes the following findings:				
14		North Carolina's rural population is among the largest in the United States and				
	(1)					
16		is in need of dedicated effort and investment to help improve health outcomes				
17		in many of the State's rural communities.				
18	(2)	The East Carolina University Brody School of Medicine, the University of				
19		North Carolina School of Medicine, University Health Systems of Eastern				
20		Carolina, Inc., a nonprofit corporation doing business as ECU Health (ECU				
21		Health), and the University of North Carolina Health Care System are				
22		dedicated to extending and improving health care services and health provider				
23		education for the benefit of North Carolina citizens and communities;				
24		delivering care close to where citizens live and work; and transforming rural				
25		health care for the benefit of North Carolina.				
26		TION 4.10.(aa) It is the intent of the General Assembly that ECU Health, UNC				
27	•	tem, and their affiliated schools of medicine (East Carolina University Brody				
28		tine and the University of North Carolina School of Medicine) will collaborate				
29	to establish a new	w initiative to be known as NC Care. The purpose of the NC Care initiative is to				
30	improve access t	o high quality health care for citizens and communities located in rural areas of				
31		by establishing outcome driven regional systems of care, beginning in eastern				
32	North Carolina.	To that end, of the funds authorized in this act or appropriated in this act to the				
33	Board of Governors of The University of North Carolina over the 2023-2025 fiscal biennium, a					
34	total of four hundred twenty million dollars (\$420,000,000) is provided for investment in the NC					
35	Care initiative as	s follows:				
36	(1)	The sum of ten million dollars (\$10,000,000) for Clinically Integrated				
37		Network.				
38	(2)	The sum of two hundred ten million dollars (\$210,000,000) for three health				
39	()	clinics, of which the sum of one hundred five million dollars (\$105,000,000)				
40		has been appropriated.				
41	(3)	The sum of one hundred fifty million dollars (\$150,000,000) for hospital				
42		investment.				
43	(4)	The sum of fifty million dollars (\$50,000,000) for a regional behavioral health				
44	(+)	hospital.				
45	SFC'	FION 4.10.(bb) The University of North Carolina Health Care System and ECU				
46		the NC Care initiative, shall use the funds allocated under subsection (aa) of this				
40 47	section to do the					
47	(1)	Invest in strengthening and providing operational support for community				
40 49	(1)	hospitals affiliated with the University of North Carolina Health Care System				
49 50		and ECU Health that will be integrated into the new regional systems of care				
50 51		developed through the NC Care initiative.				
51						

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1 2 2	(Clinically integrate these community hospir of care developed through the NC Care init	iative.
3		ON 4.10.(cc) By April 1, 2024, and every s	
4	-	of North Carolina Health Care System	
5		ropriations/Base Budget, the House Approp	
6		regarding the NC Care initiative. The repo	ort shall include at least all of the
7	following:		
8		Progress on the development and implement	
9		Plans developed through the NC Care initia	
10		regional systems of care, new rural care of	· · · · ·
11		nclude the location and projected cost of a	
12		new rural care centers, or both; and the loca	1 0
13		Plans developed through the NC Care	
14		strengthening and providing operational s	
15		affiliated with the University of North Caro	•
16 17		Health. The report shall include the amount hat are used for these purposes, broken of	
17		ocation, and the purpose of the investment:	
18		community hospitals will be integrated into	
20		leveloped through the NC Care initiative.	the new regional systems of care
20		The implementation status of the UNC H	ealth and ECU Health Clinically
22		Integrated Network funded by this act.	callin and Lee Health Chinearly
23		Progress on capital projects and grant pro	jects funded by the State Capital
24		Infrastructure Fund pursuant to Section 40.	
25		Any other information the University of No	
26		and ECU Health deem necessary for the C	•
27		effectiveness of the NC Care initiative.	2
28			
29	EFFECTIVE DAT		
30		ON 4.10.(dd) Subsections (z) through (cc)	
31	1, 2023. The remain	nder of this section is effective when it beco	omes law.
32			
33	PART V. GENER	AL PROVISIONS	
34			
35		DIRECTED GRANTS APPROPRIATEI	D IN 2022-2023 FISCAL YEAR
36	DO NOT REV		1 1
37		ON 5.1.(a) This section applies to any $\frac{1}{2}$	• • • •
38 39		in S.L. 2021-180 for the 2022-23 fiscal yea f this section and (ii) are subject to reversion	
59 40		ing any provision of law to the contrary, th	
40 41	•	he end of the 2022-23 fiscal year and shall	•
42		which the funds were appropriated until the	
43		te the funds revert pursuant to subsection (b	
44		ON 5.1.(b) Any funds described in subsection (t	
45		une 30, 2023, shall revert to the appropria	
46	fiscal year.		
47	•	ON 5.1.(c) This section becomes effective	June 30, 2023.
48	~		· -·
49	UNEXPENDED D	DIRECTED GRANTS APPROPRIATED) IN 2021-2022
50	SECTI	ON 5.1B.(a) This section applies to any	y directed grants appropriated as
51		in S.L. 2021-180 for the 2021-2022 fiscal y	• • • •
	-		-

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1 2 3	fiscal year. Notw section shall not	of the effective date of this section and (ii) are subject to reversion at the end of the 2022-2023 fiscal year. Notwithstanding any provision of law to the contrary, the grants described by this section shall not revert at the end of the 2022-2023 fiscal year and shall remain available for expenditure for the purpose for which the funds were appropriated until the earlier of the date the			
4 5	-	he purpose for which the funds were appropriated until the ear led or March 31, 2024.	lier of the date the		
6	1	FION 5.1B.(b) Any funds described in subsection (a) of this s	section that remain		
7		f March 31, 2024, shall revert to the appropriate fund at the end			
8	fiscal year.				
9	•	FION 5.1B.(c) This section is effective June 30, 2023.			
10					
11		IG OR INCREASING FEES			
12		FION 5.2.(a) Notwithstanding G.S. 12-3.1, an agency is not i			
13		egislative Commission on Governmental Operations prior	to establishing or		
14		to the level authorized or anticipated in this act.	1 /		
15 16		TION 5.2.(b) Notwithstanding G.S. 150B-21.1A(a), an age in accordance with G.S. 150B-21.1A to establish or increase a			
10		e adoption of a rule would otherwise be required under Artic			
18	150B of the Gen	1	cie 2/1 of chapter		
19		orur Studiels.			
20	DIRECTED GI	RANTS TO NON-STATE ENTITIES			
21		FION 5.3.(a) Definitions. – For purposes of this act and the	Committee Report		
22	described in Sec	tion 43.2 of this act, the following definitions apply:	-		
23	(1)	Directed grant Nonrecurring funds allocated by a S			
24		non-State entity as directed by an act of the General Assem	bly.		
25	(2)	Non-State entity. – As defined in G.S. 143C-1-1.			
26		FION 5.3.(b) Requirements. – Nonrecurring funds appropri	ated in this act as		
27	U	re subject to all of the following requirements:	· · · (1-) · · · · · · · · · · · · · · · · · · ·		
28 29	(1)	Directed grants are subject to the provisions of subsection execution $(1) \circ f(f1) \circ f(f2) = 142C f(f2)$	is (b) through (k),		
29 30	(2)	except for subdivision (1) of (f1), of G.S. 143C-6-23. Directed grants of one hundred thousand dollars (\$100,00	0) or less may be		
31	(2)	made in a single annual payment in the discretion of th	•		
32		Budget. Directed grants of more than one hundred			
33		(\$100,000) shall be made in quarterly or monthly payment			
34		of the Director of the Budget. A State agency administerin			
35		shall begin disbursement of funds to a non-State enti			
36		applicable requirements as soon as practicable, but no later t	•		
37		the date this act becomes law. Full disbursement of funds to	-		
38		that meets all applicable requirements shall be completed	no later than nine		
39	$\langle 2 \rangle$	months after the date this act becomes law.			
40	(3)	Beginning on the first day of a quarter following the deal subdivision (2) of this subsection and supraturely thereaft	-		
41 42		subdivision (2) of this subsection and quarterly thereafter administering directed grants shall report to the Fiscal Res	-		
42 43		the status of funds disbursed for each directed grant until			
43 44		disbursed. At a minimum, the report required under this	•		
45		include updates on (i) the date of the initial contact, (ii) the			
46		was sent to the entity receiving the funds, (iii) the date the			
47		received the fully executed contract back from the entity			
48		execution date, and (v) the payment date.			
49	(4)	Notwithstanding any provision of G.S. 143C-1-2(b)	-		
50		nonrecurring funds appropriated in this act for the 2023-2	-		
51		directed grants shall not revert until two years after this act	becomes law, and		

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1		nonrecurring funds appropriated in this act for the 2024-2025 fi	scal year as
2		directed grants shall not revert until June 30, 2026.	
3	(5)	Directed grants to nonprofit organizations are for nonsectarian, i	nonreligious
4		purposes only.	
5	SECT	TION 5.3.(c) This section expires on June 30, 2026.	
6	CAD STATE E	UNDED PORTION OF NONPROFIT SALARIES	
7 8		TION 5.4. No more than one hundred forty thousand dollars (\$140,	00) in Stata
o 9		any interest earnings accruing from those funds, may be used for	,
10		lividual employee of a nonprofit organization.	i ine annuar
11	sulary of any ma	aviadu employee of a nonprofit organization.	
12	RECOMMEND	DATION ON PEN-AND-INK SIGNATURES	
13		TION 5.5. The General Statutes Commission shall review all prov	isions in the
14		that require that documents have pen-and-ink signatures. The Comm	
15	recommend a bil	ll for the 2024 Regular Session of the 2023 General Assembly to all	low for both
16	pen-and-ink and	electronic signatures, where appropriate.	
17			
18		LIEF AND RECOVERY/MITIGATION/RESILIENCY	1 11 / C
19 20		TION 5.6.(a) Recapture of Unused Funds. – The State Controller s	
20 21		n seven hundred eighty-four thousand four hundred forty-se remaining funds appropriated or allocated for the listed agencies, a	
21		the Emergency Response and Disaster Relief Fund, in the following	
23	(1)	Forty-four million three hundred forty-six thousand two hundre	
24	(1)	dollars (\$44,346,249) for the Department of Agriculture and	
25		Services:	
26		a. Section 4.1(10) of S.L. 2016-124.	
27		b. Funds remaining in Item 23 of the Committee Report re	eferenced in
28		Section 6.1 of S.L. 2018-136.	
29		c. Section 1.3(3) of S.L. 2018-138.	
30		d. Section 5.9A(c)(2) of S.L. 2021-180.	
31	(2)	Three million three hundred ninety-nine thousand four dollars (\$3,399,004)
32		for the North Carolina Community College System:	
33 34		a. Section 5.3(f) of S.L. 2018-136.b. Funds remaining in Items 8, 9, and 10 of the Committee	a Dapart as
34		referenced in Section 6.1 of S.L. 2018-136.	e Report as
36		c. Section 2.1(1) of S.L. 2019-224.	
37	(3)	Two million two hundred forty-nine thousand two hundred forty	-five dollars
38	(-)	(\$2,249,245) for the Department of Health and Human Services	
39		remaining in Items 16 and 17 of the Committee Report as re-	
40		Section 6.1 of S.L. 2018-136.	
41	(4)	One million nine hundred eighty-four thousand four hundred	ninety-nine
42		dollars (\$1,984,499) for The University of North Carolina System	
43		remaining in Item 7 of the Committee Report as referenced in Se	ection 6.1 of
44		S.L. 2018-136.	
45	(5)	Six hundred seventy-three thousand six hundred thirteen dollars	
46 47		for the Department of Insurance from funds remaining in Iter	
47 48	(6)	Committee Report as referenced in Section 6.1 of S.L. 2018-136. One hundred twenty-seven thousand six hundred thirty-f	
40 49	(0)	(\$127,634) for the Department of Environmental Quality:	our uollais
49 50		a. Section 7 of S.L. 2005-1.	
50		$u.$ Socion / OI S.L. 2005^{-1} .	

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1 2 3		 b. Funds remaining in Item 19 of the Committee Reports Section 6.1 of S.L. 2018-136. c. Section 1.3(5) of S.L. 2018-138. 	rt as referenced in
4 5	(7)	Four thousand two hundred three dollars (\$4,203) for the Office of Recovery and Resiliency from Section 2.1(4)c. of	
6	SFC	FION 5.6.(b) Small Project Mitigation and Recovery Progra	
7		S.L. 2021-180 reads as rewritten:	in Mouncation.
8	. ,	5.9.(a) Allocations. – The funds appropriated in Section 2.	2(i) of this act for
9		covery, mitigation, and resiliency shall be allocated as follow	V /
10			
11	(5)	\$25,000,000 to the Office of State Budget and Manage	ment for Golden
12		L.E.A.F. (Long-Term Economic Advancement Foundation	· · · · ·
13		corporation, to establish and administer the Small Proje	0
14		Recovery Program (Program) in accordance with this	
15		Program shall disburse grants up to two hundred fifty	
16 17		(\$250,000) two million dollars (\$2,000,000) to units of loc	-
17		flood mitigation and recovery projects. These funds may be or as matching funds when applicable.	used for planning
18 19	"	or as matching runds when appreable.	
20	SEC	FION 5.6.(c) Previous Allocations Reversion Modification.	– Notwithstanding
21		and 5.9A(e) of S.L. 2021-180, funds allocated in Sections 5.9	_
22		ended by Section 1.4 of S.L. 2021-189, Section 1.2 of S.L. 2	
23	of S.L. 2022-74,	and Sections 1.2 and 1.3 of S.L. 2023-11, shall not revert to t	he Disaster Relief
24	-	und but instead shall revert to the State Emergency Response a	
25		unds are not expended or encumbered by June 30, 2026. F	
26	Section 5.4 of S.L. 2022-74 shall revert to the State Emergency Response and Disaster Relief		
27		nds are not expended or encumbered by June 30, 2027.	
28 29		FION 5.6.(d) Stoney Creek Allocation Transfer. – The Statication of five million dollars (\$5,000,000) under Section 5	
29 30		coney Creek acquisitions from the North Carolina Office	
31		Department of Environmental Quality to expand the Stoney (•
32	-	in Section 5.9(a)(9) of S.L. 2021-180.	proceeding and project
33		FION 5.6.(e) Mitigation Buyouts Modification. – The fund	Is allocated to the
34	Department of I	Public Safety, Office of Recovery and Resiliency (NCOR)	R), under Section
35		2019-224, as amended, for mitigation buyouts and other varie	
36		by NCORR for mitigation buyouts, relocations, rehabilitation	
37		chase of manufactured housing units in order to serve	homeowners and
38		ected by Hurricanes Matthew and Florence.	-2.2(-) - f(1-)
39 40		FION 5.6.(f) Allocations. – The funds appropriated in Sectio F, recovery, mitigation, and resiliency shall be allocated as fol	
40 41	(1)	Thirty million seventy thousand two hundred fifty dollars	
42	(1)	the Department of Public Safety, Division of Emergency	
43		long-term recovery and mitigation grants. The Divisio	
44		Management shall combine the Disaster Relief and	
45		established in subsection 5.9(f) of S.L. 2021-180 and t	
46		Infrastructure Resiliency Fund established in subsectio	n 5.9(g) of S.L.
47		2021-180 and use the remaining unencumbered balances of	
48		as the funds allocated by this subdivision to provide disaste	
49 50		and local matching grants to State agencies, units of l	0
50 51		nonprofit organizations, and public authorities, as defin These funds shall be used for (i) the purposes set forth in	
51		These funds shall be used for (i) the purposes set forth in	subsections 5.9(1)

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1 2		and 5.9(h) of S.L. 2021-180 and (ii) local matching federal funds for mitigation projects. At least five million	-
3		of the funds allocated in this subdivision shall be u	
4		resiliency projects.	
5 6	(2)	Twenty million dollars (\$20,000,000) to the Departme State Property Fire Insurance Fund to help cover	
0 7		increases in expenditures related to recent natural disas	
8	(3)	Twenty million dollars (\$20,000,000) to the Departm	
9	(-)	Consumer Services to be used for the Streamflow Re	
10		Program for purposes consistent with Article 6 of Chap	
11		Statutes.	
12	(4)	Twenty million dollars (\$20,000,000) to the Departm	
13		Quality for the Coastal Storm Damage Mitigation Fun	
14 15		allocated in equal amounts each year of the 2023-202 used for the purposes set forth in G.S. 143-215.73M.	25 fiscal biennium and
15 16	(5)	Ten million dollars (\$10,000,000) to the Departm	ent of Environmental
17	(5)	Quality, Division of Coastal Management, for t	
18		Communities Program to provide funding for the	
19		construction of planned, prioritized, and engineered re	1
20		20 coastal counties of the State. These counties are liste	d in G.S. 113A-103(2).
21	(6)	Ten million dollars (\$10,000,000) to the Wildlife Reso	ources Commission for
22		the Lake Mattamuskeet outfall canal.	
23	(7)	Five million dollars (\$5,000,000) to the Department of	
24 25		of Emergency Management, for the Local Disaster S Program in accordance with subsection (g) of this sect	
23 26	(8)	Five million dollars (\$5,000,000) to the Department of	
27	(0)	of Emergency Management, to conduct flood studies	-
28		building mitigation strategies through the State Floodpl	
29		Funds will be prioritized to map non-encroachment an	reas of the State and to
30		provide for information sharing through the State's F	lood Risk Information
31		System.	
32	(9)	Three million three hundred twenty-seven thousand	
33 34		(\$3,327,500) to the Department of Public Safety, D Management, for detailed mapping and risk impact st	e .
34 35		flood gauges to provide baseline information on those	
36		Division's Flood Inundation Mapping and Alert Netwo	
37	(10)	One million four hundred eighty-one thousand eight hu	
38		(\$1,481,859) to the Department of Environmental Qua	lity to provide funding
39		for six time-limited positions beginning on January	
40		implementation of the Flood Resiliency Blueprint desc	
41		of S.L. 2021-180, as amended. Four hundred ninet	-
42		hundred fifty-three dollars (\$493,953) of these funds	
43 44		2023-2024 fiscal year, and the remaining funds for the Notwithstanding any provision of law to the contrar	-
44		Human Resources shall allow the Department to post the	
46		days prior to their starting date.	Positions up to 100
47	(11)	One million dollars (\$1,000,000) to the Wildlife Res	ources Commission to
48		provide a grant to the Nature Conservancy, a nonprofit	
49		project to protect and restore critically important peat	
50		Carolina for the purpose of increasing community floo	
51		water quality and wildlife habitat, and reducing wildfin	e risk.

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1	(12)	Three hundred forty thousand dollars (\$340,000) to the	e North Carolina
2	~ /	Collaboratory at the University of North Carolina	
3		(Collaboratory) for the FerryMon program. These funds wa	-
4		equal amounts to each year of the 2023-2025 fiscal biennium	
5	(13)	Three hundred twenty thousand dollars (\$320,000) to the	
6		the ModMon program. These funds will be allocated in equa	•
7		year of the 2023-2025 fiscal biennium.	
8	(14)	Two hundred sixty-four thousand dollars (\$264,000) to T	The University of
9		North Carolina Board of Governors for North Carolina Scho	•
10		Math storm damage.	
11	(15)	Fifty thousand dollars (\$50,000) to The University of Nort	h Carolina Board
12		of Governors for North Carolina Central University storm d	amage funding.
13	(16)	Twenty-two million two hundred fifty-five thousand dollars	0 0
14		the Office of State Budget and Management to provide dire	
15		following entities for the following purposes:	C
16		a. Seven million dollars (\$7,000,000) to Pilot	View Resource
17		Conservation and Development, Inc., a nonprofit	
18		stormwater and stream rehabilitation.	L ,
19		b. Five million dollars (\$5,000,000) to Baptists on Mi	ssion, a nonprofit
20		corporation, to respond to natural disasters. Thes	e funds shall be
21		expended only for natural disaster response in this St	ate. The recipient
22		of these funds shall report to the chairs of the	Joint Legislative
23		Emergency Management Oversight Committee	and the Fiscal
24		Research Division on the expenditure of these	funds annually
25		beginning on October 1, 2024, until October 1, 2	028, or until the
26		entirety of the funds are expended, whichever is early	ier.
27		c. Three million dollars (\$3,000,000) to Blue	Ridge Resource
28		Conservation and Development Council, a nonprofi	t corporation, for
29		stormwater and stream rehabilitation.	
30		d. Two million dollars (\$2,000,000) to the North Ca	
31		Underwriting Association for the Coastal Resilient	Roof Grant Pilot
32		Program, consistent with the purposes set forth in Sec	ction 5.9(i) of S.L.
33		2021-180.	
34		e. One million five hundred thousand dollars	(\$1,500,000) to
35		Southwestern North Carolina Resource Co	onservation and
36		Development Council, Inc., a nonprofit corporation,	for dam removal
37		and stream restoration.	
38		f. One million dollars (\$1,000,000) to North Ca	
39		Conservation and Development Association for	flood mitigation
40		projects.	
41		g. One million dollars (\$1,000,000) to Montreat Co	
42		Development Foundation, Inc., a nonprofit corpo	oration, for Lake
43		Susan dredging and flood control.	
44		h. One million dollars (\$1,000,000) to The Methodist	University, Inc.,
45		for resilience.	
46		i. Seven hundred fifty-five thousand dollars (\$755,000	
47		of Coastal Carolina, Inc., a nonprofit corporation	n, to support the
48		Pamlico County Disaster Recovery Coalition.	
49	(17)	Seven million five hundred thousand dollars (\$7,500,000) t	-
50		of Environmental Quality to provide directed grants to North	a Carolina Coastal

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	Federation, Inc. (Federation), a nonprofit purposes:	t corporation, for the following
	a. Five million dollars (\$5,000,000) f	For the Stormwater Retrofit Pilot
	Cost-Share Program, in accordance	with subsection (h) of this section.
	b. Two million dollars (\$2,000,000) to	
	match for federal, State, or private f	
	in coastal counties. Private resider	
	purposes shall demonstrate a pub requested project prior to the Federa	
	c. Five hundred thousand dollars (\$500	-
	Fishery Gear Recovery Program, v	
	and other private partners to remov	1 0
	(ii) the investigation, removal, and d	
	vessels in public trust waters of the	1
	For purposes of this sub-subdivisi	
	derelict vessel" has the meaning set f	-
	2019-224, as rewritten by Section 4	of S.L. 2020-74. The Federation
	may use these funds to contract with	th any federal or State agency or
	unit of local government or to match	-
(18)	Eight hundred forty-two thousand five hun	
	(\$842,592) to the Department of Public	
	Management, for Hyde County as a directed	e 1 .
	of the emergency communications asset described in sub-sub-division 5.4 (c)/2)k =	•
	described in sub-subdivision 5.4.(a)(3)k. o deployed system the ability for Ocracoke c	
	homeowners to make emergency 9-1-1 ca	
	Management and Hyde County shall inc	•••
	sub-subdivision 5.4.(a)(3)k. of S.L. 2022-74	
	additional system capabilities funded by	1 1 1
	submit no later than July 1, 2025, a f	inal report on deployment and
	performance of the deployed system an	nd lessons learned for broader
	deployment of the system in other parts of	
	Emergency Management Oversight Com	mittee and the Fiscal Research
(10)	Division.	
(19)	One hundred thirty million three hundred si	•
	dollars (\$130,360,750) to the Department of for recipients as listed in the Committee Re	
	this act.	eport described in Section 45.2 of
SECT	ION 5.6.(g) Local Emergency Shelter (Capacity Grant Program – The
	gency Management shall administer a grant	
	of this section to provide grants to support	
	ied by the community as an emergenc	
	ructural requirements such as windspeed rati	-
to upgrade electric	cal systems of the structure to install emergen	cy generators or provide for quick
-	for emergency generators. The program shall	
-	g is suitable for use as an emergency shelte	
• •	on request of a unit of local government co	• • • • • • • • • • • • • • • • • • • •
nonpublic buildin	g. The Division shall also in awarding grants	
-		
-	btain alternative sources of funding such as ble federal aid programs.	insurance policies, private grant

SECTION 5.6.(h) Stormwater Retrofit Pilot Cost-Share Program. - The North 1 2 Carolina Coastal Federation, Inc., a nonprofit corporation, shall establish the Stormwater Retrofit 3 Pilot Cost-Share Program. The Federation shall adopt guidelines to administer the Program and 4 consult with the Department of Environmental Quality in the development of the Program. The 5 purpose of the Program is to provide grants to eligible permittees. Grants are limited to 6 stormwater permittees who demonstrate that they would experience a significant economic 7 hardship based on such factors as the Department of Environmental Quality may specify in 8 financing upgrades and repairs to their stormwater control measures to meet the more stringent 9 of (i) current standards if the permittee was building a new system or (ii) the terms of the permit. 10 The Coastal Federation shall report to the chairs of the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources by March 1, 2024, on the implementation of 11 12 this Program. The report shall include, at a minimum, the continued need for the pilot program 13 to operate through the 2024-2025 fiscal year and whether the Program should be expanded or 14 terminated.

15 SECTION 5.6.(i) HFA Funding Reallocation. – Funds allocated to the Housing 16 Finance Agency for a multifamily affordable housing project by Section 5.9(a)(18) of S.L. 17 2021-180, as amended by Section 5.4(j) of S.L. 2022-74, shall instead be used by the Agency to 18 provide a grant to Robeson County for the development of an elderly housing project to support 19 low- and moderate-income senior citizens displaced by natural disaster from the Dunn Road area 20 of Lumberton, North Carolina. To be eligible for funding, a project must have received required 21 zoning approvals by the City of Lumberton prior to April 1, 2022. Funds reallocated by this 22 subsection shall not revert and shall remain available for expenditure until June 30, 2025. This 23 subsection becomes effective June 30, 2023.

24 **SECTION 5.6.(j)** Allocation Reporting Requirements. – The Office of State Budget 25 and Management shall report to the chairs of the House and Senate Appropriations Committees 26 and to the Fiscal Research Division of the General Assembly on the implementation of this 27 section on a quarterly basis and shall also provide any additional reports or information requested 28 by the Fiscal Research Division. Each report required by this section shall include information 29 about all funds expended or encumbered pursuant to this section as of the date of the report, 30 regardless of which State agency, federal agency, or non-State entity administers the funds. 31 Non-State entities that administer or receive any funds appropriated in this section shall assist 32 and fully cooperate with the Office of State Budget and Management in meeting the Office's 33 obligations under this section.

SECTION 5.6.(k) Limitation on Funds. – The Governor may not use the funds described in this section, including the funds transferred under subsection (a) of this section, to make budget adjustments under G.S. 143C-6-4 or to make reallocations under G.S. 166A-19.40(c). Nothing in this section shall be construed to prohibit the Governor from exercising the Governor's authority under these statutes with respect to funds other than those described in this section.

The Governor shall also ensure that funds allocated in this section are expended in a manner that does not adversely affect any person's or entity's eligibility for federal funds that are made available, or that are anticipated to be made available, as a result of natural disasters. The Governor shall also, to the extent practicable, avoid using State funds to cover costs that will be, or likely will be, covered by federal funds.

45 SECTION 5.6.(*l*) Reversion. – Funds allocated in this section that are not expended 46 or encumbered by June 30, 2028, shall revert to the State Emergency Response and Disaster 47 Relief Reserve. This subsection supersedes the reversion dates for directed grants specified in 48 Section 5.3(b)(4) of this act, but nothing in this section shall be construed or is intended to waive 49 or supersede any other requirement for directed grants set forth in Section 5.3 of this act. 50 STATE BUDGET ACT/EUNDS CARRYFORWARD

- 50 STATE BUDGET ACT/FUNDS CARRYFORWARD
- 51 SECTION 5.7.(a) G.S. 143C-1-1 reads as rewritten:

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	"§ 143C-1	-1. Pu	rpose and definitions.	
-	 (d)	Defini (1)	tions. – The following definitions apply in this Chapter Appropriation. – An enactment by the General As withdrawal of money from the State treasury. An en Assembly that authorizes, specifies, or otherwise pro- used for a particular purpose is not an appropriation.	sembly authorizing the actment by the General
		 <u>(6a)</u>	Carryforward. – The balance of a General F appropriation which would otherwise revert at the clo instead is made available in the succeeding fiscal year to liquidate an encumbrance of the prior fiscal year. F forward for any other purpose.	se of the fiscal year but as is specified in law or
		 (12) "	Encumbrance. – A financial obligation created by a p salary commitment, unearned or prepaid collections f the State, or other legally binding agreement.	
		SECI	TON 5.7.(b) Part 1 of Article 6 of Chapter 143C of	the General Statutes is
	amended b		ng a new section to read:	
	" <u>§ 143C-6</u>		Carryforward of funds.	
	<u>(a)</u>		s otherwise specified by law, funds carried forward at the	
		-	nt in the succeeding fiscal year for the purpose for w	
			ward funds that have not been liquidated in the year in	which they were carried
			ert at the end of the fiscal year.	
	<u>(b)</u>		s otherwise specified by law, funds carried forward unde	
			, or otherwise moved, out of the General Fund. This su of North Carolina System.	disection does not apply
	(c)		carried forward to support encumbrances are subject	to cash availability. If
	there is ins	sufficie	nt cash to support all allowable carryforward, the Dire pecified in law over funds necessary to liquidate an enc	ctor of the Budget shall
	-			
	MEDICA	L FRE	EDOM/COVID-19 VACCINATIONS	
			TON 5.8.(a) Article 10 of Chapter 143 of the General	Statutes is amended by
	U		tion to read:	
	" <u>§ 143-16</u> 2		Discrimination against persons based on refusal of (COVID-19 vaccination
	(a)		<u>xemption.</u>	toto chall dany or refuce
	<u>(a)</u> employme		ate agency, city, county, or political subdivision of the S any person or discharge any person from employment due	•
			of a COVID-19 vaccination or the person's refusal to	A
	-	-	eries of COVID-19 vaccinations, unless the exemption	
			his section shall not be construed to prevent the persor	
			d in this section, the term "COVID-19" means the coror	
	(b)		ate agency, city, county, or political subdivision of the	
			atory action against an employee because the employee	
			claim or complaint; initiate any inquiry, investigation,	-
	or other ac	ction; o	r testify or provide information to any person with resp	
			this section.	
	<u>(c)</u>		emption to subsections (a) and (b) of this section applie	
		<u>(1)</u>	Any employee, vendor, volunteer, trainee, or studen facility certified by the Centers for Medicare and Me	

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1			proof of a COVID-19 vaccination, or to submit to a CO	OVID-19 vaccination
2			or COVID-19 series of vaccinations.	
3		(2)	An employee employed by any entity that receives	federal funding if
4			complying with subsection (a) or (b) of this section woul	
5			that federal funding.	
6		(3)	An employee employed by the Department of Health an	d Human Services in
7			the Division of State Operated Healthcare Facilities if the	Department requires
8			the COVID-19 vaccination or series of vaccinations for	that employee."
9			FION 5.8.(b) Part 2 of Article 6 of Chapter 130A of the	e General Statutes is
10		•	ing a new section to read:	
11			COVID-19 vaccination requirement prohibited; exemp	
12	<u>(a)</u>		ithstanding any provision of this Chapter or Chapter 1	
13			ontrary, no State or local public health agency or public	•
14			on, including an applicant for employment or an employee	
15			ccination or to submit to a COVID-19 vaccination or s	
16			ess the exemption in subsection (b) of this section applies.	For purposes of this
17	section, t		wing definitions apply:	·// 1 · 1
18		<u>(1)</u>	Applicant for employment. – Any person who seeks to be	
19 20			or directed by a State or local public health agency, or a	
20 21			by a State or local public health agency, to engage consideration of direct or indirect gain or profit.	m employment m
21		(2)	COVID-19. – The coronavirus disease of 2019.	
22		$\frac{(2)}{(3)}$	Employee. – Any individual employed by a State or	local public health
23 24		<u>(3)</u>	agency.	iocai public ileatui
25		<u>(4)</u>	State or local public health agency. – Includes the follow	ving
26		<u>. 17</u>	a. <u>The Department or any of its divisions.</u>	<u></u>
27			b. The Commission for Public Health or any dis	strict created by the
28			Commission pursuant to subsection (d) of G.S. 1	-
29			c. A local health department as defined in	
30			G.S. 130A-2.	
31		<u>(5)</u>	State or local public health official. – Includes the follow	<u>ving:</u>
32			<u>a.</u> <u>The Secretary or a designee.</u>	
33			b. <u>The State Health Director or a designee.</u>	
34			c. <u>The head of any State or local public health agen</u>	
35	<u>(b)</u>	<u>An e</u>	cemption to subsection (a) of this section applies to the foll	
36		<u>(1)</u>	Any employee, vendor, volunteer, trainee, or student t	
37			facility certified by the Centers for Medicare and Medic	
38			proof of a COVID-19 vaccination, or to submit to a CO	DVID-19 vaccination
39			or COVID-19 series of vaccinations.	
40		<u>(2)</u>	An employee employed by any entity that receives	
41			complying with subsection (a) of this section would res	ult in the loss of that
42		$\langle 0 \rangle$	federal funding.	
43		<u>(3)</u>	An employee employed by the Department of Health and	
44 45			the Division of State Operated Healthcare Facilities if the	
45 46		сгс"	the COVID-19 vaccination or series of vaccinations for the COVID-19 vaccination of the Control State of the Contro	
40 47	adding		FION 5.8.(c) Article 23 of Chapter 153A of the General St ction to read:	atures is amended by
48	0		OVID-19 vaccination requirement prohibited; exempti	on
40 49	<u>g 133A-</u> (a)		ounty may require any person, including an applicant fo	
4) 50			vide proof of a COVID-19 vaccination or to submit to a CO	
	<u></u>	., <u>.o pro</u>		

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or	or a series of COVID-19 vaccinations, unless the exemption in subsection (b) of this section			
	applies. For purposes of this section, the following definitions apply:			
-1-	L	(1)	Applicant for employment. – Any person wh	
		1-1	or directed by a county or any person emp	
			employment in consideration of direct or in	
		(2)	<u>COVID-19. – The coronavirus disease of 20</u>	
		$\frac{(2)}{(3)}$	Employee. – As defined in G.S. 153A-99(b)	
	(b)		xemption to subsection (a) of this section appli	
	<u>(b)</u>			-
		<u>(1)</u>	Any employee, vendor, volunteer, trainee,	
			facility certified by the Centers for Medicar	
			proof of a COVID-19 vaccination, or to su	bmit to a COVID-19 vaccination
			or COVID-19 series of vaccinations.	
		<u>(2)</u>	An employee employed by any entity t	
			complying with subsection (a) of this section	on would result in the loss of that
			federal funding.	
		<u>(3)</u>	An employee employed by the Department	
			the Division of State Operated Healthcare Fa	acilities if the Department requires
			the COVID-19 vaccination or series of vacc	- -
		SEC'	TION 5.8.(d) Article 21 of Chapter 160A of	the General Statutes is amended
эy	adding	g a new	section to read:	
" <u>§</u>	160A-	499.10	<u>COVID-19 vaccination; requirement prob</u>	nibited and exemption.
	<u>(a)</u>	<u>No</u> c	ity may require any person, including an a	applicant for employment or an
m	ployee	e, to pro	vide proof of a COVID-19 vaccination or to su	ubmit to a COVID-19 vaccination
or	a serie	es of C	OVID-19 vaccinations, unless the exemption	in subsection (b) of this section
ıp'	plies. F	For purp	poses of this section, the following definitions	apply:
	_	(1)	Applicant for employment. – Any person wh	no seeks to be permitted, required,
			or directed by a city or any person em	
			employment in consideration of direct or in	
		(2)	COVID-19. – The coronavirus disease of 20	
		$\overline{(3)}$	Employee. – As defined in G.S. 160A-169(
	<u>(b)</u>		xemption to subsection (a) of this section appli	
	<u></u>	(1)	Any employee, vendor, volunteer, trainee,	-
		<u>(1)</u>	facility certified by the Centers for Medicar	
			proof of a COVID-19 vaccination, or to su	
			or COVID-19 series of vaccinations.	omit to a COVID-19 vaccination
		(2)	An employee employed by any entity t	that receives federal funding if
		<u>(2)</u>		
			complying with subsection (a) of this section	on would result in the loss of that
		(2)	federal funding.	
		<u>(3)</u>	An employee employed by the Department	
			the Division of State Operated Healthcare Fa	
			the COVID-19 vaccination or series of vacc	
			FION 5.8.(e) G.S. 130A-152 reads as rewritte	en:
"§			nmunization required.	
	(a)	•	y child present in this State shall be immur	0 1
			h, poliomyelitis, red measles (rubeola) and	
			section (f) of this section, every child present	
ag	ainst a	ny othe	r disease upon a determination by the Commi	ission that the immunization is in
			e public health. Every parent, guardian, perso	
ag	ency,	whethe	r governmental or private, with legal cust	tody of a child shall have the
			ensure that the child has received the required	
by	the Co	ommiss	ion. If a child has not received the required im	munizations by the specified age,
-			1	

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the responsible person shall obtain the after the lack of the required immuniz	e required immunization for the child as soon as possible ation is determined.
(f) Notwithstanding this section	on or other applicable State law, the Commission for Public
	ity colleges, constituent institutions of The University of
	es or universities receiving State funds are prohibited from
	of vaccination against the coronavirus disease of 2019
	-19 vaccination or series of COVID-19 vaccinations unless
	of of vaccination is required for participating in a program
	ements for a program, that requires working, volunteering,
	e Centers for Medicare and Medicaid Services."
• • •	ction becomes effective January 1, 2024.
DEFENDITION OF CEDITA IN LOA	CAL COVEDNMENT A CTIONS
PREEMPTION OF CERTAIN LOO	
SECTION 5.9.(a) G.S. 95	
•	re purpose. purpose; local governments preempted.
	n and may be cited as the "Wage and Hour Act."
	tate is declared as follows: The wage levels of employees,
1 1	ges, and the well-being of minors are subjects of concern e general welfare of the people of the State without
	0 1 1
	n of North Carolina business and industry. The General elfare of the State requires the enactment of this law under
the police power of the State.	enare of the state requires the enactment of this faw under
1 I	2017-4, s. 1, effective March 30, 2017.
	rticle supersede and preempt any ordinance, regulation,
	posed by a unit of local government or other political
	or imposes any requirement upon an employer pertaining
	s the wage levels of employees, hours of labor, payment of
	being of minors in the workforce. This subsection shall not
apply to any of the following:	
	ent regulating, compensating, or controlling its own
employees.	
- 1 • •	oment incentives awarded under Chapter 143B of the
General Statutes.	
	ment incentives awarded under Article 1 of Chapter 158 of
the General Statute	
	ederal community development block grants.
	ed under G.S. 160D-1311."
SECTION 5.9.(b) G.S. 15	53A-449(a) reads as rewritten:
"(a) Authority. – A county m	ay contract with and appropriate money to any person,
association, or corporation, in order to	carry out any public purpose that the county is authorized
	t require a private contractor under this section to abide by
any restriction that the county could r	not impose on all employers in the county, such as paying
minimum wage higher than the statewi	ide wage in Chapter 95 of the General Statutes or providing
paid sick leave to its employees, as a c	
	50A-20.1(a) reads as rewritten:
"(a) Authority. – A city may	contract with and appropriate money to any person,
· •	carry out any public purpose that the city is authorized by
	ire a private contractor under this section to abide by any
restriction that the city could not impo	ose on all employers in the city, such as paying minimum

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1	wage higher than the statewide wage in Chapter 95 of the General Statutes or providing paid sick				
2	leave to i		oyees, as a condition of bidding on a contract."		
3		SEC	TION 5.9.(d) Article 6 of Chapter 153A of the General Stat	tutes is amended by	
4	adding a	new see	ction to read:		
5	" <u>§ 153A-</u>	145.11	. Limitations on regulations of auxiliary containers; shop	<u>oping carts.</u>	
6	<u>(a)</u>	Exce	pt as provided under subsection (b) of this section, no con	<u>unty may adopt an</u>	
7	ordinance	e, resolu	ution, regulation, or rule to:		
8 9		<u>(1)</u>	<u>Restrict, tax, charge a fee, prohibit, or otherwise regulate t</u> or sale of an auxiliary container.	the use, disposition,	
0		<u>(2)</u>	Regulate the use of shopping carts, including the imposit	tion of a fee or fine	
		<u> </u>	on a business for failure to take possession of a shop removed from the premises of the business.		
	(b)	1			
	<u>(b)</u>		unty is authorized to:	and a solid wasta	
		<u>(1)</u>	Operate a recycling program, a composting program,	and a solid waste	
		(2)	disposal program as authorized by law.	d on maintained has	
		<u>(2)</u>	Regulate the use of auxiliary containers on property owned	ed of maintained by	
	(a)	The	the county.		
	<u>(c)</u>		<u>Sollowing definitions shall apply in this section:</u> Auxiliary container. – A bag, cup, package, container, bot	the device or other	
		<u>(1)</u>	packaging made of cloth, paper, plastic, foamed plasti		
			plastic, cardboard, corrugated material, aluminum, gla		
			recycled material, or similar coated or laminated material	-	
			the consumption, transportation, or protection of mer		
			beverage at a food service facility, manufacturing facility, o	uistribution facility,	
		(2)	processing facility, or retail facility.		
		(<u>2</u>) SEC	<u>Shopping cart. – As defined in G.S. 14-72.3(a)(1).</u> "	tutos is smandad by	
	addinga		TION 5.9.(e) Article 8 of Chapter 160A of the General Stat ction to read:	lutes is amended by	
	U		Limitations on regulations of auxiliary containers; shop	ning corts	
	<u>x 100A-</u> (a)		pt as provided under subsection (b) of this section, no		
	<u></u>		ation, regulation, or rule to:	city may adopt an	
	orumanee	<u>(1)</u>	Restrict, tax, charge a fee, prohibit, or otherwise regulate t	the use disposition	
		<u>(1)</u>	or sale of an auxiliary container.	ine use, disposition,	
		(2)	Regulate the use of shopping carts, including the imposit	tion of a fee or fine	
		<u>(2)</u>	on a business for failure to take possession of a shop		
			removed from the premises of the business.	ping cart that was	
	<u>(b)</u>	A cit	y is authorized to:		
	<u>(0)</u>	$\frac{A \operatorname{CR}}{(1)}$	<u>Operate a recycling program, a composting program,</u>	and a colid waste	
		<u>(1)</u>	disposal program as authorized by law.	and a sond waste	
		(2)	Regulate the use of auxiliary containers on property owne	d or maintained by	
		<u>(2)</u>		eu or mannameu oy	
	(a)	The f	the city.		
	<u>(c)</u>		Collowing definitions shall apply in this section:	the dervice on other	
		<u>(1)</u>	<u>Auxiliary container. – A bag, cup, package, container, bot</u>		
			packaging made of cloth, paper, plastic, foamed plastic	-	
			plastic, cardboard, corrugated material, aluminum, gla	_	
			recycled material, or similar coated or laminated material	-	
			the consumption, transportation, or protection of mer		
			beverage at a food service facility, manufacturing facility, o	uistribution facility,	
		(\mathbf{n})	processing facility, or retail facility.		
		<u>(2)</u>	Shopping cart. – As defined in G.S. 14-72.3(a)(1)."		

 SECTION 5.9.(f) G.S. 130A-290(a)(35) is amended by adding a new sub-subdivision to read: "h. An auxiliary container, as defined in G.S. 153A-145.11(c)(1) or G.S. 160A-205.6(c)(1)." PART VI. COMMUNITY COLLEGE SYSTEM SURRY COMMUNITY COLLEGE NORTHERN REGIONAL HOSPITAL MOU SECTION 6.1.(a) Of the funds appropriated in this act from the ARPA Temporary Savings Fund to the Community Colleges System Office for the 2023-2025 fiscal biennium, the System Office shall allocate the sum of one million dollars (\$1,000,000) in nonrecurring funds in each year of the 2023-2025 fiscal biennium to Surry Community College to enter into a memorandum of understanding (MOU) with Northern Regional Hospital in Mount Airy, North Carolina, to train and employ up to eight licensed nurse educators each year. Nurse educators employed by Northern Regional Hospital with these funds shall provide clinical instruction services for nursing students on a full-time basis for affiliated nursing programs. SECTION 6.1.(b) No later than March 15, 2024, the Community Colleges System Office shall report to the Joint Legislative Education Oversight Committee on the MOU and the resulting impact of the clinical instruction services provided by nurse educators for nursing students. HIGH-COST HEALTHCARE WORKFORCE PROGRAMS START-UP FUNDS SECTION 6.2.(a) Establishment of the Fund. – Of the funds appropriated in this act from the ARPA Temporary Savings Fund to the Community Colleges System Office for the 2023-2025 fiscal biennium, the System Office shall establish the Fund for thg-Cost Healthcare Workforce Programs (Fund). The Fund shall be used to assist community colleges in starting new programs in high-demand healthcare career fields that require significant start-up funds. Monies shall be allocated from the Fund in each fiscal year of the 2023-2025 fiscal biennium. To be eligible to receive funds, colleges shall submit to the System Office a play for	General Assembly Of	North Carolina	Session 2023
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apply for the award of funds to support one new program in each fiscal year. Funds shall remain available to the community college for a period of two fiscal years.			unity college may only
available to the community college for a period of two fiscal years.			
SECTION 6.2.(d) Matching Funds. – A community college identified below shall			identified below shall
be required to match a percentage of the total cash cost of the program with non-State funds			
based on a college's total full-time equivalents (FTE) according to the following:			
(1) Community colleges with a total FTE greater than 6,500 shall be required to			
match fifteen percent (15%) of the cost.			1
(2) Community colleges with a total FTE between 2,500 and 6,500 shall be		-	0 and 6,500 shall be
required to match ten percent (10%) of the cost.	requ	red to match ten percent (10%) of the cost.	

General Assembly Of North Carolina Session 2023 **SECTION 6.2.(e)** Administration. – The System Office may adopt any regulations, 1 2 policies, or procedures regarding the application process, use of funds, eligibility requirements, and any other rules necessary related to the administration of the Fund. The System Office may 3 4 use up to one hundred thousand dollars (\$100,000) each fiscal year for administrative costs for 5 establishing and implementing the program. **SECTION 6.2.(f)** Report. – The System Office shall submit an initial report to the 6 7 Joint Legislative Education Oversight Committee by December 1, 2024, and an annual report 8 thereafter for each year the System Office provides funds to community colleges from the Fund 9 on the programs receiving the funds, which shall include at least the following information: 10 The community colleges that received funds, the amount of funds, and the (1)11 types of healthcare programs started. The use of funds by community colleges receiving awards, including costs 12 (2)associated with student instruction, faculty salaries, instructional supplies, 13 14 related instructional equipment, and accreditation costs. Evaluation of the success of the new community college healthcare programs 15 (3) receiving funds. 16 17 18 **REPORT ON CERTAIN RECURRING PROGRAMS** 19 **SECTION 6.3.** Article 4A of Chapter 115D of the General Statutes is amended by 20 adding a new section to read: 21 "§ 115D-58.17. Report on certain recurring programs. No later than February 15, 2024, and annually thereafter, the State Board of 22 (a) Community Colleges shall report to the Joint Legislative Education Oversight Committee on 23 24 outcomes related to the following recurring programs: 25 Minority male mentoring programs, including the Minority Male Success (1)26 Initiative. 27 The Rowan-Cabarrus Community College Biotechnology Training Center (2)28 and Greenhouse at the North Carolina Research Campus in Kannapolis. 29 Each report required pursuant to this section shall include at least the following (b) 30 information from the prior fiscal year: Program activities, objectives, and accomplishments. 31 (1) 32 Itemized expenditures and fund sources. (2)33 The impact of the program on its intended purpose." (3)34 35 NC COMMUNITY COLLEGE SHORT-TERM WORKFORCE DEVELOPMENT 36 GRANTS 37 **SECTION 6.5.** Article 1 of Chapter 115D of the General Statutes is amended by 38 adding a new section to read: 39 "§ 115D-5.1A. Short-Term Workforce Development Grant Program. 40 Program Established. – There is established the North Carolina Community College (a) Short-Term Workforce Development Grant Program (Program) to be administered by the State 41 42 Board of Community Colleges. The State Board shall adopt rules for the disbursement of the 43 grants pursuant to this section. 44 Programs of Study. - The State Board of Community Colleges, in collaboration with (b) the Department of Commerce, shall determine the eligible programs of study for the Program, 45 according to the occupations that are in the highest demand in the State. The eligible programs 46 of study shall include programs such as architecture and construction, health sciences, 47 information technology, electrical line worker, and manufacturing programs and may include 48 49 other programs to meet local workforce needs. Award Amounts. - To the extent funds are made available for the Program, the State 50 (c) Board of Community Colleges shall award grants in an amount of up to seven hundred fifty 51

dollars (\$750.00) to students pursuing short-term, noncredit State and industry workforce 1 2 credentials. The State Board of Community Colleges shall establish criteria for initial and continuing eligibility for students. At a minimum, students shall be required to qualify as a 3 4 resident for tuition purposes under the criteria set forth in G.S. 116-143.1 and in accordance with 5 the coordinated and centralized residency determination process administered by the State Education Assistance Authority. 6 7 Report. – The State Board shall submit a report by April 1, 2024, and annually (d) 8 thereafter, on the Program to the Joint Legislative Education Oversight Committee and the Fiscal 9 Research Division. The report shall contain, for each academic year and by programs of study, the amount of grant funds disbursed and the number of eligible students receiving funds." 10 11 12 EXTEND RISE UP TRAINING AND CREDENTIALING PROGRAM 13 SECTION 6.8. Section 6.8 of S.L. 2021-180, as amended by Section 6.1 of S.L. 14 2022-74, reads as rewritten: 15 "SECTION 6.8.(a) The Community Colleges System Office shall partner with the North Carolina Retail Merchants Association and the Retail Consumer Alliance Foundation to 16 17 implement the RISE Up credentialing program for the 2021-2023 fiscal biennium to teach 18 foundational skills to students attending community colleges and cooperative innovative high 19 schools for career success in the retail industry, customer service, and sales, which may include 20 inventory management and profitability, as well as supply chain warehouse, inventory, and 21 logistics. The RISE Up credentialing program offers all of the following: (i) opportunities for the 22 industry to share the skills valued in job candidates and employees, (ii) valuable skills needed in 23 any industry, particularly customer service, sales, and skills to run a business, (iii) job readiness 24 skills, such as resume preparation, interviewing strategies, professionalism in the workplace, and 25 soft skills, including listening and problem solving, (iv) an understanding of the retail industry 26 and its wide variety of jobs, and (v) preparation for students for the nearly 130,000 retail 27 establishments and more than 1,000,000 retail jobs in North Carolina. 28 "SECTION 6.8.(b) The RISE Up credentialing program shall be offered to students at 29 community colleges and cooperative innovative high schools through each partner community 30 college with the opportunity for up to four different levels of the RISE Up credentials that include 31 the following: 32 Retail Industry Fundamentals. (1)33 Customer Service & Sales. (2)34 (3) Operations and Profit. 35 Supply Chain: Warehouse, Inventory, & Logistics. (4)36 "SECTION 6.8.(b1) For any credentials remaining in the 2023-2025 fiscal biennium, the North Carolina Retail Merchants Association and the Retail Consumer Alliance Federation shall 37 implement the RISE Up credentialing program as described in subsections (a) and (b) of this 38 39 section for any individuals that meet the eligibility requirements for the program, including, but 40 not limited to, students at community colleges and cooperative innovative high schools. 41 "SECTION 6.8.(c) The System Office, in collaboration with the North Carolina Retail 42 Merchants Association and the Retail Consumer Alliance Foundation, shall submit an initial 43 report by December 1, 2022, and a final report by December 1, 2023, to the Joint Legislative

Education Oversight Committee, the Senate Appropriations Committee on Education/Higher
Education, the House Appropriations Committee on Education, and the Fiscal Research Division
on the results of implementing the RISE Up credentialing programs, including at least the
following information:

48 49

50

- (1) The number of students who received or are in the process of receiving credentials, by type of credential.
 - (2) Student outcomes related to the credentialing.

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(3)	A list of the community colleges and	cooperative innovative high schools
	participating in the program.	
"SECTION	6.8.(d) The North Carolina Retail Me	rchants Association and the Retail
	nce Federation shall submit an initial repo	
	ber 1, 2025, to the Joint Legislative Edu	
	nenting the RISE Up credentialing program	-
-	t the following information:	in in the 2023-2023 fiscal blenindin,
(1)	The number of individuals who receive	d or are in the process of receiving
<u>(1)</u>	credentials, by type of credential.	d of are in the process of receiving
(2)	Individual outcomes related to the creden	ntialing
$\frac{(2)}{(3)}$	A list of the educational institutions par	
<u>(3)</u>	community colleges and cooperative inn	
	community coneges and cooperative min	ovative high schools.
COMMUNITY	COLLEGE PROGRAMS SERVING II	OD STUDENTS
	FION 6.9.(a) Article 3 of Chapter 115D o	
adding a new sec		in the General Statutes is amended by
0	Training programs for students with	intellectual and developmental
	ilities.	i intenectual and developmental
	State Board of Community Colleges shall es	stablish a community college training
	to 15 community colleges. The progra	
	s or other credentials that lead to ind	
	intellectual and developmental disabilit	
	-	
	this purpose, the program shall improve the	
-	training and educational components that in	
	the here and apprenticeships with	
	goal of the program shall be to inform	
-	tal supports within the individual com	infunity coneges on programs for
	IDD related to at least the following:	
<u>(1)</u>	Establishing best practices for providin	g vocational training for individuals
	with IDD.	
$\frac{(2)}{(2)}$	Providing financial and benefits counsel	
<u>(3)</u>	Developing strategies on integrating assi	
<u>(4)</u>	Maximizing access, with supports, to	
/ - \	including micro-credentials that are established	
<u>(5)</u>	Identifying methods to increase orientation	-
	IDD into the college community to the g	■
<u>(6)</u>	Determining a needs assessment, marke	
	array of individuals with development	
	learning challenges to assure adequate de	
	ter than May 1 of each year, the Communit	
	propriated to the System Office for the p	
	cation Oversight Committee and the Fiscal	
*	ddress the impact of the program, the use	•
	ges, professional development training for	
for individuals v	vith IDD to build programs at community	colleges that support postsecondary
trainings and cer	tifications that enable individuals with IDD	to engage in competitive, sustainable
employment."		
SEC	FION 6.9.(b) Of the recurring funds approximately approx	opriated in this act to the Community
Colleges Systen	n Office for the 2023-2025 fiscal bienn	ium to support increasing program
offoning of fon in a	lividuals with IDD numeriant to C.C. 1150	14 as anostad by this sastion the

professional development training for college advising staff to assist students with IDD for career
 pathway exploration and the identification of credentials leading to competitive employment, and
 explore funding sources to sustain programs for students with IDD.

3 4 5

CAREER ACADEMIES FOR AT-RISK STUDENTS

6 **SECTION 6.9A.(a)** Program Established. – There is established a program for the 7 2023-2025 fiscal biennium between Cape Fear Community College (CFCC), New Hanover 8 County Schools, and Pender County Schools to meet the needs of underserved students in seventh 9 through ninth grade through an opportunity for extended time on CFCC's campus in various 10 career and technical education programs. The goals of the program shall include (i) exposing students from underperforming schools and underserved populations to career training 11 12 opportunities available at CFCC, (ii) guiding students toward successful career outcomes, (iii) 13 providing support services to students, including academic tutoring, academic counseling, 14 personal mentoring, and financial support through financial aid and scholarships, and (iv) 15 increasing graduation and postsecondary outcomes for these students.

16 **SECTION 6.9A.(b)** Components of the Program. – CFCC, New Hanover County 17 Schools, and Pender County Schools shall offer a summer career academy program to at-risk 18 students from each local school administrative unit for a total of up to 300 students in seventh 19 through ninth grade. The career academy program shall introduce students to life on a college 20 campus with the goal of creating a familiarity with and positive experience in the postsecondary 21 environment. Students shall visit two career and technical education programs per day for five 22 consecutive days for two consecutive weeks in different subject areas, such as welding, marine 23 technology and boat building, electrical, culinary, medical assisting, public safety, arts, 24 veterinary assisting, and chemical technology. The career academy program shall include 25 speakers and support for financial aid and scholarship opportunities and an introduction to the 26 Career and College Promise Program.

CFCC shall also hire career liaisons in time-limited positions for placement in certain middle schools in New Hanover County Schools and Pender County Schools to support at-risk students. The goal of adding career liaisons to the schools shall be to provide students with exposure to career and technical education opportunities that otherwise would not be available to them.

32 **SECTION 6.9A.(c)** Report. – CFCC, in collaboration with New Hanover County 33 Schools and Pender County Schools, shall submit an initial report by October 1, 2024, and 34 annually thereafter while funds are expended under the program, to the Joint Legislative 35 Education Oversight Committee and the Fiscal Research Division on the results of the pilot 36 program and the placement of the career liaisons in schools to support at-risk students, including 37 the number of students who enrolled in Career and College Promise Program pathways following 38 completion of the career academy program and other relevant student outcome data for at-risk 39 students.

40 SECTION 6.9A.(d) Carryforward. – The nonrecurring funds appropriated to the
 41 Community Colleges System Office in this act for the 2023-2025 fiscal biennium for the program
 42 shall not revert at the end of each fiscal year but shall remain available until expended.

43

44 COMMUNITY COLLEGE SYSTEM GOVERNANCE AND AUTHORITY CHANGES 45 SECTION 6.10.(a) G.S. 115D-3 reads as rewritten:

46 "§ 115D-3. Community Colleges System Office; staff; reorganization authority.

47 (a) The Community Colleges System Office shall be a principal administrative
48 department of State government under the direction of the State Board of Community Colleges,
49 and shall be separate from the free public school system of the State, the State Board of
50 Education, and the Department of Public Instruction. The State Board has authority to adopt and

1	administer all policies, regulations, and standards which it deems necessary for the operation of			
2	the System Office.			
3	(a1) The Subject to confirmation by the General Assembly in accordance with			
4	G.S. 115D-3.1, the State Board shall elect a President of the North Carolina System of			
5	Community Colleges System who shall serve as chief administrative officer of the Community			
6	Colleges System Office. The State Board shall use the following process to elect a President:			
7	(1) At least three final candidates shall be submitted to the full State Board from			
8	which the full State Board shall make its election.			
9	(2) The State Board shall conduct a vote on the election of the President, and the			
10	candidate who receives a majority of votes of the entire State Board shall be			
11	elected President.			
12	(a2) The compensation of this position shall be fixed by the State Board from funds			
13	provided by the General Assembly in the Current Operations Appropriations Act.			
14	(a3) The President shall be assisted by such professional staff members as may be deemed			
15	necessary to carry out the provisions of this Chapter, who shall be elected by the State Board on			
16	nomination of the President. The compensation of the staff members elected by the Board shall			
17	be fixed by the State Board of Community Colleges, upon recommendation of the President of			
18	the Community College Colleges System, from funds provided in the Current Operations			
19	Appropriations Act. These staff members shall include such officers as may be deemed desirable			
20	by the President and State Board. Provision shall be made for persons of high competence and			
21	strong professional experience in such areas as academic affairs, public service programs,			
22	business and financial affairs, institutional studies and long-range planning, student affairs,			
23	research, legal affairs, health affairs and institutional development, and for State and federal			
24	programs administered by the State Board. In addition, the President shall be assisted by such			
25	other employees as may be needed to carry out the provisions of this Chapter, who shall be			
26	subject to the provisions of Chapter 126 of the General Statutes. The staff complement shall be			
27	established by the State Board on recommendation of the President to insure that there are			
28	persons on the staff who have the professional competence and experience to carry out the duties			
29	assigned and to insure that there are persons on the staff who are familiar with the problems and			
30	capabilities of all of the principal types of institutions represented in the system. The State Board			
31	of Community Colleges shall have all other powers, duties, and responsibilities delegated to the			
32	State Board of Education affecting the Community Colleges System Office not otherwise stated			
33	in this Chapter.			
34				
35	SECTION 6.10.(b) Chapter 115D of the General Statutes is amended by adding a			
36	new section to read:			
37	"§ 115D-3.1. General Assembly confirmation of the President.			
38	(a) The State Board shall submit the name of the person elected as President for			
39	confirmation to the presiding officers of the Senate and the House of Representatives of the			
40	General Assembly on or before the fifteenth day following the election. The General Assembly			
41	shall adopt a joint resolution to either (i) confirm or (ii) deny confirmation, subject to the			
42	following:			
43	(1) The person elected by the State Board shall not serve as President but may			
44	serve as interim-President until the General Assembly adopts a joint			
45	resolution.			
46	(2) If the General Assembly fails to adopt a joint resolution confirming the person			
47	by the date that either chamber reaches the thirtieth legislative day following			
48	the receipt of the name by the presiding officers, it shall be deemed that the			
49	General Assembly has denied confirmation.			
50	(b) A person denied confirmation shall not serve as President or interim-President."			

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1		SEC	FION 6.10.(c) Chapter 115D of the General Statutes is an	mended by adding a
2	new sect		· · · · ·	, ,
3	" <u>§</u> 115D-	-10. Lir	nitation on judicial review of State Board actions.	
4			actions affecting a local board of trustees or a person elect	ted as a president or
5	chief adr	ninistrat	ive officer of an institution under any of the following statu	tes are not subject to
6	judicial r	review:		-
7		<u>(1)</u>	<u>G.S. 115D-6.</u>	
8		(2)	<u>G.S. 115D-6.5.</u>	
9		(3)	<u>G.S. 115D-19.</u> "	
10		SEC	FION 6.10.(d) G.S. 115D-20 reads as rewritten:	
11	"§ 115D-	-20. Po	wers and duties of trustees.	
12	The	trustees	of each institution shall constitute the local administra	tive board of such
13	institutio	n, with	such powers and duties as are provided in this Chapter and	as are delegated to it
14			rd of Community Colleges. The powers and duties of trust	
15	following	g:		
16		(1)	To elect a president or chief administrative officer of the	e institution for such
17			term and under such conditions as the trustees may fix. If	the board of trustees
18			chooses to use a search consultant to assist with the election	on process, the board
19			of trustees shall select the search consultant through a con-	npetitive request for
20			proposals process. A search consultant selected pursuan	t to this subdivision
21			who is collecting a fee for the consultant's services shall no	ot be (i) an employee
22			of a State agency, department, or institution, an appointe	d member of a State
23			commission or board, or an elected official whose resp	ponsibilities include
24			oversight or budgetary aspects of the Community Colleg	
25			(ii) a lobbyist or lobbyist principal as defined in G.S.	
26			State-level community college board of trustees associat	-
27			A contract with a search consultant pursuant to this sub-	
28			subject to Article 3C of Chapter 143 of the General Statut	
29			reelection of a president or chief administrative officer sh	hall be subject to the
30			approval of the State Board of Community Colleges.	
31		"		
32			FION 6.10.(e) G.S. 115D-2.2 reads as rewritten:	
33			ate Board of Community Colleges.	
34	(a)		tate Board of Community Colleges is established.	
35	(b)		tate Board of Community Colleges shall consist of 22 men	
36		(1)	The Lieutenant Governor or the Lieutenant Governor's	designee shall be a
37		$\langle \mathbf{O} \rangle$	member ex officio.	1 11 1 1
38		(2)	The Treasurer of North Carolina or the Treasurer's designed	ee shall be a member
39		$\langle 0 \rangle$	ex officio.	
40		(3)	The Commissioner of Labor or the Commissioner's of	designee shall be a
41		$\langle A \rangle$	member ex officio.	
42		(4)	The Governor shall appoint to the State Board four memb	
43			large and one member from each of the six Trustee /	
44 45			defined in G.S. 115D-62. Each appointment by the Gov	
45 46			term of four years and until a successor is appointed	
46 47			vacancy occurring among the Governor's appointees before the covernor. The	_
47 48			term shall be filled by appointment of the Governor. The	
48 49			to fill a vacancy shall meet the same residential qualific	-
49 50			vacating member and shall serve for the remainder of th that member.	e anexpired term of
50			that meniloer.	

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	(5)	The General Assembly shall elect <u>eight 18</u> members the State at large to a term of four years <u>beginning Ju</u> <u>year</u> and until a successor is elected and qualifies. Th <u>nine</u> members and the House of Representatives shall in accordance with subsection (c) of this section.	ly 1 of an odd-numbered ne Senate shall elect four
	(6)	The person serving as president of the North C Community College Student Government Association member of the State Board. If the president of the A any reason to serve as the student member of the St to the constitution of the Association, the vice-press shall serve as the student member of the State Board the student member of the State Board a North Carolina community college. The student me	on shall be an ex officio Association is unable for ate Board, then pursuant ident of the Association d. Any person serving as ident in good standing at
		shall have all the rights and privileges of membershi	p, except that the student
	A /	member shall not have a vote.	1 1 4 0 4
(c) and the H		ch session of the General Assembly held in an odd-nu f Representatives shall elect from a slate of candidates	
		e prepared as provided by resolution in each chamber.	
		re legally qualified are submitted, then the slate of car	
twice the	numbe	er of candidates for the total seats open. All qualified of	candidates shall compete
0		qualified candidates. All candidates shall submit a stater	nent of economic interest
to the Stat	te Ethio	cs Commission for review under G.S. 138A-24.	
•••			
(h)		first meeting after July 1 of each odd-numbered year, the	
(i)	The S	ship a chair chair, vice-chair, and such other officers as State Board of Community Colleges shall meet at stated not less frequently than 10-eight times a year. The Sta	times established by the
		lso meet with the State Board of Education and the Bo	
0		orth Carolina at least once a year to discuss educational r	
and to rec	comme	nd to the General Assembly such policies as are appr	opriate to encourage the
1		public education at every level in this State; these joint	0
•		rds according to the schedule set out in G.S. 115C-11(· · · ·
		may be set at any regular meeting or may be called by	
the quanti	led mer	mbers of the State Board shall constitute a quorum for th	e transaction of business.
••••	SEC'	TION 6.10.(f) G.S. 115D-2.2, as amended by this sect	ion reads as rewritten.
"§ 115D-2		ate Board of Community Colleges.	
		v O	
(b)	The S	State Board of Community Colleges shall consist of 22-	
	(1)	The Lieutenant Governor or the Lieutenant Govern	or's designee shall be a
	(a)	member ex officio.	
	(2)	The Treasurer of North Carolina or the Treasurer's de	signee shall be a member
	(2)	ex officio.	wa daalamaa ahall ha a
	(3)	The Commissioner of Labor or the Commissioner member ex officio.	r's designée snan de a
		member ex ornero.	
	(5)	The General Assembly shall elect 18 members of t	he State Board from the
	(5)	The General Assembly shall elect 18 members of t State at large to a term of four years beginning Jul	
	(5)	State at large to a term of four years beginning Jul	y 1 of an odd-numbered
	(5)		y 1 of an odd-numbered ne Senate shall elect nine

	General Assembly Of North Carolina	Session 2023
1 2 3 4 5 6 7 8 9 10	(6) The person serving as president of the North Carolina Community College Student Government Association shal member of the State Board. If the president of the Associa any reason to serve as the student member of the State Board to the constitution of the Association, the vice-president of shall serve as the student member of the State Board. Any the student member of the State Board must be a student in a North Carolina community college. The student member of shall have all the rights and privileges of membership, exce member shall not have a vote.	Il be an ex officio ation is unable for ard, then pursuant of the Association person serving as a good standing at of the State Board
11		
12	(d) When a vacancy occurs among the members elected by the two	chambers of the
13	General Assembly, occurs, the chair of the State Board shall inform the cham	ber that originally
14	elected the vacating member-member. The chamber shall elect a person to fill	•
15	same manner as required for election under subsection (c) of this section v	
16	Assembly next convenes. The election shall be for the remainder of the unexp	ired term.
17		
18	(j) Whenever any vacancy shall occur in the appointed or elected m	
19	State Board, the chair shall inform the appropriate appointing or electing author	•
20	(k) The State Board of Community Colleges may declare vacant	
21	appointed or elected member who does not attend three consecutive scheduled	-
22	justifiable excuse. The chair of the State Board shall notify the appropriate app	ointing or electing
23	authority chamber that elected the member of any vacancy."	
24	SECTION 6.10.(g) Notwithstanding G.S. 115D-2.2, as amended by	•
25	current members serving on the State Board as of the effective date of this sect	ion shall serve the
26	remainder of their terms.	1 . 1
27	SECTION 6.10.(h) When the State Board of Community College	
28 29	accordance with G.S. 115D-2.2(h) in 2025, the chair shall be elected from the	
29 30	by the Senate. When the State Board of Community Colleges elects a chair in G.S. 115D-2.2(h) in 2027, the chair shall be elected from the members elected	
31	Representatives.	a by the House of
32	SECTION 6.10.(i) Notwithstanding G.S. 115D-2.2, as amended b	w this section the
33	General Assembly shall elect members in 2023 as follows:	y this section, the
34	(1) The House of Representatives shall elect one member to a	term ending June
35	(1) The flouse of Representatives shall elect one member to a 30, 2025.	term ending suite
36	(2) The Senate shall elect two members to terms ending June 3	0. 2025.
37	SECTION 6.10.(j) For elections to terms beginning July 1, 202	
38	years thereafter, the following applies:	, ,
39	(1) The House of Representatives shall elect four members.	
40	(2) The Senate shall elect five members.	
41	SECTION 6.10.(k) For elections to terms beginning July 1, 202	27, and every four
42	years thereafter, the following applies:	
43	(1) The House of Representatives shall elect five members.	
44	(2) The Senate shall elect four members.	
45	SECTION 6.10. (<i>l</i>) G.S. 115D-62 is repealed.	
46	SECTION 6.10.(m) G.S. 115D-79 reads as rewritten:	
47	"§ 115D-79. Open meetings.	
48	All official meetings of the State Board of Community Colleges and of	
49	trustees shall be open to the public in accordance with the provisions of G.S. 1	43-318.1 through
50	<u>143-318.7.G.S. 143-318.9.</u> "	
51	SECTION 6.10.(n) G.S. 115D-12 reads as rewritten:	

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1	"§ 115D-12. Each ir	nstitution to have board of trustees; selec	ction of trustees.
2	(a) Each com	munity college established or operated pu	ursuant to this Chapter shall be
3	governed by a board	of trustees consisting of 13 members, or o	f additional members if selected
4	according to the spec	ial procedure prescribed by the third paragr	aph of this subsection, who shall
5	• •	llowing agencies. No member of the Gene	-
6		stees for a community college.composed a	
7		ght trustees appointed by the General Ass	
8		eneral Assembly shall appoint two members	•
9		pointed upon the recommendation of t	
0		presentatives and one member shall be app	
1		the President Pro Tempore of the Senate.	onited upon the recommendation
2		but trustees elected by the board of commi	issioners of the county in which
		e main campus of the institution is located	•
		•	•
		mmissioner. In addition, each board of cor	
		the administrative area that provides plant f	
		o additional trustees to the board, one	• •
		mmissioner. A board of commissioners ma	• •
		pre of its trustees to a board of education	
		it located in the administrative area of the i	
		authority to elect, the following conditions	
	<u>a.</u>	The delegation shall expire at the end of	
		but may be renewed by the board of c	
	<u>b.</u>	If an institution's administrative area	
		school administrative unit, the board	
		the election to the boards of education	
	<u>C.</u>	If the delegated election has not occ	• • •
		which the election is to be made, the	
		revoke the delegation and shall elect t	-
		e president of the student government or th	
		e student body of each community college	
	<u>me</u>	ember if the board of trustees of the commu	unity college agrees.
	(a1) No memb	er of the General Assembly shall be a trust	ee of a local board of trustees.
	1	our trustees, elected by the board of e	1
	administrative unit lo	cated in the administrative area of the inst	titution. If there are two or more
	1	istrative units, whether city or county un	
	administrative area, t	he trustees shall be elected jointly by all of	the boards of education of those
	units, each board h	aving one vote in the election of each	trustee, except as provided in
	G.S. 115D-59. No be	pard of education shall elect a member of	f the board of education or any
	person employed by	the board of education to serve as a true	stee, however, any such person
		a board of trustees shall be permitted to ful	
	trustee's current term	-	
	Group Two fou	r trustees, elected by the board of commissi	ioners of the county in which the
	institution is located.	Provided, however, if the administrative ar	ea of the institution is composed
		ies, the trustees shall be elected jointly by	-
		ch board having one vote in the election of	
		rs of the county in which the community c	
	-	additional two members if the board of tru	-
	1 1	n one trustee from Group Two may be a	• •
	-	ild the boards of education or the boards	
		the or more trustees the senior resident sup	
			Jacob

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court district or set of districts as defined in G.S. 7A-41.1 where the institution is located shall
fill the position or positions by appointment.
Group Three – four trustees, appointed by the Governor.
Group Four — the president of the student government or the chairman of the executive board
of the student body of each community college established pursuant to this Chapter shall be an
ex officio nonvoting member of the board of trustees of each said institution.
(b) All trustees shall be residents of the administrative area of the institution for which
they are selected or of counties contiguous thereto with the exception of members provided for
in subsection (a) of this section, Group Four.to the administrative area.
(b1) No person who has been employed full time by the community college within the
prior 5 years and no spouse or child of a person currently employed full time by the community
college shall serve on the board of trustees of that college.
(c) <u>Vacancies occurring in a seat appointed by the General Assembly shall be filled as</u>
provided in G.S. 120-122. Vacancies occurring in any group for whatever reason a seat elected
by a board of county commissioners shall be filled for the remainder of the unexpired term by
the agency or agencies authorized to select trustees of that group and in the manner in which
regular selections are made. Should the selection of a trustee not be made by the agency or
agencies having the authority to do so within 60 days after the date on which a vacancy occurs,
whether by creation or expiration of a term or for any other reason, the Governor shall fill the
vacancy by appointment for the remainder of the unexpired term."
SECTION 6.10.(o) G.S. 115D-13 reads as rewritten:
"§ 115D-13. Terms of office of trustees.
(a) The regular terms of trustees appointed in 1981 and trustees appointed in 1987 shall
be extended for one year. The term of one or more trustees, as appropriate, elected pursuant to
G.S. 115D-12 may be extended for one year so that these terms will be staggered, unless they are
already staggered.
(b) Except for the one year extensions of terms set forth in subsection (a) of this section,
and for the ex officio member, as the terms of trustees currently in office expire, their successors
shall be appointed for four-year terms.
(c) All terms shall commence on July 1 of the year.
(d) Each local board of trustees shall submit the following to the Legislative Library of
the General Assembly by August 1 annually:
(1) The name and address of each trustee. (2) The county of regidence of each trustee
(2) The county of residence of each trustee. (3) The appointing or electing entity of each trustee
 (3) <u>The appointing or electing entity of each trustee.</u> (4) <u>If a trustee is filling a vacancy, the name of the trustee replaced.</u>
(5) The date each trustee's term begins.
(6) The date each trustee's term ends."
SECTION 6.10.(p) Notwithstanding G.S. 115D-12, as amended by this section, the
current members serving on a board of trustees of a community college as of the effective date
of this section shall serve the remainder of their terms. Thereafter, as terms expire, the members
shall be appointed or elected in accordance with G.S. 115D-12, as amended by this section. When
a vacancy occurs in a seat that was elected by a local board of education or appointed by the
Governor, the vacancy shall be filled as provided in G.S. 120-122 and as follows:
(1) If the vacancy occurs in a term expiring in an odd-numbered year, and the
General Assembly is not in a regular or extra session at the time of the
vacancy, the Governor shall consult with the Speaker of the House of
Representatives before making the appointment as required by G.S. 120-122.
(2) If the vacancy occurs in a term expiring in an even-numbered year, and the
General Assembly is not in a regular or extra session at the time of the

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1 2 3 4 5	(3)	vacancy, the Governor shall consult with the President President President before making the appointment as required by G.S. Notwithstanding G.S. 120-122, after receiving the written for the appointment to fill the vacancy, the Governor shall a recommended within 30 days and shall not reject the recommended statement of the recommended statement of the statemen	120-122. recommendation appoint the person	
6		the expiration of the term, the seat shall be filled in		
7		G.S. 115D-12, as amended by this section.		
8	SEC	FION 6.10.(q) The following are repealed:		
9	(1)	S.L. 1997-12.		
10	(2)	Section 2 of S.L. 1999-60.		
11	(3)	Section 2 of S.L. 2011-175.		
12	(4)	S.L. 2014-73.		
13	(5)	S.L. 2015-12.		
14	(6)	Section 1 of S.L. 2015-167.		
15	(7)	S.L. 2015-243.		
16	(8)	Section 2 of S.L. 2015-252.		
17	(9)	S.L. 2018-15.		
18	(10)	S.L. 2020-20.		
19	(11)	Section 1 of S.L. 2021-52.		
20	(12)	Section 5 of S.L. 2021-102.		
21	(13)	S.L. 2022-10.		
22		FION 6.10.(r) Notwithstanding G.S. 115D-12(a)(2), as	•	
23		Mayland Community College Board of Trustees, the Avery		
24		Mitchell County Board of Commissioners, and Yancey	•	
25	Commissioners shall each elect two trustees. Each board of commissioners may elect up to one			
26	commissioner as a trustee.			
27		FION 6.10.(s) Notwithstanding G.S. 115D-12(a)(2), as	•	
28		outh Piedmont Community College Board of Trustees, the Ur		
29		rs shall elect three trustees, one of whom may be a county c		
30		ty Board of Commissioners shall elect two trustees, one of	t whom may be a	
31	county commissi			
32		FION 6.10.(t) Notwithstanding G.S. 115D-12(a)(2), as	•	
33		Vance-Granville Community College Board of Trustees, the	0	
34 25		ted by the boards of county commissioners in the administ	trative area of the	
35	institution:	Error (marked all stad has the Warner County Described of County		
36	(1)	Four trustees elected by the Vance County Board of Com	missioners, one of	
37	(2)	whom may be a county commissioner.	· · ·	
38	(2)	Three trustees elected by the Granville County Board of Co	ommissioners, one	
39 40	(2)	of whom may be a county commissioner.	missionana ana of	
40 41	(3)	Two trustees elected by the Franklin County Board of Com	missioners, one of	
41 42	(A)	whom may be a county commissioner.	acionara who may	
42 43	(4)	One trustee elected by the Warren County Board of Commi be a county commissioner.	ssioners, who may	
43 44	SEC	FION 6.10.(u) Subsection (f) of this section is effective 3	$[u]_{v} = 1 - 2027$ The	
44 45		s section is effective the date this act becomes law.	July 1, 2027. The	
45 46	remainder of uns	s section is effective the date this act becomes law.		
40 47	VOCATIONAI	REHABILITATION PILOT PROGRAM		
47		FION 6.11.(a) Program; Purpose. – The State Board of Con	mmunity Colleges	
48 49		he Vocational Rehabilitation Pilot Program (Program) for		
49 50 51	2025-2026 acad	emic years. The purpose of the Program is to provide suggestudents with intellectual and developmental disabilities to	pport services to	

1	reach their goals for employment and independence without duplicating the existing vocational
2	support network.
3	SECTION 6.11.(b) Use of Funds; Selection. – Community colleges may apply to
4	the State Board of Community Colleges to participate in the Program. The State Board, in
5	consultation with the Division of Vocational Rehabilitation Services of the Department of Health
6	and Human Services (DVR), shall select community colleges to participate in the Program. As
7	part of the Program, the Community Colleges System Office shall contract with DVR to place
8	student counselors at selected community colleges in the State. Funds provided for this purpose
9	may be used to meet any applicable federal matching requirements for student counselors and
10	for costs related to administration of the Program.
11	SECTION 6.11.(c) Report. – No later than March 15, 2024, and each year thereafter
12	in which funds are expended during the Program, the State Board of Community Colleges, in
13	consultation with DVR, shall report on the impact of the Program on participants, including at
14	least the following information:
15	(1) The mental health and well-being of participants.
16	(2) Job placements of participants.
17	SECTION 6.11.(d) Funds. – The nonrecurring funds appropriated in this act to the
18	Community Colleges System Office for the 2023-2024 fiscal year for the Program shall not revert
19	at the end of the 2023-2024 fiscal year but shall remain available until the end of the 2025-2026
20	fiscal year.
21	
22	REVISE MULTICAMPUS CENTER REQUIREMENTS
23	SECTION 6.12. G.S. 115D-5(o) reads as rewritten:
24	"(o) All multicampus centers approved by the State Board of Community Colleges shall
25	receive funding under the same formula. The State Board of Community Colleges shall not
26	approve any additional multicampus centers without identified recurring sources of funding. A
27	community college facility shall be considered a multicampus center if it meets all of the
28	following criteria:
29	(1) Is at least 4 miles away from the main campus of the community college and
30	other multicampus center locations.
31	(2) <u>Any other criteria established by the State Board.</u> "
32	
33	AUTHORIZE THE STATE BOARD OF COMMUNITY COLLEGES TO IMPLEMENT
34	AN IN-STATE TUITION PILOT PROGRAM FOR RESIDENTS OF CERTAIN
35	GEORGIA COUNTIES
36	SECTION 6.13.(a) Pilot Program. – Notwithstanding G.S. 115D-39(a) and
37	G.S. 116-143.1, the State Board of Community Colleges shall establish and implement an
38	in-State tuition pilot program for certain border counties in the State of Georgia. The pilot
39	program shall allow Tri-County Community College to offer in-State tuition to up to 100
40	residents of the following Georgia counties:
41	(1) Fannin County.
42	(2) Rabun County.
43	(3) Towns County.
44	(4) Union County.
45	No out-of-state student eligible for in-State tuition due to this pilot program shall
46	displace a North Carolina resident eligible for in-State tuition who is seeking to enroll in a
47 18	program offered by Tri-County Community College. SECTION 613 (b) Papert By Santamber 30, 2024, and annually thereafter for
48 49	SECTION 6.13.(b) Report. – By September 30, 2024, and annually thereafter for the duration of the pilot program, the State Board of Community Collagos shall report the result.
49 50	the duration of the pilot program, the State Board of Community Colleges shall report the results of the pilot program to the Joint Legislative Education Oversight Committee and the Fiscal
50	of the program to the joint Legislative Education Oversight Committee and the Fiscal

51 Research Division of the General Assembly. This report shall include information about the

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1 2 3	number of out-of-state students who enrolled at the in-State tuition rate, the programs that these students chose, any programs unavailable to these students due to potential displacement of North Carolina residents, any indicators of increased economic development as a result of this program,
4 5	and the number of out-of-state students enrolled who do not qualify for the in-State tuition rate. SECTION 6.13.(c) Expiration. – The pilot program required by this section shall
6 7	expire at the end of the 2026-2027 academic year. SECTION 6.13.(d) Effective Date. – This section is effective when this act becomes
8 9	law and applies beginning with the 2023-2024 academic year.
10	PART VII. PUBLIC INSTRUCTION
11 12	CODIFY FUNDING FOR CHILDREN WITH DISABILITIES
12	SECTION 7.1. Part 1F of Article 9 of Chapter 115C of the General Statutes is
13	amended by adding a new section to read:
15	" <u>§ 115C-111.05. Funding for children with disabilities.</u>
16	To the extent funds are made available for this purpose, the State Board shall allocate funds
17	for children with disabilities to each local school administrative unit on a per child basis. Each
18	local school administrative unit shall receive funds for the lesser of (i) all children who are
19	identified as children with disabilities or (ii) thirteen percent (13%) of its allocated average daily
20	membership in the local school administrative unit for the current school year."
21	
22	CODIFY FUNDING FOR ACADEMICALLY OR INTELLECTUALLY GIFTED
23	STUDENTS
24	SECTION 7.2.(a) Article 9B of Chapter 115C of the General Statutes is amended
25	by adding a new section to read:
26 27	" <u>§ 115C-150.9. Funding for academically or intellectually gifted students.</u>
27 28	To the extent funds are made available for this purpose, the State Board shall allocate funds for academically or intellectually gifted students on a per child basis. A local school
28 29	administrative unit shall receive funds for a maximum of four percent (4%) of its allocated
30	average daily membership for the current school year, regardless of the number of students
31	identified as academically or intellectually gifted in the unit."
32	SECTION 7.2.(b) Prior to determining the allocation of funds for the 2024-2025
33	school year, the Department of Public Instruction shall develop a uniform definition for
34	"academically or intellectually gifted student" to be used throughout the State.
35	
36	CODIFY BOILERPLATE
37	SECTION 7.3. Chapter 115C of the General Statutes is amended by adding a new
38	Article to read:
39	" <u>Article 32F.</u>
40	"Supplemental School Funding.
41	" <u>§ 115C-472.17. Supplemental funding in low-wealth counties.</u>
42 43	(a) Use of Funds for Supplemental Funding. – To the extent funds are made available for this suppose all funds received suppose to this section shall be used only (i) to provide
43 44	this purpose, all funds received pursuant to this section shall be used only (i) to provide instructional positions, instructional support positions, teacher assistant positions, clerical
44	positions, school computer technicians, instructional supplies and equipment, staff development,
46	and textbooks and digital resources and (ii) for salary supplements for instructional personnel
47	and instructional support personnel. Local boards of education are encouraged to use at least
48	twenty-five percent (25%) of the funds received pursuant to this section to improve the academic
49	performance of children who are performing at Level I or II on either reading or mathematics
50	end-of-grade tests in grades three through eight.
51	(b) Definitions. – As used in this section, the following definitions apply:

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1	<u>(1)</u>	Anticipated	county property tax revenue availability The	e county-adjusted
2		property tax	base multiplied by the effective State average ta	ax rate.
3	<u>(2)</u>	Anticipated	State average revenue availability per student.	– The sum of all
4		anticipated	total county revenue availability divided by the	he average daily
5		membership	o for the State.	
6	<u>(3)</u>	Anticipated	total county revenue availability. – The sum of t	he following:
7		-	cipated county property tax revenue availability.	-
8			al sales and use taxes received by the county that	
9		Cha	oter 1096 of the 1967 Session Laws or under Support 105 of the General Statutes.	
1			s and forfeitures deposited in the county school t	fund for the most
2				tund for the most
	(\mathbf{A})		nt year for which data are available.	
.3	<u>(4)</u>		total county revenue availability per student	
.4		-	revenue availability for the county divided by the sounds.	the average daily
	$(\boldsymbol{5})$		of the county.	an defined in the
6	<u>(5)</u>		ily membership. – Average daily membership a	
.7			ina Public Schools Allotment Policy Manual add	· ·
.8			Education. If a county contains only part of	
.9			ve unit, the average daily membership of that co	
20			ho reside within the county and attend th	lat local school
21		<u>administrati</u>		
22	<u>(6)</u>		isted property tax base. – Computed as follows:	
23			ract the present-use value of agricultural land, h	
24			forestland in the county, as defined in G.S. 105	5-2/7.2, from the
25			assessed real property valuation of the county.	
26		•	ist the resulting amount by multiplying by a wei	
27			hree most recent annual sales assessment ratio st	udies.
28			to the resulting amount the following:	
29		<u>1.</u>	Present-use value of agricultural land, hortic	cultural land, and
80		2	forestland, as defined in G.S. 105-277.2.	1, 11
81		<u>2.</u>	Value of property of public service companie	
32			accordance with Article 23 of Chapter 105	of the General
33			Statutes.	
34	(-)	<u>3.</u>	Personal property value for the county.	
35	<u>(7)</u>		isted property tax base per square mile. – The	
6			base divided by the number of square miles of	f land area in the
37		<u>county.</u>		~ 1
88	<u>(8)</u>		alth as a percentage of State average wealth.	<u>– Computed as</u>
19		follows:		
0			pute the percentage that the county per capita	
1			e per capita income and weight the resulting perce	entage by a factor
2			ve-tenths.	
3			pute the percentage that the anticipated total	•
4			lability per student is of the anticipated State	
5			lability per student and weight the resulting perce	entage by a factor
6			our-tenths.	
7			pute the percentage that the county-adjusted prop	
8		-	re mile is of the State-adjusted property tax base	÷ •
9			weight the resulting percentage by a factor of on	
50		<u>d.</u> <u>Add</u>	the three weighted percentages to derive the co	ounty wealth as a
51		perc	entage of the State average wealth.	
		<u>p = 1 = </u>	<u> </u>	

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1	<u>(9)</u>	Effective county tax rate. – The actual county tax rate	multiplied by a weighted
2		average of the three most recent annual sales assessment	nent ratio studies.
} 	<u>(10)</u>	Effective State average tax rate. – The average of e	effective county tax rates
		for all counties.	
	<u>(11)</u>	Local current expense funds The most recent	county current expense
		appropriations to public schools, as reported by loca	
		the audit report filed with the Secretary of the Local C	Government Commission
		pursuant to G.S. 115C-447.	
	<u>(12)</u>	Per capita income The average for the most rece	ent three years for which
		data are available of the per capita income according	to the most recent report
		of the United States Department of Commerce, Burea	au of Economic Analysis,
		including any reported modifications for prior years	s as outlined in the most
		recent report.	
	<u>(13)</u>	Sales assessment ratio studies Sales assessment ra	atio studies performed by
		the Department of Revenue under G.S. 105-289(h).	
	<u>(14)</u>	State average adjusted property tax base per square	e mile. – The sum of the
		county-adjusted property tax bases for all counties of	livided by the number of
		square miles of land area in the State.	·
	<u>(15)</u>	State average current expense appropriations per stu	udent. – The most recent
		State total of county current expense appropriatio	ns to public schools, as
		reported by local boards of education in the aud	-
		Secretary of the Local Government Commission pur	-
	<u>(16)</u>	Supplant. – To decrease local per student current exp	
	<u>,</u>	one fiscal year to the next fiscal year.	** *
	<u>(17)</u>	Weighted average of the three most recent annua	l sales assessment ratio
	<u></u>	studies The weighted average of the three m	
		assessment ratio studies in the most recent years f	
		expense appropriations and adjusted property tax va	
		real property in a county has been revalued one year	
		sales assessment ratio study, a weighted average of t	-
		assessment ratios shall be used. If property has been	
		most recent sales assessment ratio study, the sales ass	•
		of revaluation shall be used.	···· · · · · · · · · · · · · · · · · ·
	(c) Eligit	ility for Funds. – Except as provided in subsection (g)	of this section, the State
		on shall allocate these funds to local school administration	
		ties in which the county wealth as a percentage of the	
	-	dred percent (100%).	
		ation of Funds. – Except as provided in subsection (f) o	f this section, the amount
		rage daily membership for a county shall be the diffe	
	· ·	expense appropriations per student and the current ex	
		county could provide given the county's wealth and a	
		o derive the current expense appropriations per studen	
	-	iven the county's wealth and an average effort to fund	•
		th as a percentage of State average wealth by the State	· · ·
		er student. The funds for the local school administrativ	
		bunty shall be allocated to each local school administration	
		county based on the average daily membership of the	
	· · · · · ·	he funds appropriated for supplemental funding are	
		ch local school administrative unit shall receive a pro-	-
		supplemental funding.	o rata sinare or the fullus
	appropriated for	supponental funding.	

1	(e) Formula for Distribution of Supplemental Funding Pursuant to this Section Only. –
2	The formula in this section is solely a basis for distribution of supplemental funding for
3	low-wealth counties and is not intended to reflect any measure of the adequacy of the educational
4	program or funding for public schools. The formula is also not intended to reflect any
5	commitment by the General Assembly to appropriate any additional supplemental funds for
6	low-wealth counties.
7	(f) <u>Minimum Effort Required. – A county shall receive full funding under this section if</u>
8	the county (i) maintains an effective county tax rate that is at least one hundred percent (100%)
9	of the effective State average tax rate in the most recent year for which data are available or (ii)
10	maintains a county appropriation per student to the school local current expense fund of at least
11	one hundred percent (100%) of the current expense appropriations per student to the school local
12	current expense fund that the county could provide given the county's wealth and an average
13	effort to fund public schools. A county that maintains a county appropriation per student to the
14	school local current expense fund of less than one hundred percent (100%) of the current expense
15	appropriations per student to the school local current expense fund that the county could provide
16	given the county's wealth and an average effort to fund public schools shall receive funding under
17	this section at the same percentage that the county's appropriation per student to the school local
18	current expense fund is of the current expense appropriations per student to the school local
19	current expense fund that the county could provide given the county's wealth and an average
20	effort to fund public schools.
21	(g) <u>Nonsupplant Requirement. – A county in which a local school administrative unit</u>
22	receives funds under this section shall use the funds to supplement local current expense funds
23	and shall not supplant local current expense funds. The State Board of Education shall not
24	allocate funds under this section to a county found to have used these funds to supplant local per
25	student current expense funds. The State Board of Education shall make a finding that a county
26	has used these funds to supplant local current expense funds in the prior year, or the year for
27	which the most recent data are available, if all of the following criteria apply:
28	(1) The current expense appropriations per student of the county for the current (05%) of the summer of least summer to (05%) of the summer of least summer to (05%) .
29 30	year is less than ninety-five percent (95%) of the average of local current
31	 (2) expense appropriations per student for the three prior fiscal years. (2) The county cannot show (i) that it has remedied the deficiency in funding or
32	(2) <u>The county cannot show (i) that it has remedied the deficiency in funding or</u> (ii) that extraordinary circumstances caused the county to supplant local
33	current expense funds with funds allocated under this section.
33 34	The State Board of Education shall adopt rules to implement the requirements of this
35	subsection.
36	(h) Counties Containing a Base of the Armed Forces. – Notwithstanding any other
37	provision of this section, counties containing a base of the Armed Forces of the United States
38	that have an average daily membership of more than 17,000 students shall receive whichever is
39	the higher amount in each fiscal year as follows: either the amount of supplemental funding the
40	county received as a low-wealth county in the 2012-2013 fiscal year or the amount of
41	supplemental funding the county is eligible to receive as a low-wealth county pursuant to the
42	formula for distribution of supplemental funding under the other provisions of this section.
43	(i) Funds for EVAAS Data. – Notwithstanding the requirements of subsection (a) of this
44	section, local school administrative units may utilize funds allocated under this section to
45	purchase services that allow for extraction of data from the Education Value-Added Assessment
46	System (EVAAS).
47	(i) <u>Reports. – The State Board of Education shall report to the Fiscal Research Division</u>
48	prior to May 15 of each year if it determines that counties have supplanted funds.
49	(k) Department of Revenue Reports. – The Department of Revenue shall provide to the
50	Department of Public Instruction a preliminary report for the current fiscal year of the assessed
51	value of the property tax base for each county prior to March 1 of each year and a final report

1	prior to May 1 of each year. The reports shall include for each county the annual sales assessment
2	ratio and the taxable values of (i) total real property, (ii) the portion of total real property
3	represented by the present use value of agricultural land, horticultural land, and forestland, as
4	defined in G.S. 105-277.2, (iii) property of public service companies determined in accordance
5	with Article 23 of Chapter 105 of the General Statutes, and (iv) personal property.
6	"§ 115C-472.18. Small county school system supplemental funding.
7	(a) <u>Allotment Schedule. – Except as otherwise provided in subsection (c) of this section</u> ,
8	each eligible county school administrative unit shall receive a dollar allotment according to the
9	following schedule, on the basis of allotted ADM for the county school administrative unit, to
10	the extent funds are made available for this purpose:
11	Allotted ADM Small County Allotment
12	<u>0-1,300</u> <u>\$1,820,000</u>
13	$\frac{1,301-1,700}{1,701,2000}$
14	<u>1,701-2,000</u> <u>\$1,729,400</u> \$1,624,100
15	<u>2,001-2,300</u> <u>\$1,684,100</u> \$1,684,100
16	<u>2,301-2,600</u> <u>\$1,638,800</u> \$1,532,500
17	<u>2,601-2,800</u> 2,801-2,200 \$1,593,500 \$1,548,200
18	$\frac{2,801-3,300}{(h)}$
19 20	(b) <u>Phase-Out Provision. – If a local school administrative unit becomes ineligible for</u> funding under the schedule in subsection (a) of this section, funding for that unit shall be phased
20 21	out over a five-year period. Funding for such local school administrative units shall be reduced
21	in equal increments in each of the five years after the unit becomes ineligible. Funding shall be
22	eliminated in the fifth fiscal year after the school administrative unit becomes ineligible.
23 24	Allotments for eligible local school administrative units under this subsection shall not be
25	reduced in any fiscal year by more than twenty percent (20%) of the amount received during the
26	fiscal year when the local school administrative unit became ineligible to receive funds under
27	this section. A local school administrative unit shall not become ineligible for funding if either
28	the highest of the first two months' total projected average daily membership for the current year
29	or the higher of the first two months' total prior year average daily membership would otherwise
30	have made the unit eligible for funds under the schedule in subsection (a) of this section.
31	(c) Nonsupplant Requirement. – A county in which a local school administrative unit
32	receives funds under this section shall use the funds to supplement local current expense funds
33	and shall not supplant local current expense funds. The State Board of Education shall not
34	allocate funds under this section to a county found to have used these funds to supplant local per
35	student current expense funds. The State Board of Education shall make a finding that a county
36	has used these funds to supplant local current expense funds in the prior year or the year for
37	which the most recent data are available, if all of the following criteria apply:
38	(1) The current expense appropriation per student of the county for the current
39 40	year is less than ninety-five percent (95%) of the average of local current
40	expense appropriation per student for the three prior fiscal years.
41	(2) The county cannot show (i) that it has remedied the deficiency in funding or
42 43	(ii) that extraordinary circumstances caused the county to supplant local current expense funds with funds allocated under this section.
43 44	The State Board of Education shall adopt rules to implement the requirements of this
44	subsection.
46	(d) Reports. – The State Board of Education shall report to the Fiscal Research Division
47	prior to May 15 of each fiscal year if it determines that counties have supplanted funds.
48	(e) Use of Funds. – Local boards of education are encouraged to use at least twenty
49	percent (20%) of the funds they receive pursuant to this section to improve the academic
50	performance of children who are performing at Level I or II on either reading or mathematics
51	end-of-grade tests in grades three through eight.

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Local schoo	ol administrative units may also utilize funds allocated und	der this section to
purchase service	es that allow for extraction of data from the Education Value-	Added Assessment
System (EVAA		
	Disadvantaged student supplemental funding.	
	he extent funds are made available for this purpose, fund	s appropriated for
	student supplemental funding shall be used, consistent with	
	oted by the State Board of Education, only to do the following	
<u>(1)</u>	Provide instructional positions or instructional support pos	
(2)	Provide professional development.	
(3)	Provide intensive in-school or after-school remediation, or	· both.
$\frac{\underline{(4)}}{\underline{(4)}}$	Purchase diagnostic software and progress-monitoring too	
$\frac{(5)}{(5)}$	Provide funds for teacher bonuses and supplements. The	
	Education shall set a maximum percentage of the funds th	
	this purpose.	<u>ut may be used for</u>
The State Bo	bard of Education may require local school administrative units	s receiving funding
	lvantaged Student Supplemental Fund to purchase the Educa	
	stem (EVAAS) in order to provide in-depth analysis of studer	
	rategies for improving student achievement. This data shall b	•
	and curriculum decisions made in the best interest of	
	velopment for their teachers and administrators.	<u>•••••••••••••••••••••••</u>
	dvantaged student supplemental funding (DSSF) shall be	allotted to a local
	rative unit based on (i) the unit's eligible DSSF population and	
	er-to-student ratio of 1:21 and the following teacher-to-studen	
(1)	For counties with wealth greater than ninety percent (90%	
<u>\-/</u>	average, a ratio of 1:19.9.	<u>o</u> , or me state (100
<u>(2)</u>	For counties with wealth not less than eighty percent (80)	%) and not greater
	than ninety percent (90%) of the statewide average, a ratio	
<u>(3)</u>	For counties with wealth less than eighty percent (80%)	
	average, a ratio of 1:19.1.	<u>y of the state filde</u>
<u>(4)</u>	For local school administrative units that received DSSF f	funds in fiscal year
<u></u>	2005-2006, a ratio of 1:16. These local school adminis	
	receive no less than the DSSF amount allotted in fiscal yea	
For the pu	rpose of this subsection, wealth shall be calculated under	
_	provided for in this Article.	<u>- ale loss wouldl</u>
	ocal school administrative unit's wealth increases to a level that	at adversely affects
	lvantaged student supplemental funding (DSSF) allotment	
	at unit shall be maintained at the prior year level for one addit	
anotherit for th	a une shan de mantanioù at the prior year lever for one addit	<u>aonui inseur yeur.</u>
RECLASSIFY	DPI POSITIONS	
	TION 7.4.(a) Notwithstanding G.S. 143C-6-4, the Depa	artment of Public
	Il reclassify at least the following full-time equivalent po	
Department:	reclusing at reast the renowing run-time equivalent po	strions within ult
(1)	One position to be a teaching compensation and advand	ced teaching roles
(1)	consultant.	con touching 10105
(2)	One position to be a Read to Achieve Charter School Coor	rdinator
(2) (3)	One position to be a Nead to Achieve Charter School Cool One position to be a Director of American Indian Education	
	TION 7.4.(b) In making the changes identified in subsection	
	of Public Instruction shall not do either of the following:	
(1)	Reduce funding for any of the following:	
(1)	a. The State Public School Fund, including for the fo	llowing residential
	schools:	nowing residential
	50110015.	

Gene	ral Assemb	oly Of Nor	rth Caroli	na		Session 2023
		1	The	Eastern North	Carolina School for	he Deaf
		2			a School for the Deaf	
		3			rehead School.	•
		-				appropriation to the
			•	-	•	r the 2023-2025 fiscal
			biennium.	t of Fublic fils	unction by this act to	1 the 2023-2023 fiscal
	(2)			aduca fundina	or positions for any of	the following:
	(2)			-	or positions for any of of North Carolina, Inc	-
				America, Inc.	or north Caronna, nic	
					Children Who are Do	af or Hard of Hearing,
			nc.			al of flatu of fleating,
				ent Public Sch	ools Act. Read to Ach	ieve Program, initially
					7A.1 of S.L. 2012-14	
					ol Connectivity Progra	
					er for the Advancement	
		_		ls That Lead Pi		it of Teaching.
		U		for Safer Sch	U	
		11. 1	ne Center	TOI Salei Selle	0018.	
REO	IIIRED TE	AINING	TO COU	NT TOWARI	O CONTINUING EE	UCATION UNITS
ШŲ					ads as rewritten:	
8 11	5C-270.30.					
			• - • - • • • • •			
(b) Teach	ner Licens	ure Renev	wal. – Rules f	for continuing licens	ure for teachers shall
``	de the follow				8	
	(1)	0	eachers, at	least eight cor	ntinuing education cre	dits with at least three
	~ /			-	demic subject area.	
	(2)		-		-	uing education credits
			•			clude evidence-based
		assessme	ent, diag	nosis, and i	ntervention strategie	es for students not
		demonst	rating re	eading profic	iency. Oral langua	age, phonemic and
		phonolog	gical awai	reness, phonics	s, vocabulary, fluency	y, and comprehension
						to license renewal for
		elementa	ary school	teachers.	0	
	<u>(2a)</u>	<u>For all t</u>	eachers, l	hours spent at	tending mandatory tr	aining programs shall
		<u>contribut</u>	te toward	the calculation	for continuing educat	ion credits if all of the
		followin	<u>g apply:</u>			
						State law or by a local
		<u>b</u>	oard of ed	lucation as a co	ondition of employme	<u>nt.</u>
					• • •	quirements for literacy
		<u>r</u>	enewal cre	edits, credits re	equired in a teacher's	academic subject area,
		<u>d</u>	igital teac	<u>ching or learning</u>	ng, or other licensure	renewal requirements
		<u>a</u>	dopted by	the State Boar	d pursuant to this sect	tion.
	•••					
(c	c) Licen	se Renewa	I Rules R	eview. – The r	ules for licensure rene	ewal shall be reviewed
ıt lea	st once even	ry five year	rs by the S	State Board to c	lo the following:	
	(3)	0	•	•	0 1	rements for licensure
					-	tire the completion of
					• •	ching and learning but
		may requ	iire compl	letion of up to t	wo continuing educat	ion credits that include

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1	pedagogy on digital teaching and learning as a component of a genera	l or
2	content-specific continuing education credit."	
3	SECTION 7.5.(b) This section is effective when it becomes law and applie	s to
4 5	licenses renewed on or after that date.	
6	WEIGHTED FUNDING FOR EC STUDENTS	
7	SECTION 7.7. The Department of Public Instruction shall develop a model, b	sed
8	on the study conducted pursuant to Section 7.44 of S.L. 2021-180, for funding children	vith
9	disabilities services on the basis of the reported cost of the services provided. The Departr	ient
10	shall report to the Joint Legislative Education Oversight Committee by January 15, 2024, or	the
11	model of funding developed pursuant to this section and a comparison by public school un	t of
12	funds provided under the existing model and the model developed pursuant to this section.	
13		
14	ABOLISH CERTAIN UNFILLED POSITIONS	
15	SECTION 7.12. The following positions vacant for longer than two years	are
16	abolished as of July 1, 2023:	
17	(1) $60009659.$	
18	(2) $60009654.$	
19	(3) 60009651.	
20	$(4) \qquad 60009667.$	
21	The Department may reestablish these or create substantially similar position	s as
22	needed within funds available pursuant to G.S. 115C-546.2(e).	
23		
24	CAREER EXPLORATION AND DEVELOPMENT PLANS	
25	SECTION 7.13.(a) Part 1 of Article 8 of Chapter 115C of the General Statute	S 1S
26	amended by adding a new section to read:	
27	" <u>§ 115C-81.12. Career pathways course.</u>	• 1
28	The State Board shall develop standards for an elective middle school course in w	
29 30	students investigate and learn about career pathways. The standards shall align with	
30 31	requirements for career development plans under G.S. 115C-158.10(c) and include a focu	
32	experiential and hands-on learning." SECTION 7.13.(b) Article 10 of Chapter 115C of the General Statutes is amer	dad
33	by adding a new Part to read:	ueu
34	"Part 1A. Career Development Plans.	
35	" <u>§ 115C-158.10. Career development plans.</u>	
36	(a) All middle and high school students enrolled in a local school administrative unit s	hall
37	complete a career development plan that meets the requirements of this section. The local b	bard
38	of education shall ensure that students are provided assistance in completion of the plan as	vell
39	as instruction on how to access that plan throughout the student's enrollment. A student shall	not
40	be promoted from seventh grade until a career development plan is created and shall no	be:
41	promoted from tenth grade until the career development plan is revised. Local board	
42	education are encouraged to require more frequent revisions as appropriate. Charter schools	
43	encouraged to require participation in career development plans for students in accordance	vith
44	this section.	
45	(b) Local boards of education shall ensure that career development plans are earlier that career development plans	_
46	accessible to students and parents and shall provide parents written notice of the initial creat	<u>10n</u>
47	of a career development plan and information on how to access the plan.	
48	(c) <u>The State Board of Education shall adopt rules establishing minimum requirem</u>	
49	for career development plans and shall require local boards of education to provide access t	
50	career development plans through a designated electronic application. Career development p	ans
51	shall include at least the following:	

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1	<u>(1)</u>	Self-assessment of the student's aptitudes, skills, values, personality, and
2		career interests.
3	<u>(2)</u>	Exploration and identification of pathways for careers aligned with the
4		student's self-assessment that include the following for each career:
5		a. Identification of needed education, training, and certifications.
6		b. Information on the most cost-efficient path to entry.
7		c. Opportunities within the school setting to explore and prepare for the
8		career.
9	<u>(3)</u>	Alignment of academic courses and extracurricular activities with the
10		student's identified career interests, including the following:
11		a. Inventory of aligned courses in middle and high school in grades six
12		through 10, and development of best strategies for course selection in
13		grades 11 and 12 to achieve identified career interests, including
14		courses that may lead to college credit.
15		b. Available record of the following:
16		<u>1.</u> <u>Completed Advanced Placement, International Baccalaureate,</u>
17		Cambridge Advanced International Certificate of Education
18		(AICE), and dual-enrollment courses that may lead to college
19		credit in high school.
20		
21		 <u>Extracurricular activities.</u> <u>Awards and recognitions.</u>
22	<u>(4)</u>	Creation of a career portfolio, which may include items such as the following:
23		a. Documentation of postsecondary plans.
24		b. Completion of the Free Application for Federal Student Aid with
25		parental consent.
26		<u>c.</u> <u>Résumé.</u>
27		d. Occupational outlook for identified career interests."
28	SEC	TION 7.13.(c) G.S. 115C-218.75 is amended by adding a new subsection to
29	read:	
30	" <u>(k)</u> <u>Caree</u>	er Development Plans A charter school is encouraged to adopt a policy to
31	require all middl	e and high school students to complete a career development plan in accordance
32	with G.S. 115C-	<u>158.10.</u> "
33	SEC [*]	TION 7.13.(d) The State Board of Education shall establish a pilot of at least
34	20 local school	administrative units during the 2023-2024 school year to develop the plan
35	requirements and	d professional development necessary for successful statewide implementation
36	of career develo	pment plans in the 2024-2025 school year. The State Board of Education shall
37	direct the Depar	tment of Public Instruction to develop and provide a career development plan
38	electronic applic	ation to local boards of education and participating charter schools no later than
39	the 2024-2025 s	chool year that will provide access for all students and parents to the student's
40	career developm	ent plan and will integrate with career information available through other State
41	agencies.	
42	SEC [*]	TION 7.13.(e) The Department of Public Instruction and the local boards of
43		propriate, shall provide or cause to be provided, prior to the start of the 2024-2025
44	•	riculum content for the course required in subsection (a) of this section and
45	-	elopment to ensure that the intent and provisions of this section are carried out.
46		TION 7.13.(f) Subsections (a), (b), (c), and (e) of this section become effective
47	0 0	he 2024-2025 school year. The remainder of this section becomes effective July
48	1, 2023.	
49		
50		ESSER FUNDS FOR VARIOUS PROGRAMS
51	SEC'	TION 7.15.(a) Section 2.1 of S.L. 2023-11 is repealed.

House Bill 259

General Assembly Of North Carolina Session 2023 SECTION 7.15.(b) Notwithstanding any provision of law to the contrary, the 1 2 Department of Public Instruction shall use funds provided pursuant to Section 3.5(a)(10) of S.L. 3 2021-25, as amended by S.L. 2021-180, for the following purposes in response to the COVID-19 4 pandemic: 5 Up to four hundred thousand dollars (\$400,000) and any remaining available (1)6 funds appropriated for the purpose provided in Section 3.5(a)(23) of S.L. 7 2021-25, as amended by S.L. 2021-180, to continue to provide options for 8 students outside traditional classroom instruction through the 2024-2025 9 fiscal year. The Department shall transfer these funds to the North Carolina 10 Hospitality Education Foundation (Foundation) to develop or continue programs in CTE with a focus on developing critical skills necessary for 11 12 students to succeed in the hospitality sector that received funds pursuant to Section 3.5(a)(23) of S.L. 2021-25, as amended by S.L. 2021-180. The 13 14 Foundation shall use the funds to support instructor and student training and 15 testing in public school units and increase the State's skilled workforce in the 16 hospitality sectors. 17 (2)Up to three hundred thousand dollars (\$300,000) to contract with JFL 18 ENTERPRISES, INC., to continue the Failure Free Reading program created 19 by Section 3.5(a)(26) of S.L. 2021-25, as enacted by S.L. 2021-180, to address 20 learning loss due to the COVID-19 pandemic. Of the funds appropriated from 21 the General Fund to the Department of Public Instruction, the sum of one 22 million seven hundred thousand dollars (\$1,700,000) shall be used to assist in 23 continuing this program. Any school that was eligible to receive funds to 24 participate in the Failure Free Reading program under Section 3.5(a)(26) of 25 S.L. 2021-25, as enacted by S.L. 2021-180, shall be eligible to receive funds 26 pursuant to this subdivision. 27 Up to two million one hundred thousand dollars (\$2,100,000) for the (3) 28 Department to contract with Liminex, Inc., d/b/a GoGuardian, to provide 29 technology and services to mitigate cyberbullying, monitor student internet 30 activity, and assist with suicide prevention services. 31 Up to two million two hundred thousand dollars (\$2,200,000) for the (4) 32 Department to contract with Gaggle.Net, Inc., to provide technology and services to mitigate cyberbullying, monitor student internet activity, and assist 33 34 with suicide prevention services. 35 Up to one million dollars (\$1,000,000) to provide funds for the Educational (5) 36 and Competitive After-School Robotics Grant Program established in Section 37 7.23 of this act. 38 Up to one million dollars (\$1,000,000) to continue to contract with Betabox, (6) 39 Inc., to mitigate learning loss in the areas of science, technology, engineering, 40 and mathematics by providing students in public school units with 41 experiences, curriculum, instructional coaching, hands-on equipment, and 42 other needed resources. 43 Up to one million dollars (\$1,000,000) to Communities in Schools of North (7)44 Carolina, Inc., to continue to provide services, expand services, or provide for 45 the extension of nine-month contracts for its employees for the purpose of 46 providing assistance and enrichment activities over the summers for students 47 in kindergarten through grade 12 experiencing learning loss and negative 48 impacts from the COVID-19 pandemic. 49 Up to one million dollars (\$1,000,000) to provide funds for the 2023-2024 (8) 50 fiscal year for the National Board for Professional Teaching Standards

2	G.S. 115C-296.2A.
$\frac{2}{3}$	0.5. 1150-270.27.
4	ONLINE DIGITAL INSTRUCTION
5	SECTION 7.17. Subsection (c) of Section 7.23K of S.L. 2017-57 reads as rewritten:
6	"SECTION 7.23K.(c) Of the six million four hundred twenty thousand dollars (\$6,420,000)
7	in recurring funds appropriated to the Department of Public Instruction to accelerate
8	implementation of the State's Digital Learning Plan, as set out in S.L. 2016-94, beginning with
9	the $\frac{2017-2018-2023-2024}{2023-2024}$ fiscal year, the Department shall use up to one million eight hundred
10	thousand dollars (\$1,800,000) four million dollars (\$4,000,000) to continue to contract with
11	Learning.com to implement the requirements of this section."
12	<u></u> to imprement the requirements of this section.
13	CTE GRANTS FOR HOMEBUILDING PROGRAMS
14	SECTION 7.19.(a) Of the funds appropriated to the Department of Public
15	Instruction in this act from the General Fund, the Department shall use up to two hundred
16	thousand dollars (\$200,000) in recurring funds to provide grants to assist public school units with
17	program costs associated with CTE programs related to homebuilding. The Department of Public
18	Instruction shall permit high schools within public school units to use the U.S. Department of
19	Labor approved Pre-Apprenticeship Certificate Training (PACT) program, developed by the
20	Home Builders Institute as an approved curriculum for CTE programs. A public school unit or a
21	regional partnership of more than one public school unit may apply to receive funds. When
22	awarding grants under this subsection, the Department shall prioritize public school units (i)
23	located, in whole or in part, in a county with at least one local school administrative unit that
24	received low-wealth supplemental funding in the previous fiscal year and (ii) that have a high
25	population of at-risk students or students with disabilities.
26	SECTION 7.19.(b) The Department shall create and make available an application
27	for grants under this section no later than 30 days after this bill becomes law. The Department
28	shall make the application available for both years of the 2023-2025 fiscal biennium. Applicants
29	shall submit their application to receive grant funds to the Department no later than 60 days after
30	the application is made available for submission for each school year of the 2023-2025 fiscal
31	biennium. The Department shall approve or deny each application within 30 days of receipt.
32	SECTION 7.19.(c) All recipients of grants under this section for each school year of
33	the biennium shall submit a report to the Department no later than October 15 of each year of the
34	biennium on the outcomes of any programs funded by grants received under this section,
35	including data collection methods for reporting on student outcomes, impacts of the program,
36	and use of State funds. The Department shall then submit a report to the Joint Legislative
37	Education Oversight Committee and the Fiscal Research Division on the overall outcomes of the
38 39	grant programs no later than December 15 of each year of the 2023-2025 fiscal biennium.
39 40	DPI FUNDING IN ARREARS
40 41	SECTION 7.20.(a) The Department of Public Instruction shall develop a model to
42	fund public school units whose funding is based on average daily membership (ADM) to be
43	based on the actual ADM from the prior school year instead of projections for the upcoming
44	school year. The Department shall include in the model a method to account for newly formed
45	charter schools to ensure the charter schools receive adequate funding to operate before prior
46	year ADM data is available or representative of the student population. The Department shall
47	propose technical adjustments for public school funding to the State Board of Education for
48	approval before submitting the model to the Director of the Budget, pursuant to G.S. 143C-3-3.
49	The Department shall also submit the model to the Fiscal Research Division no later than
50	February 15, 2024. The technical adjustments shall include a list of any laws that would need to
51	be adjusted or repealed to allow for the new funding model to be implemented as well as a
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	-

certification participation fee grant program established pursuant to

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1 comparison of funding received under the old model and the recommended new model, sorted 2 by public school unit. 3 **SECTION 7.20.(b)** Beginning with the 2024-2025 school year, the Department of 4 Public Instruction shall distribute funds to public school units whose funding is based on ADM 5 based on the actual ADM from the prior school year in accordance with the model developed 6 pursuant to subsection (a) of this section. The Department shall provide funds from the ADM 7 Contingency Reserve to fund public school units whose actual ADM for the current school year 8 is higher than the actual ADM from the prior school year. 9 SECTION 7.20.(c) Section 7.15(b) of S.L. 2007-323 is repealed. 10 **SECTION 7.20.(d)** Subsections (b) and (c) of this section become effective July 1, 11 2024. The remainder of this section is effective when it becomes law. 12 13 **INCREASING ENGAGEMENT IN STEM** 14 **SECTION 7.22.(a)** Program; Purpose. – The Superintendent of Public Instruction 15 shall establish the Increasing Engagement in STEM Program (Program) for the 2023-2024 fiscal 16 year. The purpose of the Program is to provide grant funds to public school units to engage in 17 experiential science, technology, engineering, and math (STEM) education programs. 18 **SECTION 7.22.(b)** Grant Application Time Line. – The Superintendent shall 19 develop and publish an application for the Program on or before November 15, 2023. Public 20 school units may submit applications for this grant until January 15, 2024. The Superintendent 21 shall select recipients of the grants by February 15, 2024. Grant Applications. - The application created by the 22 **SECTION 7.22.(c)** 23 Superintendent shall require a plan of how the public school unit would use grant funds to 24 increase STEM engagement of sixth, seventh, and eighth grade students. Applicant plans shall 25 include the following: 26 (1)Evidence that the plan uses high-quality instruction methods and includes 27 research-based best practices in the area of STEM education to further the 28 purpose of the Program. 29 (2) How grant funds will be used to further the purpose of the Program. Allowable 30 uses of funds include, but are not limited to, the following: 31 Stipends for teachers who participate with the Program. a. 32 Partnering with third-party vendors to provide services or host b. 33 competitions that further the purpose of the Program. 34 How the public school unit would sustain their plan beyond the end of the (3)35 grant period. 36 Any other factors or criteria the Superintendent deems appropriate to advance (4) 37 the purpose of the Program. 38 **SECTION 7.22.(d)** Grant Recipients. – After reviewing the submitted applications, 39 the Superintendent shall select applicants to receive grants for the Program. The Superintendent 40 shall determine the size of grants awarded to each public school unit while ensuring a distribution 41 of grant funds to each of the various sizes of public school units referenced in subdivision (3) of 42 this subsection. When selecting applicants to receive grants, the Superintendent shall adhere to 43 the following criteria: 44 The total number of recipients shall not exceed 20 public school units. (1)Recipients shall reflect the geographic diversity of the State. 45 (2)46 (3) Recipients shall reflect the population diversity of public school units in the 47 State by selecting recipients from the following: 48 Up to five public school units consisting of no more than one school. a. 49 Up to five units with an average daily membership from the previous b. 50 school year of 4,000 students or fewer.

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1		c. Up to five units with an average daily memb	pership from the previous
2		school year of between 4,001 and 20,000 stu	
3		d. Up to five units with an average daily memb	
4		school year of 20,001 students or greater.	
5	If the	re are fewer than five applicants in any of the categorie	es listed in subdivision (3)
6	of this subsection	n, the Superintendent may, in the Superintendent's dis	cretion, award additional
7		nts from other categories.	
8		FION 7.22.(e) Initial Report. – The Superintendent o	
9	-	on the Program to the Joint Legislative Education (Oversight Committee by
10		24. The report shall include the following:	
11	(1)	A list of public school units that applied for grants.	
12	(2)	A list of public school units that received grants.	
13	(3)	A summary of how the grant funds were spent on Pr	0
14	(4)	The number and percentage of students enrolled in th	
15		in the Program, including demographic data for part	
16 17	(5)	Student performance data in STEM-related courses.	
17	(6)	How public school units would continue to use grant	
18 19	(7)	Program were to continue beyond the 2023-2024 scl Any recommendations by the Superintendent to m	
20	(7)	more effective at furthering the purpose of the Progr	
20 21	SEC	FION 7.22.(f) Evaluation. – As a condition of receip	
21		I designate both students who complete the grant-	•
23		tion Data Analysis and Reporting System and a mate	
24		phic characteristics who did not complete the grant	
25		anner directed by the Department of Public Instruction	
26	-	mes for these students related to all of the following:	
27	(1)	Enrollment in STEM-related elective clusters in high	h school.
28	(2)	Graduation from high school within four years of en	
29	(3)	Enrollment in a postsecondary STEM-related ma	•
30		certificate program within three years of high school	
31	(4)	Completion of a postsecondary STEM-related ma	ajor, degree program, or
32		certificate program within six years of high school g	graduation.
33	(5)	Employment in a STEM-related field within eight	ht years of high school
34		graduation.	
35		North Carolina Longitudinal Data System shall, in coop	
36		ta, report annually to the Joint Legislative Education	e
37		both groups of students on each available data point	beginning December 15,
38	2028, and ending	g December 15, 2039.	
39			
40		OL ROBOTICS GRANT PROGRAM	
41		FION 7.23.(a) Program; Purpose. – There is establis	
42 43	_	er-School Robotics Grant Program (Program). The pur	
43 44		e evidence-based, after-school programs for robotics ed e students to pursue education and career opportunitie	
44		mathematics while building critical life and work-rela	
46	• •	FION 7.23.(b) Eligibility. – Any public school unit i	
47		Public Instruction for a grant to develop an educ	• • • • •
48	-	otics program with a robotics partner. As used in t	-
49		" shall refer to a third-party entity, such as a nonprofit of	
50	-	ion, approved by the Department of Public Instruction	0
	0 Cano ai		Provide

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1	adequate support for an after	-school robotics program. In order to	provide adequate support, a
2	robotics partner must meet at	least all of the following criteria:	
3	(1) Have a nat	ional presence in robotics education a	nd competition.
4	(2) Provide a	dequate instruction and programmi	ing for students and adult
5	volunteers	in (i) robotics education, (ii) proje	ect-based learning, and (iii)
6	competitiv	e robotics.	
7	(3) Promote a	safe and equitable social environment	t.
8		c) Applications; Criteria and Guidelin	
9		iscal year, and August 1, 2024, for th	•
10		d publish criteria and guidelines for th	
11	0 1 0	ool year, including any documentation	1
12	the applicants. The Departm	nent shall accept applications until I	December 31, 2023, for the
13	2023-2024 fiscal year and Sej	ptember 30, 2024, for the 2024-2025 f	fiscal year. Applications shall
14	include, at a minimum, the fo	llowing information:	
15	(1) Evidence t	hat the applicant has or will be able to	establish a relationship with
16	a robotics	partner.	
17	(2) A propose	d budget for the educational and com	petitive after-school robotics
18	program.		
19		d) Award and Use of Funds. – The D	
20		January 31, 2024, for the 2023-2024	
21		ll year. Funds may be used for any of t	the following purposes:
22		relationship with a robotics partner.	
23		obotics kits.	
24		pends for coaches.	
25		nents associated with participation in	a robotics league or robotics
26	competitio		
27		curred as part of the administration of	
28		e) Reporting. – No later than February	
29	•	024, for the 2024-2025 fiscal year, the	
30	0	he prior school year to the Joint Leg	islative Education Oversight
31	Committee and the Fiscal Res		
32		nd amounts of grants awarded.	
33		of the public school units receiving gra	
34		of public school units that applied for g	
35		to which students participating in af	1 0
36		the Program experienced measurabl	e improvement in academic
37	performance	ce, if any.	
38			
39 40	REMOTE CHARTER ACA		Conoral Statutas is amondad
40		a) Article 14A of Chapter 115C of the	General Statutes is amended
41 42	by adding a new Part to read:		
42 43	"8 115C 218 120 Domoto a	"Part 7. Remote Charter Academies.	
43 44	" <u>§ 115C-218.120. Remote cl</u>		a nonprofit may apply to the
44 45		lication or modification of a charter, and include a remote charter academy the	
4 <i>5</i> 46		fit's charter. A charter that includes a	
40 47	do any of the following:	and a charter. A charter that includes a	remote charter academy may
48		ly remote instruction to enrolled stud	lents served by the charter in
48 49		e with this Part.	tents served by the charter III
4) 50		mote instruction to students enrolled in	n the remote charter academy
51		e in-person instruction to other student	-
~ 1		<u>person instruction to other studen</u>	in served of the churter.

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(3)	Provide enrolled students both remote instruction and in	person instruction. A
	student who receives more than half of the student	±
	remote instruction shall be classified as enrolled in the c	
	academy.	
<u>(b)</u> As p	art of the application or modification of a charter, the nor	nprofit shall designate
	owing enrollment areas the remote charter academy will u	
<u>(1)</u>	A statewide remote charter academy that admits studer G.S. 115C-218.45.	
(2)		at, notwithstanding
	G.S. 115C-218.45(a), admits students only from the	county in which the
	charter school facility is located and the counties of the	e State geographically
	contiguous to that county.	
	emote charter academy provides instruction primaril	• •
	synchronous and asynchronous instruction delivered to	
	of the charter school facility. A remote charter acade	my may include any
combination of		
	vithstanding G.S. 115C-84.3, an approved remote charter	
	quired number of instructional days or hours for the sch	nool calendar through
remote instruction		
	1. Remote charter academy enrollment.	1
	dent shall not be assigned to attend a remote charter acad	
	d of directors shall require an application to secure parastudent in a remote charter academy.	ental consent prior to
	note charter academy shall identify characteristics for succ	essful remote learning
	teria for admittance to a remote charter academy and shall	
vailable to pare		make that information
·	dent may not be denied admission to the remote charter a	academy solely on the
	udent is a child with a disability. If a student is admitte	
	udent's IEP team, as defined in G.S. 115C-106.3, or sectio	
	n for a successful student entry and accommodations nece	
-	public education in the remote charter academy.	<u> </u>
(d) A ch	arter that provides in-person instruction may reassign a	a student to in-person
instruction durin	g the school year if the board of directors determines that	t in-person instruction
would better ens	ure academic success for that student. The board of direc	tors may delegate this
authority to the	chief administrator.	
" <u>§ 115C-218.12</u>	2. Remote charter academy requirements.	
	pt as provided in this Part, a remote charter academy	shall meet the same
	for other charter schools established by this Article.	
	note charter academy shall provide all of the following to	
<u>(1)</u>	Any hardware and software needed to participate i	
	academy. Students may not be charged rental fees but m	
	fees for abuse or loss of hardware or software under rule	es adopted by the State
	Board of Education.	
<u>(2)</u>	Access to a learning management platform that enables	-
	performance and school-owned devices, as well as allow	
	and supervised text-based chat for synchronous commu	
<u>(3)</u>	Access to the internet that is available during instruction	ional nours, evenings,
(4)	and weekends.	hours
$\frac{(4)}{(5)}$	<u>Technical support that is available during instructional</u>	
<u>(5)</u>	For children with an individualized education program G.S. 115C-106.3, or a section 504 plan, 29 U.S.C. § 794	
	-3.5.113C-100.5.01 a section 304 Dian. 29 U.S.C. $2/94$	+. auanuve or assistive

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1		devices, transportation, and in-person services as required	d by that program or
2		plan.	· · · ·
3	<u>(c)</u> <u>A</u> rei	mote charter academy may require students to attend	in person to fulfill
4	State-mandated s	student assessments. A remote charter academy may conduc	ct optional in-person
5	meetings betwee	n students and instructors or parents and instructors at a cha	arter school facility.
6	<u>(d)</u> The e	employees of a remote charter academy shall meet the	same licensure and
7	evaluation requir	rements as required by G.S. 115C-218.90. The remote ch	narter academy shall
8	ensure sufficient	t digital teaching and learning support staff, including,	at a minimum, the
9	following:		
10	(1)	An instructional technology facilitator.	
11	<u>(2)</u>	A school library media coordinator.	
12	(3)	A data manager.	
13	$\overline{(4)}$	Sufficient remote technicians to ensure technical sup	port throughout the
14		instructional day for staff and students.	•
15	" <u>§ 115C-218.123</u>	3. Remote charter academy approval process.	
16		nprofit seeking to provide a remote charter academy shall s	ubmit to the Review
17		the application for approval or modification of a charter a p	
18	the following:		*
19	(1)	Whether the enrollment area of the remote charter acade	my will be statewide
20		or regional.	
21	<u>(2)</u>	The range of grades for which the remote charter academ	y will offer courses.
22	<u>(3)</u>	The method by which the remote charter academy with	ill monitor calendar
23		compliance, enrollment, daily attendance, course cred	lit accrual, progress
24		toward graduation, and course completion.	
25	<u>(4)</u>	Hardware, software, and learning management platforms	s that support online
26		learning.	
27	<u>(5)</u>	The measures used to ensure that both synchronous and a	synchronous remote
28		instruction time, practice, and application componen	ts support learning
29		growth that continues toward mastery of student achiev	ement goals for the
30		charter's educational program.	
31	<u>(6)</u>	The professional development that will be provided to t	hose teaching in the
32		remote charter academy related to the pedagogy of	f providing remote
33		instruction.	
34	<u>(7)</u>	The identified characteristics for successful remote lear	ning and criteria for
35		admission to the remote charter academy. The board of di	rectors shall identify
36		the means by which information will be communicated to	the parents and legal
37		guardians of prospective applicants and current enrolle	es about the remote
38		charter academy and those characteristics and criteria to	allow for informed
39		decisions about enrollment.	
40	<u>(8)</u>	Any school nutrition services or transportation services t	hat will be provided
41		to students.	
42		Review Board shall review and approve a charter or charter	
43		note charter academy that meets the requirements establish	
44	•	s. The Review Board shall approve a minimum of two state	
45		neet the qualifications of this Part for operation beginning	with the 2026-2027
46	school year and t		
47		4. Operation and renewal of remote charter academies.	
48		approved remote charter academy shall adhere to the pla	
49	· · · ·	Review Board or the State Board of Education as part of t	the approved charter
50	unless the board	of trustees obtains a charter modification.	

1 2	(b) Each approved remote charter academy shall receive a school code. A nonprofit that has a school code for in-person instruction in addition to a school code for a remote charter
3 4	<u>academy may provide all financial reporting for both school codes jointly in a form directed by</u> <u>the Department of Public Instruction.</u>
5	(c) A nonprofit may apply for renewal of the remote charter academy for additional terms
6	of five years. The Review Board shall consider compliance with the requirements of this Part and
7	success of the remote charter academy in the prior five years in determining whether to approve
8	a request for renewal of a remote charter academy.
9	"§ 115C-218.125. Evaluation.
10	The State Board of Education shall evaluate the success of remote charter academies
11	approved under this Part. Success shall be measured by school performance scores and grades,
12	retention rates, attendance rates, and, for grades nine through 12, high school completion and
13	dropout rates. The Board shall report by November 15 of each year to the Joint Legislative
14	Education Oversight Committee on the evaluation of these academies and on any recommended
15	statutory changes."
16	SECTION 7.26.(b) G.S. 115C-84.3(c) reads as rewritten:
17	"(c) Except as provided in <u>Part 7 of Article 14A or</u> Part 3A of Article 16 of this Chapter
18	or subsection (b) of this section, a public school unit shall not use remote instruction to satisfy the minimum required number of instructional days or hours for the school sch
19 20	the minimum required number of instructional days or hours for the school calendar." SECTION 7.26.(c) G.S. 115C-218, 115C-218.1, 115C-218.2, 115C-218.3,
20 21	115C-218.5, 115C-218.6, 115C-218.7, 115C-218.8, and 115C-218.9 are codified into Part 1 of
21	Article 14A of Chapter 115C of the General Statutes, Governance and Applications for Charter
22	Schools. G.S. 115C-218.10, 115C-218.15, 115C-218.20, 115C-218.25, 115C-218.30,
24	115C-218.35, 115C-218.37, 115C-218.40, 115C-218.42, 115C-218.45, 115C-218.50,
25	115C-218.55, 115C-218.60, 115C-218.65, 115C-218.70, 115C-218.75, 115C-218.80,
26	115C-218.85, and 115C-218.90 are codified into Part 2 of Article 14A of Chapter 115C of the
27	General Statutes, Operation of Charter Schools. G.S. 115C-218.94, 115C-218.95, and
28	115C-218.100 are codified into Part 3 of Article 14A of Chapter 115C of the General Statutes,
29	Evaluation of Charter Schools. G.S. 115C-218.105 is codified into Part 4 of Article 14A of
30	Chapter 115C of the General Statutes, Funding of Charter Schools. G.S. 115C-218.110 is
31	codified into Part 5 of Article 14A of Chapter 115C of the General Statutes, Reporting on Charter
32	Schools. G.S. 115C-218.115 is codified into Part 6 of Article 14A of Chapter 115C of the General
33	Statutes, Charter Schools Pre-K Programs.
34	SECTION 7.26.(d) Section 8.35 of S.L. 2014-100, as amended by Section 8.13 of
35	S.L. 2016-94, Section 7.13 of S.L. 2018-5, and Section 7.13 of S.L. 2022-74, reads as rewritten:
36	"SECTION 8.35.(a) Notwithstanding G.S. 115C-218.5 or any other provision of law to the
37	contrary, the State Board of Education shall establish a pilot program to authorize the operation
38	of two virtual charter schools serving students in kindergarten through twelfth grade. The State
39 40	Board shall establish an application process to allow student enrollment in the selected virtual charter schools beginning with the 2015-2016 school year. A virtual charter school participating
40 41	in the pilot may serve any grade span of students in kindergarten through twelfth grade. The pilot
42	program shall continue for a period of $\frac{10}{11}$ school years and shall end with the $\frac{2024}{2025}$
43	2025-2026 school year.
44	"SECTION 8.35.(b) The virtual charter schools participating in the pilot program authorized
45	by this section shall be subject to the statutes and rules applicable to charter schools pursuant to
46	Article 14A of Chapter 115C of the General Statutes, except as follows:
47	(1) The maximum student enrollment in any participating school shall be no
48	greater than 1,500 in its first year of operation and may increase by twenty
49	percent (20%) for each participating school up to a maximum student
50	enrollment of 2,592 in the fourth year of the pilot. The State Board of
51	Education may waive this maximum student enrollment threshold, beginning
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1 2 3 4 5	in the fourth year of the school's operation, if the State Board det doing so would be in the best interest of North Carolina stuce 2023-2024 school year shall be the authorized student enrollne participating school for the 2021-2022 school year plus enrollme up to twenty percent (20%) of that enrollment. For the remaining	tents.for the nent for that nt growth of
6 7 8	pilot, the participating schools may increase enrollment in accord. G.S. 115C-218.7(b).	
9	"SECTION 8.35.(e) The State Board of Education shall provide State funding	z to a virtual
10 11 12	charter school participating in the pilot program as provided in G.S. 115C-218 G.S. 115C-218.105(b). The amount allocated pursuant to G.S. 115C-218.105(a)(however, include the allocation for low-wealth counties supplemental funding and the suppleme	8.105(a) and 1) shall not,
13 14	for small county supplemental funding. Virtual charter schools participating in the p shall also be subject to the requirements in G.S. 115C-218.105(c) through G.S. 115C	ilot program -218.105(e).
15 16	The amount of local funds provided to participating schools pursuant to G.S. 1150 shall be the lesser of seven hundred ninety dollars (\$790.00) per pupil or the amount	• •
10 17	in accordance with G.S. 115C-218.105(c).	nt computed
18	""	
19	SECTION 7.26.(e) A virtual charter school that participated in the pi	ilot program
20	authorized by Section 8.35 of S.L. 2014-100, as amended by Section 8.13 of S.	1 0
21	Section 7.13 of S.L. 2018-5, Section 7.13 of S.L. 2022-74, and this section, shall be	
22	apply for a charter renewal as a remote charter academy as provided in Article 14A	A of Chapter
23	115C of the General Statutes.	
24	SECTION 7.26.(f) This section is effective when it becomes law	and applies
25	beginning with the 2023-2024 school year.	
26		
27	SCHOOL HEALTH PERSONNEL ALLOTMENT	
28	SECTION 7.27.(a) G.S. 115C-47(67) reads as rewritten:	· • • •
29 30	"(67) To Provide at Least One School Psychologist. <u>School Health Serv</u> boards of education shall ensure that each local school admini	
30 31	employs at least one full-time, permanent school psychologist.pr	
32	health support services in accordance with G.S. 115C-316.5."	<u>Jvide school</u>
33	SECTION 7.27.(b) G.S. 115C-105.25(b)(13) reads as rewritten:	
34	"(13) No positions shall be transferred out of the allocation for school p	svehologists
35	health personnel except as provided in this subdivision. Positions	•
36	school psychologists health personnel may be converted to dollar	equivalents
37	for contracted services directly related to school psychology.	
38	school counseling, school nursing, and school social work. The	se positions
39	shall be converted at the minimum salary for school psychologists	-the position
40	on the "A" Teachers Salary Schedule."	
41	SECTION 7.27.(c) G.S. 115C-315 is amended by adding a new subsec	
42	"(d2) <u>School Nurses. – The State Board of Education, in accordance with subs</u>	
43	this section, may adopt rules to establish the qualifications and training required to	
44 45	contracted for as a certified school nurse except the Board may not require a	-
+5 46	requirement that would require a nurse to obtain a four-year degree as a c employment."	
17	SECTION 7.27.(d) G.S. 115C-315(d1) is repealed.	
18	SECTION 7.27.(e) G.S. 115C-316.1 reads as rewritten:	
49	"§ 115C-316.1. Duties of school counselors.	
50 51	(a) School counselors shall implement a comprehensive developme counseling program in their schools. Counselors shall spend at least eighty percent (8)	

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1	work time providing direct services to students. Direct services do not include the coordination
2	of standardized testing. Direct services shall consist of:
3	(1) Delivering the school guidance curriculum through large group guidance,
4	interdisciplinary curriculum development, group activities, and parent
5	workshops.
6	(2) Guiding individual student planning through individual or small group
7	assistance and individual or small group advisement.
8	(3) Providing responsive services through consultation with students, families,
9	and staff; individual and small group counseling; crisis counseling; referrals;
10	and peer facilitation.
11	(4) Performing other student services listed in the Department of Public
12	Instruction school counselor job description that has been approved by the
13	State Board of Education.
14	(b) School counseling program support activities do not include the coordination of
15	standardized testing. During the remainder of their work time, school counselors may assist other
16	staff with the coordination of standardized testing. School counselors shall not assist with the
17	coordination or administration of standardized testing."
18	SECTION 7.27.(f) G.S. 115C-316.2 reads as rewritten:
19 20	"§ 115C-316.2. School mental health support personnel reports.
20 21	(a) Definition. – For purposes of this section, the term "school mental health support
21	personnel" refers to school psychologists, school counselors, school nurses, and school social workers.
22	workers.
23 24	SECTION 7.27.(g) G.S. 115C-316.5 reads as rewritten:
24 25	"§ 115C-316.5. School psychologists <u>health</u> personnel allotment.
25 26	(a) For the purposes of this section, the term "school health personnel" refers to the same
20 27	positions listed in G.S. 115C-316.2(a).
28	(b) To the extent funds are made available, the State Board of Education shall establish a
29	funding allotment for school psychologist health personnel positions. The State Board is
30	authorized to adopt rules for the allocation of school psychologist health personnel positions
31	pursuant to this allotment. Rules adopted by the State Board pursuant to this section shall include,
32	at a minimum, the following requirements:
33	(1) School psychologist health personnel positions are allocated on the basis of
34	average daily membership.
35	(2) Each local school administrative unit receives sufficient funding for at least
36	one school psychologist position in accordance with
37	G.S. 115C-47(67).position.
38	(3) Local school administrative units are encouraged to fill positions under this
39	allotment with full-time, permanent employees. If the local school
40	administrative unit is unable to fill these positions by hiring a full-time,
41	permanent employee, the allocation for the position may be converted to a
42	dollar equivalent for the unit to contract with a third party to provide the
43	relevant services for an amount of hours equivalent to the hours a full-time
44	position employee would provide."
45	SECTION 7.27.(h) The State Board of Education has authority to adopt temporary
46	rules to enact the provisions of this section until such a time as permanent rules can be adopted.
47	The State Board shall also develop and distribute guidelines to all local school administrative
48	units to assist with the implementation of this section. Each local board of education shall develop
49 50	a transition plan for implementing this section within existing resources.
50 51	SUDDADT DDACDAM DEDADTING
51	SUPPORT PROGRAM REPORTING

General Assem	bly Of North Carolina Session 202
SEC	TION 7.28.(a) No later than December 31, 2023, Communities in Schools of
	Inc., shall report to the Joint Legislative Education Oversight Committee at least
	formation from the prior fiscal year:
U	1 2
(1)	A detailed accounting of how State funds were spent by the program.
(2)	An accounting of any other funding received from other sources.
(3)	Any planned expenditures or future uses of received funds not reflected in th
	accounting required by subdivision (1) of this subsection.
(4)	The number of students served by the program, including generalized data o
	the age, grade level, and location of students served.
(5)	A description of how the program evaluates the effectiveness of the program
	or student success.
(6)	Outcomes achieved by the program.
(7)	Any other information the program deems relevant for the Committee t
	know.
	TION 7.28.(b) No later than December 31, 2023, Beginnings for Parents of
'hildren Who a	re Deaf or Hard of Hearing, Inc., shall report to the Joint Legislative Educatio
Oversight Com	mittee at least the following information from the prior fiscal year:
(1)	A detailed accounting of how State funds were spent by the program.
(2)	An accounting of any other funding received from other sources.
(3)	Any planned expenditures or future uses of received funds not reflected in th
	accounting required by subdivision (1) of this subsection.
(4)	The number of students served by the program, including generalized data o
	the age, grade level, and location of students served.
(5)	A description of how the program evaluates the effectiveness of the program
	or student success.
(6)	Outcomes achieved by the program.
(7)	Any other information the program deems relevant for the Committee t
	know.
CODIFY U	JSE OF SPECIAL STATE RESERVE FUND FO
	RTATION/TRANSPORTATION RESERVE FUND FOR HOMELES
	TER STUDENTS
	TION 7.30.(a) Part 1 of Article 17 of Chapter 115C of the General Statutes
•	ling two new sections to read:
	Extraordinary Transportation Costs Grant.
	re is established the Extraordinary Transportation Costs Grant Program
	Program shall use funds from the Special State Reserve Fund (SSRF) to cove
	osts associated with the transportation of high-needs students with disabilities.
	Department of Public Instruction shall provide an application for local school
	units and charter schools to apply for extraordinary transportation funds and ma
provide addition	nal eligibility guidelines not inconsistent with this section. SSRF transportatio
funds shall be	awarded to qualifying local school administrative units or charter school
consistent with	the following:
<u>(1)</u>	In determining extraordinary transportation costs, the Department sha
	consider total prior-year transportation expenditures for high-needs childre
	with disabilities, including expenditures from local funds and all other fundin
	sources, as a proportion of total expenditures.
<u>(2)</u>	Applicants with highest extraordinary transportation costs shall receive
	highest priority in the award of grant funds.

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1	<u>(3)</u>	Funds may be awarded during the initial year of	of a high-needs student's
2		enrollment in the local school administrative unit	t or charter school or in
3		subsequent years of the student's enrollment.	
4		Homeless and foster student transportation grant.	
5		e is established the Transportation Reserve Fund f	
6	*	vide for a grant program to cover extraordinary school	-
7		coster students. For the purposes of this section, "	
8		the definition in the federal McKinney-Vento Homele	
9		Department of Public Instruction shall provide an app	
10		trative units and charter schools to apply for funds	
11	-	osts for qualifying students. The Department shall estab	blish eligibility guidelines
12 13		funds consistent with the following requirements:	a the Department shall
13 14	<u>(1)</u>	In determining extraordinary transportation cost	
14 15		consider total prior-year transportation expenditure	
15 16		children, including expenditures from local fund sources, as a proportion of total expenditures.	is and an other funding
10	(2)	Priority shall be given to applicants in proportion	n to the extent that their
18	<u>(2)</u>	applications and prior-year expenditures demonstration	
19		funds to cover the cost of transporting homeless and	
20	(3)	Awards shall not exceed fifty percent (50%) of ext	
21	<u>(5)</u>	costs as determined pursuant to this subsection.	autorumary autoportution
22	(4)	Awards shall not be issued on a pro rata basis to each	ch eligible applicant."
23		TION 7.30.(b) Section 7.12(b) of S.L. 2021-180 is re	• • •
24			1
25	SCHOOL HEA	ALTH PERSONNEL PROFESSION ENTRY REPO	ORT
26	SEC	TION 7.31.(a) No later than January 15, 2024, the S	State Superintendent shall
27	study and report	t the following to the Joint Legislative Education Over	rsight Committee and the
28	Fiscal Research		
29	(1)	Policies, practices, standards, and curriculum ado	1 1 [,]
30		appropriate, by the State Board of Education, the	1
31		Instruction, educator preparation programs, and	-
32		persons to receive training, licensure, and emplo	oyment as school health
33		support personnel in public school units.	
34	(2)	Barriers persons face when entering each school l	
35		because of the policies, practices, standards, and	curriculum identified in
36	(2)	subdivision (1) of this subsection.	
37	(3)	Recommendations and any actions already taken to the herriers to entry identified in subdivision (2) of	
38 39		the barriers to entry identified in subdivision (2) of improve the number and quality of school health gu	
39 40		improve the number and quality of school health sup in public school units.	pport personner employed
40 41	SEC	TION 7.31.(b) For purposes of this section, the term	"school health personnel"
42		psychologists, school counselors, school nurses, and so	-
43	Terers to senoor	psychologists, school counsciols, school hurses, and s	enoor social workers.
44	MEDICAID R	EIMBURSEMENT REQUIRED FOR RESIDENTI	IAL SCHOOLS
45		TION 7.32. Section 7.16(a) of S.L. 2021-180 reads as	
46		7.16.(a) The Department of Public Instruction shall e	
47		y for any administrative services necessary to receive	
48		ecessary health care services for which payment is a	
49	•	aid Program provided to eligible students attending	
50		Blind, the Eastern North Carolina School for the Deat	
51	School for the	Deaf. The provisions of the contract shall ensure the	at the residential schools

receive reimbursement for these services in a timely manner. If the Department of Public 1 2 Instruction has not executed the contract required by this section by January 1, 2024, then the estimated amount that would have been reimbursed on a monthly basis had the contract been 3 4 executed shall be deducted from the Department's budget and shall be appropriated directly to 5 the residential schools until the contract is executed. Funds shall be deducted from Budget Code 13510, Fund Code 1000 of the Department's budget, except any funds appropriated for the Center 6 7 for Safer Schools shall not be reduced, deducted, or transferred under this section." 8 9 **DRIVER EDUCATION ADMINISTRATION FUNDS** 10 SECTION 7.33. G.S. 115C-215(g) reads as rewritten: 11 The Department of Public Instruction shall have a full-time director and other "(g) 12 professional, administrative, technical, and clerical personnel as may be necessary for the 13 statewide administration of the driver education program. Of the funds appropriated to the 14 Department of Public Instruction each fiscal year pursuant to subsection (f) of this section, the Department may use up to two percent (2%) of those funds one hundred sixty-four thousand six 15 hundred ninety dollars (\$164,690), as adjusted to reflect legislative salary increments, retirement 16 17 rate adjustments, and health benefit adjustments, for the direct costs for the statewide 18 administration of the program, including any necessary positions." 19 20 SCHOOL SAFETY GRANTS 21 **SECTION 7.36.(a)** Definitions. – For the purposes of this section, the following 22 definitions shall apply: 23 Community partner. – A public or private entity, including, but not limited to, (1)24 a nonprofit corporation or a local management entity/managed care 25 organization (LME/MCO), that partners with a public school unit to provide 26 services or pay for the provision of services for the unit. 27 (2)School health support personnel. – School psychologists, school counselors, 28 school nurses, and school social workers. 29 **SECTION 7.36.(b)** Program; Purpose. – The Superintendent of Public Instruction 30 shall establish the School Safety Grants Program (Program) for the 2023-2025 fiscal biennium. 31 The purpose of the Program shall be to improve safety in public school units by providing grants 32 in each fiscal year of the 2023-2025 fiscal biennium for (i) services for students in crisis, (ii) 33 school safety training, (iii) safety equipment in schools, and (iv) subsidizing the School Resource 34 Officer Grants Program. 35 SECTION 7.36.(c) Grant Applications. – A public school unit may submit an 36 application to the Superintendent of Public Instruction for one or more grants pursuant to this section in each year of the 2023-2025 fiscal biennium. The application shall include an 37 38 assessment, to be performed in conjunction with a local law enforcement agency, of the need for 39 improving school safety within the public school unit that would receive the funding or services. 40 The application shall identify current and ongoing needs and estimated costs associated with 41 those needs. 42 Criteria and Guidelines. - By January 15, 2024, the **SECTION 7.36.(d)** 43 Superintendent of Public Instruction shall develop criteria and guidelines for the administration 44 and use of the grants pursuant to this section, including any documentation required to be 45 submitted by applicants. In assessing grant applications, the Superintendent of Public Instruction 46 shall consider at least all of the following factors: 47 The level of resources available to the public school unit that would receive (1)48 the funding. 49 Whether the public school unit has received other grants for school safety. (2)50 The overall impact on student safety in the public school unit if the identified (3) needs are funded. 51

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1		FION 7.36.(e) Grants for Students in Crisis. – Of the funds appropriated to the
2	-	Public Instruction by this act for the grants provided in this section, the
3	1	f Public Instruction, in consultation with the Department of Health and Human
4		vard grants to public school units to contract with community partners to provide
5	1 2 1	ovision of any of the following crisis services:
6	(1)	Crisis respite services for parents or guardians of an individual student to
7		prevent more intensive or costly levels of care.
8	(2)	Training and expanded services for therapeutic foster care families and
9		licensed child placement agencies that provide services to students who (i)
10		need support to manage their health, welfare, and safety and (ii) have any of
11		the following:
12		a. Cognitive or behavioral problems.
13		b. Developmental delays.
14	(2)	c. Aggressive behavior.
15	(3)	Evidence-based therapy services aligned with targeted training for students
16		and their parents or guardians, including any of the following:
17		a. Parent-child interaction therapy.
18		b. Trauma-focused cognitive behavioral therapy.
19 20		c. Dialectical behavior therapy.
20	(A)	d. Child-parent psychotherapy.
21	(4)	Any other crisis service, including peer-to-peer mentoring, that is likely to increase school safety. Of the funds appropriated to the Department of Public
22		Instruction by this act for the grants provided in this section, the
23 24		Superintendent shall use no more than three hundred fifty thousand dollars
25		(\$350,000) in each year of the 2023-2025 fiscal biennium for the services
25 26		identified in this subdivision.
20 27	SFC	FION 7.36.(f) Grants for Training to Increase School Safety. – Of the funds
28		he Department of Public Instruction by this act for the grants provided in this
29		printendent of Public Instruction, in consultation with the Department of Health
30	· ·	vices, shall award grants to public school units to contract with community
31		ss school safety by providing training to help students develop healthy responses
32		ess. The training shall be targeted and evidence-based and shall include any of
33	the following ser	
34	(1)	Counseling on Access to Lethal Means (CALM) training for school health
35	()	support personnel, local first responders, and teachers on the topics of suicide
36		prevention and reducing access by students to lethal means.
37	(2)	Training for school health support personnel on comprehensive and
38		evidence-based clinical treatments for students and their parents or guardians,
39		including any of the following:
40		a. Parent-child interaction therapy.
41		b. Trauma-focused cognitive behavioral therapy.
42		c. Behavioral therapy.
43		d. Dialectical behavior therapy.
44		e. Child-parent psychotherapy.
45	(3)	Training for students and school employees on community resilience models
46		to improve understanding and responses to trauma and significant stress.
47	(4)	Training for school health support personnel on Modular Approach to
48		Therapy for Children with Anxiety, Depression, Trauma, or Conduct
49		problems (MATCH-ADTC), including any of the following components:
50		a. Trauma-focused cognitive behavioral therapy.
51		b. Parent and student coping skills.

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1	c. Problem solving.	
2	d. Safety planning.	
3	(5) Any other training, including the training on the facilitation of peer-to-pe	er
4	mentoring, that is likely to increase school safety. Of the funds appropriate	
5	to the Department of Public Instruction by this act for the grants provided	
6	this section, the Superintendent shall use no more than three hundred fif	
7	thousand dollars (\$350,000) in each year of the 2023-2025 fiscal biennium fo	•
8	the services identified in this subdivision.	
9	SECTION 7.36.(g) Grants for Safety Equipment. – Of the funds appropriated to the	he
10	Department of Public Instruction by this act for the grants provided in this section, the	
11	Superintendent of Public Instruction shall award grants to public school units for (i) the purchas	
12	of safety equipment for school buildings and (ii) training associated with the use of safet	
12	equipment purchased pursuant to this subsection. Notwithstanding G.S. 115C-218.105(b	•
14	charter schools may receive grants for school safety equipment pursuant to this subsection.),
15	SECTION 7.36.(h) Artificial Intelligence (AI) Pilot. – Of the funds appropriated	to
16	the Department of Public Instruction by this act for the grants provided in this section for the	
17	2023-2024 fiscal year, the Department shall allocate (i) three million two hundred thousar	
18	dollars (\$3,200,000) as a directed grant to New Hanover County Schools and (ii) two millio	
19	dollars (\$2,000,000) as a directed grant to Davidson County Schools for an AI School Safe	
20	Pilot Program. In conducting the Pilot Program, participating public school units shall comp	-
20	with the following:	Iy
22	(1) Funds allocated for the Pilot Program shall be used for the implementation	of
23	a school safety system that integrates AI technology into existing acce	
23 24	controls, alerting protocols, and intercom systems.	33
25	(2) No later than January 15, 2025, the participating public school units,	in
26	coordination with the Department of Public Instruction, shall report to the	
27	Joint Legislative Education Oversight Committee the following information	
28	a. The schools that participated in the Pilot Program.	
29	b. How grant funds were spent.	
30	c. The impact the Pilot Program had on school safety outcomes.	
31	d. Any noted capabilities of the AI system that could not be accomplished	ed
32	by more traditional safety measures.	
33	e. Any other information the participating public school units or the	he
34	Department deem relevant to the report.	
35	SECTION 7.36.(i) Subsidizing School Resource Officer Grants Program. – If the	he
36	Superintendent of Public Instruction receives applications for grants for school resource office	
37	under G.S. 115C-105.60 in excess of the amount of funding appropriated for school resource	
38	officer grants in the 2023-2025 fiscal biennium, the Superintendent may use the fund	
39	appropriated to the Department of Public Instruction for the grants provided for in this section	
40	cover the unmet need for school resource officer grants.	
41	SECTION 7.36.(j) Supplement Not Supplant. – Grants provided to public scho	ol
42	units pursuant to the Program shall be used to supplement and not to supplant State or non-Sta	
43	funds already provided for these services.	
44	SECTION 7.36.(k) Administrative Costs. – Of the funds appropriated to the	he
45	Department of Public Instruction by this act for the grants provided in this section, the	he
46	Superintendent of Public Instruction may retain a total of up to one hundred thousand dolla	rs
47	(\$100,000) in each fiscal year of the 2023-2025 fiscal biennium for administrative cos	sts
48	associated with the Program.	
49	SECTION 7.36.(1) Nonrevert. – Notwithstanding any provision of law to the	
50	contrary, the nonrecurring funds appropriated to the Department of Public Instruction in the	
51	2022-2023 fiscal year for the 2021-2023 School Safety Grants Program under Section 7.19	of

S.L. 2021-180 and the nonrecurring funds appropriated by this act to the Department of Public 1 2 Instruction for the 2023-2025 School Safety Grants Program shall not revert to the General Fund 3 but shall remain available for the purposes for which they were appropriated until June 30, 2025. 4 SECTION 7.36.(m) Program Report. – No later than April 1 of each fiscal year in 5 which funds are awarded pursuant to this section, the Superintendent of Public Instruction shall 6 report on the Program to the Joint Legislative Education Oversight Committee, the Joint 7 Legislative Oversight Committee on Health and Human Services, the Joint Legislative Oversight 8 Committee on Justice and Public Safety, the Joint Legislative Commission on Governmental 9 Operations, the Senate Appropriations/Base Budget Committee, the House Committee on 10 Appropriations, and the Fiscal Research Division. The report shall include at least the following 11 information: 12 (1)The identity of each public school unit and community partner that received 13 grant funds through the Program. 14 The amount of funding received by each entity identified pursuant to (2)subdivision (1) of this subsection. 15 16 (3) The services, training, and equipment purchased with grant funds by each 17 entity that received a grant. Recommendations for the implementation of additional effective school 18 (4) 19 safety measures. 20 **SECTION 7.36.(n)** Effective Date. – Subsection (*l*) of this section is effective June 21 30, 2023. The remainder of this section is effective when it becomes law. 22 23 LIFE CHANGING EXPERIENCES 24 **SECTION 7.37.(a)** Of the funds appropriated in this act to the Department of Public 25 Instruction, the Department shall use the sum of five hundred thousand dollars (\$500,000) in 26 nonrecurring funds for each year of the 2023-2025 fiscal biennium to contract with the Children 27 and Parent Resource Group, Inc., to design, implement, and evaluate the Life Changing 28 Experiences School Program (Project) in the 2023-2024 and 2024-2025 school years. The Project 29 shall be operated and administered for students in grades six through 11 in at least the following 30 local school administrative units: Cleveland County Schools, Greene County Schools, Lenoir 31 County Public Schools, Lincoln County Schools, McDowell County Schools, Mitchell County 32 Schools, and Pitt County Schools. The Department may select one or more additional local school 33 administrative units to participate in the Project if the funds are sufficient to support additional

34 units. These contract funds shall not be used for any purpose other than to implement the Project 35 in the local school administrative units, which consists of interactive, holistic, and 36 evidence-based multimedia education programs that are screened via in-person school 37 assemblies, internet-based and synchronized remote access, or a combination of the two. The 38 Project shall include theme-specific programs and certain additional follow-up applications that 39 address dangerous life- and community-threatening activities that negatively impact teenagers, 40 including alcohol and other drugs, dangerous driving, violence, and bullying. The goal of these programs is to increase positive intentions and behavioral outcomes by teaching students the 41 42 techniques and skills that empower them to reach meaningful life goals, employ positive 43 behaviors, and start businesses and social enterprises.

44 **SECTION 7.37.(b)** The Children and Parent Resource Group, Inc., in consultation 45 with the Department of Public Instruction, shall submit a report on the Project authorized by 46 subsection (a) of this section by March 15, 2024, to the Joint Legislative Education Oversight 47 Committee and the Fiscal Research Division. The report shall include an accounting of 48 expenditures and student outcome data related to the operation of the Project.

49

50 NBPTS PARTICIPATION FEE GRANT PROGRAM

	General Assem	bly Of N	orth Carolina	Session 2023
1	SEC	TION 7.	40. Article 20 of Chapter 115C of the	General Statutes is amended by
2	adding a new se		-	
3	U		ional Board for Professional Teac	hing Standards certification
4			fee grant program.	
5	(a) Notw	vithstand	ng G.S. 115C-296.2, to the extent the Ge	eneral Assembly provides funds
6			epartment of Public Instruction shall	
7	<u>qualifying publi</u>	c schools	s to improve teacher quality and mitigation	te learning loss by reimbursing
8	teachers for the	e cost of	the participation fee for National Bo	ard for Professional Teaching
9	Standards (NBP			
10	(b) Defin	nitions. –	The following definitions shall apply in	n this section:
11	<u>(1)</u>	<u>Public</u>	school. – Any of the following:	
12		<u>a.</u>	A school in a public school unit.	
13		<u>b.</u>	A school providing elementary or sec	condary instruction operated by
14			The University of North Carolina un	der Article 4 or Article 29 of
15			Chapter 116 of the General Statutes.	
16	<u>(2)</u>		ying public school. – A public school t	that meets any of the following
17		criteri		
18		<u>a.</u>	Is identified as a low-performing school	ol pursuant to G.S. 115C-105.37
19			or G.S. 115C-218.94.	
20		<u>b.</u>	Enrolled a student body in the school	
21			reimbursement consisting of at least	-
22			identified by the Department as at-risk	
23			ations and Approval. – The governing	
24			Department of Public Instruction for gra	
25			ring public school for the cost of the	
26		-	nent shall develop criteria and guideline	
27		-	t funds to follow when administering th	ne reimbursements. The criteria
28	shall include at l			
29 20	<u>(1)</u>		ning bodies of public schools receiving	
30			ursements for teachers based on the need	
31		-	loyed at the time of the reimbursement,	including at least the following
32 33		<u>criteri</u>		lie asheel with more qualifying
33 34		<u>a.</u>	<u>A teacher employed in a qualifying put</u> factors, as identified in sub-subdivision	· · · ·
34 35			subsection (b) of this section, shall a	
35 36			employed in a qualifying public schoo	
30 37		h	For teachers employed in quali	
38		<u>b.</u>	sub-subdivision b. of subdivision (2) of	
39			teachers employed in schools with a	
40			students shall receive priority over tea	• • •
41			a lower percentage of at-risk students.	eners employed in schools with
42	<u>(2)</u>	Gover	ning bodies of public schools receiving	grant funds shall not require a
43	<u>(2)</u>		r to complete the NBPTS certification	• •
44		-	irsement.	process in order to receive a
45	(d) Repo		later than January 15 of each year in	which funds are awarded the
46	_		to the Joint Legislative Education Over	
47			impact of the program, including at lea	
48	<u>(1)</u>		ning bodies of public schools applying	
49	(2)		er of teachers receiving reimbursements	
50	(3)		graphic information of teachers receiving	
	<u> </u>			~

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1 2	<u>(4)</u>	Employment status of teachers receiving reimbursement public school where the teacher is employed and whether the	-
3		employed with his or her original qualifying public school.	
4	<u>(5)</u>	Licensure areas of teachers receiving reimbursements.	
5	<u>(6)</u>	Effect of the program on the performance and growth of st	udents taught by
6		teachers receiving reimbursements."	
7 8 9	REQUIRE CON EMPLOYE	NFLICTS OF INTEREST TRAINING FOR CERTAIN PU FS	BLIC SCHOOL
10		FION 7.41.(a) Article 22 of Chapter 115C of the General Sta	tutes is amended
11	by adding a new		
12		"Part 10. Employee Conflicts of Interest Training.	
13	"§ 115C-335.15.	Conflicts of interest training for certain public school em	plovees.
14		es of a local school administrative unit involved in the making	
15		lescribed in G.S. 14-234, shall receive a minimum of two hou	
16		regarding the making and administering of contracts, as follow	
17	(1)	The training shall be required once in every odd-numbered y	
18	$\frac{(1)}{(2)}$	Upon assuming the responsibility of making or administe	
19	<u>(2)</u>	school employee shall receive an initial training withi	
20		subsequent trainings in every odd-numbered year thereafter.	
20	(3)	The training shall include position-specific education on con	
22	<u>(5)</u>	and ethical standards of conduct.	milets of merest
23	(4)	The training may be provided by any qualified source at the c	hoice of the local
23 24	<u>(+)</u>	board of education."	noice of the local
25	SFC	FION 7.41.(b) All employees of a local school administrative	unit involved in
25 26		lministering of contracts as of the effective date of this section	
20 27		comply with G.S. 115C-335.15, as enacted by subsection (a	
28	Ũ	s of the effective date of this section.) of this section,
28 29		FION 7.41.(c) This section is effective when it becomes law.	
30	SEC.	TION 7.41. (c) This section is checuive when it becomes law.	
31	COMBINING	OF THE EDUCATION AND WORKFORCE	INNOVATION
32		ON GRANT PROGRAMS	
33		FION 7.43. Article 6C of Chapter 115C of the General S	Statutes reads as
34	rewritten:		
35		"Article 6C.	
36	"Educa	ation and Workforce Innovation and CTE Grade Expansion Pro	ogram.
37		North Carolina Education and Workforce Innovation Con	
38	-	is created the North Carolina Education and Workf	
39	. ,	ommission). The Commission shall be located adminis	
40		ablic Instruction but shall exercise all its prescribed powers inde	•
41	-	ublic Instruction. Of the funds appropriated for the Education	
42	-	<u>CTE Grade Expansion</u> Program established under G.S. 115C-	
43		of those funds each fiscal year may be used by the Depar	-
43 44		by the beparties of the	
44		for reimbursements and expenses for the Commission for the	
45 46		vation Program and the Career and Technical Education Grad	
40 47	<u>CTE Grade Expa</u>	•	C Expansion and
47 48	-	Commission shall consist of the following 14 members:	
48 49			
49 50	(1)	The Secretary of Commerce or his or her designee.	designee
50 51	(2)	The State Superintendent of Public Instruction or his or her desident of the State Reard of Education or his or her desident of the State Reard of Education or his or her desident of the State Reard of Education or his or her desident of the State Reard of Education or his or her desident of the State Reard of Education or his or her desident of the State Reard of Education or his or her desident of the State Reard of Education or his or her desident of the State Reard of Education or his or her desident of the State Reard of Education or his or her desident of the State Reard of Education or his or her desident of the State Reard of Education or his or her desident of the State Reard of Education or his or her desident of the State Reard of Education or his or her desident of the State Reard of Education or his or her desident of the State Reard of Education or his or her desident of the State Reard of Education or her desident of the State Reard of the Sta	
51	(3)	The Chair of the State Board of Education or his or her desig	31100.

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(4)	The President of The University of North Carolina or	his or her designee.
(5)	The President of the North Carolina Community Colle designee.	ege System or his or her
(6)	Three members appointed by the Governor who have e	experience in education.
(7)	Three members appointed by the General Assembly up	-
	the Speaker of the House of Representatives, as pro	
	who have experience in businesses operating in North	
(8)	Three members appointed by the General	
(-)	recommendation of the President Pro Tempore of the	• •
	G.S. 120-121, who have experience in businesses operation	-
(b1) Me	mbers appointed by the Governor or the General Ass	-
. ,	ns commencing July 1 of the year of appointment and may	•
	e Commission members shall elect a chair from the	
· · /	The Commission shall meet at least three times annually on	1
	provided by the Commission. A quorum is six membe	
•	not send designees to Commission meetings nor may they	
	e Commission shall develop and administer the Educ	
Innovation an	d CTE Grade Expansion Program, as established under	er G.S. 115C-64.16, ir
collaboration	with the North Carolina Career and Technical Education	Foundation, Inc., and
make awards o	of grants under the Program.	
(d1) Th	e Commission shall develop and administer, in coordination	on with the State Board
of Education a	and the Superintendent of Public Instruction, and in collat	oration with the North
	er and Technical Education Foundation, Inc., the Career ar	
-	ion Program, as established under G.S. 115C-64.17, and	shall make awards of
grants under tl	0	
	e North Carolina Career and Technical Education Foundat	
	istrator by providing provide assistance and support to	
1 0	proving, and promoting career and technical education init	
· · ·	e Commission, in consultation with the North Carolina	
	ndation, Inc., Commission shall publish a report on the Ed	
	<u>1 CTE Grade Expansion</u> Program and the Career and Tech	
	ogram-on or before April 30 of each year. The report sh	
	priations Committee on Education/Higher Education, the	
	Education, the Fiscal Research Division, the Joint Legislati	0
	e State Board of Education, the State Board of Community	-
	of The University of North Carolina. The report shall incompation:	clude at least all of the
following info		ware utilized for each
(1)	e 1	
	<u>the</u> program and their impact on student achiev employability.	ement, retention, and
(2)		
(2) (3)		om
(3)	For the Career and Technical Education Grade Expansion	
(4)	recommendations on increasing availability of grants	-
	of the program to include additional local school adr	-
	charter schools, or providing additional grants to prior	
"§ 115C-64.1		
0	pansion Program; innovation grants.	
	pgram Establishment. – There is established the Educ	cation and Workforce
	<u>I CTE Grade Expansion</u> Program (Program) to foster innov	
	bre students graduating career and college ready and to pr	
	To statemes fracturing curver and conege ready. and to pr	isituze die metusion o

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1	students i	n sixth	h and seventh grades through grant awards provided to selected	local school
2	administra	ative u	nits and charter schools.	
3	<u>(a1)</u>	Type	es of Grant Awards. – Funds appropriated to the Program shall be us	sed to award
4	competitiv	ve gran	nts depending on the needs of the State, as determined by the Con	nmission, by
5	dividing t	he gra	ints between each type as innovation grants pursuant to the provis	sions of this
6	section or	r as gr	rants for grade expansion for career and technical education pur	suant to the
7	provisions		<u>S. 115C-64.17.</u>	
8	<u>(a2)</u>		vation Grants Competitive grants shall be awarded to an a charte	
9			ol, school in a local school administrative unit, a local school admini	
10			partnership of more than one local school administrative unit	
11			high-quality education that equips teachers and other hired person	
12			skill required to succeed with all students. Before receiving a an inno	<u>vation g</u> rant,
13	applicants		meet all of the following conditions:	
14		(1)	Form a partnership, for the purposes of the grant, with either a pub	lic or private
15			university or a community college.	
16		(2)	Form a partnership, for the purposes of the grant, with regional bu	isinesses and
17			business leaders.	
18		(3)	Demonstrate the ability to sustain innovation once grant funding	
19 20	(b)	Appl	icant Categories and Specific Requirements. Requirements for	<u>Innovation</u>
20	<u>Grants. –</u>	(1)	Individual askapla Individual muhlis askapla Charten askapla as	ا معنا أحد أ
21 22		(1)	Individual schools. – Individual public schools Charter schools ar	
22 23			public schools in local school administrative units must demonstr	rate all of the
23 24			following in their applications:a. Partnerships with business and industry to determine the	a skills and
24 25			a. Partnerships with business and industry to determine the competencies needed for students' transition into growth s	
23 26			regional economy.	sectors of the
20 27			b. Aligned pathways to employment, including students' ad	caujsition of
28			college credit or industry recognized credentials.	equisition of
20 29			c. Development of systems, infrastructure, capacity, and	d culture to
30			enable teachers and school leaders to continuously focus of	
31			individual student achievement.	in improving
32		(2)	Local school administrative units. – Local school administrative	e units must
33		(-)	demonstrate all of the following in their applications:	
34			a. Implementation of comprehensive reform and innovation	
35			b. Appointment of a senior leader to manage and sustain	
36			process with a specific focus on providing parents with a	U
37			meaningful options among schools.	1
38		(3)	Regional partnerships of two or more local school administration	tive units. –
39			Partnerships of two or more local school administrative	
40			demonstrate all of the following in their applications:	
41			a. Implementation of resources of partnered local school ad	lministrative
42			units in creating a tailored workforce development sys	stem for the
43			regional economy and fostering innovation in each of the	he partnered
44			local school administrative units.	
45			b. Promotion of the development of knowledge and skil	lls in career
46			clusters of critical importance to the region.	
47			c. Benefits of the shared strengths of local businesses	and higher
48			education.	
49			d. Usage of technology to deliver instruction over large	geographic
50			regions and build networks with industry.	

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1		e. Implementation of comprehensive reform and	innovation that can be
2		replicated in other local school administrative u	nits.
3	(c) Consi	deration of Factors in Awarding of Innovation Grants	All applications must
4	include informat	ion on at least the following in order to be considered for	a an innovation grant:
5	(1)	Describe the aligned pathways from school to high-grow	wth careers in regional
6		economies.	
7	(2)	Leverage technology to efficiently and effectively drive	e teacher and principal
8		development, connect students and teachers to online of	
9		and foster virtual learning communities among facu	lty, higher education
10		partners, and business partners.	
11	(3)	Establish a comprehensive approach to enhancing the k	-
12		teachers and administrators to successfully impl	1 1
13		innovative program and to graduate all students ready f	0
14	(4)	Link to a proven provider of professional developmen	
15		and administrators capable of providing evidence-bas	
16		aligned with the goals of the proposed innovative progr	
17	(5)	Form explicit partnerships with businesses and industr	
18		business advisory councils, internship programs, a	nd other customized
19		projects aligned with relevant workforce skills.	
20	(6)	Partner with community colleges or public or private	
21		communities to challenge every student to gradu	late with workplace
22		credentials or college credit.	, . . ,
23	(7)	Align K-12 and postsecondary instruction and perform	nance expectations to
24 25	(0)	reduce the need for college remediation courses.	ashaal ahaiaa antiana
23 26	(8)	Secure input from parents to foster broad ownership for and to foster greater understanding of the need for contin	-
20 27		high school.	iueu euucation beyonu
28	(9)	Provide a description of the funds that will be used and	a proposed budget for
20 29	())	five years.each of the grant years.	a proposed budget for
30	(10)	Describe the source of matching funds required in s	subsection (d) of this
31	(10)	section.	(u) of this
32	(11)	Establish a strategy to achieve meaningful analysis of p	program outcomes due
33	()	to the receipt of grant funds under this section.	
34	(d) Matcl	hing Private and Local Funds. Funds for Innovation Grant Grant Structure Funds for Innovation Grant Structure Funds for Funds f	ants. – All innovation
35		must match fifty percent (50%) of all State dollars. Ma	
36		te funds. Matching funds may include in-kind contribution	
37	(e) <u>Awar</u>	ds for Innovation Grants. – Any innovation grants award	ed by the Commission
38	may be spent over	er a five-year period from the initial award. Grants may b	be awarded for new or
39	existing projects.	Grant funds shall not revert but shall be available until e	xpended.
40	(f) <u>Innov</u>	ration Grant Recipient Reporting Requirements. – No late	er than September 1 of
41		nnovation grant recipient shall submit to the Commissio	
42	the preceding gr	ant year that describes the academic progress made by	the students and the
43		of program initiatives.	
44		The Career and Technical Education Grade Expansion	
45		am Establishment. <u>CTE</u> Grade Expansion Grants. – Th	
46		mical Education Grade Expansion Program (Program)	-
47		tion Grade Expansion grants shall be awarded under the Pu	• • •
48		reer and technical education (CTE) programs by priorit	0
49 50		and seventh grade through grant awards provided to	
50		nits and charter schools for up to seven years. Funds	
51	Program Grant f	unds shall be allocated to selected local school administr	auve units and charter

1 schools as competitive grants of (i) up to seven hundred thousand dollars (\$700,000) for the 2 2017-2018 fiscal year and (ii) grants, to the extent funds are available, of up to one million dollars 3 (\$1,000,000) for the 2018-2019 fiscal year and subsequent fiscal years. Grant funds shall be used 4 only for employing additional licensed personnel in career and technical education areas, career 5 development coordination areas, and support service areas necessary for expanding the CTE 6 program to sixth and seventh grade students. The funds may be used for CTE programs at one or 7 more schools in the local school administrative unit. For a local school administrative unit, the 8 funds may be used for CTE programs at one or more schools in the unit. Grant funds allocated 9 to the local school administrative unit or charter school each fiscal year under the Program shall 10 not revert but shall be available for the purpose of the grant program until expended. Consideration of Factors in Awarding of CTE Grade Expansion Grants. - Local 11 (b) 12 school administrative units and charter schools applying for the Program CTE grade expansion 13 grants shall submit an application that includes at least the following information: 14 (1)A plan for expansion of the CTE program to sixth and seventh grade students, 15 including the specific programs that will be expanded, the significance of CTE in the local school administrative unit, unit or charter school, and how a grade 16 expansion would enhance the education program and the community. 17 18 (2)A request for the amount of funds, a description of how the funds will be used, 19 and any other sources of funds available to accomplish the purposes of this 20 program. 21 (3) A proposed budget for seven years that provides detail on the use of the 22 amount of funds to add personnel, increase career development efforts, and 23 provide support services. 24 (4) A strategy to achieve meaningful analysis of program outcomes due to the 25 receipt of grant funds under this section. 26 Selection of CTE Grade Expansion Grant Recipients. - For the 2017-2018 fiscal year, (c) 27 the Commission shall accept applications for a grant until November 30, 2017. For subsequent 28 fiscal years that funds are made available for the Program, CTE grade expansion grants, the 29 Commission shall accept applications for a grant until August 1 of each year. The Commission 30 shall consult with the North Carolina Career and Technical Education Foundation, Inc., to select 31 recipients in a manner that considers diversity among the pool of applicants, including geographic 32 location, location of industries in the area in which a local school administrative unit or charter 33 school is located, and the size of the student population served by the unit, or charter school, in 34 order to award funds to the extent possible to grant recipients that represent different regions and 35 characteristics of the State. The Commission shall recommend recipients of the grants to the State 36 Board of Education. The State Board, upon consultation with the Superintendent of Public 37 Instruction, shall approve the recipients of grant awards. Allocation of Funds. – Of the funds available for the Program in each fiscal year, the 38 (d)

Commission shall first allocate funds to applicants who received <u>CTE grade expansion</u> grant funds for the prior fiscal year for up to seven years. After funds are allocated to prior fiscal year grant recipients, any remaining funds may be used by the Commission to select new grant recipients. recipients, as provided in G.S. 115C-64.16(a1). The Commission, in consultation with the Superintendent of Public Instruction, Commission shall establish rules regarding any requirements for grant recipients to continue eligibility to receive funds each fiscal year, including timely and accurate reporting as required under subsection (e) of this section.

(e) Reporting Requirements. – No later than August 1 of each year, for up to seven years
after the initial grant award, a grant recipient shall submit to the Department of Public Instruction,
Local Planning Systems Regional Services staff within the Division of Career and Technical
Education, an annual report for the preceding year in which <u>CTE grade expansion grant funds</u>
were expended that provides at least the following information on the program for sixth and
seventh grade students:

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	(1)	The use of grant funds, including the CTE program been expanded in the local school administrative include sixth and seventh grade students.	
-	(2)	The number of students enrolled in CTE courses as	part of the expansion
	(2)	The number of students emoled in CTE courses as The number of students who subsequently enrolled	1 1
5	(\mathbf{J})	school.	d in CTE courses in lingh
	(4)	The number of students who subsequently par	ticinated in internships
	()	cooperative education, or apprenticeship programs.	internationality,
	(5)	The number of students who subsequently earned	(i) college credit and (ii)
	(5)	approved industry certification and credentials.	(i) conege create and (ii)
	(6)	Any other information the Division of Career and Te	echnical Education deems
		necessary.	
	The Superinte	endent of Public Instruction shall provide a report to the	e Commission by October
		based on the information reported to the Local Pla	
		ler this subsection, including how the grant recipients of	
		ether the programs are aligned with the Master Plan	
		ed by the State Board."	
	-	•	
	TEACHER ASS	SISTANT TUITION REIMBURSEMENT PROGE	RAM
	SECT	FION 7.44.(a) Article 17D of Chapter 115C of the Ge	eneral Statutes is amended
	by adding a new		
		Teacher Assistant Tuition Reimbursement Grant	
	· · · ·	se The Department of Public Instruction shall estab	
		sement Grant Program (Program). The purpose of t	
		e to part-time or full-time teacher assistants w	-
		its to pursue a college degree that will result in teacher	
		cations; Grant Priority. – Local school administra	
		Program pursuant to a process to be established by	-
		application shall identify current and ongoing needs	
		nber of eligible teacher assistants that would partic	
	according to the	cations, the Department shall prioritize local sch	ioor administrative units
	(1)	<u>Local school administrative units that received f</u>	funds under the Teacher
	<u>(1)</u>	Assistant Tuition Reimbursement Pilot Program es	
		of S.L. 2016-94, as amended by Section 7.20 of S.	
		of S.L. 2017-189, and Section 7.21 of S.L. 2018-5.	<u>E. 2017 57, Beetlon 0(m)</u>
	(2)	Local school administrative units located, in whole of	or in part, in a county with
	<u>_/</u>	at least one local school administrative unit the	÷ •
		supplemental funding in the previous fiscal year.	
	(3)	All other local school administrative units.	
		d of Funds. – To the extent funds are made available	e for the Program, a local
		ative unit receiving funds under the Program shall p	
	participating in t	he program an award of up to four thousand six hun	dred dollars (\$4,600) per
	academic year pe	er teacher assistant, up to four academic years to defra	ay the costs of tuition and
	fees at an educate	or preparation program at an institution of higher edu	cation while employed in
	the local school a	dministrative unit as a teacher assistant.	
	(d) Addit	ional Criteria. – The following additional criteria shall	apply under the Program:
	<u>(1)</u>	Tuition assistance awards granted under the Progr	ram may be provided for
		part-time or full-time coursework.	
	<u>(2)</u>	A local board of education may grant a teacher as	
		pursue coursework that may only be taken during w	orking hours.

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	<u>(3)</u>	A teacher assistant shall fulfill the stude	ent teaching requirements of an
2		educator preparation program by working a	
3		employing local school administrative unit.	
ŀ	<u>(4)</u>	A teacher assistant shall continue to receive	e salary and benefits while student
		teaching in the local school administrati	ve unit as provided for teacher
		assistants in G.S. 115C-269.30(c).	
	(e) Selec	tion of Teacher Assistants The Departmen	t shall establish criteria for initial
		ligibility to participate in the Program. The De	
	ensure that only	qualified, potential recipients receive an award	of funds for tuition and fees under
		he standards shall include satisfactory acad	
		e. Local school administrative units receiving	
		her assistants to receive funds under the Progra	-
		a award in the prior academic year and who	
		s achieving teacher licensure. The Departme	
	criteria for the ap	pplication and selection of teacher assistants to	o receive tuition assistance awards
	that includes at l	east the following:	
	<u>(1)</u>	The teacher assistant shall be employed by	the local board of education in the
		local school administrative unit.	
	<u>(2)</u>	The teacher assistant shall be enrolled or pro	ovide a statement of intent to enroll
		in an accredited institution of higher educ	cation in North Carolina with an
		educator preparation program approved by	the State Board of Education to
		pursue teacher licensure.	
	(3)	The teacher assistant qualifies as a reside	nt for tuition purposes under the
	<u></u>	criteria set forth in G.S. 116-143.1 and in ac	1 1
		centralized residency determination process	
	(f) Endo	presement of Tuition Assistance Awards for R	
		ipating in the Program shall enter into a memo	-
	-	gher education in which an award recipient u	-
	-	ares for at least the following:	
	(1)	Remittance of the award from the local bo	ard of education to the institution
	<u> </u>	of higher education.	
	(2)		ecipient to the institution of higher
	<u>(2)</u>	Endorsement of the funds awarded to the re	±
		Endorsement of the funds awarded to the re education for deposit into the account of the	e institution.
	<u>(2)</u> (3)	Endorsement of the funds awarded to the re education for deposit into the account of the Return of a pro rata share of funds to the loc	e institution. cal board of education in the event
		Endorsement of the funds awarded to the re- education for deposit into the account of the Return of a pro rata share of funds to the loc a recipient (i) withdraws from the institution	e institution. cal board of education in the event on of higher education prior to the
		Endorsement of the funds awarded to the re- education for deposit into the account of the Return of a pro rata share of funds to the loc a recipient (i) withdraws from the institution end of a term or (ii) the recipient's empty	e institution. cal board of education in the event on of higher education prior to the loyment with the local board of
		Endorsement of the funds awarded to the re- education for deposit into the account of the Return of a pro rata share of funds to the loc a recipient (i) withdraws from the institution end of a term or (ii) the recipient's empty education is terminated. The return of	e institution. cal board of education in the event on of higher education prior to the loyment with the local board of funds shall be consistent with
	<u>(3)</u>	Endorsement of the funds awarded to the re- education for deposit into the account of the Return of a pro rata share of funds to the loc a recipient (i) withdraws from the institution end of a term or (ii) the recipient's emple education is terminated. The return of procedures used by the institution under fee	e institution. cal board of education in the event on of higher education prior to the loyment with the local board of funds shall be consistent with deral Title IV programs.
	<u>(3)</u> (<u>g) Loca</u>	Endorsement of the funds awarded to the re- education for deposit into the account of the Return of a pro rata share of funds to the loc a recipient (i) withdraws from the institution end of a term or (ii) the recipient's empl- education is terminated. The return of procedures used by the institution under fee 1 Report. – No later than September 1 of each	e institution. cal board of education in the event on of higher education prior to the loyment with the local board of funds shall be consistent with deral Title IV programs. school year following at least six
	(<u>3</u>) (<u>g</u>) <u>Loca</u> <u>months of partic</u>	Endorsement of the funds awarded to the re- education for deposit into the account of the Return of a pro rata share of funds to the loc a recipient (i) withdraws from the institution end of a term or (ii) the recipient's empl- education is terminated. The return of procedures used by the institution under fee l Report. – No later than September 1 of each cipation in the Program for that year, local bo	e institution. cal board of education in the event on of higher education prior to the loyment with the local board of funds shall be consistent with deral Title IV programs. school year following at least six wards of education participating in
	(<u>g</u>) <u>Loca</u> <u>months of partic</u> <u>the Program sh</u>	Endorsement of the funds awarded to the re- education for deposit into the account of the Return of a pro rata share of funds to the loc a recipient (i) withdraws from the institution end of a term or (ii) the recipient's empl- education is terminated. The return of procedures used by the institution under fee 1 Report. – No later than September 1 of each	e institution. cal board of education in the event on of higher education prior to the loyment with the local board of funds shall be consistent with deral Title IV programs. school year following at least six wards of education participating in
	(<u>3</u>) (<u>g</u>) <u>Loca</u> months of partic the Program sh Instruction:	Endorsement of the funds awarded to the re- education for deposit into the account of the Return of a pro rata share of funds to the loc a recipient (i) withdraws from the institution end of a term or (ii) the recipient's empl- education is terminated. The return of procedures used by the institution under fee 1 Report. – No later than September 1 of each cipation in the Program for that year, local bo hall report at least the following information	e institution. cal board of education in the event on of higher education prior to the loyment with the local board of funds shall be consistent with deral Title IV programs. school year following at least six pards of education participating in on to the Department of Public
	(<u>g</u>) <u>Loca</u> <u>months of partic</u> <u>the Program sh</u>	Endorsement of the funds awarded to the re- education for deposit into the account of the <u>Return of a pro rata share of funds to the loc</u> <u>a recipient (i) withdraws from the institution</u> end of a term or (ii) the recipient's empl- education is terminated. The return of procedures used by the institution under fee <u>1 Report. – No later than September 1 of each</u> cipation in the Program for that year, local bo hall report at least the following information <u>The number and amount of funds in tuition</u>	e institution. cal board of education in the event on of higher education prior to the loyment with the local board of funds shall be consistent with deral Title IV programs. school year following at least six pards of education participating in on to the Department of Public
	(<u>3</u>) (<u>g</u>) <u>Loca</u> <u>months of partic</u> <u>the Program sh</u> <u>Instruction:</u> (<u>1</u>)	Endorsement of the funds awarded to the re- education for deposit into the account of the Return of a pro rata share of funds to the loc a recipient (i) withdraws from the institution end of a term or (ii) the recipient's empty education is terminated. The return of procedures used by the institution under fee 1 Report. – No later than September 1 of each cipation in the Program for that year, local bo hall report at least the following information The number and amount of funds in tuition teacher assistants.	e institution. cal board of education in the event on of higher education prior to the loyment with the local board of funds shall be consistent with deral Title IV programs. . school year following at least six bards of education participating in on to the Department of Public
	(<u>3</u>) (<u>g</u>) <u>Loca</u> months of partic the Program sh Instruction:	Endorsement of the funds awarded to the re- education for deposit into the account of the Return of a pro rata share of funds to the loc a recipient (i) withdraws from the institution end of a term or (ii) the recipient's empl- education is terminated. The return of procedures used by the institution under fee l Report. – No later than September 1 of each eipation in the Program for that year, local bo hall report at least the following information The number and amount of funds in tuition teacher assistants. The number of teacher assistant recipients	e institution. cal board of education in the event on of higher education prior to the loyment with the local board of funds shall be consistent with deral Title IV programs. school year following at least six pards of education participating in on to the Department of Public on assistance awards provided to s who achieved teacher licensure,
	(<u>3</u>) (<u>g</u>) <u>Loca</u> <u>months of partic</u> <u>the Program sh</u> <u>Instruction:</u> (<u>1</u>)	Endorsement of the funds awarded to the re- education for deposit into the account of the <u>Return of a pro rata share of funds to the loc</u> <u>a recipient (i) withdraws from the institution</u> end of a term or (ii) the recipient's empi- education is terminated. The return of procedures used by the institution under fee <u>1 Report. – No later than September 1 of each</u> sipation in the Program for that year, local bo hall report at least the following information <u>The number and amount of funds in tuition</u> teacher assistants. <u>The number of teacher assistant recipients</u> including the period of time from the issues	e institution. cal board of education in the event on of higher education prior to the loyment with the local board of funds shall be consistent with deral Title IV programs. school year following at least six pards of education participating in on to the Department of Public on assistance awards provided to who achieved teacher licensure,
	(3) (g) Loca months of partic the Program sh Instruction: (1) (2)	Endorsement of the funds awarded to the re- education for deposit into the account of the Return of a pro rata share of funds to the loc a recipient (i) withdraws from the institution end of a term or (ii) the recipient's empl- education is terminated. The return of procedures used by the institution under fee 1 Report. – No later than September 1 of each cipation in the Program for that year, local bo hall report at least the following information The number and amount of funds in tuition teacher assistants. The number of teacher assistant recipients including the period of time from the issu- award to the time of achieving licensure.	e institution. cal board of education in the event on of higher education prior to the loyment with the local board of funds shall be consistent with deral Title IV programs. . school year following at least six bards of education participating in on to the Department of Public on assistance awards provided to s who achieved teacher licensure, ue of an initial tuition assistance
	(<u>3</u>) (<u>g</u>) <u>Loca</u> <u>months of partic</u> <u>the Program sh</u> <u>Instruction:</u> (<u>1</u>)	Endorsement of the funds awarded to the re- education for deposit into the account of the Return of a pro rata share of funds to the loc a recipient (i) withdraws from the institution end of a term or (ii) the recipient's empty education is terminated. The return of procedures used by the institution under fee 1 Report. – No later than September 1 of each eipation in the Program for that year, local bo hall report at least the following information The number and amount of funds in tuition teacher assistants. The number of teacher assistant recipients including the period of time from the issu award to the time of achieving licensure. The number of recipients who remained	e institution. cal board of education in the event on of higher education prior to the loyment with the local board of funds shall be consistent with deral Title IV programs. school year following at least six bards of education participating in on to the Department of Public on assistance awards provided to s who achieved teacher licensure, ue of an initial tuition assistance
	(<u>3</u>) (<u>g</u>) <u>Local</u> <u>months of partic</u> <u>the Program sh</u> <u>Instruction:</u> (<u>1</u>) (<u>2</u>) (<u>3</u>)	Endorsement of the funds awarded to the re- education for deposit into the account of the Return of a pro rata share of funds to the loc a recipient (i) withdraws from the institution end of a term or (ii) the recipient's empl- education is terminated. The return of procedures used by the institution under feed Report. – No later than September 1 of each cipation in the Program for that year, local bo hall report at least the following information The number and amount of funds in tuition teacher assistants. The number of teacher assistant recipients including the period of time from the issu award to the time of achieving licensure. The number of recipients who remained administrative unit after achieving teacher I	e institution. cal board of education in the event on of higher education prior to the loyment with the local board of funds shall be consistent with deral Title IV programs. school year following at least six bards of education participating in on to the Department of Public on assistance awards provided to who achieved teacher licensure, ue of an initial tuition assistance d employed in the local school licensure.
	(<u>3</u>) (<u>g</u>) <u>Loca</u> <u>months of partic</u> <u>the Program sh</u> <u>Instruction:</u> (<u>1</u>) (<u>2</u>) (<u>3</u>) (<u>h</u>) <u>State</u>	Endorsement of the funds awarded to the re- education for deposit into the account of the Return of a pro rata share of funds to the loc a recipient (i) withdraws from the institution end of a term or (ii) the recipient's empty education is terminated. The return of procedures used by the institution under fee 1 Report. – No later than September 1 of each eipation in the Program for that year, local bo hall report at least the following information The number and amount of funds in tuition teacher assistants. The number of teacher assistant recipients including the period of time from the issu award to the time of achieving licensure. The number of recipients who remained	e institution. cal board of education in the event on of higher education prior to the loyment with the local board of funds shall be consistent with deral Title IV programs. . school year following at least six oards of education participating in on to the Department of Public on assistance awards provided to s who achieved teacher licensure, ue of an initial tuition assistance d employed in the local school licensure. d annually thereafter for each year

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1	the information	provided pursuant to subsection (g) of this section and rep	ort that information to
2		tive Education Oversight Committee."	
3	SEC	TION 7.44.(b) Section 8.29 of S.L. 2016-94, as amend	ed by Section 7.20 of
4	S.L. 2017-57, S	Section 6(m) of S.L. 2017-189, and Section 7.21 of S.L.	. 2018-5, is repealed.
5	Notwithstanding	g this subsection, the local boards of education identified	in Section 8.29(d) of
6	S.L. 2016-94, as	s amended by Section 7.20(a) of S.L. 2017-57 and Section	n 7.21 of S.L. 2018-5,
7	shall continue to	p provide the information identified in that subsection to	the Joint Legislative
8		sight Committee by September 1, 2023.	
9	SEC	TION 7.44.(c) This section applies beginning with the 20	023-2024 school year.
10			
11		PRENTICE GRANT PROGRAM	
12		TION 7.44A. Article 17D of Chapter 115C of the Generation	al Statutes is amended
13	by adding a new		
14		. Teacher Apprentice Grant Program.	
15		nitions The following definitions shall apply in this sect	
16	<u>(1)</u>	Eligible high school graduate. – A graduate of a high sc	
17		administrative unit who was enrolled in a Career	
18		Transfer Pathway Program leading to an associat	
19 20	(2)	preparation and earned one or more credits toward that	
20	<u>(2)</u>	<u>Eligible teacher apprentice. – An eligible high school gr</u>	raduate who meets the
21 22		following criteria:	mantami ashaalin tha
22 23		<u>a.</u> <u>Is employed as a teacher apprentice in an eler</u>	-
23 24		same local school administrative unit where he	or she graduated high
24 25		<u>b.</u> <u>Is enrolled part time or full time in a recognized</u>	deducator propagation
23 26		b. <u>Is enrolled part time or full time in a recognized</u> program pursuing coursework toward a college	
20 27		in teacher licensure.	degree that will result
28		<u>c.</u> <u>Qualifies as a resident for tuition purposes under </u>	er the criteria set forth
20 29		in G.S. 116-143.1 and in accordance with	
30		centralized residency determination process	
31		Authority.	uummistoreu eg une
32	(3)	Program. – The Teacher Apprentice Grant Program.	
33	$\frac{(4)}{(4)}$	Teacher apprentice. – A teacher assistant who works w	ith a teacher of record
34		to develop an expertise in teaching by observing best equivalent	
35		gaining classroom experience with the goal of becomin	1
36	(b) Prog	ram Established The Department of Public Instruction	on shall establish the
37	Teacher Appren	tice Grant Program. The purpose of the Program is to p	rovide grants to local
38	school administ	rative units to award funds for (i) the cost of tuition at an	educator preparation
39	1 0 0	tible teacher apprentices and (ii) salary supplements for tea	acher apprentices who
40	become teachers	s in the unit.	
41		ications. – Local school administrative units may su	
42		e Program each year pursuant to a process to be establish	• •
43		ction. The application shall identify current and ongoin	-
44		e expected number of eligible teacher apprentices that we	ould participate in the
45	Program.		
46		rd of Funds. – To the extent funds are made available for	or the Program, funds
47	shall be awarded		· · · · · · · · · · · · · · · · · · ·
48	<u>(1)</u>	<u>Funds for tuition. – Eligible teacher apprentices shall re</u>	
49 50		four thousand six hundred dollars (\$4,600) per academic	÷ •
50		teacher apprentice, up to four academic years to defray t	ne costs of fultion and

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		fees for part-time or full-time coursework taken while	e employed in the local
		school administrative unit as an eligible teacher appre	ntice.
	<u>(2)</u>	Funds for salary supplements. – Notwithstanding any	other provision of law,
		any eligible teacher apprentice who becomes a licens	sed teacher and accepts
		employment in the same local school administrative un	nit shall receive a salary
		supplement each month during his or her first four ye	ars of employment as a
		teacher, without a break in service, equivalent to the	difference between the
		State-funded salary of the graduate and the State-fund	led salary of a similarly
		situated teacher with four years of experience on th	e "A" Teachers Salary
		Schedule, as long as the teacher remains teaching in	the same local school
		administrative unit.	
<u>(e)</u>	<u>Addi</u>	tional Criteria. – The following additional criteria shall	apply to funds awarded
under	the Progra	<u>ım:</u>	
	(1)	A local board of education may grant an eligible teach	er apprentice academic
		leave to pursue coursework that may only be taken du	ring working hours.
	<u>(2)</u>	An eligible teacher apprentice shall fulfill the student	teaching requirements
		of an educator preparation program by working as a te	eacher apprentice at his
		or her employing local school administrative unit.	
	(3)	An eligible teacher apprentice shall continue to rece	ive salary and benefits
		while student teaching in the local school administrat	ive unit as provided for
		teacher assistants in G.S. 115C-269.30(c).	
	<u>(4)</u>	Local boards of education receiving grants under the	e Program shall make
		efforts to promote the Program to high school studer	
		and College Promise Transfer Pathway Program.	
<u>(f)</u>	Selec	ction of Teacher Apprentices. – The Department shall est	ablish criteria for initial
and co	ontinuing e	eligibility to participate in the Program. The Department	<u>shall adopt standards to</u>
ensure	that only	qualified, potential recipients receive an award of funds for	or tuition and fees under
the Pr	<u>ogram. T</u>	he standards shall include satisfactory academic prog	ress toward achieving
		e. Local school administrative units receiving grants provide the school administrative units receive units receive units provide the school administrative units pro	-
<u>shall p</u>	orioritize f	or the award of funds for eligible teacher apprentices wh	no received an award in
the pri	or academ	nic year.	
<u>(g</u>)	<u>)</u> Endo	rsement of Tuition Assistance Awards for Recipients.	- Each local board of
	-	ipating in the Program shall enter into a memorandum of	-
-		gher education in which an award recipient under the P	rogram is enrolled that
includ	-	ares for at least the following:	
	<u>(1)</u>	Remittance of the award from the local board of edu	cation to the institution
		of higher education.	
	<u>(2)</u>	Endorsement of the funds awarded to the recipient to	
		education for deposit into the account of the institution	
	<u>(3)</u>	Return of a pro rata share of funds to the local board o	
		(i) a recipient withdraws from the institution of highe	
		end of a term or (ii) the recipient's employment w	
		education is terminated. The return of funds sha	
		procedures used by the institution under federal Title	· · ·
		rt to the General Assembly. – The Department shall repo	
<u>(h</u>)		lly thereafter while funds are awarded under the Program	, to the Joint Legislative
2024,			
<u>2024,</u> Educa	tion Over	rsight Committee regarding the Program, including	at least the following
2024,	tion Over		-
<u>2024,</u> Educa	tion Over	<u>Funds awarded under the Program, including</u> <u>a. Demographic information regarding eligible te</u>	wing:

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1		b. Number of award recipients by local school ad	ministrative unit and
2		educator preparation program.	
3	<u>(2)</u>	Placement rates, including the number of award recip	ients who have been
4		employed as licensed teachers in the same local school	administrative unit in
5		which they worked as a teacher apprentice and the t	time frame from the
6		issuance of the initial award of funds to the time of achieved	eving licensure.
7	<u>(3)</u>	Recommendations to improve the Program and incr	rease the number of
8		teachers in North Carolina."	
9	ECONOMICAL		
10		LLY DISADVANTAGED PUBLIC SCHOOL SUPPOI	
11		FION 7.45. Part 2 of Article 8B of Chapter 115C of th	e General Statutes is
12	•	ing a new section to read:	
13		Economically disadvantaged public school support fu	
14 15		urposes of this section, the following definitions shall appl	
15 16	<u>(1)</u>	<u>Curriculum. – Materials or programs related to con</u>	urses offered by an
10 17	(2)	economically disadvantaged public school. Economically disadvantaged public school. – A scho	al in a local school
17	<u>(2)</u>	administrative unit or a charter school with a studer	
18 19		composed of at least eighty percent (80%) of studer	* *
20		Department of Public Instruction as economically disad	
20 21	<u>(3)</u>	Eligible employee. – Any full-time or part-time empl	
21	<u>(5)</u>	economically disadvantaged public school.	<u>oyee of a quantying</u>
23	<u>(4)</u>	Qualifying economically disadvantaged public school.	– An economically
23 24	<u>(+)</u>	disadvantaged public school that exceeded expected grow	-
25		year, as determined by the State Board of Edu	_
26		G.S. 115C-83.15(c).	
27	(b) The I	Department of Public Instruction shall establish the Econom	ically Disadvantaged
28		Support Program (Program) to provide funds to support the	
29		sadvantaged public schools to continue to exceed growth	
30	years. To the ext	ent funds are provided to the Department for this purpose,	the Department shall
31	allocate these fu	nds annually to each governing body of an economically	disadvantaged public
32		on the relative proportion of students in each qual	
33	disadvantaged p	ublic school governed by that body. The governing body	y shall allocate those
34	funds to each a	qualifying economically disadvantaged public school b	ased on the relative
35	proportion of stu	dents in each school. The funds shall be used for curriculun	n, activities necessary
36		nts and instructional support personnel, and bonuses and re	
37		es, in the discretion of the governing body of the charter so	chool or the school in
38		administrative unit, as appropriate.	
39		he intent of the General Assembly that funds provided pu	rsuant to this section
40	will supplement	and not supplant local funds."	
41			
42		OL TRANSPORTATION FUNDS REQUIREMENTS))
43		TION 7.47. G.S. 115C-240(e) reads as rewritten:	
44		state Board of Education shall allocate to the respective loca	
45		ed from time to time by the General Assembly for the p	
46	-	the pupils enrolled in the public schools within this State	
47 48		State Board of Education in accordance with based on the e	
48		ative units in transporting pupils. The efficiency of the units of pupils to be transported, the length of hus routes, re-	
49 50		er of pupils to be transported, the length of bus routes, ro	
50 51		ces affecting the cost of the transportation of pupils by scho ropriated may be allocated on a fair and equitable basis, a	
51	the runus so app	ropriated may be anotated on a ran and equilable basis, a	column to the needs

1 of the respective local school administrative units and so as to provide the most efficient use of 2 such funds. units. Such allocation shall be made by the State Board of Education at the beginning 3 of each fiscal vear, except that the vear, based on the most recently available data from a prior 4 school year. The State Board may reserve for future allocation from time to time within such 5 fiscal year as the need therefor shall be found to exist, a reasonable amount not to exceed ten percent (10%) five percent (5%) of the total funds available for transportation in such fiscal year 6 7 from such appropriation. Prior to April 1 of the fiscal year in which the funds are reserved, the 8 reserved funds shall be allocated only in the event of an emergency need of a local school 9 administrative unit. In the event reserved funds remain by April 1 of that fiscal year, the State Board shall allocate the remaining funds to all local school administrative units based on the 10 efficiency of the units in transporting pupils. If there is evidence of inequitable or inefficient use 11 of funds, the State Board of Education shall be empowered to review school bus routes 12 established by local boards pursuant to G.S. 115C-246 as well as other factors affecting the cost 13 14 of the transportation of pupils by school bus."

15 16

TWELFTH GRADE TRANSITION PROGRAM/SCHOLARPATH

17 **SECTION 7.48.** Of funds appropriated to the Department of Public Instruction by 18 this act, the Department shall use up to two million five hundred thousand dollars (\$2,500,000) 19 in nonrecurring funds for each year of the 2023-2025 fiscal biennium to contract with MyScholar, 20 LLC, to use the ScholarPath platform to create the Twelfth Grade Transition Program for all high 21 school students. The Program shall consist of an education planning and communication platform 22 that helps students and parents prepare for transition to twelfth grade, regardless of public school 23 unit participation. The platform shall utilize O*NET data and additional student surveys to 24 connect and match students to pathways that meet the interests of the students, current workforce 25 initiatives, and opportunities in high-demand careers. The platform shall give students the ability 26 to be connected to colleges, the workforce, and the military, while protecting student data through 27 de-individualized and encrypted methods. The platform shall be accessible by single sign-on 28 through any North Carolina school-provided email. The data collected shall be able to be housed 29 in the State and shall be used to help identify the workforce needs in the State. MyScholar, LLC, 30 shall provide requested information to the Economic Development Partnership of North 31 Carolina, Department of Labor, and the Department of Public Instruction.

32

33 STUDY FOR STUDENTS WITH EXTRAORDINARY COSTS/REPORT

34 SECTION 7.49. As used in this section, "Approved School" means a private school 35 with approved nonpublic education programs providing special education for students with 36 intensive needs. The Department of Public Instruction shall study the following and report any 37 legislative recommendations based on the outcomes of the study to the House Appropriations 38 Committee on Education, the Senate Appropriations Committee on Education/Higher Education, 39 and the Joint Legislative Education Oversight Committee by January 15, 2024:

40

44 45

46

(1) A method of improving options for children with disabilities with intensive needs which require private placement in an Approved School consistent with the student's individualized education program (IEP).

- (2) A method of determining that placement in an Approved School is the means that most appropriately suits the child's individual needs.
- (3) Extraordinary costs incurred by the public school unit by student placement in Approved Schools.
- 47 (4) Methods of creating a network of Approved Schools into which a child with
 48 disabilities with intensive needs may be placed consistent with the student's IEP.
- 50(5)A method of prioritizing dispersal of funds to public school units to assist with51the cost associated with enrolling in an Approved School in early grades to

		5
1		incentivize public school units to enroll students in the Approved Schools at
2		the earliest appropriate age.
3	(6)	Recommendations on the proportion of a student's extraordinary cost to be
4		paid from local, State, and federal sources, respectively, and to identify
5		existing funds at each level that may be available for the purposes studied
6		pursuant to this section.
7	(7)	A method to monitor overidentification of children with disabilities with
8		intensive needs.
9	(8)	Methods to allow for Medicaid reimbursement for additional services, such as
10		transportation, and expanding the eligible age range to receive reimbursement
11		for services.
12	(9)	An estimated range of costs associated with implementing the studied
13		methods.
14	(10)	The advisability of one or more pilot programs with one or more Approved
15		Schools.
16		
17	LEADERSHIP	DASHBOARD AND LEARNING RECOVERY/SAS
18		FION 7.52.(a) Of the funds appropriated to the Department of Public
19	Instruction by the	his act, the sum of four hundred sixty-five thousand dollars (\$465,000) in
20	recurring funds	for each year of the 2023-2025 fiscal biennium shall be used to continue
21	partnering with S	SAS Institute, Inc. (SAS), to continue funding the North Carolina Leadership
22	Dashboard and to	support SAS as it expands analytics work in cooperation with the Department.
23	SECT	TION 7.52.(b) Of the funds appropriated to the Department of Public
24	Instruction by thi	s act, the sum of five hundred fifty thousand dollars (\$550,000) in nonrecurring
25	funds for each ye	ear of the 2023-2025 fiscal biennium shall be used to continue to partner with
26	SAS to fund le	earning recovery analysis, student projections to pre-pandemic expected
27	performance, and	l web reporting on year-over-year modeling for learning recovery.
28	-	
29	SPECIAL NEE	DS PILOT PROGRAM
30	SECT	TION 7.53. Of the funds appropriated to the Department of Public Instruction,
31	the sum of nine h	undred seventy-five thousand dollars (\$975,000) in nonrecurring funds for each
32		3-2025 fiscal biennium shall be used to contract with Amplio Learning
33	Technologies, In	c., to create a new pilot program (Program) for a special education digital
34		vare platform in Alamance County Schools, Catawba County Schools, and Nash
35		to increase opportunities for students with special needs. The Program shall
36		on students receiving interventions for speech language and reading
37	· ·	luding English language learners, to provide more optimized progress for the
38	-	provide more effective and efficient opportunities for Medicaid billing for
39		pathologists (SLP) services and dyslexia-related services, the platform chosen
40	1 0 0	igital evidence-based curricula specifically aligned to speech, language, and
41		ntion goals. The chosen solution should include real-time automatic
42	•	ata collection, and documentation, as well as goal tracking and administrative
43		platform chosen should be a web-based application accessible on multiple
44		g flexible application across classroom-based, small group, and individual
45	-	lels and utilized by a variety of intervention team members, including special
46		, Reading Interventionists, SLP assistants, and educational aides. The
47		iblic Instruction shall report on the results of the Program to the Joint Legislative
48	-	hittee and the Fiscal Research Division by October 15, 2025. The report shall
49	U	i) a comparison of Medicaid reimbursements paid out to participating public
50		pared against public school units that did not participate in the Program and (ii)
51		Medicaid reimbursements paid out to public school units after participating in
51		incure a removablements para our to public benoor units after participating in
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1 2 3	the Program compared against Medicaid reimbursements paid out to partic units prior to their participation in the Program.	ipating public school
5 4 5	INCREASE AMOUNT FOR DEVELOPMENTAL DAY CENTERS/C GRANT RESERVE/REPORT	ARRY FORWARD
6	SECTION 7.54.(a) From funds available to the Developmental	Day Center program
7	the Department of Public Instruction shall set the funding rate for each elig	
8	in a Center at up to a maximum of one thousand three hundred fifty dollars	
9	SECTION 7.54.(b) Any unexpended and unencumbered fund	
10	fiscal year from the funds available to the Developmental Day Center progr	
11	the General Fund but shall be transferred by the Department to a reserve	e to establish a grant
12	program for Developmental Day Centers to be administered in accordance w	with subsection (c) of
13	this section.	
14	SECTION 7.54.(c) Beginning with the 2023-2024 fiscal year,	
15	the reserve provided for in subsection (b) of this section reaches the sum of a	•
16	dollars (\$50,000) in a fiscal year, then the Department of Public Inst	
17	applications from licensed, community-based Developmental Day Center	
18	Department of Public Instruction, Exceptional Children Division,	6
19	Developmental Day Center. The grant application shall require do	
20	expenditures for which the grant is being requested and any other informat	
21 22	Department. Local school administrative units shall not be eligible for the r under this section. Any unexpended funds in the reserve shall be carried for	
22	to be used for the purposes of subsections (b) and (c) of this section.	walu each fiscal year
23 24	SECTION 7.54.(d) By March 15 of each fiscal year in which	n grants are awarded
2 - 25	pursuant to subsection (c) of this section, the Department of Public Instruction	-
26	Joint Legislative Education Oversight Committee on at least the following:	-
27	(1) The Developmental Day Centers that received an award	
28	(2) The balance of the reserve.	0
29	(3) The number of grant recipients.	
30	(4) The dollar amount of each grant.	
31	(5) The type of expenditure covered by each grant.	
32	SECTION 7.54.(e) Regardless of whether the Department	awards any grants
33	pursuant to subsection (c) of this section, the Department shall report by Oc	•
34	funds are received for Developmental Day Centers to the Joint Legislative	0
35	Committee on at least the following related to Developmental Day Centers	
36	(1) The number of students enrolled in Developmental Day	
37	(2) The average funding rate for each eligible student enroll	
38	(3) The percentage of eligible students enrolled in Cer	iters that warranted
39 40	dispersal of the maximum funding amount per month.	tad by aaab Cantar
40 41	 (4) The number of staffing vacancies in Centers, disaggrega (5) Any other information the Department deems relevant. 	led by each Center.
42	SECTION 7.54.(f) Subsection (b) of this section becomes effe	ctive June 30, 2023
43	SECTION 7.54.(1) Subsection (b) of this section becomes ener	ettve June 30, 2023.
44	CTE MODERNIZATION AND EXPANSION	
45	SECTION 7.55. Of the funds appropriated to the Department	of Public Instruction
46	by this act, up to two million dollars (\$2,000,000) in nonrecurring funds	
47	2023-2025 fiscal biennium shall be used to create a grant program for mod	-
48	and Technical Education (CTE) programming, materials, training, and profe	
49	for courses conducted in grades six through 12. The Department shall established	olish a grant program
50	for each school year of the 2023-2025 fiscal biennium to which a public sc	
51	partnership of more than one public school unit may apply to receive funds	if a school within the

unit or partnership has an existing CTE program. Grant recipients shall use the funds distributed 1 2 to them under this section to procure and implement an online digital CTE learning platform 3 containing comprehensive courses with lesson plans, media-rich content and activities, and 4 interactive assessments that align with the North Carolina Career and Technical Education 5 Standards. The platform shall have modules that assist teachers in preparing students for 6 high-wage, high-growth career areas. By December 15, 2023, the Department shall select 7 approved providers to guarantee consistency throughout the State. Any selected digital CTE 8 learning platform shall include at least all of the following components: 9 Instructional strategies and guided lesson plans to assist teachers with (1)10 classroom implementation and instructional differentiation. 11 Media-based instructional content for providing demonstrations and (2)12 instruction on skills required for applicable career areas. 13 Multiple methods of delivery of instruction, including at least face-to-face, (3)14 self-paced, and distance or hybrid learning. Guided projects and activities to incorporate hands-on application of skills. 15 (4)A focus on mastery-based learning. 16 (5) Reporting features to provide data on student progress. 17 (6)18 (7)Guidance for students to obtain industry-recognized certifications. 19 Career connections to provide examples of career opportunities following (8) 20 graduation from high school. 21 22 **DPI FUND CODE FLEXIBILITY** 23 SECTION 7.56. As part of the certification of the budget for the 2023-2025 fiscal 24 biennium, the Department of Public Instruction, in consultation with the Office of State Budget 25 and Management and the Fiscal Research Division, shall redefine the fund codes composing the 26 State Public School Fund as necessary to facilitate effective public school unit budgeting and 27 cash management in preparation for the implementation of the North Carolina Financial System. 28 The Department, in consultation with the Office of State Budget and Management and the Fiscal 29 Research Division, may also move the State Textbook Fund to Budget Code 23510 as necessary 30 to facilitate effective public school unit budgeting and cash management in preparation for the 31 implementation of the North Carolina Financial System. 32 33 ENHANCED SCHOOL BUS STOP ARM GRANTS 34 **SECTION 7.57.(a)** For the purposes of this section, the following definitions apply: 35 Extended mechanical stop signal. - A mechanical stop signal that is a (1)36 minimum of 60 inches away from the side of the school bus when extended, 37 whether operated independently or in conjunction with a shorter mechanical 38 stop signal. 39 Illuminated mechanical stop signal. - A mechanical stop signal that is (2)40 illuminated with a light-emitting diode (LED) light source. Mechanical stop signal. - A retractable mechanical arm with a stop sign and 41 (3) 42 red flashing lights attached to the end of the arm that is mounted to the driver side of a school bus and used to stop traffic while students disembark the bus, 43 44 as referenced in G.S. 20-217, and in conformity with Standard No. 131 of Part 45 571 of the Federal Motor Vehicle Safety Standards. 46 (4) School bus. – As defined in G.S. 20-4.01(27). 47 **SECTION 7.57.(b)** With the funds appropriated to the Department of Public 48 Instruction by this act for this purpose, the Superintendent of Public Instruction shall establish 49 the Enhanced School Bus Stop Arm Grant Program (Program) for the 2023-2024 fiscal year to

50 administer funds to public school units to add, upgrade, or replace mechanical stop signals on

6 school unit proposes to complete and the number of bus routes or stops that are known to pose a 7 significant safety risk. 8 **SECTION 7.57.(d)** No later than April 15, 2024, the Superintendent shall submit a 9 report to the Joint Legislative Education Oversight Committee containing at least the following 10 information: Which public school units received grants and in what amounts. 11 (1)12 (2)Whether the public school unit purchased (i) extended mechanical stop signals, (ii) illuminated mechanical stop signals, or (iii) both. 13 14 (3) What outstanding need remains, if any, including the amount needed to fulfill 15 remaining grant requests. The impact of the program on student safety. 16 (4) 17 Recommendations for additional school bus mechanical stop signal (5) 18 technology or implementation. 19 20 ELIMINATE STUDENT COPAY FOR REDUCED-PRICE MEALS 21 **SECTION 7.58.** Funds appropriated from the General Fund to the Department of 22 Public Instruction by this act for reduced-price school meal copays shall be used to provide 23 school breakfasts and lunches at no cost to students of all grade levels that qualify for 24 reduced-price meals under the National School Lunch Program in the current school year. If the 25 funds are insufficient to provide school meals at no cost to students qualifying for reduced-price 26 meals, the Department of Public Instruction may use funds appropriated to the State Aid for 27 Public Schools fund for this purpose. 28 29 **CEP MEAL PROGRAM INCENTIVE** 30 SECTION 7.59.(a) Program; Purpose. – The Department of Public Instruction shall 31 establish the CEP Meal Program Incentive for the 2023-2025 fiscal biennium to expand public 32 school participation in the federal Community Eligibility Provision (CEP) program to increase 33 the number of students with access to healthy, cost-free school breakfast and lunch. The incentive 34 program shall be available to public school units for the 2024-2025 fiscal year. 35 **SECTION 7.59.(b)** Eligibility. – A public school unit or school within a public 36 school unit is eligible for the incentive program if the public school unit or a school within a 37 public school unit qualifies for the CEP program and the qualifying public school unit or school 38 did not participate in the CEP program in the 2023-2024 fiscal year. 39 SECTION 7.59.(c) Application. – By January 15, 2024, the Department shall 40 develop the application for the incentive program and make it available to public school units. Public school units or individual schools shall submit their applications by March 1, 2024. At a 41 42 minimum, the application shall include the following information: 43 The school or schools that will participate in the CEP program. (1)44 The Identified Student Percentage (ISP) for the school or schools for the (2)45 2024-2025 school year. 46 (3) The number of students enrolled in the school or schools for the 2024-2025 47 school year. 48 Participation rates in the National School Breakfast and Lunch programs for (4) 49 the 2023-2024 school year for the schools requesting to receive the incentive. 50 **SECTION 7.59.(d)** Selection. – By April 30, 2024, the Department shall determine whether each applicant is eligible to participate in the incentive program. The Department shall 51 H259-CCSMOx-2 [v.2] House Bill 259 Page 121

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school buses with either illuminated mechanical stop signals or extended mechanical stop signals to increase the safety of students when disembarking or boarding the bus.

to increase the safety of students when disembarking or boarding the bus.
 SECTION 7.57.(c) The Superintendent shall develop the application process for the
 Program and inform public school units how to apply. At a minimum, the Superintendent shall
 consider the type and number of stop signal additions, upgrades, or replacements the public
 school unit proposes to complete and the number of bus routes or stops that are known to pose a
 significant safety risk.

General Assembly Of North Carolina then award grants to all eligible public school units and schools. If there are insufficient funds to 1 2 award grants to all eligible public school units or schools, the Department shall first prioritize 3 awarding grants to public school units and schools with an Identified Student Percentage (ISP) 4 of greater than or equal to fifty-five percent (55%) and then prioritize awarding grants to those 5 schools that will draw the greatest federal match. SECTION 7.59.(e) Grants. - The Department shall issue State reimbursements to 6 7 participating public school units and schools to supplement federal reimbursements of school 8 meals. State reimbursement shall equal the difference between the federal free rate and the federal 9 paid rate for the number of meals served at the participating schools equal to a 0.2 multiplier of 10 the ISP for the participating schools. State and federal reimbursements shall not exceed one 11 hundred percent (100%) of the federal free rate of meals served. Schools utilizing the incentive 12 shall offer breakfast after the bell and in the classroom. 13 SECTION 7.59.(f) Nonsupplant Requirement. – A public school unit or school that 14 receives incentive funds shall use the funds to supplement and not supplant local current expense 15 funds. 16 **SECTION 7.59.(g)** Report. – No later than January 1, 2025, the Department shall 17 report to the Joint Legislative Education Oversight Committee and the Fiscal Research Division 18 at least the following information: The number of schools that utilized the incentive. 19 (1)20 (2)The number of students that received free meals that would not have otherwise 21 received free meals had the school not utilized the incentive. 22 The amount of federal and State money participating public school units and (3) 23 schools received. 24 (4) Any increase on student success due to the school's utilization of the incentive 25 and participation in the program. 26 SECTION 7.59.(h) Administration. – The Department may use up to five hundred 27 thousand dollars (\$500,000) of the funds appropriated to the Department for the administrative 28 costs of running the incentive program. 29 30 NO ADMINISTRATIVE PENALTY FOR UNPAID MEAL DEBT 31 SECTION 7.60.(a) G.S. 115C-264 is amended by adding a new subsection to read: 32 Governing bodies of public school units shall not impose administrative penalties on "(d) 33 a student for unpaid school meal debt. Administrative penalties include the following: 34 Withholding student records, including transcripts, report cards, attendance (1)35 records, and health records. 36 Not allowing a student to participate in graduation or receive a diploma." (2)SECTION 7.60.(b) G.S. 115C-218.75 is amended by adding a new subsection to 37 38 read: 39 Unpaid Meal Debt. - If a charter school participates in the school nutrition program. "(n) 40 the charter school may not impose administrative penalties on a student for unpaid school meal debt in accordance with G.S. 115C-264(d)." 41 42 SECTION 7.60.(c) G.S. 115C-238.66 is amended by adding a new subdivision to 43 read: 44 Unpaid meal debt. – If a regional school participates in the school nutrition "(22) 45 program, the regional school may not impose administrative penalties on a student for unpaid school meal debt in accordance with G.S. 115C-264(d)." 46 **SECTION 7.60.(d)** G.S. 116-239.8(b) is amended by adding a new subdivision to 47 48 read: 49 "(24) Unpaid meal debt. – If a laboratory school participates in the school nutrition 50 program, the laboratory school may not impose administrative penalties on a student for unpaid school meal debt in accordance with G.S. 115C-264(d)." 51

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2	HIGH SCHOOL REMOTE INSTRUCTION FLEXIBILITY PILOT
3	SECTION 7.61.(a) Notwithstanding G.S. 115C-84.3(c), for the 2023-2024 through
4	2027-2028 school years, the Superintendent of Public Instruction shall select 10 local school
5	administrative units to participate in a remote instruction flexibility pilot. The pilot shall
6	authorize local boards of education to establish a school calendar for high schools that uses up to
7	five days or 30 hours of remote instruction, as defined in G.S. 115C-84.3, to ensure that all final
8	examinations for the fall semester are administered to students prior to December 31 of the school
9	year. The remote instruction days or hours used as part of the pilot shall be in addition to any
10	days or hours authorized by G.S. 115C-84.3(b).
11	SECTION 7.61.(b) The 10 local school administrative units that the Superintendent
12	selects to participate in the pilot shall be geographically diverse. For purposes of this section,
13	"geographically diverse" means a group of local school administrative units that represents the
14	varying climates of the different regions of the State, including at least one local school
15	administrative unit that would qualify for a good-cause school calendar waiver under
16	G.S. 115C-84.2(d), regardless of whether the local school administrative unit has applied for the
17	waiver for the current school year.
18	SECTION 7.61.(c) Each participating local board of education shall, beginning July
19	15, 2024, and ending July 15, 2028, annually report the following to the Superintendent of Public
20	Instruction:
21	(1) The high schools that participated in the pilot.
22	(2) A copy of the high school calendars that designate all remote instruction time,
23	including whether the instruction was remote under the pilot or due to an
24 25	emergency as authorized under G.S. 115C-84.3.
25 26	 (3) The methods for providing instruction outside of the school facility. (4) The impact on an elemin sector of the school facility.
26	(4) The impact on academic outcomes for students in comparison to the recent
27 28	years where final examinations for the fall semester were administered after December 31.
28 29	
29 30	(5) Identified advantages to using the pilot calendar and additional remote learning.
30	(6) Identified disadvantages to using the pilot calendar and additional remote
32	learning.
33	SECTION 7.61.(d) The Superintendent of Public Instruction shall annually
34	summarize the information provided by the participating local boards of education and provide
35	a report of that information, including a copy of each participating local board of education's
36	report, to the Joint Legislative Education Oversight Committee beginning September 15, 2024,
37	and ending September 15, 2028.
38	
39	SPARKNC PILOT FOR HIGH-TECH LEARNING ACCELERATOR CREDIT
40	SECTION 7.62.(a) There is established the SparkNC Pilot Program (Program) for
41	the 2023-2025 fiscal biennium. The pilot program authorizes SparkNC, a North Carolina
42	nonprofit corporation, in partnership with selected public school units, to develop a
43	nontraditional, student-driven pathway through which students may select and complete modular
44	learning experiences that, when aggregated, will provide a competency-based equivalency to a
45	traditional elective course credit. SparkNC shall provide a menu of modular learning experiences
46	that include opportunities for work-based learning. The competency-based elective credit shall
47	be denoted on student transcripts as High-Tech Learning Accelerator and focused on science,
48	technology, engineering, and mathematics (STEM).
49	SECTION 7.62.(b) Each public school unit partnering with SparkNC in accordance
50	with this section (partnering public school units) shall enter a memorandum of understanding

with this section (partnering public school units) shall enter a memorandum of understanding
 with SparkNC to meet certain requirements for the Program. These requirements shall include

the provision of a physical learning lab staffed by a learning lab facilitator that will provide a site 1 2 for collaborative learning and virtual networking. Learning lab facilitators shall facilitate 3 interdistrict instruction, provide student advising, design learning experiences, coordinate with 4 industry partners, and validate student work. 5 **SECTION 7.62.(c)** Notwithstanding any State Board of Education rules, partnering 6 public school units shall award the elective credit in High-Tech Learning Accelerator to any 7 student who completes a combination of modules determined by SparkNC to provide the 8 competency-based elective credit in that course upon verification of successful completion of the 9 learning experiences and integrity of student work products by the learning lab facilitator. The 10 elective credit shall be denoted as achieved mastery on the student's transcript. A student's participation in modules but failure to earn elective credit shall not be denoted as a fail on the 11 12 student's transcript. 13 **SECTION 7.62.(d)** The following provisions shall apply to the Program: 14 (1)Notwithstanding G.S. 115C-295 and any related State Board of Education 15 rules, learning lab facilitators shall not be required to hold teacher licensure 16 but shall meet the standards established by the memorandum of 17 understanding. Learning lab facilitators shall be the teacher of record for 18 students enrolled in the Program. Additional non-licensed personnel may be 19 contracted with on a full- or part-time basis for the purpose of providing 20 timely, real-world content, industry expertise, and student learning 21 experiences. Learning lab facilitators and contract personnel with the Program 22 shall be subject to the requirements of Part 6 of Article 22 of Chapter 115C of the General Statutes (Criminal History Checks). 23 24 (2)For the purposes of student participation in the Program, the requirements of 25 Part 2 of Article 8 of Chapter 115C of the General Statutes (Calendar) shall 26 not apply. Students may continue to participate in the Program and aggregate 27 learning experiences throughout the time the students are enrolled in the 28 public school unit and shall not be limited to a semester or school year. 29 Learning experiences may be provided to students in person, remotely, or 30 through asynchronous modules. 31 Notwithstanding G.S. 115C-316 or any other law or rule to the contrary, (3)32 public school units shall not be required to pay learning lab facilitators in accordance to the salary schedule used for other teachers employed by the 33 34 public school unit. 35 If a course in computer science is required for high school graduation, (4) 36 completion of the competency-based elective credit of High-Tech Learning 37 Accelerator shall be deemed to satisfy that requirement if approved by the 38 Superintendent of Public Instruction upon recommendation of the Department 39 of Public Instruction that the course meets the required domains of computer 40 science. 41 **SECTION 7.62.(e)** For the 2023-2024 and 2024-2025 school years, the following 42 public school units may partner with SparkNC to participate in the Program: 43 Asheboro City Schools (1)Cabarrus County Schools 44 (2)Chapel Hill-Carrboro City Schools 45 (3) 46 (4) **Chatham County Schools** 47 (5) **Cumberland County Schools** 48 **Edgecombe County Schools** (6)49 Elizabeth City-Pasquotank Public Schools (7)50 (8) **Granville County Schools** 51 (9) **Guilford County Schools**

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1	(10)	Lexington City Schools
2	(11)	Mt. Airy City Schools
3	(12)	New Hanover County Schools
4	(13)	Rockingham County Schools
5	(14)	Rowan-Salisbury Schools
6	(15)	Scotland County Schools
7	(16)	Vance County Schools
8	(17)	Wake County Public School System
9	(18)	Warren County Schools
10	SECT	FION 7.62.(f) The nonrecurring funds appropriated to the Department of Public
11		s act in the 2023-2024 fiscal year to be used to contract with SparkNC to provide
12	•	ditional pathway to earn a competency-based High-Tech Learning Accelerator
13		all not revert to the General Fund at the end of the 2023-2024 fiscal year but
14	shall remain avai	lable until the end of the 2024-2025 fiscal year.
15	SECT	FION 7.62.(g) SparkNC, in consultation with the partnering public school units,
16	shall provide an i	interim report to the Joint Legislative Education Oversight Committee by March
17	1, 2025, on the f	ollowing information, disaggregated for each public school unit by grade level
18	and school, wher	
19	(1)	Number and percentage of student participation in the Program.
20	(2)	Student retention and persistence in the Program.
21	(3)	Student completion of the High-Tech Learning Accelerator elective credit.
22	(4)	Student evaluation of the Program.
23	(5)	Student interest in science, technology, engineering, and mathematics
24		following participation in the Program.
25	(6)	Cost per student for Program participation.
26	(7)	The number and percentage of courses awarded credit that demonstrate
27		concentration leading toward a career pathway.
28	(8)	Public school unit persistence in the Program.
29	(9)	Recommendations for Program changes, including recommended legislative
30		changes and changes needed to ensure that federal funding for career and
31		technical education can be used for the Program.
32	SECT	FION 7.62.(h) SparkNC, in consultation with the partnering public school units,
33	shall provide a fi	nal report to the Joint Legislative Education Oversight Committee by March 1,
34		owing information, disaggregated for each public school unit by grade level and
35	school, when pos	
36	(1)	Number and percentage of student participation in the Program.
37	(2)	Student retention and persistence in the Program.
38	(3)	Student completion of the High-Tech Learning Accelerator elective credit.
39	(4)	Student evaluation of the Program.
40	(5)	Student interest in science, technology, engineering, and mathematics
41		following participation in the Program.
42	(6)	Cost per student for Program participation.
43	(7)	The number and percentage of courses awarded credit that demonstrate
44		concentration leading toward a career pathway.
45	(8)	Public school unit persistence in the Program.
46	(9)	Recommendations for Program changes, including recommended legislative
47		changes and changes needed to ensure that federal funding for career and
48		technical education can be used for the Program.
49	(10)	Recommendations on development of a mastery transcript.
50		

1	EXTENDED LEARNING AND INTEGRATED STUDENT SUPPORTS COMPETITIVE			
2	GRANT PROGRAM			
3	SECTION 7.63.(a) Of the funds appropriated by this act for the At-Risk Student			
4	Services Alternative School Allotment for the 2023-2025 fiscal biennium, the Department of			
5	Public Instruction shall use up to seven million dollars (\$7,000,000) for the 2023-2024 fiscal year			
6	and up to seven million dollars (\$7,000,000) for the 2024-2025 fiscal year for the Extended			
7	Learning and Integrated Student Supports Competitive Grant Program (Program). Of these funds,			
8	the Department of Public Instruction may use up to two hundred thousand dollars (\$200,000) for			
9	each fiscal year to administer the Program. SECTION 7.62 (b) The surgest of the Program is to fund high quality			
10	SECTION 7.63.(b) The purpose of the Program is to fund high-quality, independently validated extended learning and integrated student support semice programs for			
11 12	independently validated extended learning and integrated student support service programs for at rick students that raise students for student academic outcomes by focusing on the following:			
12	at-risk students that raise standards for student academic outcomes by focusing on the following: (1) Use of an avidence based model with a proven treak record of success.			
13 14	 Use of an evidence-based model with a proven track record of success. Inclusion of rigorous, quantitative performance measures to confirm 			
14	(2) Inclusion of rigorous, quantitative performance measures to confirm effectiveness of the program.			
15 16	(3) Deployment of multiple tiered supports in schools to address student barriers			
10	to achievement, such as strategies to improve chronic absenteeism, antisocial			
18	behaviors, academic growth, and enhancement of parent and family			
19	engagement.			
20	(4) Alignment with State performance measures, student academic goals, and the			
20	North Carolina Standard Course of Study.			
22	(5) Prioritization in programs to integrate clear academic content, in particular,			
23	science, technology, engineering, and mathematics (STEM) learning			
24	opportunities or reading development and proficiency instruction.			
25	(6) Minimization of student class size when providing instruction or instructional			
26	supports and interventions.			
27	(7) Expansion of student access to high-quality learning activities and academic			
28	support that strengthen student engagement and leverage community-based			
29	resources, which may include organizations that provide mentoring services			
30	and private-sector employer involvement.			
31	(8) Utilization of digital content to expand learning time, when appropriate.			
32	SECTION 7.63.(c) Grants shall be used to award funds for new or existing eligible			
33	programs for at-risk students operated by (i) nonprofit corporations and (ii) nonprofit			
34	corporations working in collaboration with local school administrative units. Grant participants			
35	are eligible to receive grants for up to two years in an amount of up to five hundred thousand			
36	dollars (\$500,000) each year. Programs should focus on serving (i) at-risk students not			
37	performing at grade level as demonstrated by statewide assessments, (ii) students at risk of			
38	dropout, and (iii) students at risk of school displacement due to suspension or expulsion as a			
39	result of antisocial behaviors. Priority consideration shall be given to applications demonstrating			
40	models that focus services and programs in schools that are identified as low-performing pursuant			
41	to G.S. 115C-105.37.			
42	A grant participant shall provide certification to the Department of Public Instruction			
43	that the grants received under the Program shall be matched on the basis of three dollars (\$3.00)			
44	in grant funds for every one dollar (\$1.00) in nongrant funds. Matching funds shall not include			
45	other State funds. The Department shall also give priority consideration to an applicant that is a			
46	nonprofit corporation working in partnership with a local school administrative unit resulting in			
47 48	a match utilizing federal funds under Part A of Title I of the Elementary and Secondary Education			
48 49	Act of 1965, as amended, or Title IV of the Higher Education Act of 1965, as amended, and other federal or local funds. Matching funds may include in-kind contributions for up to fifty percent			

- federal or local funds. Matching funds may include in-kind contributions for up to fifty percent (50%) of the required match. 49 50

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1 2 2	SECTION 7.63.(d) A nonprofit corporation may act as its own fiscal agent for the purposes of this Program. Grant recipients shall report to the Department of Public Instruction for the user in which grant funds user superinded on the magnets of the Department including
3	for the year in which grant funds were expended on the progress of the Program, including
4	alignment with State academic standards, data collection for reporting student progress, the
5	source and amount of matching funds, and other measures, before receiving funding for the next
6 7	fiscal year. Grant recipients shall also submit a final report on key performance data, including
	statewide test results, attendance rates, graduation rates, and promotion rates, and financial
8 9	sustainability of the Program.
9 10	SECTION 7.63.(e) The Department of Public Instruction shall provide an interim report on the Program to the Joint Legislative Education Oversight Committee by September 15,
10	2024, with a final report on the Program by September 15, 2025. The final report shall include
12	the final results of the Program and recommendations regarding effective program models,
12	standards, and performance measures based on student performance, leveraging of
13	community-based resources to expand student access to learning activities, academic and
14	behavioral support services, and potential opportunities for the State to invest in proven models
16	for future grant programs.
17	for future grant programs.
18	PROHIBITION AGAINST "THREE-CUEING"
19	SECTION 7.64.(a) G.S. 115C-83.3 is amended by adding a new subdivision to read:
20	"(9a) "Three-cueing system" means a model of teaching students to read based on
21	meaning, structure and syntax, and visual cues, also known as "MSV.""
22	SECTION 7.64.(b) G.S. 115C-83.4B is amended by adding a new subsection to
23	read:
24	"(c) The Early Literacy Program shall not use a three-cueing system, as defined in
25	G.S. 115C-83.3(9a), or a curriculum with visual memory as the primary basis for teaching word
26	recognition in any instruction or intervention provided to students in an NC Pre-K program."
27	SECTION 7.64.(c) Part 1A of Article 8 of Chapter 115C of the General Statutes is
28	amended by adding a new section to read:
29	"§ 115C-83.12. Prohibition against three-cueing system model of teaching students to read.
30	Local school administrative units shall not use a three-cueing system or a curriculum with
31	visual memory as the primary basis for teaching word recognition in any instruction or
32	intervention provided to students in grades kindergarten through three."
33	SECTION 7.64.(d) G.S. 115C-150.12C is amended by adding a new subdivision to
34	read:
35	"(3a) <u>Literacy instruction. – The board of trustees shall ensure that a three-cueing</u>
36	system, as defined in G.S. 115C-83.3(9a), or a curriculum with visual memory
37	as the primary basis for teaching word recognition is not used in any
38	instruction or intervention provided to students in grades kindergarten through
39 40	<u>three.</u> " SECTION 7.64.(e) G.S. 115C-218.85(b) is amended by adding a new subdivision
40 41	to read:
42	"(5) <u>The charter school shall not use a three-cueing system, as defined in</u>
43	G.S. 115C-83.3(9a), or a curriculum with visual memory as the primary basis
44	for teaching word recognition in any instruction or intervention provided to
45	students in grades kindergarten through three."
46	SECTION 7.64.(f) G.S. 116-239.8(b)(2) is amended by adding a new
47	sub-subdivision to read:
48	"e. The chancellor shall ensure that a three-cueing system, as defined in
49	G.S. 115C-83.3(9a), or a curriculum with visual memory as the
50	primary basis for teaching word recognition is not used in any
-	

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1		instruction or intervention provided to student	s in grades kindergarten
2		through three."	<u>C</u>
3	SECT	FION 7.64.(g) G.S. 115C-269.20(a)(2)a1. reads as rew	vritten:
4		"a1. Coursework in the Science or Reading, as def	
5		This coursework shall not include preparatio	on to use a three-cueing
6		system, as defined in G.S. 115C-83.3(9a), or a	a curriculum with visual
7		memory as the primary basis for teaching word	
8		in grades kindergarten through three."	-
9	SECT	FION 7.64.(h) This section is effective when it be	comes law and applies
0	beginning with the	ne 2023-2024 school year.	
1			
2		AL DEVELOPMENT FOR HOLOCAUST EDUC.	ATION FUNDS NOT
3	TO REVER		
1		FION 7.65.(a) Notwithstanding any provision of la	•
5	U U	ds appropriated to the Department of Public Instruction	
5		year for Holocaust and genocide education pursuant	
		ot revert to the General Fund at the end of the 2022-20	23 fiscal year, but shall
		until the end of the 2023-2024 fiscal year.	2022
	SEC	TION 7.65.(b) This section becomes effective June 30,	, 2023.
)	CALADV CUD	PLEMENTS FOR TEACHERS IN ADVANCED	TEACHING DOI ES
	SALART SUT	LEVIENTS FOR TEACHERS IN ADVANCED	IEACHING KULES
		FION 7.66. Article 20 of Chapter 115C of the General	Statutes is amended by
	adding a new sec		Statutes is amended by
	U U	alary supplements for teachers in Advanced Teachin	og Roles schools
		urposes of this section, the following definitions shall a	
	(1)	Adult leadership teacher. $- A$ teacher who meets the f	
	<u>x=x</u>	a. Works in the classroom providing instruction	
		(30%) of the instructional day.	<u> </u>
		b. Leads a team of between three and eight teach	ners.
		c. Shares responsibility for the performance of th	
		on the team identified in sub-subdivision b. of	f this subdivision.
		d. <u>Is not a school administrator.</u>	
	<u>(2)</u>	Advanced teaching role Additional responsibili	
		Advanced Teaching Roles school, as developed by a	local board of education
		pursuant to G.S. 115C-311.	
	<u>(3)</u>	Advanced Teaching Roles unit A local school adu	ministrative unit with at
		least one Advanced Teaching Roles school.	
	<u>(4)</u>	Classroom excellence teacher. – A teacher who meets	s the following criteria:
		<u>a.</u> <u>Is a teacher in an advanced teaching role.</u>	
		b. Assumes and maintains responsibility for a	
		(20%) of additional students as compared to	• • • •
		school year in which the teacher did not rece	ave a salary supplement
1		pursuant to this section.	1 1/1 1 1 / / 1
5		<u>c.</u> <u>Is a member of a team of teachers led by an</u>	_
5	(5)	pursuant to sub-subdivision b. of subdivision	
7 8	<u>(5)</u>	<u>Teacher. – A classroom teacher in an Advanced Teac</u> is not instructional support personnel	uning Koles school who
8 9	(b) Notw	is not instructional support personnel. ithstanding G.S. 115C-311, to the extent funds are r	made available for this
0		e Board of Education shall award funds to local school	
1		plements for teachers in accordance with this section. A	
	annou bului y bup	promotion for concilerent in accordance with this section. An	s, anoos i cuoning ronos

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1	units shall designate up to fifteen percent (15%) of the teachers in each Advanced Teaching Roles		
2	school as adult leadership teachers and five percent (5%) of the teachers in each A		
3	Teaching Roles school as classroom excellence teachers. Advanced Teaching Roles u		
4	provide salary supplements for those teachers as follows:		
5	(1) Ten thousand dollars (\$10,000) for adult leadership teachers.		
6	(2) Three thousand dollars (\$3,000) for classroom excellence teachers.		
7	(c) The following additional requirements apply to salary supplements received	pursuant	
8	to this section:	•	
9	(1) Loss of a salary supplement received pursuant to this section for an	ny reason	
0	shall not be considered a demotion under Part 3 of Article 22 of Char		
1	of the General Statutes.		
2	(2) <u>A teacher is eligible to continue receiving a salary supplement pursua</u>	ant to this	
3	section as long as he or she remains an adult leadership teacher or a c		
4	excellence teacher.		
5	(3) A teacher is eligible to receive no more than one annual salary sur	pplement	
6	pursuant to this section at any time."		
7			
8	REALIGN ADVANCED TEACHING ROLES		
9	SECTION 7.67.(a) No later than 30 days after the date this act becomes	law, the	
20	State Board of Education shall issue a new Request for Proposal (RFP) for local	al school	
21	administrative units to participate in the Advanced Teaching Roles Program put	rsuant to	
22	G.S. 115C-311. As part of this new RFP, the State Board shall do the following:		
23	(1) Take into account the additional recurring funds appropriated	to the	
24	Department of Public Instruction in this act for the 2023-2025 fiscal b	iennium.	
25	(2) Make every effort to ensure that local school administrative u	inits can	
26	participate in the Program.		
27	(3) Maximize the diversity of geography and student population	n among	
28	participating local school administrative units.		
29	SECTION 7.67.(b) Notwithstanding G.S. 115C-311, beginning in the 20	023-2024	
80	school year, as a part of the RFP required pursuant to subsection (a) of this section,		
1	Board of Education shall authorize New Hanover County Schools to participate in the A		
2	Teaching Roles Program (Program) and, to the extent funds are available in the Program		
3	State funds to New Hanover County Schools for an initial term, if the following occur:		
4	(1) New Hanover County Schools submits a proposal to participat	te in the	
5	Program by July 1, 2023.		
6	(2) The proposal submitted pursuant to subdivision (1) of this subs	ection is	
7	consistent with the requirements of G.S. 115C-311(b).		
8			
9	DAILY DEPOSIT AMOUNT ADJUSTMENT		
0	SECTION 7.68. G.S. 115C-445 reads as rewritten:		
1	"§ 115C-445. Daily deposits.	c.c.	
12	Except as otherwise provided by law, all moneys collected or received by ar		
3	employee or agent of a local school administrative unit or an individual school shall be		
14 1 <i>5</i>	in accordance with this section. Each officer, employee and agent of a local school admi		
15 16	unit or individual school whose duty it is to collect or receive any taxes or other mon	•	
16 17	deposit his collections and receipts daily. If the board of education gives its approval,		
+/ 18	shall be required only when the moneys on hand amount to as much as $\frac{1}{1000}$ shall be required only when the moneys on hand amount to as much as $\frac{1}{1000}$ but in any event a denosit shall		
18 19	(\$250.00), one thousand five hundred dollars (\$1,500), but in any event a deposit shall on the last business day of the month. All deposits shall be made with the finance office		
9 60	on the last business day of the month. All deposits shall be made with the finance office official depository. Deposits in an official depository shall be immediately reported to the		
51	officer or individual school treasurer by means of a duplicate deposit ticket. The finance		
1	orneer or murvioual sensor deasurer by means of a supprease deposit deket. The finance		

may at any time audit the accounts of any officer, employee or agent collecting or receiving any
taxes or other moneys, and may prescribe the form and detail of these accounts. The accounts of
such an officer, employee or agent shall be audited at least annually."

4 5

PLASMA GAMES GRANT PROGRAM

6 **SECTION 7.69.(a)** The Department of Public Instruction shall create a grant 7 program for public school units to apply for funds to contract with Plasma Games, Inc., for the 8 use of educational software to be used in science, technology, engineering, and math (STEM) 9 and career and technical education (CTE) courses. The Department shall make an application 10 available to public school units by November 15, 2023, and August 1 of each year thereafter that funds are made available for this purpose. Public school units shall submit applications by 11 12 January 15, 2024, and October 1 of each year thereafter that funds are available. The Department 13 shall make determinations on grant recipients by March 15, 2024, and December 1 of each year 14 thereafter that funds are made available. The Department shall prioritize issuing grants to public 15 school units that participated in the pilot program created pursuant to Section 3.5(a)(25) of S.L. 16 2021-25, as amended by S.L. 2021-180, and are actively utilizing license grants pursuant to that 17 pilot program.

18 **SECTION 7.69.(b)** The Department shall report to the Joint Legislative Education 19 Oversight Committee beginning May 15, 2024, and each year thereafter that funds are made 20 available for the program created by subsection (a) of this section, on the outcomes of the 21 program. The report shall include at least the following:

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- (1) The number of public school units that submitted grant applications.
 - (2) The number of grants awarded.
- (3) The percentage of grants that were awarded to public school units that participated in the pilot program created pursuant to Section 3.5(a)(25) of S.L. 2021-25, as amended by S.L. 2021-180. This subdivision applies only to the report for May 15, 2024.
- (4) The average size of grants awarded.
- (5) The average daily membership of each public school unit that received grant awards.
 - (6) The ratio of grant funds received by each public school unit to the average daily membership of the public school unit.
 - (7) The total number of licenses in active use in the State.
- 33 34 35

36

NC EDUCATION CORPS REPORTING

(8)

(3)

SECTION 7.70. The North Carolina Education Corps shall report to the Joint Legislative Education Oversight Committee by February 15, 2024, on the results of the program created pursuant to Section 3.5(a)(7) of S.L. 2021-25, as amended by S.L. 2021-180. The report shall include at least the following:

Any other information the Department deems relevant.

- (1) The number of tutors trained using funds provided.
 - (2) The number of students who worked with tutors trained by the program.

The average amount of funding spent by the North Carolina Education Corps

42 43

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- 44
- (4) per tutor trained.
- 45 (4) The number of tutors hired by public school units after completion of the 46 training provided by the program.
- 47 (5) Which public school units utilized tutors trained by the program.
- 48 (6) The impacts on student outcomes in public school units that utilized tutors
 49 trained by the program.
- 50(7)The amount spent by each public school unit to hire tutors trained by the51program.

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(8) Any other information the North Carolina Education Corps deems relevant.
ALLOW NONPROFITS TO PROVIDE ABUSE/SEX TRAFFICKING TRAINING TO
EDUCATORS
SECTION 7.71. G.S. 115C-375.20 reads as rewritten:
"§ 115C-375.20. Child sexual abuse and sex trafficking training program required.
(a) Definitions. – The following definitions shall apply in this section:
(1) School personnel. – Teachers, instructional support personnel, principals, and assistant principals. This term may also include, in the discretion of the
employing entity, other school employees who work directly with students in
grades kindergarten through 12.
(b) Each employing entity shall adopt and implement a child sexual abuse and sex
trafficking training program for school personnel who work directly with students in grades
kindergarten through 12 that provides education and awareness training related to child sexual
abuse and sex trafficking, including, but not limited to, best practices from the field of prevention,
the grooming process of sexual predators, the warning signs of sexual abuse and sex trafficking,
how to intervene when sexual abuse or sex trafficking is suspected or disclosed, legal
responsibilities for reporting sexual abuse or sex trafficking, and available resources for
assistance. This training may be provided by local nongovernmental organizations with expertise
in these areas, local law enforcement officers, officers or other officers of the court. court, or
nonprofit organizations with over 10 years of experience in providing research-based child sexual
abuse prevention curriculum. All school personnel who work with students in grades
kindergarten through 12 shall receive two hours of training consistent with this section in
even-numbered years beginning in 2020.
(c) No entity required to adopt a child sexual abuse and sex trafficking training program by $C = 115C 47(64) = 115C 218 75(2) = 115C 228 66(15)$ or $116 220 8(b)(17)$ or its members
by G.S. 115C-47(64), 115C-218.75(g), 115C-238.66(15), or 116-239.8(b)(17), or its members, employees, designees, agents, or volunteers, shall be liable in civil damages to any party for any
loss or damage caused by any act or omission relating to the provision of, participation in, or
implementation of any component of a child sexual abuse and sex trafficking training program
required by this section, unless that act or omission amounts to gross negligence, wanton conduct,
or intentional wrongdoing. Nothing in this section shall be construed to impose any specific duty
of care or standard of care on an entity required to adopt a child sexual abuse and sex trafficking
training program by G.S. 115C-47(64), 115C-218.75(g), 115C-238.66(15), or
116-239.8(b)(17)."
HIGH SCHOOL DIPLOMA ENDORSEMENTS
SECTION 7.72.(a) Article 8 of Chapter 115C of the General Statutes is amended by
adding a new Part to read:
"Part 1D. High School Graduation.
" <u>§ 115C-83.30.</u> Reserved for future codification purposes.
" <u>§ 115C-83.31. Exit standards and graduation requirements.</u>
(a) The State Board of Education shall require the following for high school graduation:
(1) Successful completion of instruction in cardiopulmonary resuscitation as
provided in G.S. 115C-81.25(c)(10).
(2) A passing grade in the semester course on the Founding Principles of the
United States of America and the State of North Carolina described in
<u>G.S. 115C-81.45(d)(1).</u>
(b) The following restrictions apply to the State Board of Education regarding Algebra I
and high school graduation projects:
(1) <u>The Board shall not adopt or enforce any rule that requires Algebra I as a</u>
graduation standard or as a requirement for a high school diploma for any

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	student whose individualized education progra	im (i) identifies the student as
	learning disabled in the area of mathematics an	nd (ii) states that this learning
	disability will prevent the student from mastering	ng Algebra I.
<u>(2)</u>	The Board shall not require any student to pre-	pare a high school graduation
	project as a condition of graduation from h	nigh school; local boards of
	education may, however, require their studen	ts to complete a high school
	graduation project as provided in G.S. 115C-47	<u>7(54a).</u>
	High school diploma endorsements.	
(a) The	State Board of Education shall establish, implement	nt, and determine the impact of
-	ge, (ii) career, and (iii) college and career endorser	
-	udents to obtain requisite job skills necessary for	
wide range of h	nigh-quality careers and to reduce the need for rem	nedial education in institutions
of higher educa	tion. The Board shall develop criteria for receiving	a diploma endorsement under
this subsection	that address the following:	
<u>(1)</u>	Courses completed by the student.	
<u>(2)</u>	Overall grade point average.	
<u>(3)</u>	Reading achievement, including the requireme	ent that a student receive on a
	nationally norm-referenced college admission	ons test for reading, either
	administered under G.S. 115C-174.11(c)(4) or	r as an alternative nationally
	norm-referenced college admissions test appro	ved by the Board, at least the
	benchmark score established by the testing or	
	level of achievement required for students to	** • •
	percent (50%) chance of obtaining a grade E	
	percent (75%) chance of obtaining a grade C	
	credit-bearing, first-year college course. A stu	
	norm-referenced test as many times as neces	•
	benchmark score for reading in order to rec	ceive a high school diploma
	endorsement prior to the student's graduation.	
<u>(4)</u>	Any additional criteria deemed necessary by the	
	State Board of Education shall establish an arts pro	
	encourage students to obtain a well-rounded, high	
	ate any form necessary for students to document th	
*	m to local boards of education. The Board shall d	±
-	ement under this subsection that include the follow	
<u>(1)</u>	<u>Completion of a minimum of four arts credits w</u>	
(2)	average of 3.0 or higher in each arts credit com	
<u>(2)</u>	Completion of a minimum of 40 hours of arts-re	
	To receive credit for completing these hours, a	a student shall meet all of the
	following requirements:	ad autro aumi aular a ativity that
	a. <u>The student participates in an arts-relate</u>	
	is approved by the local board of educat	
	b. <u>The student completes all of the required</u>	I nours outside of instructional
	hours. The student does not receive any course	andit for portionation in the
	<u>c.</u> <u>The student does not receive any course</u>	e credit for participation in the
	d. The student documents the hours on the	a form provided by the Roard
	<u>d.</u> <u>The student documents the hours on the</u> to local boards of education.	e form provided by the Board
(3)	Any additional criteria deemed necessary by the	e Board
	State Board of Education shall establish a citizer	
	ement to encourage students to demonstrate their	
	overnment and civic life. The Board shall create ar	
<u>ane i interioali g</u>	overmient and ervie me. The Doard shan create a	ry rorm necessary for students

1	to document their civics participation and shall provide this form to governing bodies of local			
2	school administrative units. The Board shall develop criteria for receiving a diploma endorsement			
3	under this subsection that include at least a passing score on a civics test composed of questions			
4	from the pool of publicly available questions to be used for the civics test given by the U.S.			
5	Citizenship and Immigration Services (USCIS) as part of the naturalization interview and test			
6	issued by USCIS. The State Board shall determine the format of the civics test and the number			
7	of questions to be included in the civics test. The State Board shall require that all local school			
8	administrative units offer the civics test created pursuant to this subsection at least once per			
9	semester.			
10	(d) The Board shall report annually to the Joint Legislative Education Oversight			
11	Committee on high school diploma endorsements as required by G.S. 115C-156.2."			
12	SECTION 7.72.(b) Subsection (a) of this section is effective when it becomes law.			
13	The State Board of Education shall make available arts proficiency and citizenship proficiency			
14	high school diploma endorsements, as provided under this section, to students graduating high			
15	school beginning with the 2023-2024 school year.			
16	SECTION 7.72.(c) G.S. 115C-12(9d) reads as rewritten:			
17	"(9d) Power to Develop Exit Standards and Graduation Requirements. –			
18	a. The Board In accordance with G.S. 115C-83.31, the Board shall			
19	require certain exit standards and may develop additional exit			
20	standards that shall be required for high school graduation. The Board			
21	shall require the following for high school graduation:			
22	1. Successful completion of instruction in cardiopulmonary			
23	resuscitation as provided in G.S. 115C-81.25(c)(10).			
24	2. A passing grade in the semester course on the Founding			
25	Principles of the United States of America and the State of			
26	North Carolina described in G.S. 115C-81.45(d)(1).			
27	b. The following restrictions apply to the Board regarding Algebra I and			
28	high school graduation projects:			
29	1. The Board shall not adopt or enforce any rule that requires			
30	Algebra I as a graduation standard or as a requirement for a			
31	high school diploma for any student whose individualized			
32	education program (i) identifies the student as learning			
33	disabled in the area of mathematics and (ii) states that this			
34	learning disability will prevent the student from mastering			
35	Algebra I.			
36	2. The Board shall not require any student to prepare a high			
37	school graduation project as a condition of graduation from			
38	high school; local boards of education may, however, require			
39	their students to complete a high school graduation as provided			
40	in G.S. 115C 47(54a)."			
41	SECTION 7.72.(d) G.S. 115C-12(40) reads as rewritten:			
42	"(40) To Establish High School Diploma Endorsements. – The State Board of			
43	Education shall establish, implement, and determine the impact of adding (i)			
44	college, (ii) career, and (iii) college and career endorsements to high school			
45	diplomas to encourage students to obtain requisite job skills necessary for			
46	students to be successful in a wide range of high-quality careers and to reduce			
47 48	the need for remedial education in institutions of higher education. These			
48	endorsements shall reflect courses completed, overall grade point average,			
49 50	reading achievement, and other criteria as developed by the State Board of Education. A student shall only receive a high school diploma endorsement if			
50 51	Education. A student shall only receive a high school diploma endorsement if that student receives on a nationally norm referenced college admissions test			
51	that statent receives on a nationary norm referenced conege admissions lest			

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		for reading, either administered under G.S. 115C-1	74.11(c)(4) or as a
		alternative nationally norm-referenced college admiss	ions test approved t
		the State Board, at least the benchmark score estab	
		organization that represents the level of achievement re	•
		have approximately a fifty percent (50%) chance of o	1
		higher or a seventy-five percent (75%) chance of obtain	
		in a corresponding credit-bearing, first-year college c	
		retake a nationally norm-referenced test as many times a	
		the required benchmark score for reading in order to	
		diploma endorsement prior to the student's graduation	
		Education shall report annually to the Joint Legislative	
		Committee on high school diploma endorsements	
		G.S. 115C-156.2.establish high school diploma endors	
		G.S. 115C-83.32."	ements as provided
	SEC		a a name subsection
read:	SEC	TION 7.72.(e) G.S. 115C-218.85 is amended by adding	g a new subsection
	U:~ŀ	School Diploma Endorgamenta	
" <u>(c)</u>		<u>School Diploma Endorsements.</u>	to some a sitirorsh
	<u>(1)</u>	A charter school shall offer students the opportunity	
		proficiency high school diploma endorsemer	nt consistent wi
	(2)	<u>G.S. 115C-83.32(c).</u>	acheal a student m
	<u>(2)</u>	If necessary due to practical limitations at the charter	
		take the civics test required to earn the endor	-
		<u>G.S. 115C-83.32(c) at the nearest high school to the original schoo</u>	
		within the local school administrative unit in which	
		located at the time that the nearest high school wi	thin the local scho
	GEO	administrative unit is scheduled to offer the exam."	
!! (1 -)		TION 7.72.(f) G.S. 115C-156.2(b) reads as rewritten:	11
"(b)	-	ming in 2019, the <u>The</u> State Board of Education sha	-
-		cation Oversight Committee by November 15 of each	year on the following
informati		The market of the dense in some of the horizont edge.	
	(1)	The number of students in career and technical education	
		(i) community college credit and (ii) related indus	try certifications ai
		credentials.	
	(2)	Implementation of high school diploma endorsements	
		college, (ii) career, and (iii) college and career endors	6
		diplomas, through evaluation of at least the following d	
		a. Impact on the rates of high school graduation, c	
		remediation, and post-high school employment.	
		b. Beginning with the 2019-2020 school year, the <u>1</u>	
		who had to retake a nationally norm-referenced of	-
		to meet the reading benchmark score required	-
		<u>G.S. 115C-83.32(a)</u> to receive a <u>college or caree</u>	• •
		endorsement and the number of students who	were not awarded
		college or career high school diploma endorsen	nent solely because
		the inability to meet the benchmark score for	r reading required b
		G.S. 115C-12(40).G.S. 115C-83.32(a).	
		c. The number of students receiving any h	nigh school diplon
		the number of students feedring un; i	
		endorsement."	<u>.</u>
	SEC	endorsement."	
becomes			on is effective when

1				
2	LIMITED TEACHER LICENSE CHANGES			
3		ION 7.73.(a) G.S. 115C-270.20(a)(4a) reads as rewritten:		
4	"(4a)	Limited license. – A three-year nonrenewable renewable license issued to an		
5		individual who meets the requirements of this subdivision. A limited license		
6		shall only be requested by the local board of education currently employing		
7		or seeking to employ the individual and shall be used for continued		
8		employment only in that local school administrative unit. The State Board		
9		shall not require individuals to demonstrate preparation through achieving a		
10		prescribed minimum score on a standardized examination for a limited		
11		license. To receive a limited license, one of the following shall be met:		
12		a. In-state licensee. – Both of the following are met:		
13		1. The individual was issued an IPL or RL, but failed to fulfill		
14		examination requirements under G.S. 115C-270.15 after three		
15		years of licensure.		
16		2. The local board of education submits to the State Board an		
17		affidavit stating that the teacher is currently employed by that		
18		local board, is an effective teacher, and will be encouraged to		
19		continue to pursue a CPL. The affidavit shall be signed by both		
20		· · · ·		
		the principal and superintendent for the school to which the		
21		teacher is currently assigned.		
22		b. Out-of-state licensee. – Both of the following are met:		
23		1. The individual holds current teacher licensure in another state		
24		that is in good standing.		
25		2. The local board of education submits to the State Board an		
26		affidavit stating that the local board seeks to employ the		
27		teacher, that the teacher has been employed as a licensed		
28		teacher in another state for at least three years, and that the		
29		teacher will be encouraged to pursue an IPL or CPL, as		
30		appropriate for that teacher. The affidavit shall be signed by		
31		the superintendent for the local board of education seeking to		
32		employ the teacher."		
33	SECT	TON 7.73.(b) G.S. 115C-270.30(b) is amended by adding a new subdivision		
34	to read:			
35	" <u>(6)</u>	For a teacher renewing a limited license, an affidavit from the employing local		
36		board of education that is signed by both the principal and the superintendent		
37		for the school to which the teacher is currently assigned. The affidavit must		
38		state all of the following:		
39		<u>a.</u> <u>The teacher is currently employed by the local board of education.</u>		
40		b. The teacher is an effective teacher. For teachers who have available		
41		growth data under the Education Value-Added Assessment System		
42		(EVAAS), the data must demonstrate that the teacher meets or exceeds		
43		expectations of growth.		
44		c. The teacher will be encouraged to continue to pursue a CPL."		
45	SECT	TON 7.73.(c) For limited license renewals that occur on or before July 1, 2025,		
46	the State Board	of Education shall only require the teacher to meet the licensure renewal		
47		S.S. 115C-270.30(b)(6), as enacted by subsection (b) of this section.		
48	-	TON 7.73.(d) This section is effective when it becomes law and applies to		
49		ons on or after that date.		
50	11			
51	OUT-OF-STAT	E TEACHER LICENSE RECIPROCITY		

General Assembly Of North Carolina Session 2023 SECTION 7.74.(a) G.S. 115C-270.25 reads as rewritten: 1 2 "§ 115C-270.25. Out-of-state license applicants. Initial applications for a continuing professional license from an individual with an 3 4 out-of-state teacher's license shall require the applicant to provide evidence of that teacher's 5 effectiveness, when available, as measured by the evaluation system used in that applicant's state of current licensure at the time of application, including any growth measures included in that 6 7 evaluation system. An individual who does not include evidence of that teacher's effectiveness 8 with the initial application shall only be eligible for an IPL or LL. The State Board of Education 9 shall grant a CPL to a teacher licensed in another state with substantially similar licensure 10 requirements who has at least three years of teaching experience and is in good standing with the 11 other state." 12 SECTION 7.74.(b) This section is effective when it becomes law and applies to 13 out-of-state applicants for a CPL on or after that date. 14 15 ALLOW HOME SCHOOL STUDENTS TO SIT FOR AP/PSAT EXAMS SECTION 7.75.(a) G.S. 115C-174.18 reads as rewritten: 16 17 **Opportunity to take Preliminary SAT/National Merit Scholarship** "§ 115C-174.18. 18 Qualifying Test (PSAT/NMSQT). 19 Every student in the eighth through tenth grades who has completed Algebra I or who is in 20 the last month of Algebra I shall be given an opportunity to take a version of either the 21 Preliminary SAT/National Merit Scholarship Qualifying Test (PSAT/NMSQT) or the PLAN precursor test to the ACT, PreACT test, at the discretion of the local school administrative unit. 22 one time at no cost to the student. A student receiving instruction through a home school, as 23 24 provided by Part 3 of Article 39 of this Chapter, shall be eligible to participate in testing as 25 provided in G.S. 115C-565.1. The maximum amount of State funds used for this purpose shall 26 be the cost of the PSAT/NMSQT." 27 **SECTION 7.75.(b)** G.S. 115C-174.26(a) reads as rewritten: 28 It is the intent of the State to enhance accessibility and encourage students to enroll "(a) 29 in and successfully complete more rigorous advanced courses to enable success in postsecondary 30 education for all students. For the purposes of this section, an advanced course is an Advanced 31 Placement course, an International Baccalaureate Diploma Programme course, or a Cambridge 32 Advanced International Certificate of Education (AICE) course, including an AS-Level or 33 A-Level course. To attain this goal, to the extent funds are made available for this purpose, 34 students enrolled in public schools shall be exempt from paying any fees for administration of 35 examinations for advanced courses and registration fees for advanced courses in which the 36 student is enrolled regardless of the score the student achieves on an examination. A student 37 receiving instruction through a home school, as provided by Part 3 of Article 39 of this Chapter, shall be eligible to participate in administration of examinations for advanced courses as provided 38 39 in G.S. 115C-565.1." 40 SECTION 7.75.(c) Part 3 of Article 39 of Chapter 115C of the General Statutes is 41 amended by adding a new section to read: 42 "§ 115C-565.1. Eligibility to participate in certain testing administration in local school 43 administrative units. A student enrolled in a home school shall be allowed to participate in the 44 (a) administration of the Preliminary SAT/National Merit Scholarship Qualifying Test or the 45 PreACT test, as offered by the local school administrative unit in accordance with 46 G.S. 115C-174.18, as follows: 47 48 The student may take the test at a school within the local school administrative (1)49 unit that the student would be assigned to if the student attended public school. 50 The student shall have completed a course or test that shows equivalent (2)competency to passing Algebra I. 51

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<u>(3)</u>	<u>The student's parent shall be charged the</u> administrative unit.	cost of the test by the local school
(4)	<u>The student's parent, or other responsible</u>	adult designated by the parent may
<u>(4)</u>	be required by the local school administr	• • • •
	order for the student to take the test, if	
	prevent the local school administrative	
	proctor-student ratio for that test at that sc	
(b) A stu	ident enrolled in a home school shall be all	
	ered by a local school administrative unit in a	
as follows:		
(1)	The student may take the advanced course	e examination at a school within the
	local school administrative unit that the st	
	if the student attended public school.	-
(2)	The student shall meet any requirement	nts to take the advanced course
	examination established by the organization	on issuing that examination and the
	chief administrator of the home school. A	local board of education shall not
	require the student to complete a specific	advanced course to take the related
	examination.	
<u>(3)</u>	The student's parent shall be charged the	cost of the test by the local school
	administrative unit.	
<u>(4)</u>	The student's parent, or other responsible	
	be required by the local school administration	•
	order for the student to take the advanced	
	of the student would prevent the local scho	
	the required proctor-student ratio for that	examination at that school."
	F STUDENT'S PERSON	(h. Comencil Statester in any ded have
adding a new sec	TION 7.76. Article 27 of Chapter 115C of the strength of the	the General Statutes is amended by
U	Searches of students.	
	ies adopted by governing bodies of public so	chool units governing searches of a
	or property shall be consistent with the	
•	atutes, and regulations of the United States a	•
	ned by school officials in accordance with t	
*	e narrowly tailored to be minimally intrusive	
activity.	marowry tanorod to be minimary mitabre	e white investigating the suspected
	policy adopted by a governing body of a pu	blic school unit in accordance with
	f this section shall require that searches of a	
	chool official and one adult witness, both of	-
	icy may provide an exception to this requirer	
	letal detector, nandheid wand, or other s	imilar minimally intrusive device
designed to dete	netal detector, handheld wand, or other since the second state of	
designed to deter		
		canning."
STATE OF TH	ct weapons and regularly used for security so	canning." ESSION REPORT
STATE OF TH	 ct weapons and regularly used for security set E SCHOOL ADMINISTRATION PROFINITION 7.77.(a) G.S. 115C-12(22) reads as reduced by the Monitor the State of the Table State State	canning." ESSION REPORT ewritten: Feaching Profession and School
STATE OF TH SEC	 ct weapons and regularly used for security set E SCHOOL ADMINISTRATION PROFITION 7.77.(a) G.S. 115C-12(22) reads as reduced by the Monitor the State of the Table Administration Professions in North Carol 	canning." ESSION REPORT ewritten: Feaching Profession—and School lina. – The State Board of Education
STATE OF TH SEC	 ct weapons and regularly used for security set E SCHOOL ADMINISTRATION PROFINITION 7.77.(a) G.S. 115C-12(22) reads as reduced by the Monitor the State of the Table Administration Professions in North Carol shall monitor and compile an annual reduced by the State of the State of	ESSION REPORT ewritten: Feaching Profession and School ina. – The State Board of Education eport on the state of the teaching
STATE OF TH SEC	 ct weapons and regularly used for security set E SCHOOL ADMINISTRATION PROFITION 7.77.(a) G.S. 115C-12(22) reads as reduced by the Monitor the State of the Table Administration Professions in North Carol 	ESSION REPORT ewritten: Teaching Profession and School ina. – The State Board of Education eport on the state of the teaching rofessions in North Carolina that

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1		data on teaching positions that local boards of education	ation are unable to fill.
2		Carolina, as provided in G.S. 115C-289.2 and G.S. 11	
3	SEC	TION 7.77.(b) Article 19 of Chapter 115C of the Gene	
4	by adding a new	section to read:	
5	" <u>§ 115C-289.2.</u>	Report on the state of the school administration	n profession in North
6	Caro		
7		of the School Administration Profession Report The S	
8	shall monitor an	d compile an annual report by December 15 annually	on school principals in
9	North Carolina t	hat includes data on the decisions of principals to leave t	the profession of school
10		r move to a different position, as provided in subsection	
11		l adopt standard procedures for each local board of educa	· · ·
12	-	nired by this report and shall require each local board of	-
13		e State Board in a standard format adopted by the State	
14		ipals Leaving Their Position. – The report shall include	-
15		principals to leave their position in the prior school yea	ar, including reasons for
16	leaving their pos		
17	<u>(1)</u>	The number of principals who left the profession w	ithout remaining in the
18		field of education.	
19	<u>(2)</u>	The number of principals who left their position for em	
20		in another school in the State, including principals w	
21		within another local school administrative unit, a	nonpublic school, or a
22	(2)	<u>charter school.</u>	. f
23	<u>(3)</u>	The number of principals who left their position	
24 25		educational position and the type of educational	position to which the
23 26	(A)	principals moved. The number of principals who left their position in low	y performing schools as
20 27	<u>(4)</u>	defined in G.S. 115C-105.37.	w-performing schools as
28	<u>(5)</u>	The number of principals who left their position	in order to move to a
28 29	<u>(5)</u>	low-performing school, as defined in G.S. 115C-105.3	
30		principal recruitment supplement authorized in G	
31		principal's decision to accept the position at the low-p	
32	(c) Princ	ipal and School Performance. – The State of the	
33		rt prepared by the State Board of Education pursuant to the	
34	-	between the data included in subsection (b) of this section	•
35		nent, and school performance, as calculated by G.S. 11	
36		ch principal attrition and mobility led to changes in scho	
37	(d) Repo	rt Consolidation. – The report required by this section sh	all be consolidated with
38	the report on the	State of the Teaching Profession required by G.S. 115C	<u>C-299.5.</u> "
39	SEC	TION 7.77.(c) G.S. 115C-299.5 is amended by adding a	new subsection to read:
40	" <u>(g)</u> <u>Repo</u>	rt Consolidation. – The report required by this section sh	all be consolidated with
41	the State of the S	School Administration Profession Report required by G.	<u>S. 115C-289.2.</u> "
42		TION 7.77.(d) This section is effective when it bec	comes law and applies
43	beginning with t	he report due December 15, 2024.	
44			
45		US AND COST OF CARBON MONOXIDE ALA	ARMS AND RADON
46		N SCHOOLS	11 1 1 101 1 11
47		TION 7.78. The State Board of Education shall surv	• •
48		nine the number of existing school buildings that are curr	• • • • • •
49 50		e alarm and detection systems but would have to install the	• •
50	_	nce with the requirements for new buildings in Section 91	
51	State Building	Code, Fire Prevention Code (non-equipped buildings	b). The State Board of

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Education shall also survey all identified public schools to determinimplementation of radon gas testing. The State Board of Education shall Legislative Education Oversight Committee the following information no la 15, 2023:	report to the Joint
(1) The number of non-equipped buildings statewide, and b school.	by identified public
(2) The estimated cost statewide, and by the identified public install, and inspect all non-equipped buildings with carbo and detection systems and radon gas testing.	on monoxide alarm
For purposes of this section, "identified public schools" shall reference public school unit, as defined in G.S. 115C-5(7a), except charter schools, (ii) School of Science and Mathematics, (iii) the University of North Carolina (iv) schools operated by the Department of Health and Human Services, and (by the Division of Juvenile Justice of the Department of Public Safety.) the North Carolina School of the Arts,
PROCEDURAL CORRECTION FOR S.L. 2023-107 SECTION 7.79. Subsection (c) of Section 6 of S.L. 2023-107 is	reenacted.
CLARIFY THAT NONPUBLIC SCHOOLS MAY PROVIDE REMOT	E INSTRUCTION
	DE IN-PERSON
	UDENTS WITH
SCHOLARSHIP GRANTS	
SECTION 7.80.(a) Part 1 of Article 39 of Chapter 115C of the	General Statutes is
amended by adding a new section to read:	
"§ 115C-550.5. Remote instruction.	
A private church school or school of religious charter may provide remo	ote instruction if the
school maintains copies of all records required by this Chapter at an adminis	
physically located in the State. For the purposes of this section, remote	
instruction delivered to students in a remote location outside of a school	
synchronously or asynchronously."	j ,
SECTION 7.80.(b) Part 2 of Article 39 of Chapter 115C of the	General Statutes is
amended by adding a new section to read:	
"§ 115C-558.5. Remote instruction.	
A qualified nonpublic school may provide remote instruction if the scho	ol maintains copies
of all records required by this Chapter at an administrative office that is phys	
State. For the purposes of this section, remote instruction means instruction d	lelivered to students
in a remote location outside of a school facility, whether synchronously or as	
SECTION 7.80.(c) G.S. 115C-562.5(a) is amended by adding a	new subdivision to
read:	
"(7) Maintain a school facility within the State where in-pe	erson instruction is
provided. This subdivision does not prohibit a sch	ool from offering
remote-only courses of instruction in addition to in-person	n instruction."
ADJUSTMENTS TO S.L. 2023-106	
SECTION 7.81.(a) G.S. 114A-10(7), as enacted by S.L. 2	2023-106, reads as
rewritten:	
"(7) To prohibit the creation, sharing, or storage of a biometri	
child without the parent's prior written consent, except	
stored within the United States in any of the following circ	
a. authorized When authorized pursuant to a court or	:der- order.

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1	<u> </u>	or-When otherwise required by law,	, including G.S. 7B-2102 and
2	—	G.S. 7B-2201.	e
3	<u>c.</u>	When the biometric scan occurs in a pla	ace open to the public, whether
4		it is publicly or privately owned, in w	hich there is no expectation of
5		privacy.	
6	<u>d.</u>	When the scan is used solely for securi	ty or surveillance of buildings,
7		grounds, or school transportation."	
8		N 7.81.(b) G.S. 115C-76.65(c), as enacted	d by S.L. 2023-106, reads as
9	rewritten:		
10		t for protected information surveys that are	
11		Prevention's Youth Risk Behavior Surveilla	•
12		student shall be permitted to participate in a	1
13	1	tten or electronic consent of the parent or the	
14		the opportunity to opt out of any protected in	
15		ease Control and Prevention's Youth Risk Be	enavior Surveillance System or
16 17	National Youth Toba	<u>cco survey.</u> N 7.81.(c) G.S. 115C-375.1 reads as rewritt	an i
17		orovide some medical care to students.	en:
10	~ .	ng G.S. 90-21.10B, it is within the scope	of duty of teachers including
20		eacher assistants, student teachers, or any	
20		the board of education or its designee, (
22	•	d by a doctor upon written request of the p	•
23	1	isonably apparent circumstances indicate the	
24		ondition or endanger the life of the pupil, and	
25		niques in which the employee has been trai	· · · · ·
26	the State Board of Education. No employee, however, shall be required to administer drugs or		
27	medication or attend lifesaving techniques programs.		
28	Any public schoo	l employee, authorized by the board of educa	tion or its designee to act under
29	(i), (ii), or (iii) above	e, shall not be liable in civil damages for	any authorized act or for any
30	omission relating to	that act unless the act or omission amount	ts to gross negligence, wanton
31	conduct, or intention	al wrongdoing. Any person, serving in a volu	intary position at the request of
32	-	n or consent of the board of education or its	
33	the authority by the board of education or its designee to act under (ii) above shall not be liable		
34	Ũ	any authorized act or for any omission rel	0
35	0	ligence, wanton conduct, or intentional wron	0 0
36		ment of each school year, but before the begi	-
37		uire, the principal of each school shall o	determine which persons will
38	participate in the me	1 0	1
39 40		N 7.81.(d) Notwithstanding the time lines a	1
40 41		3-106, for the 2023-2024 school year the following school units shall provide the parent	• • • • •
42		quired by G.S. 115C-76.30(c), as enacted	-
43		idents, and school personnel no later than th	
44		er January 1, 2024.	ie mist day of senoor occurring
45		overning bodies of public school units shall	establish policies required by
46		S. 115C-76.35, as enacted by S.L. 2023-106	
47		nuary 1, 2024.	,
48		blic school units shall provide the notice of	health care services and means
49		c consent to parents required by G.S. 11.	
50		acted by S.L. 2023-106, no later than the first	
51	Ja	nuary 1, 2024.	-
	D 140	House Bill 250	11250 CCSMO ₂ 2 [3 2]
	$\mathbf{D}_{\alpha\alpha\alpha} = 1.40$		11/15/1 / /////////////////////////////

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1 2 3 4	(4)	Governing bodies of public school units shall adopt the process required by G.S. 115C-76.60, as enacted by S.L. than December 15, 2023, and shall permit parents to begin no later than January 1, 2024.	2023-106, no later	
5	(5)	The State Board of Education shall adopt emergency ru		
)		parental concern hearings required by G.S. 115C-76.60, a 2023-106, conducted during the 2023-2024 school year.	•	
		Education shall receive requests for parental concern hear later than January 30, 2024.	rings beginning no	
	(6)	Public school units shall submit the report required by G.S.		
	(7)	enacted by S.L. 2023-106, beginning September 15, 2024. The State Board of Education shall submit the re G.S. 115C-76.70(b), as enacted by S.L. 2023-106, beginn 2024.	port required by	
	SEC	CTION 7.81.(e) This section is effective August 16, 2023.		
		TY SCHOLARSHIP FINANCIAL IMPACT REPORT/R C SCHOOLS	EINVESIMENI	
		CTION 7.82.(a) G.S. 115C-562.7 reads as rewritten:		
		. Authority reporting Reporting requirements.		
	§ 115C-502.7	. Authority reporting <u>Reporting</u> requirements.		
	(b) The	e Authority shall report annually, no later than October 15, to the	e Ioint Legislative	
	. ,	rsight Committee on the following information from the prior	U U	
	Luucution Ove	isight committee on the following information from the prior	senoor year.	
	(4)	Nonpublic schools in which scholarship grant recipie	ents are enrolled.	
		including numbers of scholarship grant students at each no		
	(e) No	later than October 15 of each year, the Authority shall prov	vide the following	
		the Department of Public Instruction:	-	
	<u>(1)</u>	The information described in subdivision (4) of subsection	(b) of this section.	
	<u>(2)</u>	For each scholarship grant recipient, award amounts and su	ifficient personally	
		identifiable information to track the recipient's continue nonpublic school. This information is confidential and n		
		<u>under G.S. 132-1.</u>		
		e Department of Public Instruction shall report no later than A		
		egislative Education Oversight Committee on the cumulative		
	current school year between the scholarship grant award amount for each prior public school			
	attendee enrolled in a nonpublic school and the average State per pupil allocation for average			
		hip for a student in a public school unit. For purposes of this s		
		attendee" is any scholarship grant recipient who was in meml		
		a majority of the first or second month of the school year im		
		a nonpublic school, beginning with students enrolled in a pub	olic school unit the	
		ool year or subsequent school years."	1 1 1 1	
	SECTION 7.82.(b) Notwithstanding G.S. 115C-562.7, as amended by subsection			
		on, the State Education Assistance Authority shall provide the f $562.7(a)$ by October 15, 2024, and the Department of Public		
		562.7(e) by October 15, 2024, and the Department of Public transmission of 2025 The		
	-	st report required by G.S. 115C-562.7(f) by April 1, 2025. The 2.7(f) shall apply to all prior public school attendees enrolled in		
		25 school year who were enrolled in a public school unit in the	-	
	year.	25 senoor year who were enrolled in a public schoor unit in the	2025-2024 SCHOOL	
	year.			

General Assembly Of North Carolina Session 2023 SECTION 7.82.(c) It is the intent of the General Assembly to reinvest in the public 1 2 schools any savings realized by the State each year, beginning in the 2025-2026 school year, 3 because of the transfer of a student from a public school unit to a nonpublic school where the 4 student accepts an opportunity scholarship grant award that is less than one hundred percent 5 (100%) of the average State per pupil allocation for average daily membership for a student in a 6 public school unit. 7 8 **CLARIFY MINIMUM SERVICE REQUIREMENTS FOR PAID PARENTAL LEAVE** 9 **SECTION 7.83.(a)** G.S. 126-8.6(c1) reads as rewritten: 10 The State Human Resources Commission shall adopt rules and policies providing for (c1)11 a period of minimum service before an employee becomes eligible for parental leave, the maximum number of uses of paid parental leave within a 12-month period, and how much leave 12 is to be provided in the event of miscarriage or the death of a child during birth. The rules shall 13 14 provide that the period of minimum service may be met by aggregating employment at any of 15 the following: State agencies, departments, and institutions, including The University of 16 (1)17 North Carolina. 18 (2)Public school units that provide paid parental leave in accordance with this 19 section. 20 (3) Community colleges located in this State." **SECTION 7.83.(b)** G.S. 115C-218.90(a)(6) reads as rewritten: 21 A board of directors may provide paid parental leave consistent with the 22 "(6) requirements of G.S. 126-8.6. If the board provides paid parental leave, it shall 23 24 be eligible to receive funds as provided in G.S. 115C-336.1(b). If the board 25 does not provide paid parental leave, it shall provide written notice to 26 individuals upon offering employment. The notice shall state that employment 27 with the charter school will not count toward any minimum period of service 28 established pursuant to G.S. 126-8.6(c1)." 29 30 LIMIT DISCRETION TO WITHHOLD OR REDUCE CHARTER SCHOOL FUNDING TO REVIEW BOARD AND SUPERINTENDENT OF PUBLIC INSTRUCTION 31 32 SECTION 7.84. G.S. 115C-218.105, as amended by S.L. 2023-110, reads as 33 rewritten: 34 "§ 115C-218.105. State and local funds for a charter school. 35 The State Board of Education shall allocate to each charter school: (a) 36 An amount equal to the average per pupil allocation for average daily (1)37 membership from the local school administrative unit allotments in which the charter school is located for each child attending the charter school except for 38 39 the allocation for children with disabilities and for the allocation for children 40 with limited English proficiency; 41 An additional amount for each child attending the charter school who is a child (2)42 with disabilities; and 43 An additional amount for children with limited English proficiency attending (3) the charter school, based on a formula adopted by the State Board. 44 In accordance with G.S. 115C-218.7 and G.S. 115C-218.8, the State Board shall allow for 45 46 annual adjustments to the amount allocated to a charter school based on its enrollment growth in school years subsequent to the initial year of operation. 47 In the event a child with disabilities leaves the charter school and enrolls in a public school 48 49 during the first 60 school days in the school year, the charter school shall return a pro rata amount of funds allocated for that child to the State Board, and the State Board shall reallocate those 50 funds to the local school administrative unit in which the public school is located. In the event a 51

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child with disabilitie	s enrolls in a charter school during the first 60 sch	ool days in the school year,		
the State Board shall allocate to the charter school the pro rata amount of additional funds for				
children with disabilities.				
(a1) The State	Board shall not withhold or reduce distribution	of funds to a charter school		
for any reason except	for any reason except as provided in subsection (a2) of this section.			
(a2) The State	Board shall withhold or reduce distribution of the	funds to a charter school if		
any of the following	applies:			
<u>(1)</u> <u>T</u>	ne change in funding is due to an annual adjustm	ent based on enrollment or		
<u>is</u>	a general adjustment to allocations that is not	t specific to the charter or		
<u>ac</u>	tions of that charter school.			
<u>(2)</u> <u>T</u>	ne Review Board notifies the State Board th	at the charter school has		
<u>m</u>	aterially violated a term of its charter, has violated	ed a State statute or federal		
<u>la</u>	w, or has had its charter terminated or nonrenew	ed.		
<u>(3)</u> <u>T</u>	ne Superintendent of Public Instruction notifier	s the State Board that the		
<u>cl</u>	arter school has failed to meet generally accurate	cepted standards of fiscal		
<u>m</u>	anagement or has violated a State or federal requi	rement for receipt of funds.		
"	-	-		
PART VII-A. COM	PENSATION OF PUBLIC SCHOOL EMPL	OYEES		
TEACHER SALA	XY SCHEDULE			
SECTIO	N 7A.1.(a) The following monthly teacher sala	ry schedule shall apply for		
the 2023-2024 fiscal year to licensed personnel of the public schools who are classified as				
teachers. The salary schedule is based on years of teaching experience.				
-	2023-2024 Teacher Monthly Salary Schedu	ule		
Years of Ex	perience "	A" Teachers		
0		\$3,900		
1		\$3,984		
2		\$4,085		
3		\$4,187		
4		\$4,289		
5		\$4,391		
6				
7		\$4,481		
		\$4,481 \$4.572		
		\$4,572		
8		\$4,572 \$4,662		
8 9		\$4,572 \$4,662 \$4,753		
8 9 10		\$4,572 \$4,662 \$4,753 \$4,843		
8 9 10 11		\$4,572 \$4,662 \$4,753 \$4,843 \$4,933		
8 9 10 11 12		\$4,572 \$4,662 \$4,753 \$4,843 \$4,933 \$5,024		
8 9 10 11 12 13		\$4,572 \$4,662 \$4,753 \$4,843 \$4,933 \$5,024 \$5,114		
8 9 10 11 12 13 14		\$4,572 \$4,662 \$4,753 \$4,843 \$4,933 \$5,024 \$5,114 \$5,205		
8 9 10 11 12 13 14 15-24		\$4,572 \$4,662 \$4,753 \$4,843 \$4,933 \$5,024 \$5,114 \$5,205 \$5,306		
8 9 10 11 12 13 14 15-24 25+		\$4,572 \$4,662 \$4,753 \$4,843 \$4,933 \$5,024 \$5,114 \$5,205 \$5,306 \$5,510		
8 9 10 11 12 13 14 15-24 25+	N 7A.1.(b) Salary Supplements for Teachers Pai	\$4,572 \$4,662 \$4,753 \$4,843 \$4,933 \$5,024 \$5,114 \$5,205 \$5,306 \$5,510		
8 9 10 11 12 13 14 15-24 25+ SECTIO	N 7A.1.(b) Salary Supplements for Teachers Pai	\$4,572 \$4,662 \$4,753 \$4,843 \$4,933 \$5,024 \$5,114 \$5,205 \$5,306 \$5,510 id on This Salary Schedule.		
8 9 10 11 12 13 14 15-24 25+ SECTIO - (1) L	N 7A.1.(b) Salary Supplements for Teachers Paic censed teachers who have NBPTS certificati	\$4,572 \$4,662 \$4,753 \$4,843 \$4,933 \$5,024 \$5,114 \$5,205 \$5,306 \$5,510 id on This Salary Schedule. on shall receive a salary		
8 9 10 11 12 13 14 15-24 25+ SECTIO - (1) L st	N 7A.1.(b) Salary Supplements for Teachers Patcensed teachers who have NBPTS certificati pplement each month of twelve percent (12%)	\$4,572 \$4,662 \$4,753 \$4,843 \$4,933 \$5,024 \$5,114 \$5,205 \$5,306 \$5,510 id on This Salary Schedule. on shall receive a salary		
8 9 10 11 12 13 14 15-24 25+ SECTIO - (1) L st th	N 7A.1.(b) Salary Supplements for Teachers Paicensed teachers who have NBPTS certificati pplement each month of twelve percent (12%) e "A" salary schedule.	\$4,572 \$4,662 \$4,753 \$4,843 \$4,933 \$5,024 \$5,114 \$5,205 \$5,306 \$5,510 id on This Salary Schedule. on shall receive a salary of their monthly salary on		
$ \begin{array}{c} 8\\ 9\\ 10\\ 11\\ 12\\ 13\\ 14\\ 15-24\\ 25+\\ \mathbf{SECTIO}\\ -\\ (1) L\\ state{th}\\ (2) L \end{array} $	N 7A.1.(b) Salary Supplements for Teachers Pai censed teachers who have NBPTS certificati pplement each month of twelve percent (12%) e "A" salary schedule. censed teachers who are classified as "M" teac	\$4,572 \$4,662 \$4,753 \$4,843 \$4,933 \$5,024 \$5,114 \$5,205 \$5,306 \$5,510 id on This Salary Schedule. on shall receive a salary of their monthly salary on		
8 9 10 11 12 13 14 15-24 25+ SECTIO - (1) L st (2) L st	N 7A.1.(b) Salary Supplements for Teachers Paicensed teachers who have NBPTS certificati pplement each month of twelve percent (12%) e "A" salary schedule.	\$4,572 \$4,662 \$4,753 \$4,843 \$4,933 \$5,024 \$5,114 \$5,205 \$5,306 \$5,510 id on This Salary Schedule. on shall receive a salary of their monthly salary on		

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(3)	Licensed teachers with licensure based on academic preparation at the six-year degree level shall receive a salary supplement of one hundred twenty-six dollars (\$126.00) per month in addition to the supplement provided to them as "M" teachers.	
(4)	Licensed teachers with licensure based on academic preparation at the doctoral degree level shall receive a salary supplement of two hundred fifty-three dollars (\$253.00) per month in addition to the supplement provided to them as "M" teachers.	
(5)	Certified school nurses shall receive a salary supplement each month of ten percent (10%) of their monthly salary on the "A" salary schedule.	
(6)	School counselors who are licensed as counselors at the master's degree level or higher shall receive a salary supplement each month of one hundred dollars (\$100.00).	
SECT	TON 7A.1.(c) For school psychologists, school speech pathologists who are	
	the pathologists at the master's degree level or higher, and school audiologists	
-	as audiologists at the master's degree level or higher, the following shall apply:	
(1)	The first step of the salary schedule shall be equivalent to the sixth step of the	
(2)	"A" salary schedule.	
(2)	These employees shall receive the following salary supplements each month: The moment (10%) of their monthly solary, analyding the supplements	
	a. Ten percent (10%) of their monthly salary, excluding the supplement	
	provided pursuant to sub-subdivision b. of this subdivision.	
	b. Three hundred fifty dollars (\$350.00).	
(3)	These employees are eligible to receive salary supplements equivalent to those	
	of teachers for academic preparation at the six-year degree level or the	
	doctoral degree level.	
(4)	The twenty-sixth step of the salary schedule shall be seven and one-half	
	percent (7.5%) higher than the salary received by these same employees on	
	the twenty-fifth step of the salary schedule.	
	TON 7A.1.(d) Beginning with the 2014-2015 fiscal year, in lieu of providing	
••••	annual longevity payments to teachers paid on the teacher salary schedule, the amounts of those	
SECT	TION 7A.1.(e) A teacher compensated in accordance with this salary schedule.	
	4 school year shall receive an amount equal to the greater of the following:	
(1)	The applicable amount on the salary schedule for the applicable school year.	
(2)	For teachers who were eligible for longevity for the 2013-2014 school year.	
	the sum of the following:	
	a. The salary the teacher received in the 2013-2014 school year pursuant	
	to Section 35.11 of S.L. 2013-360.	
	b. The longevity that the teacher would have received under the longevity	
	system in effect for the 2013-2014 school year provided in Section	
	35.11 of S.L. 2013-360 based on the teacher's current years of service.	
	c. The annual bonus provided in Section 9.1(e) of S.L. 2014-100.	
(3)	For teachers who were not eligible for longevity for the 2013-2014 school	
	year, the sum of the salary and annual bonus the teacher received in the	
	2014-2015 school year pursuant to Section 9.1 of S.L. 2014-100.	
	TON 7A.1.(f) As used in this section, the term "teacher" shall also include	
instructional supp	port personnel.	
instructional supp SECT	FORT personnel. FION 7A.1.(g) It is the intent of the General Assembly to implement the	
instructional supp SECT following base r	ort personnel. TON 7A.1.(g) It is the intent of the General Assembly to implement the monthly teacher salary schedule for the 2024-2025 fiscal year to licensed	
instructional supp SECT following base r	Fort personnel. TON 7A.1.(g) It is the intent of the General Assembly to implement the nonthly teacher salary schedule for the 2024-2025 fiscal year to licensed public schools who are classified as teachers. The salary schedule is based on	

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	2024-2025 Teacher Monthly Salary Schedule					
Years of	Experience	"A" Teachers				
0		\$4,100				
1		\$4,175				
2		\$4,250				
3		\$4,325				
4		\$4,400				
5		\$4,475				
6		\$4,572				
7		\$4,663				
8		\$4,753				
9		\$4,844				
1	0	\$4,935				
1	1	\$5,025				
1	2	\$5,116				
1	3	\$5,206				
1	4	\$5,297				
1	5-24	\$5,388				
2	5+	\$5,595				
CONSOLIDAT	ED TEACHER BONUS PROGR	AM				
SEC	FION 7A.3.(a) Establish Consolid	ated Bonus Program The State Board				
Education shall	establish a consolidated teacher	bonus program for the 2023-2025 fisc				
biennium to rew	ard teacher performance and encour	rage student learning and improvement. T				
attain this goal, the Department of Public Instruction shall administer bonus pay to qualifying						
teachers whose salaries are supported from State funds in January of 2024 and 2025, based on						
data from the 2	022-2023 and 2023-2024 school ye	ears, respectively, in accordance with th				
section.						
SEC	FION 7A.3.(b) Definitions. – Fo	r purposes of this section, the following				
definitions shall	apply:					
(1)	Eligible advanced course teacher	er A teacher of Advanced Placement				
	courses, International Baccalaure	eate Diploma Programme courses, or the				
	Cambridge Advanced Internationa	al Certificate of Education (AICE) program				
	who meets the following criteria:					
	a. Is employed by, or retired	having last held a position at, one or more				
	of the following:					
	1. A qualifying public	c school unit.				
	2. The North Carolina	a Virtual Public School program.				
	b. Taught one or more studer	ts who received a score listed in subsection				
	(c) of this section.					
(2)	Eligible career and technical educ	ation (CTE) teacher. – A teacher who mee				
	the following criteria:					
	a. Is employed by, or retired	having last held a position at, a qualifyin				
	public school unit.					
	-	udents who attained approved industr				
	certifications or credential	s consistent with G.S. 115C-156.2.				
(3)	Eligible growth teacher. – A teach	her who meets at least one of the following				
	criteria:					
	1 1 1	having last held a position at, a qualifyin				
	public school unit and mee					

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			1.	Is in the top twenty-five percent (25% according to the EVAAS student gro grade reading from the previous scho	wth index score for third
			2.	Is in the top twenty-five percent (25% according to the EVAAS student grow or fifth grade reading from the previo	b) of teachers in the State wth index score for fourth
			3.	Is in the top twenty-five percent (25% according to the EVAAS student grow fifth, sixth, seventh, or eighth grade	b) of teachers in the State with index score for fourth,
		b.	Ic om	previous school year.	position at a local school
				ployed by, or retired having last held a point held a point held a point and meets one of the following the follow	
			1.	Is in the top twenty-five percent (2	-
			1.	teacher's respective local school admit to the EVAAS student growth inde	inistrative unit according
				reading from the previous school year	r.
			2.	Is in the top twenty-five percent (2 teacher's respective local school admi	inistrative unit according
				to the EVAAS student growth index	
			2	grade reading from the previous scho	-
			3.	Is in the top twenty-five percent (2)	
				teacher's respective local school admit to the EVAAS student growth index	
				sixth, seventh, or eighth grade mather	
				school year.	induces from the previous
		c.	Wase	employed by a local school administration	ive unit that employed in
				evious school year three or fewer total	·
			-	level as long as the teacher has an EVA	
			0	from the previous school year of exce	6
				f the following subject areas:	I C
			1.	Third grade reading.	
			2.	Fourth or fifth grade reading.	
			3.	Fourth, fifth, sixth, seventh, or eighth	grade mathematics.
	(4)	EVAA	S. – T	he Education Value-Added Assessment	System.
	(5)	Qualify	ing p	ublic school unit Any of the following	g:
		a.	A loc	al school administrative unit.	
		b.	A cha	arter school.	
		с.	A reg	ional school.	
				nool providing elementary or secondary	
				Iniversity of North Carolina under Artic	le 29A of Chapter 116 of
				eneral Statutes.	
	(6)	- •	-	eacher. – An eligible teacher who mee	ets one of the following
		criteria			
				ins employed teaching in the same qual	
				an eligible advanced course teacher i	
				Carolina Virtual Public School prog	
				ing in that program, at least from the	•
				cted until January 1 of the correspond	ing school year that the
			bonus	s is paid.	

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		b. Retired, between the last day of the school year	ar in which the data is
		collected and January 1 of the corresponding sc	
		bonus is paid, after attaining one of the following	•
		1. The age of at least 65 with five years of	0
		2. The age of at least 60 with 25 years of c	
		3. Thirty years of creditable service.	reditable service.
	SEC	FION 7A.3.(c) Advanced Course Bonuses. – A bonus	in the amount of fifty
المل		shall be provided to qualifying advanced course teachers	•
		l course who receives the following score:	for each student taught
III C		For Advanced Placement courses, a score of three or	higher on the College
	(1)	Board Advanced Placement Examination.	lingher on the contege
	(2)	For International Baccalaureate Diploma Programme c	courses a score of four
	(2)	or higher on the International Baccalaureate Corporation exactly a second secon	
	(3)	6	
	(3)	For the Cambridge AICE program, a score of "E" or his	gner on the Cambridge
	SEC	AICE program examinations.	nd tashnisal advastion
toos		FION 7A.3.(d) CTE Bonuses. – For qualifying career a shall be provided in the following emounts:	no technical education
ieac		s shall be provided in the following amounts: A bonus in the amount of twenty five dollars (\$25.00):	for anothe student toward
	(1)	A bonus in the amount of twenty-five dollars (\$25.00) by a teacher who provided instruction in a course that I	6
		by a teacher who provided instruction in a course that l	
		an industry certification or credential with a twenty-five	
	(2)	ranking as determined under subsection (e) of this sect.	
	(2)	A bonus in the amount of fifty dollars (\$50.00) for ea	
		teacher who provided instruction in a course that led t	
		industry certification or credential with a fifty dollar ((\$50.00) value ranking
	SEC	as determined under subsection (e) of this section.	
		FION 7A.3.(e) CTE Course Value Ranking. – The Department	
		vith the State Board, shall assign a value ranking for each	•
		sed on academic rigor and employment value in accordance	
		0%) of the ranking shall be based on academic rigor an	
		n employment value. Academic rigor and employment v	alue shall be based on
the	following ele		
	(1)	Academic rigor shall be based on the number of instruc	, U
		work experience or internship hours, required to earn th	-
		or credential, with extra weight given for coursewo	ork that also provides
		community college credit.	
	(2)	Employment value shall be based on the entry v	
		employment for each occupational category, and avera	
		the primary occupation linked with the industry certific	
		FION 7A.3.(f) Statewide Growth Bonuses. – Of the fun	
	1 0	am, bonuses shall be provided to qualifying teachers wh	0
und		vision a. of subdivision (3) of subsection (b) of this section	
	(1)	The sum of five million dollars (\$5,000,000) shall be a	
		eligible teachers under sub-sub-subdivision a.1. o	
		subsection (b) of this section. These funds shall be dist	ributed equally among
		qualifying teachers.	
	(2)	A bonus in the amount of two thousand dollars (\$2,00	
		each qualifying teacher who is an eligible teacher under	
		a.2. of subdivision (3) of subsection (b) of this section.	
	(3)	A bonus in the amount of two thousand dollars (\$2,00	,
		each qualifying teacher who is an eligible teacher under	
		a.3. of subdivision (3) of subsection (b) of this section.	

SECTION 7A.3.(g) Local Growth Bonuses. – Of the funds appr	
••	ropriated in this act
for the program, bonuses shall be provided to eligible teachers under sub-sul	bdivisions b. and c.
of subdivision (3) of subsection (b) of this section, as follows:	
(1) The sum of five million dollars (\$5,000,000) shall be alloc	ated for bonuses to
eligible EVAAS teachers under sub-subdivisions	
subdivision (3) of subsection (b) of this section. These fun	
proportionally based on average daily membership in th	
local school administrative unit and then distributed equally	•
third grade reading teachers in each local school administr	
(2) A bonus in the amount of two thousand dollars (\$2,000) s	
each qualifying teacher who is an eligible teacher under s	
b.2. or c.2. of subdivision (3) of subsection (b) of this sect	
(3) A bonus in the amount of two thousand dollars $($2,000)$ s	
each qualifying teacher who is an eligible teacher under s	
b.3. or c.3. of subdivision (3) of subsection (b) of this sect	
SECTION 7A.3.(h) Limitations and Other Criteria. – The for	
imitations and other criteria shall apply to the program:	U
(1) Bonus funds awarded to a teacher pursuant to subsection	(c), subsection (d),
subdivision (1) of subsection (f), and subdivision (1) of su	
section shall not exceed three thousand five hundred de	
subsection or subdivision in any given school year.	
(2) A qualifying teacher who is an eligible teacher under sub-su	ub-subdivision a.1.,
b.1., or c.1. of subdivision (3) of subsection (b) of this sec	ction may receive a
bonus under both subdivision (1) of subsection (f) and	-
subsection (g) of this section but shall not receive more th	han seven thousand
dollars (\$7,000) pursuant to subdivision (1) of subsection	(f) and subdivision
(1) of subsection (g) of this section in any given school ye	ar.
(3) A qualifying teacher who is an eligible teacher under sub-sub-sub-sub-sub-sub-sub-sub-sub-sub-	ub-subdivision a.2.,
b.2., or c.2. of subdivision (3) of subsection (b) of this sec	ction may receive a
bonus under both subdivision (2) of subsection (f) and	subdivision (2) of
subsection (g) of this section but shall not receive more	than two bonuses
pursuant to subdivision (2) of subsection (f) and subdivision	on (2) of subsection
(g) of this section in any given school year.	
(4) A qualifying teacher who is an eligible teacher under sub-su	ub-subdivision a.3.,
b.3., or c.3. of subdivision (3) of subsection (b) of this sec	ction may receive a
bonus under both subdivision (3) of subsection (f) and	
subsection (g) of this section but shall not receive more	
pursuant to subdivision (3) of subsection (f) and subdivision	on (3) of subsection
(g) of this section in any given school year.	
SECTION 7A.3.(i) Bonuses Not Compensation. – Bonuses aw	
pursuant to this section shall be in addition to any regular wage or other bonus	
or is scheduled to receive. Notwithstanding G.S. 135-1(7a), the bonuses a	
section are not compensation under Article 1 of Chapter 135 of the General S	tatutes, Retirement
System for Teachers and State Employees.	
SECTION 7A.3.(j) Study and Report. – The State Board of Ed	•
the effect of the program on teacher performance and retention. The State Bo	-
results of its findings and the amount of bonuses awarded to the President F	-
	duration Oversight
Senate, the Speaker of the House of Representatives, the Joint Legislative E	
	ne 2023-2025 fiscal

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1	(1)	Number of students enrolled and taking exam	inations in each of the following
2		categories of courses:	
3		a. Advanced Placement.	D
4		b. International Baccalaureate Diploma	Programme.
5		c. Cambridge AICE program.	
6 7		d. Courses needed for the attainment credential.	of an industry certification or
8	(2)	Number of students receiving outcomes on	n examinations resulting in the
9 10		award of a bonus for a teacher in each ca sub-subdivision a. of subdivision (1) of this s	• •
11	(3)	Number of teachers receiving a bonus in each	
12	(-)	in sub-subdivision a. of subdivision (1) of th	
13	(4)	The amounts awarded to teachers for each of	
14		sub-subdivision a. of subdivision (1) of this s	• •
15	(5)	The type of industry certifications and crede	
16		value ranking for each certification and cre	•
17		earned for each certification or credential, and	
18		for each certification or credential.	
19	(6)	Average bonus amount awarded to each qual	lifying teacher who is an eligible
20		teacher under sub-subdivision a.1., b.1	
21		subsection (b) of this section.	
22	(7)	The percentage of teachers who received a be	onus pursuant to this section and
23		were eligible to receive a bonus for teaching	
24		in January 2022 or January 2023, or both, w	here applicable, pursuant to one
25		of the following programs:	
26		a. The Advanced Course and CTE Bon	us Program provided in Section
27		7A.4 of S.L. 2021-180.	
28		b. The Growth-Based Teacher Bonus Pr	rogram provided in Section 7A.2
29		of S.L. of 2022-74.	
30	(8)	The percentage of teachers who received a b	*
31		received a bonus for teaching in the same	•
32		January 2022 or January 2023 pursuant to	one of the programs listed in
33	$\langle 0 \rangle$	subdivision (7) of this subsection.	
34 25	(9)	The percentage of teachers who received a b	-
35		received a bonus for teaching in the same g	•
36		2022 or January 2023, or both, where app	-
37 38	(10)	programs listed subdivision (7) of this subset	
38 39	(10)	The statistical relationship between a teacher 2024 or 2025 pursuant to this section and	
39 40		2024 or 2025 pursuant to this section and a	• •
40 41		predecessor bonus program. For purposes o are predecessor programs:	i this subdivision, the following
42			$n 7 \Lambda A(c) \text{ of } S I = 2021 180 are$
42 43		a. Bonuses awarded pursuant to Section predecessors to bonuses awarded pu	
43 44		section.	insuant to subsection (c) of this
44 45		b. Bonuses awarded pursuant to Section	$n 7A 4(d) of SI 2021_180 are$
46		predecessors to bonuses awarded pu	
40 47		section.	assume to subsection (u) of tills
48		c. Bonuses awarded pursuant to subdiv	vision (1) of subsection (c) and
49		subdivision (1) of subsection (d) of S	
50		predecessors to bonuses awarded	
51		subsection (f) and subdivision (1) of	

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	d. e.	Bonuses awarded pursuant to subd subdivision (2) of subsection (d) of predecessors to bonuses awarded subsection (f) and subdivision (2) of Bonuses awarded pursuant to subdiv	Section 7A.2 of S.L. 2022-74 are pursuant to subdivision (2) of subsection (g) of this section.
	С.	of Section 7A.2 of S.L. 2022-74 are pursuant to subdivision (3) of subs	predecessors to bonuses awarded
		subsection (g) of this section.	
(1		distribution of statewide and local grou	-
		section as among qualifying public scl ols within those units.	hool units and, where applicable
SUDDI EMI	NTAT FI	UNDS FOR TEACHER COMPENSA	TION
		7A.4.(a) Use of Funds. – For each year	
		ubsection (f1) of this section, the State	
		section to eligible local school admin	
-		and qualifying school administrators in	1
		achers and qualifying school administ	
		unit, including whether a teacher or	
		ment and the amount of the supplemen	
		etion of the local board of education o	
		ement shall exceed the per teacher fund	
pursuant to s	ubdivision	(4) of subsection (c) of this section.	-
S	ECTION 7	7A.4.(b) Definitions. – As used in this	section, the following definition
shall apply:			
(1		sted market value of taxable real prope	• •
		property value, using the latest av	
	-	artment of Revenue, divided by the	county's sales assessment rati
(7		mined under G.S. 105-289(h). posite value. – For each eligible county	the sum of the following
(2	a.	The taxable real property factor (65%).	
	b.	The median household income fa percent (25%).	actor multiplied by twenty-fiv
	с.	The effective tax rate factor multipli	ed by ten percent (10%).
(3	3) Cour	nty allocation factor. – For each eligible	county, the supplement factor for
	that o	county divided by the sum of all supple	ement factors for the State.
(4		ctive tax rate. – The actual county tax r	
		al sales assessment ratio for that county	
(5	,	ctive tax rate factor. – For each eligible	•
		county divided by the median effective	
(6		ble county. – A county that has an adju	
		erty of less than fifty billion	nine hundred million dollar
		,900,000,000).	
(7	-	ble local school administrative unit. – A	
/ (ed in whole or in part in an eligible cou	•
3)	-	ble school. – A public school that is l rned by a local school administrative u	. .
	UNVE	aneo dy a iocal school administrative ll'	ШІ.
(9	-	tenance of effort amount. – For each l	

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1		funds expended for salaries for teachers from the fi	iscal year for which the
2		most recent salary data are available.	
3	(10)	Median household income A county's median ho	busehold income for the
4		most recent 12 months for which data are available,	, as that term is used in
5		G.S. 143B-437.08.	
6	(11)	Median household income factor For each eligi	ble county, the median
7		household income in the State divided by the media	in household income for
8		that county.	
9	(12)	Non-State funds. – Any funds held by a local school a	administrative unit, other
10		than nonrecurring federal funds received as a result of	of legislation enacted by
11		Congress in response to COVID-19, that are not State	e funds.
12	(13)	Qualifying school administrator. – Any of the follow	ing:
13		a. Assistant principals paid pursuant to G.S. 115	5C-285(a)(8).
14		b. Principals paid pursuant to G.S. 115C-285(a)((8a).
15	(14)	Supplant factor For each local school administrativ	e unit in each fiscal year
16		of the fiscal biennium, the total non-State fund	-
17		supplements for teachers in the 2020-2021 fiscal years	ear divided by the total
18		State and non-State funds expended for salaries for te	•
19		fiscal year.	
20	(15)	Supplement factor. – For each eligible county, the cor	mposite value multiplied
21		by the number of State-funded teachers employed in	
22		that is governed by a local school administrative unit.	
23	(16)	Taxable real property factor. – For each eligible cour	
24	()	market value of taxable real property in the State of	
25		market value of taxable real property for that county.	
26	(17)	Teacher. – Teachers and instructional support person	
27		FION 7A.4.(c) Allocation of Funds. – The State Bo	
28		r salary supplements to eligible local school administr	
29	the following pro		C
30	(1)	County allocation For each eligible county, the Stat	te Board shall determine
31		a county allocation by multiplying the county allocati	
32		by the funding amount appropriated pursuant to this s	
33		fiscal year.	11
34	(2)	Per teacher funding amount. – For each eligible coun	ty, the State Board shall
35	(-/	determine a per teacher funding amount by dividin	•
36		amounts determined pursuant to subdivision (1) of thi	
37		number of State-funded teachers employed in all	-
38		county.	
39	(3)	Unit funding amount. – For each eligible local school	l administrative unit the
40		State Board shall determine the funding amount for the	
41		teacher funding amount or amounts for the eligible c	-
42		the unit is located. For each county with an eligible	•
43		unit, the State Board shall multiply the applicable per	
44		for that county determined pursuant to subdivision (
45		the number of State-funded teachers employed in th	· · ·
46		county. If the unit is located in multiple eligible counti	-
40 47		aggregate those amounts.	ies, ine state board shall
47	(4)	Allocation and funding cap. – The State Board sh	all allocate the amount
40 49	(+)	determined pursuant to subdivision (3) of this subsect	
49 50		school administrative unit for each applicable fiscal y	0
50 51		five thousand dollars (\$5,000) per State-funded teach	-
51		nve mousand donars (\$5,000) per state-runded teach	101.

1 **SECTION 7A.4.(d)** Charter Schools. – Funds appropriated to the Department of 2 Public Instruction pursuant to this section shall be subject to the allocation of funds for charter 3 schools described in G.S. 115C-218.105. The General Assembly encourages charter schools 4 receiving funds pursuant to this section to provide salary supplements to teachers and qualifying 5 school administrators in the charter school in accordance with the requirements of this section.

6 **SECTION 7A.4.(e)** Formula for Distribution of Supplemental Funding Pursuant to 7 this Section Only. – The formula in this section is solely a basis for distribution of supplemental 8 funding to eligible local school administrative units and is not intended to reflect any measure of 9 the adequacy of the educational program or funding for public schools. The formula is also not 10 intended to reflect any commitment by the General Assembly to appropriate any additional 11 supplemental funds for eligible local school administrative units.

12 **SECTION 7A.4.(f)** Nonsupplant Requirement. – A local school administrative unit 13 that receives funds under this section shall use those funds to supplement non-State funds 14 provided for salary supplements for teachers and qualifying school administrators and shall not use any State funds, including funds received under this section or Section 7A.12 of S.L. 15 2021-180, to supplant non-State funds provided for salary supplements for teachers and 16 qualifying school administrators. For purposes of this section, a local school administrative unit 17 18 has supplanted non-State funds if the State Board finds that the amount of non-State funds 19 expended by the unit for salary supplements was less than ninety-five percent (95%) of the 20 maintenance of effort amount for the local school administrative unit.

SECTION 7A.4.(f1) Nonsupplant Enforcement. – If the State Board of Education
 determines that a local school administrative unit has supplanted non-State funds in violation of
 subsection (f) of this section, the State Board of Education shall do the following:

- 24 25
- (1) For the 2023-2024 fiscal year, continue to allocate funds to the unit in accordance with subsection (c) of this section.
- 26 27
- (2) For the 2024-2025 fiscal year, not allocate any funds under this section to the unit.

28 SECTION 7A.4.(f2) Additional Penalty for Consecutive Supplanting. - It is the 29 intent of the General Assembly that the State Board of Education will not allocate supplemental 30 funds for teacher compensation to a local school administrative unit in the 2025-2026 fiscal year 31 if the State Board of Education determines that the local school administrative unit supplanted 32 non-State funds provided for salary supplements for teachers and qualifying school 33 administrators with State funds in the 2021-2022 fiscal year and the 2022-2023 fiscal year. For 34 the 2021-2022 fiscal year, the State Board shall not deem a local school administrative unit to 35 have supplanted non-State funds for purposes of this subsection if the State Board determines 36 that the unit supplanted non-State funds solely with any State funds for which the allowable uses 37 include salary supplements for teachers or qualifying school administrators.

38 **SECTION 7A.4.(g)** Reports. – No later than April 15 of each year of the 2023-2025 39 fiscal biennium, the State Board of Education shall report the following information for the 40 applicable fiscal year to the Joint Legislative Education Oversight Committee and the Fiscal 41 Research Division:

- 42 43
- 44
- (1) A list of all eligible counties and eligible local school administrative units.
- (2) Funds allocated to each eligible local school administrative unit.
- 44 45
- (3) The percentage and amount of teachers and qualifying school administrators in each eligible local school administrative unit receiving salary supplements.
- 46 (4) The average salary supplement amount in each eligible local school administrative unit.
- 48 (5) The range of salary supplement amounts in each eligible local school administrative unit.
- 50(6)The effect of the salary supplements on the retention of teachers and
qualifying school administrators in eligible local school administrative units.

General	Assem	bly Of North Car	olina		Session 2023
	(7)	-	any local school supplanted funds.	administrative unit	that the State Board
SMALL	COUN	TY AND LOW-	WEALTH SIGNIN	IG BONUS FOR 1	TEACHERS
	SEC	ΓΙΟΝ 7Α.5.(a) Α	rticle 20 of Chapter	115C of the Gener	al Statutes is amended
•	0	section to read:			
			<u>l low-wealth signir</u>		
<u>(a)</u>			oses of this section, ee. – A person who	-	
	<u>(1)</u>		employment as a te		-
					ployer identified in
			division a. of this su	-	
				±	l in sub-subdivision a.
					ool year for which the
		teacher	accepts employmen	<u>t.</u>	
	<u>(2)</u>	Eligible employ	er. – The governing	board of a local sch	ool administrative unit
					r in which the teacher
			ment pursuant to su	b-subdivision c. of	subdivision (1) of this
		subsection:		1 (10)	
			ounty school system		
			lth counties.	local school au	ministrative units in
	<u>(3)</u>			vided by an eligible	employer to enable an
	<u>(3)</u>			• •	ram established by this
		section.			
	<u>(4)</u>		hers and instruction	al support personne	<u>el.</u>
<u>(b)</u>				÷	l for this purpose, the
Department of Public Instruction shall establish and administer a signing bonus program for					
			•	• •	ble employees who are
					$\frac{\text{s of one dollar ($1.00)}}{1.1.1}$
		r every one dollar	(\$1.00) in local fun	as, up to one thousa	and dollars (\$1,000) in
State fun (c)		ad Exclusion from	, Futura Signing Bo	nuses A teacher	who receives a signing
					bonus pursuant to this
			-		full school years. This
					y teachers that are not
signing b	onuses.	· · · · ·	·		
<u>(d)</u>				-	his section shall be in
addition	-		ner bonus a teacher		
<u>(e)</u>					uses awarded pursuant
	to this section are not compensation under Article 1 of Chapter 135 of the General Statutes,				
Retireme	•		nd State Employees		
accont or			ith an eligible emplo	0 0	igible employees who
accepter	npioyin	ent as a teacher w	ith an engible emplo	Jyei 101 the 2023-20	J24 school year.
PRINCI	PAL SA	ALARY SCHED	ULE		
1111,01				salary schedule for	principals shall apply
for the 20			nning July 1, 2023:		I Frank
		• •	Principal Annual	Salary Schedule	
0	•	Jembership	Base	Met Growth	Exceeded Growth
0	-200		\$75,526	\$83,078	\$90,631

General Assembl	y Of North (Carolina		Session 202
201-400		\$79,302	\$87,232	\$95,162
401-700		\$83,078	\$91,386	\$99,694
701-1,000		\$86,855	\$95,540	\$104,226
1,001-1,60	0	\$90,631	\$99,694	\$108,757
1,601+		\$94,407	\$103,848	\$113,288
A prin	cipal's placen	nent on the salary s	chedule shall be de	etermined according to the
average daily mer	nbership of the	he school supervise	d by the principal,	as described in subsection
(b) of this section,	and the scho	ool growth scores, c	alculated pursuant	to G.S. 115C-83.15(c), f
				, as described in subsection
(c) of this section	regardless o	of a break in service	, and provided the	principal supervised ead
school as a princip	al for at least	t a majority of the s	chool year, as follo	ows:
(1)	A principal	shall be paid accor	ding to the Exceed	led Growth column of the
	schedule as t			
	a. Betw	veen July 1, 2023, a	nd December 31,	2023, if the school grow
	score	e shows the school e	exceeded expected	growth.
	b. Betw	veen January 1, 202	24, and June 30, 2	2024, if the higher scho
	grow	th score in one of th	e two prior school	years shows that the scho
	exce	eded expected grow	th.	
(2)	A principal s	shall be paid accord	ng to the Met Grov	wth column of the schedu
	as follows:			
				2023, if the school grow
				growth or the princip
	-			ar that was not eligible
		ve a school growth		
		-	4, and June 30, 20	24, if any of the followi
	apply			
	1.	-	-	one of the two prior scho
		•	the school met exp	
	2.			the two prior school yea
		-	ble to receive a scl	-
(3)		shall be paid accord	-	
		•		2023, if the school grow
			1	ted growth or the princip
			chool as a principa	l for a majority of the pri
		ol year.	4 11 20 20	0 4 °C C C C 11 °
		•	4, and June 30, 20	24, if any of the following
	apply		h anna fuara tha t	
	1.	•		wo prior school years sho
	2.		-	ed growth in both years.
	۷.		two prior school y	y school as a principal f
SECT	ON 74 6 (b)		1 •	age daily membership of
				lowing time periods:
(1)				average daily membersh
(1)		-		the school did not have a
			•	year, the projected avera
		ership for the schoo		
(2)				average daily membersh
(2)		ol for the $2023-202^2$		average daily membersh
SFCT			•	year, it is the intent of the
			2 202 4 -2023 HSCal	veal, it is the intent of t

1	school the average daily mem	bership of any pre	kindergarten student	s in membership at the		
2	school.					
3	SECTION 7A.6.(c)	For purposes of d	etermining the school	l growth scores for each		
4 5	school the principal supervised in one or more prior school years, the following school growth scores shall be used during the following time periods:					
6		• •		chool growth score from		
7		2 school year.	1110er 51, 2025, the st	choor growin score from		
8		•	une $30, 2023$ the set	nool growth scores from		
9		22 and 2022-2023 s		ioor growin scores from		
10	SECTION 7A.6.(d)	Beginning with the	ne 2017-2018 fiscal y	ear, in lieu of providing		
11	annual longevity payments to p					
12	those longevity payments are inc	cluded in the annua	l amounts under the p	rincipal salary schedule.		
13	SECTION 7A.6.(e)	A principal compe	ensated in accordance	with this section for the		
14	2023-2024 fiscal year shall rece	vive an amount equa	al to the greater of the	e following:		
15	(1) The applicab	le amount on the sa	lary schedule for the	applicable year.		
16	(2) For principal	s who were eligibl	e for longevity in the	e 2016-2017 fiscal year,		
17	the sum of th	e following:				
18	a. The s	alary the principal 1	received in the 2016-2	2017 fiscal year pursuant		
19	to Sec	ction 9.1 or Section	9.2 of S.L. 2016-94.	• •		
20	b. The l	ongevity that the p	rincipal would have 1	received as provided for		
21	State	employees under t	he North Carolina Hu	uman Resources Act for		
22	the 2	016-2017 fiscal ye	ar based on the prin	cipal's current years of		
23	servic	ce.	-			
24	(3) For principal	ls who were not el	igible for longevity	in the 2016-2017 fiscal		
25				7 fiscal year pursuant to		
26	•	r Section 9.2 of S.I				
27	SECTION 7A.6.(f)	It is the intent	of the General Asse	mbly to implement the		
28	following annual salary schedul			• 1		
29	2024:	1 1				
30	2024-20	025 Principal Ann	ual Salary Schedule			
31	Avg. Daily Membership	Base	Met Growth	Exceeded Growth		
32	0-200	\$77,792	\$85,570	\$93,350		
33	201-400	\$81,681	\$89,849	\$98,017		
34	401-700	\$85,570	\$94,128	\$102,685		
35	701-1,000	\$89,461	\$98,406	\$107,353		
36	1,001-1,600	\$93,350	\$102,685	\$112,020		
37	1,601+	\$97,239	\$106,963	\$116,687		
38	,	. ,	. ,	. ,		
39	BONUSES FOR PRINCIPAL	.S				
40			of Public Instruction	shall administer a bonus		
41	in the 2023-2024 fiscal year to a	1				
42	of the previous school year if that school was in the top fifty percent (50%) of school growth in					
43	the State during the previou					
44	G.S. 115C-83.15(c), as follows:					
45		23-2024 Principal	Bonus Schedule			
46	Statewide Growth Perc	-	Bon	us		
47	Тор 5%		\$15,0			
48	Top 10%		\$10,0			
49	- r		\$5,000			
-	Top 15%					
50	Top 15% Top 20%		\$5,0	000		
50 51	Top 15% Top 20% Top 50%			000 500		

1 A principal shall receive no more than one bonus pursuant to this subsection. The 2 bonus shall be paid at the highest amount for which the principal qualifies. 3 **SECTION 7A.7.(b)** The bonus awarded pursuant to this section shall be in addition 4 to any regular wage or other bonus the principal receives or is scheduled to receive. 5 **SECTION 7A.7.(c)** Notwithstanding G.S. 135-1(7a), the bonuses awarded pursuant 6 to this section are not compensation under Article 1 of Chapter 135 of the General Statutes, 7 Retirement System for Teachers and State Employees. 8 **SECTION 7A.7.(d)** It is the intent of the General Assembly that funds provided 9 pursuant to this section will supplement principal compensation and not supplant local funds. 10 SECTION 7A.7.(e) The bonus provided pursuant to this section shall be paid no later than October 31, 2023, to qualifying principals employed as of October 1, 2023. 11 12 13 ASSISTANT PRINCIPAL SALARIES 14 SECTION 7A.8.(a) For the 2023-2024 fiscal year, beginning July 1, 2023, assistant 15 principals shall receive a monthly salary based on the salary schedule for teachers who are 16 classified as "A" teachers plus nineteen percent (19%). An assistant principal shall be placed on 17 the step on the salary schedule that reflects the total number of years of experience as a certified 18 employee of the public schools. For purposes of this section, an administrator with a one-year 19 provisional assistant principal's certificate shall be considered equivalent to an assistant principal. 20 SECTION 7A.8.(b) Assistant principals with certification based on academic 21 preparation at the six-year degree level shall be paid a salary supplement of one hundred twenty-six dollars (\$126.00) per month and at the doctoral degree level shall be paid a salary 22 23 supplement of two hundred fifty-three dollars (\$253.00) per month. 24 SECTION 7A.8.(c) Participants in an approved full-time master's in school 25 administration program shall receive up to a 10-month stipend during the internship period of the 26 master's program. The stipend shall be at the beginning salary of an assistant principal or, for a 27 teacher who becomes an intern, at least as much as that person would earn as a teacher on the 28 teacher salary schedule. The North Carolina Principal Fellows Program or the school of education 29 where the intern participates in a full-time master's in school administration program shall supply 30 the Department of Public Instruction with certification of eligible full-time interns. 31 **SECTION 7A.8.(d)** Beginning with the 2017-2018 fiscal year, in lieu of providing 32 annual longevity payments to assistant principals on the assistant principal salary schedule, the 33 amounts of those longevity payments are included in the monthly amounts provided to assistant 34 principals pursuant to subsection (a) of this section. 35 **SECTION 7A.8.(e)** An assistant principal compensated in accordance with this 36 section for the 2023-2024 fiscal year shall receive an amount equal to the greater of the following: 37 (1)The applicable amount on the salary schedule for the applicable year. 38 (2)For assistant principals who were eligible for longevity in the 2016-2017 fiscal 39 year, the sum of the following: 40 a. The salary the assistant principal received in the 2016-2017 fiscal year pursuant to Section 9.1 or Section 9.2 of S.L. 2016-94. 41 42 The longevity that the assistant principal would have received as b. 43 provided for State employees under the North Carolina Human 44 Resources Act for the 2016-2017 fiscal year based on the assistant 45 principal's current years of service. 46 (3) For assistant principals who were not eligible for longevity in the 2016-2017 47 fiscal year, the salary the assistant principal received in the 2016-2017 fiscal 48 year pursuant to Section 9.1 or Section 9.2 of S.L. 2016-94. 49 50 **CENTRAL OFFICE SALARIES**

	General Assembly Of North Caronna	Session 2025			
1 2 3 4	SECTION 7A.9.(a) For the 2023-2024 fiscal year, beginning July 1, 2023, the annual salary for superintendents, assistant superintendents, associate superintendents, directors/coordinators, supervisors, and finance officers whose salaries are supported from State funds shall be increased by four percent (4%).				
5		Conserved Assembly to increase the approxi			
	SECTION 7A.9.(b) It is the intent of the	•			
6	• •	ntendents, associate superintendents,			
7	directors/coordinators, supervisors, and finance office	11			
8	funds for the 2024-2025 fiscal year, beginning July 1,				
9	SECTION 7A.9.(c) The monthly salary				
10	superintendents, associate superintendents, director	-			
11	officers for the 2023-2024 fiscal year, beginning July				
12		2023-2024 Fiscal Year			
13		Maximum			
14	School Administrator I	\$7,352			
15	School Administrator II	\$7,790			
16	School Administrator III	\$8,254			
17	School Administrator IV	\$8,577			
18	School Administrator V	\$8,919			
19	School Administrator VI	\$9,448			
20	School Administrator VII	\$9,825			
21	The local board of education shall determine	ne the appropriate category and placement			
22	for each assistant superintendent, associate superintendent, director/coordinator, supervisor, or				
23	finance officer within the maximums and within fund	ds appropriated by the General Assembly			
24	for central office administrators and superintendents	. The category in which an employee is			
25	placed shall be included in the contract of any employ	ree.			
26	SECTION 7A.9.(d) The monthly sa	alary maximums that follow apply to			
27	superintendents for the 2023-2024 fiscal year, beginni	ng July 1, 2023:			
28		2023-2024 Fiscal Year			
29		Maximum			
30	Superintendent I	\$10,415			
31	Superintendent II	\$11,035			
32	Superintendent III	\$11,698			
33	Superintendent IV	\$12,401			
34	Superintendent V	\$13,147			
35	The local board of education shall determine	ne the appropriate category and placement			
36	for the superintendent based on the average daily men	nbership of the local school administrative			
37	unit and within funds appropriated by the General Asso	embly for central office administrators and			
38	superintendents.				
39	SECTION 7A.9.(e) Longevity pay for s	uperintendents, assistant superintendents,			
40	associate superintendents, directors/coordinators, sup	pervisors, and finance officers shall be as			
41	provided for State employees under the North Carolin	a Human Resources Act.			
42	SECTION 7A.9.(f) Superintendents	, assistant superintendents, associate			
43	superintendents, directors/coordinators, supervisors, and	nd finance officers with certification based			
44	on academic preparation at the six-year degree level	shall receive a salary supplement of one			
45	hundred twenty-six dollars (\$126.00) per month in	addition to the compensation provided			
46	pursuant to this section. Superintendents, assistant su	uperintendents, associate superintendents,			
47	directors/coordinators, supervisors, and finance offic	ers with certification based on academic			
48	preparation at the doctoral degree level shall recei	ve a salary supplement of two hundred			
49	fifty-three dollars (\$253.00) per month in addition to	the compensation provided for under this			
50	section.				

Session 2023

General Assembly Of North Carolina	Session 2023			
	oard of Education shall not permit local school			
administrative units to transfer State funds from other funding categories for salaries for public				
school central office administrators.				
	t of the General Assembly that the monthly salary			
	tant superintendents, associate superintendents,			
directors/coordinators, supervisors, and finance	e officers for the 2024-2025 fiscal year, beginning			
July 1, 2024:				
	2024-2025 Fiscal Year			
	Maximum			
School Administrator I	\$7,573			
School Administrator II	\$8,024			
School Administrator III	\$8,502			
School Administrator IV	\$8,834			
School Administrator V	\$9,187			
School Administrator VI	\$9,731			
School Administrator VII	\$10,120			
SECTION 7A.9.(i) It is the intent	of the General Assembly that the monthly salary			
maximums that follow shall apply to superint	endents for the 2024-2025 fiscal year, beginning			
July 1, 2024:				
	2024-2025 Fiscal Year			
	Maximum			
Superintendent I	\$10,727			
Superintendent II	\$11,366			
Superintendent III	\$12,049			
Superintendent IV	\$12,773			
Superintendent V	\$13,541			
NONCERTIFIED PERSONNEL SALARIE	CS			
SECTION 7A.10.(a) For the 202	23-2024 fiscal year, beginning July 1, 2023, the			
annual salary for noncertified public school en	nployees whose salaries are supported from State			
funds shall be increased as follows:				
(1) For permanent, full-time en	ployees on a 12-month contract, by four percent			
(4%).				
(2) For the following employee	es, by an equitable amount based on the amount			
specified in subdivision (1)	of this subsection:			
a. Permanent, full-tim	e employees on a contract for fewer than 12			
months.				
b. Permanent, part-time	e employees.			
c. Temporary and pern	nanent hourly employees.			
SECTION 7A.10.(b) Of the fund	ds appropriated in this act to the Department of			
Public Instruction for the 2023-2024 fiscal year	ar, the sum of four million seven hundred sixteen			
thousand nine hundred thirty-two dollars (\$4,	716,932) in recurring funds shall be allocated to			
local boards of education to increase the average	ge rates of pay for school bus drivers. These funds			
shall be allocated on an equitable basis am	ong all school bus drivers in the local school			
administrative unit. Compensation increases	received by school bus drivers pursuant to this			
-	s provided for noncertified personnel pursuant to			
subsection (a) of this section.				
SECTION 7A.10.(c) For the 2024	-2025 fiscal year, beginning July 1, 2024, it is the			
	the annual salary for noncertified public school			
employees whose salaries are supported from State funds as follows:				

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(1)	For permanent, full-time employees on a 12-month contrac (3%).	t, by three percent
(2)	For the following employees, by an equitable amount bas specified in subdivision (1) of this subsection:	ed on the amount
	a. Permanent, full-time employees on a contract for months.	or fewer than 12
	b. Permanent, part-time employees.	
	c. Temporary and permanent hourly employees.	
PART VIII. TI	HE UNIVERSITY OF NORTH CAROLINA SYSTEM	
UNC/ESCHEA	AT FUND FOR STUDENT FINANCIAL AID PROGRAM	S
	TION 8.1.(a) The funds appropriated by this act from the Escal biennium for student financial aid shall be allocated in	
	otwithstanding any other provision of Chapter 116B of the G	
the interest inco	me generated from the Escheat Fund is less than the amounts	referenced in this
act, the differen	nce may be taken from the Escheat Fund principal to reach t	the appropriations
referenced in th	nis act; however, under no circumstances shall the Escheat	Fund principal be
	the sum required in G.S. 116B-6(f). If any funds appropriated	
-	t for student financial aid remain uncommitted aid as of the er	-
	e returned to the Escheat Fund, but only to the extent the funds e	exceed the amount
	Fund income for that fiscal year.	
	TION 8.1.(b) The State Education Assistance Authority	· · · · · · · · · · · · · · · · · · ·
-	c evaluations of expenditures of the student financial aid progr	
•	y to determine if allocations are utilized to ensure access to ins	-
	to meet the goals of the respective programs. The Auth ns for redistribution of funds to the President of The University	
	to f the Community College System regarding their respective	
	who then may authorize redistribution of unutilized funds for	
year.	The men may automize redistribution of undulized funds for	a particular fiscar
<i>J</i> = == 1		
UNC BUILDIN	NG RESERVE STUDY	
SEC	TION 8.2.(a) For purposes of this section, the following defin	itions shall apply:
(1)	Building. – A building that is operated or maintained by '	
	North Carolina or a constituent institution of The Unit	-
	Carolina.	
(2)	Building reserve model The formula used by The Un	niversity of North
	Carolina System Office to determine the operating and mai	ntenance costs for
	buildings once construction of those buildings is complete.	
	TION 8.2.(b) No later than April 1, 2024, the Board of (
•	orth Carolina shall study and report to the Joint Legislative Ed	
	the Fiscal Research Division on the building reserve model. A	At a minimum, the
-	ude the following information:	1.6 1 .1
(1)	For all buildings, disaggregated by constituent institution an	id fund source, the
	following:	an angla fan tha
	a. Expenditures related to operation and maintenar	
	2022-2023 fiscal year, including expenditures disa basis of at least the following building reserve n	
	0 0	iouer outputs and
	expenses: 1. Personnel and fringe benefits.	
	 Utilities and insurance. 	
	2. Oundos and instituteo.	

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1			3. Custodial and supplies.	
2			4. Facilities and maintenance.	
3			5. Information technology.	
4		b.	The number of full-time equivalent positions for	r building operation
5		0.	and maintenance used in the 2022-2023 fiscal year	
6			positions that align with the following building re	-
7			and expenses:	serve moder outputs
8			1. Building environmental service technician	and supervisor
9			2. Building environmental service supervisor	-
10			 Facilities maintenance technician mechani 	
11			4. Public safety officer.	.cuit
12			5. Environmental health and safety professio	nal
13			 Information technology networking analysis 	
14			7. Information technology networking techni	
15			8. Facilities maintenance technician trades.	ciuii.
16		c.	Recurring expenditures generated by the curre	nt huilding reserve
17		C.	model, taking into account all gross square feet an	-
18			at least the outputs and expenses identified in sub-s	••••
19			subdivision.	
20		d.	The number of full-time positions generated by	the current building
21		u.	reserve model, taking into account all gross squa	-
22			types, for at least the outputs and expe	-
23			sub-subdivision b. of this subdivision.	iises identified in
24	(2)	An an	alysis of the findings in subdivision (1) of this sub-	section including at
25	(2)		he following information:	section, meruding ut
26		a.	Any instances where the current building reser	ve model aligns or
27		u.	misaligns with full-time equivalent positions and	-
28			of the constituent institutions.	detaul experientates
29		b.	Any substantial differences among constituent i	nstitutions in actual
30		0.	operating and maintenance expenditures com	
31			expenditures under the building reserve model.	purea to projected
32		c.	Recommendations to improve the process of prov	viding operation and
33		0.	maintenance funds for buildings.	luing operation and
34			maintenance runas for canangs.	
35	COMPLETION	ASSIS	TANCE PROGRAMS	
36			3.3.(a) For purposes of this section, the term '	'eligible constituent
37			following constituent institutions of The University	-
38	(1)		eth City State University.	/
39	(2)		eville State University.	
40	(3)	•	Carolina Agricultural and Technical State Universit	ity.
41	(4)		Carolina Central University.	5
42	(5)		niversity of North Carolina at Asheville.	
43	(6)		niversity of North Carolina at Greensboro.	
44	(7)		niversity of North Carolina at Pembroke.	
45	(8)		on-Salem State University.	
46	· ,		3.(b) For the 2023-2025 fiscal biennium, the Boa	ard of Governors of
47			Carolina shall establish a Completion Assistance Pr	
48	•		t institution. At a minimum, each Program shall	
49	criteria:			8
50	(1)	A stuc	lent enrolled in a Program established by this section	on may receive up to
51	. ,		ousand dollars (\$1,000) per academic year under	

	General Assemb	ly Of North Carolina	Session 2023
1 2		for the costs of continuing attendance and earning necess the eligible constituent institution.	ary credit hours at
3	(2)	A student shall be eligible to receive funds under a Prog	gram if the student
4		meets at least the following requirements:	
5		a. Needs financial assistance to remain enrolled at the	eligible constituent
6		institution and earn credits necessary to graduate o	
7		b. Is a resident for tuition purposes, as provided in G.	
8		c. Meets satisfactory academic progress, as determine	
9		d. Has completed or is on track to complete at least	60 academic credit
10		hours by the end of the semester in which the fund	s are provided.
11		e. Has completed the Free Application for Federal Stu	1
12		for the academic year in which the funds are provide	
13		f. Has an unpaid balance with the eligible constitue	
14		may include an unpaid balance for tuition, fees, ro	
15		expenses of attendance.	
16	SECT	ION 8.3.(c) The Board of Governors of The University of N	orth Carolina shall
17	report on each Co	ompletion Assistance Program established pursuant to this	section to the Joint
18	1	ation Oversight Committee no later than March 15, 2025	
19	0	num, an analysis of the impact of each Program on the follo	1
20	(1)	On-time graduation rates.	C
21	(2)	Student debt at graduation.	
22	SECT	ION 8.3.(d) Of the nonrecurring funds appropriated in this	act to the Board of
23		University of North Carolina for each year of the 2023-20	
24		ssistance Programs, the Board shall allocate funds to each	
25	-	University of North Carolina proportional to the numbe	-
26		at each eligible constituent institution who are residents of	-
27	recipients of a fed	•	
28	Ĩ		
29	NC AHEC TO E	STABLISH TEAM-BASED CARE CLINICAL TEACH	IING HUBS AND
30	STUDY IMI	PEDIMENTS TO THE AVAILABILITY OF COM	MUNITY-BASED
31	PRECEPTO	RS	
32	SECT	ION 8.4.(a) Of the nonrecurring funds appropriated in this	act from the ARPA
33	Temporary Saving	gs Fund in the 2023-2024 fiscal year and the recurring fun	ids appropriated in
34	this act from the	General Fund in the 2024-2025 fiscal year to the Board of	Governors of The
35	University of Nor	th Carolina to be allocated to the University of North Caro	lina at Chapel Hill
36	for the North Caro	lina Area Health Education Centers Program (NC AHEC) to	create team-based
37	teaching sites, NC	CAHEC shall contract with up to five rural community-base	d medical teaching
38	practices for at lea	st one hundred fifty thousand dollars (\$150,000) per teaching	ng practice per year
39	to establish and r	naintain up to five outpatient, clinical, team-based health	care teaching sites
40	across the rural an	reas of the State. At least one site shall be located in each of	of the three regions
41	of the State. For p	purposes of this subsection, the regions of the State are the V	Western region, the
42	Piedmont region,	and the Eastern region. The teaching sites shall serve as tea	am-based locations
43		nts to learn alongside nurse practitioners or physician assista	
44		ions. Community-based medical teaching practices receivin	
45		all contract with clinical preceptors to provide instruction, ir	
46		inical instruction, to medical students and student nurse prac	
47		nts. In establishing and maintaining these teaching sites	
48	provide technical	assistance to the teaching sites and consult, as appropriate,	with schools within
49	-	her education that provide instruction for medical students	-
50		sician assistant students. No later than March 15 of each year	-
51	under this subsect	ion, NC AHEC shall study the impact of the teaching sites	and report at least

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the following information to the Joint Legislative Education Oversight Committee and the Joint
Legislative Oversight Committee on Health and Human Services:
(1) The identity of the community-based medical teaching practices receiving
funds.
(2) An analysis of the financial impact of providing these services on a
community-based medical teaching practice.
(3) The impact of the teaching sites on (i) the learning and success of students and
(ii) the health and well-being of the respective service areas for each site.
SECTION 8.4.(b) Of the nonrecurring funds appropriated in this act from the ARPA
Temporary Savings Fund in the 2023-2024 fiscal year and the recurring funds appropriated in
this act from the General Fund in the 2024-2025 fiscal year to the Board of Governors of The
University of North Carolina to be allocated to the University of North Carolina at Chapel Hill
for the North Carolina Area Health Education Centers Program (NC AHEC), NC AHEC may
use up to two hundred fifty thousand dollars (\$250,000) in each year of the 2023-2025 fiscal
biennium to study (i) the availability of community preceptors in North Carolina and nearby
states and (ii) the demand for those preceptors, including factors that influence the supply and
barriers that community-based outpatient clinicians face in teaching healthcare professional
students. NC AHEC shall provide an interim report with its findings to the Joint Legislative
Education Oversight Committee and the Joint Legislative Oversight Committee on Health and
Human Services no later than April 1, 2024, and a final report no later than September 1, 2024.
NC AHEC shall consult with other healthcare professional organizations and boards, including
but not limited to, the North Carolina Nurses Association, the North Carolina Academy of Family
Physicians, the North Carolina Academy of Physician Assistants, the North Carolina Healthcare
Association, the North Carolina Independent Colleges and Universities, the North Carolina
Medical Society, the North Carolina Pediatric Society, The University of North Carolina, the
North Carolina Board of Nursing, and the North Carolina Medical Board. As part of its study,
NC AHEC shall do at least the following:
(1) Survey other states to identify the best innovative and effective approaches to
address preceptor shortages for medical students, nurse practitioner students,
physician assistant students, and prelicensure nursing students.
(2) Research and report on the current approaches to identifying, engaging,
financing, and evaluating clinical training sites and how schools use tuition
funding to cover their students' costs related to clinical placements and
training. As part of this component of the study, NC AHEC shall consult with
the Board of Governors of The University of North Carolina, the State Board
of Community Colleges, and the North Carolina Independent Colleges and
Universities.
(3) Assess the capacity of North Carolina and nearby states for clinical training
sites, in consultation with the North Carolina Healthcare Association
(NCHA), the North Carolina Community Health Center Association, and
clinically integrated networks, including the following information:
a. The number and percentage of independent and health system
practices that are currently clinical training sites in this State.
b. The number and percentage of independent and health system
practices that could become clinical training sites in this State.
c. The impacts on the efficiency of clinical practices when or if they
become clinical training sites.
•
d The financial impact on an independent or health system practice if it
d. The financial impact on an independent or health system practice if it precepts students in clinical rotations.

1 ESTABLISH THE SCHOOL OF CIVIC LIFE AND LEADERSHIP AT THE 2 UNIVERSITY OF NORTH CAROLINA AT CHAPEL HILL 3 SECTION 8.5.(a) The Board of Trustees of the University of North Carolina, at 4 Chapel Hill, in consultation with the Board of Trustees of the University of North Carolina, at Chapel Hill, and faculty and administration 6 officials at the University of North Carolina at Chapel Hill, and faculty and administration 6 officials at the University of North Carolina at Chapel Hill, and faculty and administration 6 officials at the University of North Carolina at Chapel Hill, and faculty and administration 8 (1) Provide course opportunities for students. Courses may focus on the 10 development of democratic competencies informed by American history and 11 the American political tradition, with the purpose of fostering public discourse 12 and civil engagement necessary to promote democracy and benefit society. 13 (2) Subject to approval of the Provoust and the inaugural dean of the School, house the Program on Public Discourse. 14 (1) ther at least 10 and no more than 20 faculty members from outside the University of North Carolina at Chapel Hill. These faculty members shall be thired with permanent tenure in accordance with policies adopted by The Board of Governors of The University of North Carolina and the University of North Carolina at Chapel		General Assembly Of North Caronna Session 2025			
 SECTION 8.5.(a) The Board of Trustees of the University of North Carolina at Chapel Hill, and faculty and administration officials at the University of North Carolina at Chapel Hill, and faculty and administration officials at the University of North Carolina at Chapel Hill, shall establish the School of Civic Life and Leadership at the University of North Carolina at Chapel Hill, shall establish the School of Civic Life and Leadership at the University of North Carolina at Chapel Hill, shall establish the School of Civic Life and Leadership at the University of North Carolina at Chapel Hill, shall establish the School, house the American political tradition, with the purpose of fostering public discourse and civil engagement necessary to promote democracy and benefits ociety. (2) Subject to approval of the Provost and the inaugural dean of the School, house the Program on Public Discourse. (3) Develop programming to address the topics identified in subdivision (1) of this subsection and provide resources to students, faculty, and the general public, as needed. (4) Hire at least 10 and no more than 20 faculty members from outside the University of North Carolina at Chapel Hill. These faculty members shall be hird with permanent tenure or be eligible to receive permanent tenure in accordance with policies adopted by The Board of Governors of The University of North Carolina at Chapel Hill. These faculty members mythol joint or courtesy appointments with other existing units of the University of North Carolina at Chapel Hill The Board of Trustees of the University of North Carolina at Chapel Hill The Board of Governors of The University of North Carolina at Chapel Hill Shall expent 31, 2023, the Provost of the University of North Carolina at Chapel Hill Shall expent 31, 2023, the Provost of the University of North Carolina at Chapel Hill Shall expent 31, 2023, the Provost of the University of North Carolina at Chapel Hill Shall report to the Joint Leadership are	1	ESTABLISH THE SCHOOL OF CIVIC LIFE AND LEADERSHIP AT THE			
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 47 as demonstrated by the annual performance measures reported by the constituent institutions in 48 accordance with G.S. 115C-296.35. The Board of Governors' Subcommittee on Laboratory 49 Schools established under G.S. 116-239.7 shall review the proposals and approve at least nine 	45	total to serve public school students in accordance with the provisions of this Article. The Board			
 48 accordance with G.S. 115C-296.35. The Board of Governors' Subcommittee on Laboratory 49 Schools established under G.S. 116-239.7 shall review the proposals and approve at least nine 					
49 Schools established under G.S. 116-239.7 shall review the proposals and approve at least nine					
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50 <u>eight of the proposals to establish laboratory schools.</u> The Subcommittee may select a constituent					
	50	eight of the proposals to establish laboratory schools. The Subcommittee may select a constituent			

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1 institution to operate more than one laboratory school. The Subcommittee shall oversee the 2 operations of those laboratory schools to meet the purposes set forth in this Article."

3 **SECTION 8.6.(b)** G.S. 116-239.7(a1) reads as rewritten: 4 Approval of Laboratory Schools. - The Board of Governors, upon the "(a1) 5 recommendation of the President, shall designate constituent institutions to establish and operate 6 a total of at least nine eight laboratory schools. The chancellor of each constituent institution 7 shall adopt and submit to the Subcommittee a proposal to operate one or more laboratory schools 8 in one or more local school administrative units that meet the minimum threshold for the number 9 of low-performing schools located in a unit under G.S. 116-239.6(4). The proposal shall include 10 the governance structure of the laboratory school. The Subcommittee shall evaluate the proposals for approval or disapproval by considering the design components and the strategic focus of the 11 12 laboratory school and any other standards developed by the Subcommittee to be applicable to all 13 laboratory schools. The Subcommittee shall also consider the location of each laboratory school 14 so that, to the extent possible, there is a geographically diverse distribution of the laboratory 15 schools throughout the State. From the proposals submitted to the Subcommittee, the 16 Subcommittee shall approve the establishment of at least nine eight laboratory schools."

17

18 FUNDS FOR ATHLETIC DEPARTMENTS WITH APPROVED PLANS TO PROVIDE 19 **ECONOMIC BENEFITS**

20 **SECTION 8.7.(a)** For each fiscal year funds are provided pursuant to subsection (b) of this section, the athletic department for each of the following constituent institutions shall 21 22 develop and submit to the President of The University of North Carolina a plan to provide an 23 economic benefit to the constituent institution and the service region of the constituent institution 24 in that fiscal year:

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- (1)Elizabeth City State University.
- (2)Fayetteville State University.
 - North Carolina Agricultural and Technical State University. (3)
- (4) North Carolina Central University.
- 29 (5) The University of North Carolina at Asheville.
- The University of North Carolina at Greensboro. 30 (6)
- 31 The University of North Carolina at Pembroke. (7)
 - (8) The University of North Carolina at Wilmington.
 - Western Carolina University. (9)
- 34 Winston-Salem State University. (10)

35 **SECTION 8.7.(b)** Of the nonrecurring funds appropriated in this act to the Board of 36 Governors of The University of North Carolina for each fiscal year of the 2023-2025 fiscal 37 biennium for athletic department operating support, if the President of The University of North 38 Carolina approves a plan submitted under subsection (a) of this section, the Board of Governors 39 shall allocate one tenth of the funds provided in the fiscal year in which the plan is approved to 40 that constituent institution to support its athletic department.

41

42 EDUCATIONAL OPPORTUNITIES PROGRAM

43 **SECTION 8.8.(a)** Program; Purpose. – The Board of Governors of The University 44 of North Carolina shall establish a College of Educational Opportunities Program (Program) for 45 eligible students with intellectual and developmental disabilities. North Carolina State University 46 shall develop and operate the Program beginning in the 2023-2024 fiscal year. North Carolina 47 Central University shall adapt and operate the Program as developed by North Carolina State University for use beginning in the 2024-2025 fiscal year. The purpose of the Program is to 48 49 provide postsecondary opportunities for eligible students, including the following: 50

- (1)
- A person-centered planning process.

(2) The opportunity to pursue educational credentials, including degrees, certificates, and other nondegree credentials. (3) Inclusive academic enrichment, socializion, independent living skills, and integrated work experiences to develop career skills that can lead to gainful employment. (4) Individual supports and services for academic and social inclusion in academic courses, extracurricular activities, and other aspects of campus life. SECTION 8.8.(b) Definition. – For purposes of this section, the term "eligible student" refers to a person who meets all of the following: (1) Is 22 years of age or older. (2) Is an adult with intellectual and developmental disabilities. SECTION 8.8.(c) Funds. – Funds appropriated to the Board of Governors of The University of North Carolina in this act for the Program shall meet the following criteria: (1) The funds may be used for any of the following purposes: a Administrative staff, including a director of the Program, and programmanici staff, including instructors and peer mentors. (1) The funds shall be allocated university. (2) d. Scholarships for tuition and fees for economically disadvantaged students. (2) e. Additional supports, including counseling, mentoring, and transportation. (2) The funds shall be allocated in the helow fiscal year, the following amounts in recurring funds shall be allocated to North Carolina		General Assembly Of North CarolinaSession 2023
2 certificates, and other nondegree credentials. 3 (3) Inclusive academic enrichment, socialization, independent living skills, and integrated work experiences to develop career skills that can lead to gainful employment. 6 (4) Individual supports and services for academic and social inclusion in academic courses, extracurricular activities, and other aspects of campus life. 8 SECTION 8.6(b) Definition. – For purposes of this section, the term "eligible student" refers to a person who meets all of the following: 10 (1) Is 22 years of age or older. 11 (2) Is an aduli with intellectual and developmental disabilities. 28 SECTION 8.8(c) Funds. – Funds appropriated to the Board of Governors of The University of North Carolina in this act for the Program shall meet the following purposes: 13 a. Administrative staff, including a director of the Program, and programmatic staff, including instructors and peer mentors. 17 b. Training for university faculty. 18 c. Improvements to existing assistive technologies and other academic support services offered by the university. 20 d. Scholarships for tuition and fees for economically disadvantaged students. 21 e. Additional supports, including website design and recruitment. 22 e. Additional supports, including counseling, mentoring, and transportation. 23 for the 2023-2024 fiscal year, three million dollar	1	(2) The opportunity to pursue educational credentials, including degrees,
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	48	
50 items that are eligible to be purchased with funds received pursuant to this program and make		include greenhouses, animals and livestock, and power tools. FFA shall provide a full list of
	50	items that are eligible to be purchased with funds received pursuant to this program and make
51 the list publicly available on its website. FFA may consult with the Department of Agriculture	51	the list publicly available on its website. FFA may consult with the Department of Agriculture

1 and Consumer Services when evaluating a grant for selection that includes the purchase of 2 animals. A public school unit or a regional partnership of more than one public school unit may 3 apply to receive funds. When awarding grants under this subsection, FFA shall prioritize public 4 school units (i) located, in whole or in part, in a county with at least one local school 5 administrative unit that received low-wealth supplemental funding in the previous fiscal year and 6 (ii) that have a high population of at-risk students or students with disabilities. Grant recipients 7 may make items purchased with grant funds available to any students within the public school 8 unit or partnership regardless of whether the student is identified as at-risk or a student with a 9 disability. Funds provided pursuant to this section shall not revert to the General Fund but shall 10 remain available for this purpose until June 30, 2025.

SECTION 8.9.(b) FFA shall create and make available an application for grants 11 12 under this section no later than 30 days of this act becoming law. Applicants shall submit their 13 application to receive grant funds to FFA no later than June 15, 2024. FFA shall approve or deny 14 each application within 30 days of receipt.

SECTION 8.9.(c) All recipients of grants under this section for each school year 15 shall submit a report to FFA no later than October 15, 2024, on the outcomes of any programs 16 17 funded by grants received under this section, including data collection methods for reporting on 18 student outcomes, impacts of the program, and use of State funds. FFA shall then submit a report 19 to the Joint Legislative Education Oversight Committee and the Fiscal Research Division on the 20 overall outcomes of the grant program no later than December 15, 2024.

21 **SECTION 8.9.(d)** Of the funds allocated by this section for grants as provided by 22 subsection (a) of this section, up to fifty thousand dollars (\$50,000) in each fiscal year of the 23 2023-2025 biennium may be retained by FFA to be used for administrative costs associated with 24 the grant program.

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- 26 27

BOARD OF **GOVERNORS** NEW **TEACHER SUPPORT** STUDY **PROGRAM/ELIZABETH CITY STATE**

28 SECTION 8.10. No later than December 15, 2023, the Board of Governors shall 29 report to the Joint Legislative Education Oversight Committee on the advisability and feasibility 30 of incorporating additional constituent institutions, including Elizabeth City State University, as 31 administrators of the New Teacher Support Program.

32 33

COLLABORATORY REPORT ON RECOVERY COURT STUDY RESULTS

34 SECTION 8.11.(a) Of the funds appropriated in this act from the Opioid Abatement 35 Reserve established pursuant to Section 9F.1 of S.L. 2021-180, as amended by Section 9F.1 of 36 S.L. 2022-74, to the Board of Governors of The University of North Carolina to be allocated to 37 the University of North Carolina at Chapel Hill for the North Carolina Collaboratory 38 (Collaboratory), the Collaboratory shall study existing judicially managed accountability and 39 recovery courts (JMARCs), including those drug treatment courts and JMARCs partially or fully 40 exempted from Article 62 of Chapter 7A of the General Statutes under G.S. 7A-802. These funds shall not revert at the end of the 2023-2024 fiscal year but shall remain available until expended. 41 42 **SECTION 8.11.(b)** No later than October 1, 2024, the Collaboratory shall report on

- 43 44
- The Joint Legislative Oversight Committee on Health and Human Services. (1)
- 45

51

- The Joint Legislative Oversight Committee on Justice and Public Safety.
- (2)(3) The Joint Legislative Education Oversight Committee.
- 46 47 (4) The chairs of the House and Senate Appropriations Committees on Health and 48 Human Services.

the results of the study required by subsection (a) of this section to the following entities:

- 49 The chairs of the House and Senate Appropriations Committees on Justice and (5) 50 Public Safety.
 - The chairs of the House and Senate Appropriations Committees on Education. (6)

General Asser	nbly Of North Carolina	Session 2023
SE	CTION 8.11.(c) The report required by subsection (b) or	f this section shall
	nimum, each of the following:	
(1)	Executive summary of the study and its findings.	
(2)	Summary of each JMARC's operating model.	
(3)	Summary of each JMARC's funding sources.	
(4)	Analysis of demand and capacity for each JMARC.	
(1) (5)	Summary of need and local interest for additional JMARC	<u>Cs</u>
(6)	Feasibility of JMARCs operating across counties and acro	
(7)	Proposed JMARC expansion plan.	iss judicial districts.
(8)	List of funding sources to support the expansion plan out	lined in subdivision
(0)	(7) of this subsection.	
SE	CTION 8.11.(d) This section is effective when it becomes lav	W
52		··· .
REQUIRE	COMPREHENSIVE TRANSITION POSTSECONDAR	RY PROGRAMS
REPORT	AND ESTABLISH CTP PROGRAM AT UNC-W	
SE	CTION 8.12.(a) Article 35A of Chapter 116 of the General S	Statutes is amended
	w section to read:	
" <u>§ 116-298.</u> R		
	rsity of North Carolina System Office shall report to the	e Joint Legislative
	rsight Committee by March 15 of each year on the impact on	
	onstituent institutions of The University of North Carolina.	
report shall inc	lude the following information for each CTP Program at a con	nstituent institution:
(1)	Admissions requirements.	
$\overline{(2)}$	Number of participants.	
$\overline{(3)}$	Participant outcomes, including credits earned toward a	degree, diploma, or
	certificate and job placements for participants and graduat	
SE	CTION 8.12.(b) Of the recurring funds appropriated in this	
	he University of North Carolina for the 2023-2025 fiscal bien	
o the Universi	y of North Carolina at Wilmington (UNC-W), UNC-W shall e	stablish a certificate
accomplishme	nt program to be approved by the United States Department	t of Education as a
Comprehensiv	e Transition Postsecondary (CTP) Program (Program)	for students with
intellectual dis	abilities in accordance with the Higher Education Opportuni	ity Act of 2008, 20
U.S.C. §§ 114	of through 1140i.	
SE	CTION 8.12.(c) No later than March 15, 2025, UNC-W shal	ll report to the Joint
	acation Oversight Committee and the Fiscal Research Division	-
establishing th	e Program pursuant to subsection (b) of this section. The rep	port shall include at
least the follow	ring information:	
(1)	Steps taken and steps remaining to establish the Program.	
(2)	Proposed or actual admissions requirements for the Progra	am.
(3)	Support services to be provided by the Program, including	ng the eligibility of
	participants to receive college credits.	
(4)	Actual or estimated number of participants in the Program	1.
(5)	Estimated additional costs to provide scholarships to stude	
. ,	the Program under the Comprehensive Transition Postsec	
	Program established pursuant to Article 35A of Chapter	• •
	Statutes.	
(6)	Whether the Program has been approved by the United St	tates Department of
	Education and, if not, a time line for approval.	*
AGRICULTI	RE ANALYTICS PLATFORM INITIATIVE	

1	SECTION 8.13.(a) Of the recurring funds appropriated in this act to the Board of			
2	Governors of The University of North Carolina to be allocated to North Carolina State University			
3	(NC State) and North Carolina Agricultural and Technical State University (NC A&T) to deploy			
4	an analytics platform for agriculture initiatives, NC State and NC A&T shall each contract with			
5	SAS Institute, Inc., to establish or maintain a software platform to use data collection and			
6	analytics to improve agricultural systems and agricultural profitability. Funds shall be used for			
7	software, equipment installation, cloud hosting, and technical support. NC State and NC A&T			
8	shall collaborate in the creation and use of these platforms as much as practicable.			
9	SECTION 8.13.(b) No later than August 15, 2025, NC State and NC A&T shall			
10	jointly report to the Joint Legislative Education Oversight Committee on the impact of the			
11	Initiative on the following:			
12	(1) The sustainability and profitability of agricultural systems in the State,			
13	including any improved efficiencies.			
14	(2) Research grants secured by each constituent institution.			
15	(3) Student and faculty recruitment and retention.			
16	(4) Engagement and collaboration with private farmers in the State.			
17	(5) Faculty research on agriculture.			
18	(6) Collaboration between NC State and NC A&T.			
19	(b) Condobilation between the State and the file 1.			
20	UNIVERSITY OF NORTH CAROLINA SYSTEM FACULTY REALIGNMENT			
20	INCENTIVE PROGRAM			
22	SECTION 8.14.(a) For purposes of this section, the term "identified faculty			
23	member" means a full-time, tenured faculty member employed by a constituent institution of The			
23 24	University of North Carolina who meets all of the following criteria:			
25	(1) Is at least 55 years of age.			
25 26	(1) Is at least 55 years of age.(2) Meets either of the following criteria:			
20 27	a. Is eligible to commence retirement with an early or service retirement			
28	allowance under the Teachers' and State Employees' Retirement			
28 29	System (TSERS).			
30	b. Is vested in the Optional Retirement Program (ORP) for The			
31	University of North Carolina.			
32	(3) Does not receive disability or workers' compensation benefits.			
33	SECTION 8.14.(b) For the 2023-2025 fiscal biennium, the Board of Governors of			
33 34	The University of North Carolina shall establish a Faculty Realignment Incentive Pilot Program			
34 35	(Program) for constituent institutions of The University of North Carolina to award severance			
35 36	payments to identified faculty members to provide long-term cost-savings and improved			
30 37				
38	operational efficiencies for The University of North Carolina. Funds for the Program shall be			
	distributed among constituent institutions based on criteria established by the President of The			
39 40	University of North Carolina. The Program shall meet at least the following requirements:			
40	(1) An identified faculty member shall be selected to receive a payment under the			
41	Program in the discretion of the constituent institution where the identified			
42	faculty member is employed.			
43	(2) Severance payments shall be equivalent to the identified faculty member's			
44	base salary from the prior academic year.			
45	(3) Severance payments shall be exempt from payroll deductions for retirement			
46	contributions and shall not be considered compensation for purposes of the			
47	supplemental plans administered by The University of North Carolina or plans			
48	administered by the Supplemental Retirement Board of Trustees under			
49 50	G.S. 135-96.			
50	(4) If an identified faculty member does not qualify for the full employer premium			
51	contribution for retiree health coverage provided under TSERS or ORP, then			

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1 2 3	the constituent institution where the identified faculty m may provide the faculty member, in addition to a seve amount equivalent to 12 months of the full employer	erance payment, an
4	employee health insurance premium.	
5	SECTION 8.14.(c) By December 1, 2024, and annually thereaf	
6	expended under the Program, the Board of Governors shall report at l	
7	information on the Program to the Joint Legislative Education Oversight	Committee and the
8	Fiscal Research Division, disaggregated by constituent institution:	. 1. C
9	(1) The number of identified faculty members that receive	a funds under the
10 11	Program.	
11	(2) The total amount paid out by the Program.SECTION 8.14.(d) The nonrecurring funds appropriated to the l	Board of Governors
12	of The University of North Carolina in this act for the 2023-2024 fiscal yea	
13	of North Carolina System Faculty Realignment Incentive Program, as enac	
15	shall not revert to the General Fund at the end of the 2023-2024 fiscal ye	•
16	available until expended.	
17		
18	REVISE POSTSECONDARY ATTAINMENT GOAL REPORTING T	IME
19	SECTION 8.15. Section 1(c) of S.L. 2019-55 reads as rewritten:	•
20	"SECTION 1.(c) Beginning September 1, 2020, March 1, 2024, and ever	
21	1 thereafter, the myFutureNC Commission, which is a statewide comm	-
22	postsecondary educational attainment in North Carolina, shall report to the	•
23	as provided by G.S. 120-29.5, and to the Joint Legislative Education Overs	0
24	the progress of the State reaching the postsecondary attainment goal set for	
25 26	as enacted by this act, and activities by the Commission to further North C	arolina towards the
26 27	postsecondary attainment goal."	
27	WATER SAFETY ACT OF 2023	
28 29	SECTION 8.16.(a) Water Research Funding. – Funds appropria	ted in this act to the
30	North Carolina Collaboratory (Collaboratory) for the 2023-2024 fiscal year	
31	other programs related to per- and poly-fluoroalkyl substances (PFAS) and	
32	general research programs shall be allocated as follows:	j.
33	(1) Twenty million dollars (\$20,000,000) in nonrecurring f	unds for programs
34	related to management of aqueous film-forming foams	(AFFF) containing
35	PFAS used by local fire departments and for other PFAS-r	elated research. For
36	purposes of this act, "local fire department" means a fire de	
37	regulated, or managed by one or more units of State or	
38	including those located at or serving public airports. These	funds are allocated
39	to the Collaboratory for the following purposes:	C . 1 C
40	a. To conduct a voluntary buyback program	
41	PFAS-containing AFFF owned or stored by loca	
42 43	The program may also include the purchase a	ind distribution of
43 44	replacement PFAS-free foams.b. To develop, acquire, analyze, and deploy facilities	and technologies to
44	safely store and destroy PFAS-containing	-
46	technologies available outside of the State.	min, menualing
47	c. To provide competitive research grants for (i) h	uman exposure and
48	other studies intended to assess the long-term healt	-
49	and other emergency response personnel and the	0
50	from exposure to PFAS-containing AF	•
51	PFAS-containing materials and (ii) other research	related to PFAS in

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1 2 3	water and air, PFAS toxicology and human exposure, and the mitigation, removal, or destruction of PFAS and PFAS-containing materials.
4 5	d. To fund upgrades to laboratory space at the Textile Protection and
) 5	Comfort Center at North Carolina State University to accommodate
	aerosol studies that simulate airborne PFAS particulate exposure.
	(2) Four million dollars (\$4,000,000) in recurring funds for other PFAS research
	projects. In its expenditure of the funds allocated by this subsection, the Collaboratory may prioritize funding of a multiyear human exposure study
	related to per- and poly-fluoroalkyl substances (PFAS) in North Carolina
	counties identified with higher than average PFAS exposure risks from
	inhalation, ingestion, and dermal exposure. Selection of study participants
	shall prioritize counties and communities (i) with a primary drinking water
	source from the Haw or the Cape Fear River, (ii) located near industrial
	processes that use or create PFAS or chemical precursors to PFAS that may
	become PFAS compounds once released, (iii) located within the Cape Fear
	and Lumber River Basins, and (iv) that may present a particularized risk.
	exposure, or other health factors deemed appropriate by the Collaboratory.
	The Collaboratory may also prioritize other discretionary PFAS-related
)	research deemed important to the State by the Collaboratory. The
	Collaboratory may engage expertise from the Departments of Environmental
	Quality and Health and Human Services and may utilize the Office of
	Strategic Partnerships within the Office of State Budget and Management to
	assist in working with State and local agencies.
5	(3) Two million dollars (\$2,000,000) in recurring funds for water-related research
	for emerging compounds, water quality improvements, or other discretionary
	research deemed important to the State by the Collaboratory.
	SECTION 8.16.(b) Report. – The Collaboratory shall include in the report required
	by G.S. 116-256 documentation of its use of the funds allocated by this section and updates
	regarding the research funded by this section.
	SECTION 8.16.(c) HMSI Research Grants. – Section 8.9(a) of S.L. 2021-180 reads
2	as rewritten:
	"SECTION 8.9.(a) The North Carolina Collaboratory (Collaboratory), established pursuant
Ļ	to Article 31A of Chapter 116 of the General Statutes, shall establish a research grant program
	for the following constituent institutions of The University of North Carolina identified as
) ,	Historically Minority-Serving Institutions (HMSIs): Elizabeth City State University, Fayetteville
,	State University, North Carolina Agricultural and Technical State University, North Carolina
	Central University, the University of North Carolina at Pembroke, and Winston-Salem State
)	University. The Collaboratory shall establish an application process and criteria for research
	grants that include a focus on areas within the Collaboratory's mission of facilitating research
	related to the environmental and economic components of the management of the natural resources within the State and of new technologies for habitat, environmental, and water quality
	improvements and other areas of public health.as set forth in G.S. 116-255.
	The Collaboratory may award one or more research grants each fiscal year to each of the six
	HMSI constituent institutions to be used to expand their research capacity while being in service
	to the needs of the State. Of the funds appropriated by this act for the research grant program, the
	Collaboratory shall determine the amount of the research grant for each HMSI constituent
	institution in a fiscal year."
	SECTION 8.16.(d) Public Water Supply Fluoridation Study. – The Commission for
)	Public Health shall perform a review of the National Toxicity Program's September 2022 draft

1	Neurodevelopme	ntal and Cognitive Health Effects: A Systematic Review," as well as the studies	
2		eport, and any other studies the Commission finds relevant to an assessment of	
3	the association between fluoride exposure and IQ in children. Based on this review, the		
4	Commission shall determine whether sufficient evidence exists for a link between fluoride in the		
5		bly and cognitive decline or any other neurological detriment in children.	
6		TON 8.16.(e) The Commission shall make a report to the General Assembly	
7		uary 1, 2024, of its findings and recommendations, including a recommendation	
8		rrent standard for fluoride established in the Commission's rules (i) is protective	
9		nd (ii) should be lowered. If the Commission makes the determination regarding	
10		oride in public water supplies and neurological impacts in children as described	
11		of this section, then the Commission shall direct the Department of Health and	
12		to create a list of the private and public water utilities in the State, their fluoride	
13		e number of children or households to which they provide water, and any other	
14		t deems pertinent. The Department shall include with the list a ranking of the	
15		f the water supplied by each utility.	
16		TON 8.16.(f) Revenue Sharing and Funding Availability. – G.S. 116-255(c)	
17	reads as rewritten		
18		ng Conditions and Restrictions. – The following applies to funding received by	
19	the Collaboratory	:	
20			
21	<u>(7)</u>	The Collaboratory may negotiate or impose data use, data management, and	
22		revenue sharing requirements for intellectual property developed through its	
23		research awards using State funds, including, but not limited to, contractual	
24		terms that provide for gross revenue distribution to the General Fund for future	
25	(0)	research and development projects.	
26 27	<u>(8)</u>	Funds appropriated by the General Assembly to the Collaboratory (i) shall not	
27		revert to the General Fund but shall remain available until expended and (ii)	
28 29		shall not apply to the carryforward limitation imposed on constituent institutions of The University of North Carolina by G.S. 116-30.3."	
30	SECT	TON 8.16.(g) Effective Date. – Subsections (a) and (b) of this section become	
31		2023. The remainder of this section is effective when it becomes law.	
32	circetive July 1, 2	225. The remainder of this section is checuve when it becomes itw.	
33	UNC-W RESEA	RCH PROGRAMS IN CRITICAL WORKFORCE AREAS FUNDS AND	
34	REPORT		
35		TON 8.17. Of the recurring funds appropriated in this act to the Board of	
36		University of North Carolina for the 2023-2025 fiscal biennium to be allocated	
37		of North Carolina at Wilmington (UNC-W) for research programs, UNC-W	
38	•	earch programs in critical research areas to maintain its classification in the	
39	1	cation of Institutions of Higher Education as R2 – High Research Activity.	
40	•	these funds only to expand relevant research programs in critical research areas	
41		blant other funds already allocated for these purposes. By March 15, 2024, and	
42		after in which these funds are provided, UNC-W shall report to the Joint	
43		ation Oversight Committee and the Fiscal Research Division on the use of the	
44	-	shall include at least the following information:	
45	(1)	A detailed explanation of how the funds are used, including all expansions on	
46		research programs supported by these funds since the previous report and the	
47		nature of each expansion.	
48	(2)	All critical research areas at the university, as defined by UNC-W.	
49	(3)	The impact of the expansions identified in subdivision (1) of this section on	
50		the critical research areas identified in subdivision (2) of this section,	

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1 2 3 4	(4)	including the extent to which the expansions suppor classification of UNC-W as a High Research Activity institu Recommended actions to maintain the classification of UI Research Activity institution or to improve that classification Uich Research Activity	ution. NC-W as a High
5 6 7 8	(5)	High Research Activity. Any other matter UNC-W deems relevant to the efficient expenditure of these funds.	ent and effective
8 9	REVISE DISTI	NGUISHED PROFESSORS ENDOWMENT TRUST FUN	ND
10	SECT	FION 8.18.(a) Part 4A of Article 1 of Chapter 116 of the Gene	eral Statutes reads
11	as rewritten:		
12		"Part 4A. Distinguished Professors Endowment Trust Fund.	
13		istinguished Professors Endowment Trust Fund; purpose.	
14		Assembly of North Carolina recognizes that the public univers	
15		thened by the addition of distinguished scholars. scholars for	
16		t areas. It further recognizes that private as well as State supp	
17		a distinguished scholars for the State universities and that pri	
18 19	1 0	the commitment of citizens and organizations in prom ate universities. It is the intent of the General Assembly to esta	U
20	-	portunity to each State university to receive and match challeng	
20 21		selected distinguished professors for degree programs in STEN	
22		thin the university. The associated foundations that serve the	
23		ve gifts from private sources to provide for matching funds	
24		for the establishment of endowments for chairs for degree pr	
25	subject areas wit		
26	"§ 116-41.13A.	Distinguished Professors Endowment Trust Fund; definiti	ons.<u>Definitions.</u>
27	The followin	g definitions apply in this Part:	
28	(1)	"Focused growth institution" means Focused growth institut	tion. – Any of the
29		following:	
30		<u>a.</u> Elizabeth City State University, <u>University</u>.	
31		b. Fayetteville State University, University.	TT • •
32		<u>c.</u> North Carolina Agricultural and Technical Universit	y, <u>University.</u>
33 34		 <u>d.</u> North Carolina Central University, <u>University</u>. <u>e.</u> The University of North Carolina at Pembroke, Pemr 	broko
34 35		e.The University of North Carolina at Pembroke, Pemf.Western Carolina University, and University.	DIOKE.
36		<u>g.</u> Winston-Salem State University.	
37	(2)	"Special needs institution" means the Special needs institut	ion. – The North
38	()	Carolina School of the Arts, redesignated effective Augus	
39		"University of North Carolina School of the Arts," and T	
40		North Carolina at Asheville.	•
41	<u>(3)</u>	STEM subject area Any subject area in a field of scho	larship related to
42		science, technology, engineering, or mathematics. A subject	
43		scholarship related to journalism or law is not a STEM subjection	
44	"§ 116-41.14.	Distinguished Professors Endowment Trust Fund;	establishment;
45		<u>olishment of the Fund;</u> maintenance.	h
46 47		blished a Distinguished Professors Endowment Trust Fund to	•
47 48	-	ovide challenge grants to the constituent institutions. All ap e trust fund shall be invested pursuant to G.S. 116-36. Interest	
48 49	-	the trust fund not matched shall increase the total funds availa	-
49 50	granta	the trust rund not matched shall increase the total fullus availa	ione for chantenge

50 grants.

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"§ 116-41.15.	Distinguished Professors Endowment Trust Fund; allocation; Al	location;
	iinistration.	<u>.</u>
(a) For	constituent institutions other than focused growth institutions and spec	ial needs
• •	amount appropriated to the trust shall be allocated by the Board as follo	
(1)	According to one of the following:	
	(1)a. On the basis of one three hundred thirty-four thousar	nd dollar
	(\$334,000) challenge grant for each six hundred sixty-six	
	dollars (\$666,000) raised from private sources; orsources.	
	(2)b. On the basis of one one hundred sixty-seven thousan	nd dollar
	(\$167,000) challenge grant for each three hundred th	
	thousand dollars (\$333,000) raised from private sources; orse	ources.
	(3)c. On the basis of one challenge grant of up to six hundred six	
	thousand dollars (\$667,000) for funds raised from private s	ources in
	twice the amount of the challenge grant.	
(2)	If an institution chooses to pursue the use of the allocated challer	nge grant
	funds described in either subdivision (1), subdivision (2), sub-subdi	vision a.,
	sub-subdivision b., or subdivision (3) sub-subdivision c. of subdivision	<u>ion (1) of</u>
	this subsection, the challenge grant funds shall be matched by fur	nds from
	private sources on the basis of two dollars of private funds for every of	one dollar
	of State funds.	
(b) For	focused growth institutions and special needs institutions, the	amount
ppropriated to	the trust shall be allocated by the Board as follows:	
<u>(1)</u>	According to one of the following:	
	$(1)\underline{a}$. On the basis of one five hundred thousand dollar (\$500,000) of	
	grant for each five hundred thousand dollars (\$500,000) rai	sed from
	private sources; or sources.	
	(2) <u>b.</u> On the basis of one two hundred fifty thousand dollar (\$	
	challenge grant for each two hundred fifty thousand dollars (\$	5250,000)
	raised from private sources; orsources.	
	(3) <u>c.</u> On the basis of one challenge grant of up to one millio	
	(\$1,000,000) for funds raised from private sources in the sam	e amount
	as the challenge grant.	
<u>(2)</u>	If an institution chooses to pursue the use of the allocated challer	
	funds described in either subdivision (1), subdivision (2), sub-subdi	
	<u>sub-subdivision b.</u> or subdivision (3) <u>sub-subdivision c.</u> of <u>subdivision</u>	
	this subsection, the challenge grant funds shall be matched by fur	
	private sources on the basis of one dollar of private funds for every	dollar of
	State funds.	1 1
	ching funds shall come from contributions made after July 1, 1985, and	
	s specified by G.S. 116-41.14. Each participating constituent institutio	
	l establish its own Distinguished Professors Endowment Trust Fund, $\frac{1}{2}$	
	t pursuant to the provision of G.S. 116-36 to function as a depository for	-
	nd for the State matching funds for the challenge grants. The State match	-
	rred to the constituent institution's Endowment Fund upon notification	
	eccived and deposited the appropriate amount required by this section i	
-	Professors Endowment Trust Fund. Only the net income from that according support of the distinguished professorship thereby created	Junt Shall
-	support of the distinguished professorship thereby created. Distinguished Professors Endowment Trust Fund; contribution Cont	tribution
	mitments.	<u>n iounon</u>
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(a) For constituent institutions other than focused growth institutions and special needs institutions, contributions may also be eligible for matching if there is:as follows: 50 51

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<u>(1</u>) If the	e is one of the foll	owing:	
<u> </u>	<u>(1)a.</u>			at least six hundred sixty-six
	(1) <u>ui</u>			ibed by G.S. 143C-4-5, and an
				thousand dollars (\$111,000) to
		receive a	grant described	in $G.S. 116-41.15(a)(1);$
			6	$\lim \Theta.S. 110 - 41.13(a)(1),$
	(0)	or <u>G.S. 116-41.15</u>		1 4 1 1 1 1 1 4 4
	(2)<u>b.</u>			least three hundred thirty-three
				ibed by G.S. 143C-4-5, and an
			•	five hundred dollars (\$55,500)
		to receive a	0	in G.S. 116-41.15(a)(2);
		or<u>G.S. 116-41.15</u>		
	(3)<u>c.</u>	All of the follow		
		<u>1.</u> A commi	tment to make a dona	ation in excess of six hundred
		sixty-six	thousand dollars (S	\$666,000), as prescribed by
		G.S. 143 -	31.4, and an G.S. 143	<u>C-4-5.</u>
		<u>2.</u> <u>An</u> initial	payment of one-sixt	h of the committed amount to
				.S. 116-41.15(a)(3); and if the
			41.15(a)(1)c.	
				panied by a written pledge to
				years after the date of the initial
				balance shall be no less than
				nent and shall be made on or
			e anniversary date of the	
(2) Pledo			or to the actual collection of the
<u>\</u>			• •	tion's Distinguished Professors
				ed pursuant to G.S. 116-41.17,
			•	ns for establishing an endowed
		chair in a STEM su		is for establishing an endowed
(b) Fo			•	tutions, contributions may also
		if there is:as follow		tutions, contributions may also
(1)	U	of the following oc		
<u>(1</u>		-		
	<u>a.</u>	One of the follow $(1)1$		action of at logat five hundred
				ation of at least five hundred 1420.45
				s prescribed by G.S. 143C-4-5,
				y-three thousand three hundred
				ve a grant described in
			41.5(b)(1); or <u>G.S. 116</u>	
		· /		ion of at least two hundred fifty
				s prescribed by G.S. 143C-4-5,
				rty-one thousand six hundred
		dollars	(\$41,600) to recei	ve a grant described in
		G.S. 116	41.15(b)(2); or <u>G.S. 11</u>	<u>16-41.15(b)(1)b.</u>
		(<u>3)</u> <u>3.</u> A commi	tment to make a dona	tion in excess of five hundred
		thousand	dollars (\$500,000), as	s prescribed by G.S. 143-31.4,
				payment of one-sixth of the
		committe		eive a grant described in
				<u>-G.S. 116-41.15(b)(1)c.</u>
	<u>b.</u>			a written pledge to provide the
	<u></u>			e of the initial payment. Each
				s than the amount of the initial
		payment.	analiee shall be no les	s than the amount of the millar
		Payment.		

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1	(2) Pledged contributions may not be matched prior to the actu	al collection of the
2	total funds. Once the income from the institution's Distin	
3	Endowment Trust Fund can be effectively used pursuant	
4	the institution shall proceed to implement plans for established	ishing an endowed
5	chair.chair in a STEM subject area.	
6	"§ 116-41.17. Distinguished Professors Endowment Trust Fund	l; establishment
7	Establishment of chairs.	
8	(a) When The board of trustees may recommend to the Board, for	
9	establishment of an endowed chair or chairs in a STEM subject area who	
10	challenge grant and matching funds in the Distinguished Professors Endov	wment Trust Fund
11	reaches: reaches one of the following:	
12	(1) One million dollars $(\$1,000,000)$, if the sum of fu	
13	G.S. 116-41.15(a)(1) or G.S. 116-41.15(b)(1); or G.S. 11	<u>6-41.15(a)(1)a. or</u>
14	$\frac{G.S.\ 116-41.15(b)(1)a.}{E^{2}}$	c 1 1 1 1 1 1
15	(2) Five hundred thousand dollars $($500,000)$, if the sum of	
16	$\frac{\text{G.S. 116-41.15(a)(2) or G.S. 116-41.15(b)(2); or G.S. 11}{\text{G.S. 116-41.15(b)(2); or G.S. 11}}$	<u>6-41.15(a)(1)b. or</u>
17	$(2) \qquad \frac{G.S. \ 116-41.15(b)(1)b.}{A}$	4 66 1
18 19	(3) An amount up to two million dollars $(\$2,000,000)$, if	
19 20	described in $G.S. 116.41.15(a)(a)(a)$	
20 21	G.S. 116 - 41.15(b)(3); G.S. 116 - 41.15(a)(1)c. or G.S.	
21	the board of trustees may recommend to the Board, for its approval, the endowed chair or chairs.	statusinnent of an
22	(b) The Board, in considering whether to approve the recommendation	, recommendation
23 24	<u>made pursuant to subsection (a) of this section, shall include in its consideration</u>	
25	already existing in The University of North Carolina. If the Board approves the	
26	the chair or chairs shall be established. The chair or chairs, the property	
27	institution, may be named in honor of a donor, benefactor, or honoree of the	
28	option of the board of trustees.	,
29	"§ 116-41.18. Distinguished Professors Endowment Trust Fund; selec	ction -Selection of
30	Distinguished Professors.	·····
31	(a) Each constituent institution that receives, through private gifts an	d an allocation by
32	the Board of Governors, funds for the purpose shall, under procedures establis	-
33	Board of Governors and the board of trustees of the constituent institution, se	lect a holder of the
34	Distinguished Professorship. Professorship in a STEM area. Once given, that	t designation shall
35	be retained by the distinguished professor as long as he the distinguished pr	ofessor remains in
36	the full-time service of the institution as a faculty member, or for more limit	ted lengths of time
37	when authorized by the Board of Governors and the board of trustees at the in	
38	Distinguished Professorship is originally established or vacated. When	
39	professorship becomes vacant, it shall remain assigned to the institu	
40	distinguished professor shall be selected under procedures established by rul	es of the Board of
41	Governors and the board of trustees of the constituent institution.	
42	(a1) No rule shall prevent the constituent institutions of The University	
43	from selecting holders of Distinguished Professorships from among existing f	aculty members or
44	newly hired faculty members.	11
45 46	(b) The Board of Governors of The University of North Carolina shall to implement this section	n promuigate rules
46 47	to implement this section.	Covernors of The
47 48	(c) There is appropriated from the General Fund to the Board of University of North Carolina the sum of two million dollars (\$2,000,000) for f	
40 49	and the sum of two million dollars (\$2,000,000) for fiscal year 1986-87,	•
49 50	section.	to implement this
20		

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"§ 116-41.19. Distinguished Professors Endowment Trust Fund; promulgation of
rules. Promulgation of rules; list of STEM subject areas.
(a) The Board of Governors of The University of North Carolina shall promulgate rules
to implement this Part.
(b) No later than December 15, 2024, and annually thereafter, the Board of Governors
shall identify and provide to the Joint Legislative Education Oversight Committee a list of degree
programs in STEM subject areas and the number of distinguished professorships at each
constituent institution funded pursuant to this Part in each STEM subject area. The Board of Governors shall make the list of degree programs in STEM subject areas available on its
website."
SECTION 8.18.(b) The nonrecurring funds appropriated in this act to the
Distinguished Professors Endowment Trust Fund for the 2023-2025 fiscal biennium shall be used
to provide matching funds only for selected distinguished professors in STEM subject areas, as
defined by the Board of Governors, in accordance with Part 4A of Article 1 of Chapter 116 of
the General Statutes, as amended by this section.
SECTION 8.18.(c) Subsection (a) of this section is effective when this act becomes
law and applies to distinguished professorships established on or after that date.
COLLABORATORY STUDY NEXT-GENERATION ENERGY AND RESEARCH
DEVELOPMENT
SECTION 8.19.(a) Of the nonrecurring funds appropriated in this act for each year
of the 2023-2025 fiscal biennium to the Board of Governors of The University of North Carolina
to be allocated to the University of North Carolina at Chapel Hill for the North Carolina
Collaboratory (Collaboratory) for next-generation energy and research development, the
Collaboratory shall develop academic research partnerships with North Carolina businesses
working in the field of next-generation energies and shall leverage those partnerships to perform
research and development on next-generation energy technologies, including, but not limited to,
lithium batteries; computer chip manufacturing; small modular- or micro-nuclear technologies;
hydrogen storage, production, and transportation; and grid modeling across numerous scenarios
for power generation, storage, and distribution. These funds shall not revert at the end of each
year of the 2023-2025 fiscal biennium but shall remain available until expended.
SECTION 8.19.(b) The Collaboratory shall report on its activities pursuant to
subsection (a) of this section by March 15, 2024, and annually thereafter while funds are
expended under this section, to the Joint Legislative Education Oversight Committee. The report
shall include, at a minimum, all academic research partnerships established pursuant to this
section, the research and development projects undertaken alone or via those partnerships, and
the results of those projects, if any.
REALLOCATION OF FUNDS BETWEEN PATRIOT STAR FAMILY SCHOLARSHIP
NONPROFIT CORPORATIONS
SECTION 8.20.(a) Of the recurring funds appropriated in S.L. 2021-180 from the
General Fund to the Board of Governors of The University of North Carolina to be allocated to
the Marine Corps Scholarship Foundation, Inc., in the 2021-2023 fiscal biennium for the Patriot
Star Family Scholarship Program (Program) pursuant to Section 8.3 of S.L. 2021-180, the Marine
Corps Scholarship Foundation shall transfer any unencumbered funds remaining at the end of the
2022-2023 fiscal year to the Patriot Foundation in the 2023-2024 fiscal year to be used to award
scholarships pursuant to the Program. The Board of Governors shall assist the Marine Corps
Scholarship Foundation to facilitate the transfer as needed.
SECTION 8.20.(b) Of the three million dollars (\$3,000,000) in nonrecurring funds
appropriated in S.L. 2021-180 from the State Fiscal Recovery Fund to the Board of Governors
of The University of North Caroling to be allocated to the Marine Come Scholarship Foundation

1 2 3 4	pursuant to Section funds up to three	rth Carolina Patriot Star Family Recovery Scholarship Program (Program) on 8.19 of S.L. 2021-180, the Board of Governors shall transfer any unexpended ee million dollars (\$3,000,000) in the 2023-2024 fiscal year to the Patriot vard scholarships pursuant to the Program.
5		FION 8.20.(c) Subsection (a) of this section becomes effective June 30, 2023.
6	5101	
7	GREEN INDUS	TRY ECONOMIC IMPACT STUDY/NCSU
8		FION 8.21. Of the nonrecurring funds appropriated to the Board of Governors
9		y of North Carolina in this act for the 2023-2024 fiscal year to be allocated to
10	North Carolina S	tate University for the College of Agriculture and Life Sciences (CALS), CALS
11	shall study the st	atewide, regional, and county-level economic impact of the green industry in
12		shall perform the study in consultation with the Department of Agriculture and
13		es and The North Carolina Green Industry Council and shall report the results
14		anuary 15, 2025, to the Joint Legislative Oversight Committee on Agriculture
15		Economic Resources. For purposes of the study required pursuant to this section,
16	-	y refers to the production, design, installation, maintenance, and sale of plants,
17		hrubs, flowers, sod, and related goods and services, to enhance, beautify, and
18	1	nvironments and to provide jobs and economic growth, including at least the
19 20	following:	Nursery and tree production
20 21	(1) (2)	Nursery and tree production. Turfgrass production.
21	(2)	Horticulture input and equipment suppliers.
23	(4)	Landscaping and landscape design services.
24	(5)	Nursery, florists, garden center, and farm supply retailers.
25	(6)	Composting.
26	(7)	Urban forestry.
27	(8)	Parks and airports.
28	(9)	Christmas tree production.
29	(10)	Botanic gardens and arboretums.
30		
31		TINITION OF ELIGIBLE PRIVATE INSTITUTIONS FOR PATRIOT
32		SHIP PROGRAMS
33		TION 8.22.(a) Section 8.3(c)(4) of S.L. 2021-180 reads as rewritten:
34 25	"(4)	Eligible postsecondary institution. – A school that is any of the following:
35 36		a. A constituent institution of The University of North Carolina.b. A community college under the jurisdiction of the State Board of
30 37		Community Colleges.
38		c. A private educational institution as defined in G.S. 143B-1224.A
39		junior college, senior college, or university that meets all of the
40		following requirements:
41		<u>1.</u> Is operated and governed by private interests not under the
42		control of the federal government, the State, or any local
43		government.
44		2. Has a main permanent campus, as defined in G.S. 116-280(4),
45		located within the State of North Carolina.
46		 <u>3.</u> <u>Does not operate for profit.</u> <u>4.</u> <u>The curriculum is primarily directed toward the awarding of</u>
47		
48		associate, baccalaureate, or graduate degrees.
49 50		5. <u>Meets one of the following requirements:</u>
50		<u>I.</u> <u>Is a private educational institution, as defined in</u>
51		G.S. 143B-1224.

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II. <u>Is accredited by an accrediting agency that is</u> recognized by the United States Department of Education as a reliable authority concerning the quality
of education or training offered by institutions of higher
<u>education.</u> d. A private vocational institution, including Federal Aviation
Administration certificated aviation training programs."
SECTION 8.22.(b) Section 8.19(c)(4) of S.L. 2021-180 reads as rewritten:
"(4) Eligible postsecondary institution. – A school that is any of the following:
a. A constituent institution of The University of North Carolina.b. A community college under the jurisdiction of the State Board of
Community Colleges.
c. <u>A private educational institution as defined in G.S. 143B-1224.A</u>
junior college, senior college, or university that meets all of the
following requirements:
<u>1.</u> <u>Is operated and governed by private interests not under the</u>
control of the federal government, the State, or any local
<u>government.</u> 2. Has a main permanent campus, as defined in G.S. 116-280(4),
located within the State of North Carolina.
 <u>3.</u> <u>Does not operate for profit.</u> <u>4.</u> <u>The curriculum is primarily directed toward the awarding of</u>
associate, baccalaureate, or graduate degrees.
5. <u>Meets one of the following requirements:</u> <u>I.</u> <u>Is a private educational institution, as defined in</u>
G.S. 143B-1224.
II. Is accredited by an accrediting agency that is
recognized by the United States Department of
Education as a reliable authority concerning the quality
of education or training offered by institutions of higher education.
d. A private vocational institution, including Federal Aviation
Administration certificated aviation training programs."
SECTION 8.22.(c) This section is effective when this act becomes law and applies
to applications for scholarship awards submitted on or after that date.
PART VIII-A. UNIVERSITY/STATE EDUCATION ASSISTANCE AUTHORITY
WASHINGTON CENTER INTERNSHIP SCHOLARSHIP PROGRAM
SECTION 8A.1.(a) Scholarship Program Established. – Of the funds appropriated
in this act for the 2023-2025 fiscal biennium to the Board of Governors of The University of
North Carolina for the Washington Center Internship Scholarship Program, the State Education
Assistance Authority (Authority) shall award scholarship grants to students who are residents of North Carolina and are aprolled in their second year or higher in a constituent institution of The
North Carolina and are enrolled in their second year or higher in a constituent institution of The University of North Carolina to attend a semester or summer term internship program or a
shortened one- to four-week public policy and career readiness seminar program at The
Washington Center for Internships and Academic Seminars (Washington Center) located in
Washington, D.C. The Authority shall administer the scholarship program pursuant to guidelines
and procedures established by the Authority consistent with its practices for administering
State-funded financial aid. The guidelines and procedures shall include an application process and schedule, notification and disbursement procedures, standards for reporting, and standards
and schedule, nonneation and disoursement procedures, standards for reporting, and standards

1 for return of funds when a student withdraws from the program. A student who meets the 2 eligibility criteria of the Washington Center to attend a semester or summer term internship 3 program or a shortened one- to four-week public policy and career readiness seminar program 4 may apply to the Authority for a grant to cover costs related to the program. The Authority shall 5 award grants to students in its discretion based on student demand. Grants awarded pursuant to 6 the program shall be for the following amounts:

- 7
- For semester term internships, up to ten thousand dollars (\$10,000). (1)
- 8 9
- For summer term internships, up to eight thousand dollars (\$8,000). (2)
- For shortened seminar programs, up to four thousand dollars (\$4,000). (3)

10 SECTION 8A.1.(b) Limitations on Grant Amount. – If a student who is eligible for 11 a grant pursuant to this section also receives a scholarship or other grant covering the cost of 12 attendance for the program, then the amount of the State grant shall be reduced by an appropriate 13 amount determined by the Authority. The Authority shall reduce the amount of the grant so that 14 the sum of all grants and scholarship aid covering the cost of attendance shall not exceed the cost 15 of attendance for the program, including program fees, housing, and incidental costs. The cost of 16 attendance shall be established by the Authority in accordance with information provided to the 17 Authority by the Washington Center.

18 SECTION 8A.1.(c) Internship Activities. - A student participating in the 19 Washington Center's program shall (i) intern four days a week with a nonprofit corporation, 20 private company, federal agency, or a member of the United States Congress, (ii) take an 21 academic class taught by the Washington Center's faculty, (iii) participate in career readiness 22 training programs, and (iv) be responsible for a final portfolio project outlining work completed 23 during the program. Students from all academic majors can participate and benefit from the 24 program.

25 SECTION 8A.1.(d) Academic Credit. – No later than December 1, 2023, the Board 26 of Governors of The University of North Carolina shall develop and promulgate guidance to 27 constituent institutions on a process for awarding up to three academic credit hours for 28 participation in an internship in accordance with the scholarship program.

29 **SECTION 8A.1.(e)** Funds for the Program. – Any funds that are unencumbered for 30 the program at the end of each fiscal year shall not revert to the General Fund but shall remain 31 available for the purposes of this section. The Authority may use up to one percent (1%) of the 32 funds appropriated each fiscal year for the program for administrative costs.

33 **SECTION 8A.1.(f)** Reporting. – By September 1, 2024, and each year thereafter in 34 which grants are received under the program, the Authority, in consultation with the Washington 35 Center, shall report to the Joint Legislative Education Oversight Committee and the Fiscal 36 Research Division on the implementation of the scholarship program, including the number of 37 participating students and the amount of awards for each semester or summer term or shortened 38 seminar program by constituent institution.

39 **SECTION 8A.1.(g)** This section applies beginning with the award of scholarship 40 grants in the 2023-2024 academic year.

41

42 STATE **EDUCATION** ASSISTANCE AUTHORITY DISBURSE STATE'S 43 SCHOLARSHIPS FOR CHILDREN OF WARTIME VETERANS 44

- SECTION 8A.2.(a) G.S. 116-204 reads as rewritten:
- 45 "§ 116-204. Powers of Authority.

46	The Authority	is hereby authorized and empowered:
47		
48	<u>(11a)</u>	To be responsible for the disbursement and accounting of funds for the State's
49		Scholarships for Children of Wartime Veterans established by Part 2 of Article
50		14 of Chapter 143B of the General Statutes.
51	''	

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1	SECT		
2 3	"§ 116B-7. Dist	ribution of fund.	
4	(b) An a	mount specified in the Current Operations Appropriation	ns Act shall be
5	transferred annua	ally from the Escheat Fund to the Department of Military and	Veterans Affairs
6		ors of The University of North Carolina to be allocated to the	
7		<u>prity</u> to partially fund the program of Scholarships for Children	
8	•	rt 2 of Article 14 of Chapter 143B of the General Statutes. Th	•
9		esidents of this State who (i) are worthy and needy as de	
10		(ilitary and Veterans Affairs and (ii) are enrolled in public inst	itutions of higher
11 12	education of this	TION 8A.2.(c) G.S. 143B-1211 reads as rewritten:	
12		Powers and duties of the Department of Military and Veter	one Affaire
13 14		e duty of the Department of Military and Veterans Affairs	
15	following:	the duty of the Department of Winnary and Veterans Arrans	
16	10110 w mg.		
17	(11)	Manage and maintain the State's Scholarships for Child	dren of Wartime
18		Veterans in accordance with Part 2 of Article 14 of Cha	
19		General Statutes and in support of the Ve	eterans' Affairs
20		Commission.Commission; provided, however, the c	
21		scholarships to the children of wartime veterans shall be	•
22		State Education Assistance Authority established pursuant	to Article 23 of
23	"	Chapter 116 of the General Statutes.	
24 25	" SEC1	$\mathbf{FION} 9 4 2 4 \mathbf{C} \mathbf{C} 1 4 2 \mathbf{D} 1 2 2 0 \text{ and } \mathbf{a} \mathbf{c} \mathbf{c} \mathbf{c} \mathbf{c} \mathbf{c} \mathbf{c} \mathbf{c} c$	
25 26		FION 8A.2.(d) G.S. 143B-1220 reads as rewritten: Veterans' Affairs Commission – creation, powers and dutie	26
20 27		by created the Veterans' Affairs Commission of the Department	
28		. The Veterans' Affairs Commission shall have the followi	•
29		ed by the Secretary of Military and Veterans Affairs:	
30	· · · ·	5	
31	(3)	To promulgate rules and regulations concerning the awardin	ng of scholarships
32		for children of North Carolina veterans as provided by	
33		Commission shall make rules and regulations consistent wa	
34		of this Article. All rules and regulations not inconsistent w	1
35		of this Chapter heretofore adopted by the State Board of	
36		shall remain in full force and effect unless and until repealed	
37 38		action of the Veterans' Affairs Commission. All rules and re- by the Commission shall be enforced by the Department	
38 39		Veterans Affairs; Affairs and, in the disbursement of	
40		Authority, as directed by the Department on behalf of the C	
41	"	runonty, as anceted by the Department on behan of the C	<u>ommission,</u> and
42	SECT	TION 8A.2.(e) G.S. 143B-1224 reads as rewritten:	
43	"§ 143B-1224. I		
44	As used in th	is Part the terms defined in this section shall have the followir	ng meaning:
45			
46	<u>(2a)</u>	"Authority" means the State Education Assistance Auth	
47		pursuant to Article 23 of Chapter 116 of the General Statute	<u>s.</u>
48	" SEC		
49 50		GION 8A.2.(f) G.S. 143B-1225 reads as rewritten:	
50 51	"§ 143B-1225. S	ocnotarsmp.	
51			

The Veterans' Affairs Commission shall select recipients for scholarships and notify 1 (b) 2 the Authority of the recipients for the disbursement of scholarships in accordance with the provisions of G.S. 143B-1227. When notifying the Authority of the recipients, the Veterans' 3 4 Affairs Commission shall indicate the recipients that qualify for scholarships funded with monies 5 from the Escheat Fund. If a child is awarded a scholarship under this Part, the Commission shall 6 notify the recipient by May 1st of the year in which the recipient enrolls in college." 7

SECTION 8A.2.(g) G.S. 143B-1227 reads as rewritten:

8 "§ 143B-1227. Administration and funding.

9 The administration of the scholarship program shall be vested in the Department of (a) 10 Military and Veterans Affairs, and the disbursing and accounting activities required shall be a the responsibility of the Department of Military and Veterans Affairs. Authority. The Veterans' 11 12 Affairs Commission shall determine the eligibility of applicants, select the scholarship recipients, 13 establish the effective date of scholarships, and may notify the Authority of the need to suspend 14 or revoke scholarships if the Veterans' Affairs Commission finds that the recipient does not 15 comply with the registration requirements of the Selective Service System or does not maintain 16 an adequate academic status, or if the recipient engages in riots, unlawful demonstrations, the 17 seizure of educational buildings, or otherwise engages in disorderly conduct, breaches of the 18 peace or unlawful assemblies. The Department of Military and Veterans Affairs shall maintain 19 the primary and necessary records, and the Veterans' Affairs Commission shall promulgate such 20 rules and regulations not inconsistent with the other provisions of this Part as it deems necessary 21 for the orderly administration of the program. It may require of State or private educational 22 institutions, as defined in this Part, such reports and other information as it may need to carry out 23 the provisions of this Part. The Department of Military and Veterans Affairs Authority shall 24 disburse scholarship payments for recipients certified eligible by the Department of Military and 25 Veterans Affairs upon certification of enrollment by the enrolling institution.

26 Funds for the support of this program shall be appropriated to the Department of (b) 27 Military and Veterans Affairs-Board of Governors of The University of North Carolina to be 28 allocated to the Authority as a reserve for payment of the allocable costs for room, board, tuition, 29 and other charges, and shall be placed in a separate budget code from which disbursements shall 30 be made. Funds to support the program shall be supported by receipts from the Escheat Fund, as 31 provided by G.S. 116B-7, but those funds may be used only for worthy and needy residents of 32 this State who are enrolled in public institutions of higher education of this State. In the event the 33 said appropriation for any year is insufficient to pay the full amounts allocable under the 34 provisions of this Part, such supplemental sums as may be necessary shall be allocated from the 35 Contingency and Emergency Fund. The method of disbursing and accounting for funds allocated 36 for payments under the provisions of this section shall be in accordance with those standards and 37 procedures prescribed by the Director of the Budget, pursuant to the State Budget Act.

38 Allowances for room and board in State educational institutions shall be at such rate (c) 39 as established by the Secretary of the Department of Military and Veterans Affairs.

40 (d) Scholarship recipients electing to attend a private educational institution shall be 41 granted a monetary allowance for each term or other academic period attended under their 42 respective scholarship awards. All recipients under Class I-B scholarship shall receive an 43 allowance at one rate, irrespective of course or institution; all recipients under Classes I-A, II, III 44 and IV shall receive a uniform allowance at a rate higher than for Class I-B, irrespective of course or institution. The amount of said-the allowances shall be determined by the Director of the 45 46 Budget and made known prior to the beginning of each fall quarter or semester; provided that the 47 Director of the Budget may change the allowances at intermediate periods when in his or her 48 judgment such changes are necessary. Disbursements by the State shall be to the private 49 institution concerned, for credit to the account of each recipient attending said the institution. 50 The manner of payment to any private institution shall be as prescribed by the Department of 51 Military and Veterans Affairs. Authority. The participation by any private institution in the

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1 2 2	program shall be subject to the applicable provisions of this Part and to ex auditors of the accounts of scholarship recipients attending or having institutions. The Natamark Affein Commission Arthunity many lafer making	g attended private			
3 4	institutions. The <u>Veterans' Affairs Commission Authority</u> may defer making an award or may suspend an award in any private institution which does not comply with the provisions of this				
5	Part relating to said the institutions.				
6	(e) Irrespective of other provisions of this Part, the Veterans' A				
7	Authority may prescribe special procedures for adjusting the accounts of sch				
8	who for reasons of illness, physical inability to attend class or for other valid	•			
9	to the Veterans' Affairs Commission Authority may withdraw from State or				
10	institutions prior to the completion of the term, semester, quarter or other aca				
11	attended at the time of withdrawal. Such procedures may include, but shall				
12	paying the recipient the dollar value of his or her unused entitlements s				
13	academic period being attended, with a corresponding deduction of this per-	iod from his or her			
14	remaining scholarship eligibility time.				
15 16	(f) From the funds appropriated from the General Fund each fiscal program, the Authority may use up to one hundred fifty thousand dollars (\$1				
10 17	year for administrative costs for the disbursement and accounting activities for				
17	SECTION 8A.2.(h) This section applies beginning with schola				
18 19	the 2024-2025 academic year.	inships awarded for			
20	the 2024-2025 deadenne year.				
20	PERMIT NCSSM AND UNCSA TUITION SCHOLARSHIPS TO	BE USED FOR			
22	SUMMER TUITION AND ESTABLISH INSTITUTIONAL TRUST				
23	SECTION 8A.3.(a) Part 6 of Article 23 of Chapter 116 of the Ge				
24	as rewritten:				
25	"Part 6. Tuition Grant for High School Graduates of the North Carolina School	ool of Science and			
26	Mathematics and the University of North Carolina School of the	e Arts.			
27	" <u>§ 116-209.89. Definitions.</u>				
28	The following definitions apply in this Part:				
29	(1) <u>Academic term. – Any of the following:</u>				
30	a. <u>One fall semester.</u>				
31	b. <u>One spring semester.</u>				
32	<u>c.</u> <u>One summer term.</u>				
33	(2) <u>Summer term. – All instruction received in one summer</u>	between academic			
34	years.				
35	"§ 116-209.90. Tuition grants for graduates to attend a constituent instit				
36	(a) Within the funds available, a high school graduate from the North				
37 38	Science and Mathematics (NCSSM) or the University of North Carolina (UNCSA) in each school war who mosts the following conditions shall be				
38 39	(UNCSA) in each school year who meets the following conditions shall be e grant awarded under this Part:	ingible for a fullion			
40	(1) Is a resident for tuition purposes under the criteria set forth	$116_{-1/3}$			
40 41	and in accordance with the coordinated and cen				
42	determination process administered by the Authority.	tranzed residency			
43	(2) Enrolls as a full-time student in a constituent institution of	f The University of			
44	North Carolina in the next academic year after graduation.	-			
45	(b) Students who receive initial tuition grants as a cohort of a high scho				
46	of NCSSM or UNCSA shall also be eligible to apply for tuition grants for su				
47	years terms for up to a total of four eight academic years, terms, provided the	-			
48	only used for undergraduate tuition.	Brands and			
49	(b1) A student must be continuously enrolled in an undergraduate program	ram at a constituent			
50	institution of The University of North Carolina after the award of the initial				
51	aligible for twitten grants in subsequent coordenic years, terms. The Author				

51 eligible for tuition grants in subsequent academic years. terms. The Authority shall have the

discretion to waive this requirement if the student is able to demonstrate that any of the following
have substantially disrupted or interrupted the student's pursuit of a degree: (i) a military service
obligation, (ii) serious medical debilitation, (iii) a short-term or long-term disability, or (iv) other
extraordinary hardship.

- 5 (c) The amount of the tuition grant to each graduate shall be determined and distributed 6 as provided in G.S. 116-209.91.
- 7 "§ 116-209.91. Administration of tuition grants.

8 The Authority shall administer the tuition grants provided for in this Part pursuant to (a) 9 guidelines and procedures established by the Authority consistent with its practices for administering State-funded financial aid. The guidelines and procedures shall include an 10 application process and schedule, notification and disbursement procedures, standards for 11 12 reporting, and standards for return of tuition grants when a student withdraws. The Authority shall not approve any grant until it receives proper certification from the appropriate constituent 13 14 institution that the student applying for the grant is an eligible student. Upon receipt of the certification, the Authority shall remit, at the times it prescribes, the tuition grant to the 15 constituent institution on behalf, and to the credit, of the student. In the event a student on whose 16 17 behalf a tuition grant has been paid is not enrolled in an undergraduate program and carrying a 18 minimum academic load as of the tenth classroom day following the beginning of the school 19 term for which the tuition grant was paid, the constituent institution shall refund the full amount 20 of the tuition grant to the Authority.

(b) Except as otherwise provided in this section, the amount of the grant awarded to a
student shall cover the tuition cost at the constituent institution in which the student is enrolled.
No tuition grant awarded to a student under this section shall exceed the cost of attendance at a
constituent institution for which the student is enrolled.

(c) If a student, who is eligible for a tuition grant under this section, also receives a scholarship or other grant covering the cost of attendance at the constituent institution for which the tuition grant is awarded, then the amount of the tuition grant shall be reduced by an appropriate amount determined by the Authority so that the total amount of scholarships and grants received by the student does not exceed the cost of attendance for the institution. The cost of attendance shall be determined by the Authority for each constituent institution.

31 (c1) The Authority shall place all funds appropriated to, or otherwise received by, the
 32 Authority for the award of tuition grants under this Part into an institutional trust fund established
 33 in accordance with the provisions of G.S. 116-36.1. All interest earned on these funds shall also
 34 be placed in the institutional trust fund established pursuant to this subsection. The monies in the
 35 institutional trust fund may be used only for the purposes set forth in this Part.

(d) In the event there are not sufficient funds to provide each eligible student who has
applied in accordance with the application process and the schedule established by the Authority
with a full tuition grant as provided by this Part, each eligible student shall receive a pro rata
share of funds available for the academic <u>year-term</u> covered by the appropriation in the preceding
fiscal year.

41 (e) The Authority may use up to five percent (5%) of the funds appropriated each year
 42 for tuition grants under this Part for administrative costs."

43 **SECTION 8A.3.(b)** G.S. 116-209.90(a), as amended by subsection (a) of this 44 section, reads as rewritten:

45 "(a) Within the funds available, an eligible graduate in each school year who meets the46 following conditions shall qualify for a tuition grant awarded under this Part:

47 48

51

- (1) Is a resident for tuition purposes under the criteria set forth in G.S. 116-143.1 and in accordance with the coordinated and centralized residency
- 49 50
- determination process administered by the Authority.
 (2) Enrolls as a full-time student in an eligible institution of higher education in the next academic year after graduation.

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<u>(3)</u>	Submits a completed Free Application for Federa	l Student Aid (FAFSA)
	<u>form.</u> "	
	TION 8A.3.(c) G.S. 116-209.91(c1), as enacted by	
	effective June 30, 2023. Subsection (b) of this sectio	
	e 2023-2024 school year. Except as otherwise provide	
	a law and applies beginning with graduates of the N	
	hematics and the University of North Carolina Scho	ool of the Arts from the
2022-2023 schoo	l year.	
REVISE TEAC	HING FELLOWS PROGRAM	
	TION 8A.4.(a) Part 3 of Article 23 of Chapter 116 of t	he General Statutes reads
as rewritten:		ne General Statutes reads
	"Part 3. North Carolina Teaching Fellows Progra	m
"§ 116-209.60. Г	e e	
-	g definitions apply in this Part:	
(1)	Commission. – The North Carolina Teaching Fellow	vs Commission.
(2)	Director. – The Director of the North Carolina Teach	
(3)	Forgivable loan. – A forgivable loan made under the	0
(4)	Program. – The North Carolina Teaching Fellows Pr	
(5)	Public school. – An elementary or secondary school	located in North Carolina
	that is governed by a local board of education,	charter school board of
	directors, regional school board of directors, or Univ	versity of North Carolina
	laboratory school board of trustees.	
<u>(5a)</u>	Qualifying licensure area. – A teacher licensure area	a in one of the following
	subjects:	
	<u>a.</u> <u>Either of the following, as identified pursuan</u>	t to G.S. 116-209.62(h):
	<u>1.</u> <u>Special education.</u>	
	<u>2.</u> <u>STEM.</u>	
	b. <u>Elementary education (K-6).</u>	
<u>(5b)</u>	Qualifying teacher. – A teacher in a North Carolina	public school who meets
	the following criteria:	
	a. <u>Received a forgivable loan under the Program</u>	
	b. Graduated within 10 years from an educa	
	<u>leading to teacher licensure, excluding any extenuating circumstances.</u>	autionzeu uererment Ior
(6)	STEM. – Science, technology, engineering, and mat	hematics
(0) (7)	Trust Fund. – The North Carolina Teaching Fellows	
(r)	Trust Fund. The North Carolina Teaching Fellows	110gram 11ust 1 und.
 "8 116-209.62. N	North Carolina Teaching Fellows Program establis	hed: administration.
	am. – There is established the North Carolina Teaching	
., .	he System Office of The University of North Carolina	0
•	e Commission. The purpose of the Program is to recr	0
•	in or attending institutions of higher education locat	
-	ghly effective STEM or special education teachers in <u>c</u>	
in the State's publ	ic schools. The Program shall be used to provide a forg	ivable loan to individuals
interested in prep	paring to teach in the public schools of the State in ST	EM or special education
	alifying licensure areas.	
licensure areas.qu	Frond These is established the Nexth Constinue To	ophing Follows Drogram
-	Fund There is established the North Carolina Te	aching renows Program
(b) Trust Trust Fund to be	administered by the Authority, in conjunction with t	he System Office of The
(b) Trust Trust Fund to be University of Nor		he System Office of The received by, the Program

and (iii) earned as interest on these funds shall be placed in the Trust Fund. The purpose of the
 Trust Fund is to provide financial assistance to qualified students for completion of teacher
 education and licensure programs to fill <u>STEM or special education qualifying licensure areas in</u>
 the public schools of the State.

5 (c) Uses of Monies in the Trust Fund. – The monies in the Trust Fund may be used only 6 for (i) forgivable loans granted under the Program, (ii) administrative costs associated with the 7 Program, including recruitment and recovery of funds advanced under the Program, (iii) 8 mentoring and coaching support to forgivable loan recipients, and (iv) extracurricular 9 enhancement activities of the Program in accordance with the following:

- 10 The Authority shall transfer the greater of six hundred thousand dollars (1)(\$600,000) or ten percent (10%) of the available funds from the Trust Fund to 11 12 the General Administration of The University of North Carolina The 13 University of North Carolina System Office at the beginning of each fiscal 14 year for the Program's administrative costs, the salary of the Director of the 15 Program and other Program staff, expenses of the Commission, and to provide the Commission with funds to use for the extracurricular enhancement 16 17 activities of the Program.
- 18

19 (d) Director of the Program. - The Board of Governors of The University of North 20 Carolina shall appoint a Director of the Program. The Director shall appoint staff to the 21 Commission and shall be responsible for recruitment and coordination of the Program, including 22 proactive, aggressive, and strategic recruitment of potential recipients. Recruitment activities 23 shall include (i) targeting regions of the State with the highest teacher attrition rates and teacher 24 recruitment challenges, (ii) actively engaging with educators, business leaders, experts in human 25 resources, elected officials, and other community leaders throughout the State, and (iii) attracting 26 candidates in STEM and special education qualifying licensure areas to the Program. The 27 Director shall report to the President of The University of North Carolina. The Authority shall 28 provide office space and clerical support staff, as necessary, to the Director for the Program.

(e) Student Selection Criteria for Forgivable Loans. – The Commission shall adopt
 stringent standards for awarding forgivable loans based on multiple measures to ensure that only
 the strongest applicants receive them, including the following:

- 32 33
- (1) Grade point averages.
- (2) Performance on relevant career and college readiness assessments.
- 34
 - 35 36

37

38

(3) Experience, accomplishments, and other criteria demonstrating qualities positively correlated with highly effective teachers, including excellent verbal

- and communication skills.
 - (4) Demonstrated commitment to serve in a STEM or special education <u>qualifying</u> licensure area in North Carolina public schools.

(f) Program Selection Criteria. – The Authority shall administer the Program in cooperation with up to <u>eight-10</u> institutions of higher education with approved educator preparation programs selected by the Commission that represent a diverse selection of both postsecondary constituent institutions of The University of North Carolina and private postsecondary institutions operating in the State. The Commission shall adopt stringent standards for selection of the most effective educator preparation programs, including the following:

- 45 46
- 47

48

(1) Demonstrates high rates of educator effectiveness on value-added models and teacher evaluations, including using performance-based, subject-specific assessment and support systems, such as edTPA or other metrics of evaluating candidate effectiveness that have predictive validity.

49 (2) Demonstrates measurable impact of prior graduates on student learning,
 50 including impact of graduates teaching in STEM or special education
 51 qualifying licensure areas.

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1 2	(3)	Demonstrates high rates of graduates passing exams required for teacher licensure.	r
3 4 5	(4)	Provides curricular and co-curricular enhancements in leadership, facilitates learning for diverse learners, and promotes community engagement classroom management, and reflection and assessment.	
6 7	(5)	Requires at least a minor concentration of study in the subject area that the candidate may teach.	e
8 9 10	(6)	Provides early and frequent internship or practical experiences, including the opportunity for participants to perform practicums in diverse school environments.	
11 12	(7)	Is approved by the State Board of Education as an educator preparation program.	n
13 14 15 16	<u>(8)</u>	For an educator preparation program enrolling loan recipients in a program of study leading to licensure in elementary education (K-6), provides training that is aligned with the Science of Reading in accordance with G.S. 115C-269.20. The Commission shall contract with a third-party entity to	<u>g</u> h
17 18		biennially evaluate whether a program identified in this subdivision is providing training that is aligned with the Science of Reading.	
19	(g) Awar	ds of Forgivable Loans. – The Program shall provide forgivable loans to selected	d
20		ed at up to eight <u>10</u> selected institutions for completion of a program leading to	
21		ensure as follows:	0
22	(1)	North Carolina high school seniors. – Forgivable loans of up to four thousand	d
23	(-)	one hundred twenty-five dollars (\$4,125) five thousand dollars (\$5,000) per	
24 25	(2)	semester for up to eight semesters.	
25 26	(2)	Students applying for transfer to a selected educator preparation program at	
26 27		an institution of higher education. – Forgivable loans of up to four thousand one hundred twenty-five dollars (\$4,125) five thousand dollars (\$5,000) per	
28		semester for up to six semesters.	
29 30 31	(3)	Individuals currently holding a bachelor's degree seeking preparation for teacher licensure. – Forgivable loans of up to four thousand one hundred twenty five dollars (\$4,125)-five thousand dollars (\$5,000) per semester for	d
32		up to four semesters.	T
33	(4)	Students matriculating at institutions of higher education who are changing to	0
34		an approved program of study at a selected educator preparation program	
35		Forgivable loans of up to four thousand one hundred twenty five dollars	
36		(\$4,125) five thousand dollars (\$5,000) per semester for up to four semesters	5.
37	Forgivable lo	bans may be used for tuition, fees, the cost of books, and expenses related to	0
38	obtaining licensu	ire.	
39	(h) Identi	ification of STEM and Special Education Licensure Areas. – The Superintenden	it
40	of Public Instruc	ction shall identify and provide to the Commission and the Authority a list of	f
41	STEM and speci	al education licensure areas and shall annually provide to the Commission the	e
42		ble positions in each <u>qualifying</u> licensure area relative to the number of current	
43	-	eachers in that area of licensure. The Commission shall make the list of STEM	1
44	and special education	ation licensure areas readily available to applicants.	
45	•••		
46	•	al Report The Commission, in coordination with the Authority, the	
47	-	ublic Instruction, and the selected educator education programs participating in	
48	-	ill report no later than January 1, 2019, and annually thereafter, to the Joint	ıt
49 50	-	ation Oversight Committee regarding the following:	
50 51	(1)	Forgivable loans awarded from the Trust Fund, including the following: a. Demographic information regarding recipients.	

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1	b.	Number of recipients by institution of higher	education and program.
2	с.	Information on number of recipients by anticip	pated STEM and special
3		education qualifying licensure area.	
4	(2) Place	ement and repayment rates, including the followi	ng:
5	a.	Number of graduates who have been employe	d in a STEM or special
6		education qualifying licensure area within two	years of program
7		completion.	
8 9 10	b.	Number of graduates who accepted employm school identified under G.S. 115C-105.37 as service.	1 0
10	0		oon rangement and their
11	с.	Number of graduates who have elected to do le years of service, if any, prior to beginning loar	
12	d.	Number of graduates employed in a STEN	1.
13 14	u.	<u>qualifying</u> licensure area who have received an	-
14		accomplished and have met expected growth	
16		of the teacher evaluation instrument.	on applicable standards
17	e.	Aggregate information on student growth and	I proficiency in courses
18	0.	taught by graduates who have fulfilled service	1 V
19		employment in a STEM or special education g	1 0
20		•	<u></u>
21	"§ 116-209.63. Terms	of forgivable loans; receipt and disbursement	of funds.
22		l forgivable loans shall be evidenced by note	
23		erest at a rate not to exceed ten percent (10%)	
24		g on the first day of September after the com	
25	leading to teacher licens	ure or 90 days after graduation, whichever is late	er. If a forgivable loan is
26	terminated, the note sha	all be made payable to the Authority 90 days a	after termination of the
27	forgivable loan. The for	givable loan may be terminated upon the recipier	nt's withdrawal from the
28	• •	ient's failure to meet the standards set by the Cor	
29	, , , , , , , , , , , , , , , , , , ,	- The Authority shall forgive the loan and any	
30		after graduation from a program leading to teac	
31		nent for extenuating circumstances, the recipient	
32	1	ion licensure area, as provided in G.S. 116-209.	
33		e forgivable loan, in any combination of the foll	
34		ains a qualifying teacher, the Authority shall for	-
35		f enrollment in an educator preparation program	and any interest accrued
36 37	$\underline{\text{on that amount.}}$	year at a North Carolina mublic school identified a	a low portorming under
37		year at a North Carolina public school identified a 115C-105.37 at the time the teacher accepts em	1 0
38 39		the teacher changes employment during this p	1 0
40		ified as low performing.	chod, at another schoor
41		years at a North Carolina public school not ident	ified as low-performing
42		: G.S. 115C-105.37.	ined as low performing
43		also forgive the loan if it finds that it is imposs	sible for the recipient to
44	•	ars, within 10 years after completion of the pro-	-
45	1 0 0	rolina public school because of the death or per	6
46		t repays the forgivable loan by cash payments, a	•
47		fter completion of the program leading to teacher	
48		he recipient completes a program leading to teach	
49	0	shall begin no later than the first day of Septem	1.
50		a recipient present extenuating circumstances, th	
51	1 0	oan in cash to no more than a total of 12 years."	

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1 2 3	SECTION 8A.4.(b) Educator preparation programs enrolling lo program of study leading to licensure in elementary education (K-6) shall provide training that is aligned with the Science of Reading according to the formula of the statement of th	be determined to
4	(1) Notwithstanding G.S. 116-209.62(f)(8), as enacted by	this section, for
5	programs selected prior to August 1, 2024, the program s	
6	provide training that is aligned with the Science of Reading	
7 8	academic year if the program meets either of the following a. Is rated "strong" or "good" on the February 15, 2	
8 9	a. Is rated "strong" or "good" on the February 15, 2 Board of Governors of The University of North	· 1
10	Science of Reading Educator Preparation Prog	
11	Implementation required by Section 8.4 of S.L. 202	
12	b. Received a grade of "A" or higher in reading found	
13 14	2023 report on Strengthening Elementary Reading National Council on Teacher Quality.	
15	(2) In accordance with G.S. 116-206.62(f)(8), the third-party	entity selected by
16	the Commission shall determine whether a program is prov	
17	is aligned with the Science of Reading for the 2025-2027 a	
18	each subsequent two academic years thereafter.	2
19	SECTION 8A.4.(c) This section applies to applications for the	e award of funds
20	beginning in the 2024-2025 academic year.	
21		
22	EXPAND ELIGIBILITY FOR OPPORTUNITY SCHOLARSHIPS	
23	SEQUENCE OF COURSES FOR EARLY HIGH SCHOOL GRAI	~
24	ESTABLISH THE EARLY GRADUATE SCHOLARSHIP PROGRA	
25 26	SECTION 8A.6.(a) G.S. 115C-562.1(3), (3c), and (5c) are repeal SECTION 84.6 (b) G.S. 115C 562.1 is amended by adding a manual by adding adding a manual by adding adding a manual by adding adding adding a manual by adding adding a manual by adding add	
20 27	SECTION 8A.6.(b) G.S. 115C-562.1 is amended by adding a m read:	lew subdivision to
28	"(3a) Eligible student. – A student residing in North Carolina	who has not vet
29	received a high school diploma and who meets all	•
30	requirements:	
31	a. Is eligible to attend a North Carolina public school	pursuant to Article
32	25 of this Chapter. A child who is the age of 4 on or	
33	eligible to attend the following school year if	the principal, or
34	equivalent, of the school in which the child seeks	to enroll finds that
35	the student meets the requirements established	
36	pursuant to G.S. 115C-562.2(d) and those findings a	re submitted to the
37	Authority.	
38	b. <u>Has not been enrolled in a postsecondary institut</u>	<u>ion as a full-time</u>
39 40	student taking at least 12 hours of academic credit.	ailiter her a muhlia
40 41	c. <u>Has not been placed in a nonpublic school or fa</u>	<u>.clifty by a public</u>
41	agency at public expense." SECTION 8A.6.(c) G.S. 115C-562.2 reads as rewritten:	
43	"§ 115C-562.2. Scholarship grants.	
44	(a) The Authority shall make available no later than February 1 annua	ally applications to
45	eligible students for the award of scholarship grants to attend any nonpublic s	• • • •
46	<u>full- or part-time basis.</u> Information about scholarship grants and the application	
47	made available on the Authority's Web site. Beginning March 15, the Aut	-
48	awarding scholarship grants according to the following criteria: to students wh	
49	March 1 in the following order:	<u>, , , , , , , , , , , , , , , , , ,</u>
	_	

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1 2 3		(1)	schola studer	priority shall be given to eligible <u>Eligible</u> stude arship grant for the school year prior to the schoo ats are applying if those students have applied by N	bl year for which the Harch 1.applying.
4 5		(2)		scholarship grants have been awarded to prior recivition (1) of this subsection, scholarships shall	1 1
6				ning funds as follows: Eligible students qualifying for	
7				amount provided under subdivision (1) of sub	
8			sectio	-	
9			a.	At least fifty percent (50%) of the remaining fu	inds shall be used to
10				award scholarship grants to eligible students re-	siding in households
11				with an income level not in excess of the amo	unt required for the
12				student to qualify for the federal free or reduced-	price lunch program.
13 14			b.	Repealed by Session Laws 2020-97, s. 3.3(a), ef 2020.	fective September 4,
15			c.	Any remaining funds shall be used to award sch	olarship grants to all
16				other eligible students.	
17		<u>(3)</u>		le students qualifying for a scholarship grant in t	the amount provided
18				subdivision (2) of subsection (b2) of this section.	
19		<u>(4)</u>		le students qualifying for a scholarship grant in t	the amount provided
20				subdivision (3) of subsection (b2) of this section.	
21		<u>(5)</u>		her students.	
22	(b)			rants awarded to eligible students residing in house	
23				he amount required for the student to qualify fo	
24	-			gram shall be, per year per eligible student, in an ar	
25 26	-			ime student or up to forty five percent (45%) as a a pill allocation for average daily membership in t	-
20 27		-		led to eligible students residing in households wit	
28				uired for the students residing in nousenolds with	
20 29			-	bunts of not more than ninety percent (90%) of the	-
30	1 0			ent or forty-five percent (45%) of the required t	1
31				nonpublic school the eligible child will attend. T	
32	-			nclude tuition and fees for books, transportation,	
33	-		-	npublic school. No scholarship grant shall exceed,	
34	-	-		I to ninety percent (90%) for a full-time student	
35				student of the average State per pupil allocatio	
36	members	hip in t	he prior	fiscal year, and no scholarship grant shall exceed	l the required tuition
37	and fees f		-	e school the eligible student will attend.	
38	(b1)	-	•	Session Laws 2021-180, s. 8A.3(e), effective July	
39	<u>(b2)</u>	_	1 0	rants shall be awarded to eligible students as follow	
40		<u>(1)</u>		udents residing in households with an income leve	
41				nt required for the student to qualify for the federal	
42				program, per year per eligible student, an amount	-
43			-	nt (100%) of the average State per pupil allocation	on for average daily
44 45		(2)		pership in the prior fiscal year.	between the enount
43 46		<u>(2)</u>		udents residing in households with an income level	
40 47				ed for the student to qualify for the federal free or am and not in excess of two hundred percent (200%	
47				per eligible student, an amount of up to ninety p	· •
40 49			• •	ge State per pupil allocation for average daily mer	
5 0			fiscal	• • • • •	noersmp in the prior
20			<u>1150al</u>	<u>, cu.</u>	

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<u>(3)</u>	For students residing in households with an income	e level of between two
<u></u>	hundred percent (200%) of the amount required for the	
	the federal free or reduced-price lunch program and	. . .
	hundred fifty percent (450%) of that amount, per year	
	amount of up to sixty percent (60%) of the average S	
	for average daily membership in the prior fiscal year.	
<u>(4)</u>	For all students, per year per eligible student, an am	
<u></u>	percent (45%) of the average State per pupil allocation	
	membership in the prior fiscal year, unless the stude	
	amount under this subsection.	
	ion and fees for a nonpublic school may include tuiti	
*	equipment, or other items required by the nonpublic scho	
	scholarship grant shall exceed, per year per eligible stud	
	percent (100%) of the average State per pupil alloca	
	the prior fiscal year, and no scholarship grant shall exc	eed the required tuition
	nonpublic school the eligible student will attend.	
	ddition to the amount of the scholarship grant, for a	• •
	nt in grades three, eight, or 11, the Authority shall provide	
	al to the cost of the nationally standardized test required	d to be administered as
provided in G.S	<u>5. 115C-562.5.</u>	
"		
	CTION 8A.6.(d) G.S. 115C-562.3 reads as rewritten:	
	Verification of eligibility; information from other St	6
	verify that the domicile requirements of G.S. 115C-3	
	Authority shall establish a domicile determination system	
	on of domicile within the State in accordance with this st	
	cles of the Department of Transportation, the Departmen	
-	of Commerce, the Department of Health and Human Se	-
	e State Board of Elections, and the State Chief Information	
	ooperate with the Authority in verifying electronically	
	efficient means, evidence submitted to the Authority	
-	e domicile required by G.S. 115C-366 for State residend	cy. The Authority shall
	the following as evidence of domicile within the State:	
(1)	Verified State drivers license or State identification ca	ard.
$\frac{(2)}{(2)}$	Verified State voter registration.	
<u>(3)</u>	Verified receipt of public benefits from a State agency	-
$\frac{(4)}{(5)}$	Verified filing of State income taxes for the year prior	
<u>(5)</u>	Verified enrollment in a North Carolina public	school at the time of
	application.	
(6)	An electronically submitted copy of one of the follow	wing current documents
<u>(6)</u>		
<u>(0)</u>	that show the name of the parent and an address within	in the State:
<u>(0)</u>	<u>a. A utility bill.</u>	in the State:
<u>(0)</u>	a. <u>A utility bill.</u> b. <u>A bank statement.</u>	in the State:
<u>(0)</u>	a. <u>A utility bill.</u> b. <u>A bank statement.</u>	in the State:
<u>(0)</u>	a.A utility bill.b.A bank statement.c.A government check.d.A paycheck.	in the State:
	 <u>A utility bill.</u> <u>A bank statement.</u> <u>A government check.</u> <u>A paycheck.</u> <u>Any other government document.</u> 	
<u>(a1)</u> The	a. A utility bill. b. A bank statement. c. A government check. d. A paycheck. e. Any other government document. -In addition to the requirements of subsection (a) of this	s section, the Authority
<u>(a1)</u> The may seek verif	a. A utility bill. b. A bank statement. c. A government check. d. A paycheck. e. Any other government document. In addition to the requirements of subsection (a) of this ication of information on any application for scholarsh	s section, the Authority hip grants from eligible
<u>(a1)</u> The may seek verif students. The A	a. A utility bill. b. A bank statement. c. A government check. d. A paycheck. e. Any other government document. -In addition to the requirements of subsection (a) of this ication of information on any application for scholarsh uthority shall select and verify six percent (6%) four percent	<u>s section, the Authority</u> hip grants from eligible ent (4%) of applications
<u>(a1)</u> The may seek verif students. The A <u>for scholarship</u>	a. A utility bill. b. A bank statement. c. A government check. d. A paycheck. e. Any other government document. In addition to the requirements of subsection (a) of this ication of information on any application for scholarsh	s section, the Authority hip grants from eligible ent (4%) of applications rough (b2)(3) annually,

1 2	rules for the verification process and may use the federal verification requirements process for free and reduced-price lunch applications as guidance for those rules. If a household fails to
3 4	cooperate with verification efforts, the Authority shall revoke the award of the scholarship grant to the eligible student.
5	(b) Household members of applicants for scholarship grants shall authorize the Authority
6	to access information needed for verification efforts <u>conducted under this section</u> held by other
7	State agencies, including the Department of Revenue, the Department of Health and Human
8	Services, and the Department of Public Instruction. The Department of Public Instruction shall
9	provide the Authority with public school enrollment information to establish eligibility pursuant
10	to G.S. 115C-562.1(3)a., as needed.
11	(c) By December 1 of each year, the Department of Public Instruction shall provide the
12	Authority the average State per pupil allocation for that fiscal year to determine the maximum
13	scholarship amount for eligible students to be awarded in the following fiscal year in accordance
14	with G.S. 115C-562.2(b).G.S. 115C-562.2(b2)."
15	SECTION 8A.6.(e) G.S. 115C-562.5 reads as rewritten:
16	"§ 115C-562.5. Obligations of nonpublic schools accepting eligible students receiving
17	scholarship grants.
18	(a) A nonpublic school that accepts eligible students receiving scholarship grants shall
19	comply with the following:
20	
21	(4) Administer, at least once in each school year, tests as provided in this
22	subdivision. Test performance data shall be submitted to the Authority by July
23	15 of each year. Test performance data reported to the Authority under this
24	subdivision is not a public record under Chapter 132 of the General Statutes.
25	Tests shall be administered to all eligible students enrolled in grades three and
26	higher whose tuition and fees are paid in whole or in part with a scholarship
27	grant as follows:
28	a. <u>The nationally standardized test designated by the Authority in grades</u>
29	three and eight.
30	b. <u>The ACT in grade 11.</u>
31 32	<u>c.</u> <u>a A</u> nationally standardized test or other nationally standardized $\frac{1}{2}$
32 33	equivalent measurement selected by the chief administrative officer of the poppublic school to all eligible students whose tuition and fees are
33 34	the nonpublic school to all eligible students whose tuition and fees are paid in whole or in part with a scholarship grant enrolled in grades
34 35	three and higher. in all other grades four and higher. For grades three
36	<u>four</u> through eight, seven, the nationally standardized test or other
37	equivalent measurement selected must measure achievement in the
38	areas of English grammar, reading, spelling, and mathematics. For
39	grades nine through 12, nine, 10, and 12, the nationally standardized
40	test or other equivalent measurement selected must measure either (i)
41	achievement in the areas of English grammar, reading, spelling, and
42	mathematics or (ii) competencies in the verbal and quantitative areas.
43	Test performance data shall be submitted to the Authority by July 15
44	of each year. Test performance data reported to the Authority under
45	this subdivision is not a public record under Chapter 132 of the
46	General Statutes.
47	
48	(b) A nonpublic school that accepts students receiving scholarship grants shall not require
<u>4</u> 9	any additional fees based on the status of the student as a scholarship grant recipient

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1	(c) A r	nonpublic school enrolling more than 25 students in any grad	le whose tuition and
2	fees are paid i	n whole or in part with a scholarship grant shall report shal	l provide and retain
3	information or	student test performance in each grade with more than 25 stu	idents, as follows:
4	<u>(1)</u>	<u>Report</u> to the Authority on the aggregate standardized	test performance of
5		eligible students. students in grades three, eight, and	<u>11.</u> Aggregate test
6		performance data reported to the Authority which does not	
7		identifiable student data shall be a public record under	
8		General Statutes. Test performance data may be shared w	with public or private
9		institutions of higher education located in North Car	
0		provided to an independent research organization select	ed by the Authority
1		for research purposes as permitted by the Federal Ed	ucation Rights and
2		Privacy Act, 20 U.S.C. § 1232g.	-
3	(2)	Retain standardized test performance data for eligible s	students in all other
4		grades and annually certify to the Authority compliance w	
5		of subdivision (4) of subsection (a) of this section.	
6	"		
7	SE	CTION 8A.6.(f) G.S. 115C-562.7 reads as rewritten:	
8	"§ 115C-562.7	Authority reporting requirements.	
9			
0	(b) The	e Authority shall report annually, no later than October 15, to	the Joint Legislative
1	Education Ove	ersight Committee on the following information from the prio	r school year:
2	(1)	Total number, grade level, race, ethnicity, and sex of	of eligible students
3		receiving scholarship grants.	
4	(2)	Total amount of scholarship grant funding awarded.	
5	(3)	Number of students previously enrolled in local school ad	ministrative units or
6		charter schools in the prior semester by the previously a	ttended local school
27		administrative unit or charter school.	
8	(4)	Nonpublic schools in which scholarship grant recip	
9		including numbers of scholarship grant students at each n	1
0	(5)	Nonpublic schools deemed ineligible to receive scholarsh	-
1	× /	e Authority shall report annually, no later than December 1, t	1
2	Public Instruct	ion and the Joint Legislative Education Oversight Committee	0
3	(1)	Learning gains or losses of students receiving scholarshi	10 1
4		shall include learning gains or losses of participating stu-	
5		basis and shall compare, to the extent possible, the learning	
6		eligible students by nonpublic school to the statewide least	
7		of public school students with similar socioeconomic	
8		aggregate standardized test performance data provided	
9		nonpublic schools and by the Department of Public Ins	
0		shall, at a minimum, analyze the aggregate performance of	
1		scholarship grants in grades three, eight, and 11 on the d	
2		standardized test in comparison to national outcomes for	
3	(2)	Competitive effects on public school performance on sta	
4		result of the scholarship grant program. The report shall a	
5		the availability of scholarship grants on public scho	
6		standardized tests by local school administrative units to	-
7		and shall provide comparisons of the impact by geo	
8		between rural and urban local school administrative units	
9	-	shall be conducted by an independent research organization	•
0	Authority, wh	ich may be a public or private entity or university. The ir	dependent research

50 Authority, which may be a public or private entity or university. The independent research 51 organization shall report to the Authority on the results of its research. The Joint Legislative

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l	Education Oversight Committee shall revie	ew reports from the Authority and shall make ongoing
2		y as needed regarding improving administration and
3	accountability for nonpublic schools accep	0 0 10
1	(d) For any fiscal year in which the	e Authority uses funds from the Reserve as provided
5	-	all report to the Joint Legislative Education Oversight
5		on of the General Assembly by April 1 of that fiscal
7	year on at least the following:	
3		by the Authority for determining the awards for the the number of eligible students and the amount of
)	scholarship grants that w	vere awarded under G.S. 115C-562.2.
		ligible students and the amount of scholarship grants
		lents for that school year.
		s used from the Reserve, as permitted under
	<u>G.S. 115C-562.8(e)</u> , to 1	
		mendations, including funding amounts, for the
		am for the next fiscal year."
	SECTION 8A.6.(g) G.S. 1150	
	"§ 115C-562.8. The Opportunity Schola	-
		Grant Fund Reserve is established as a reserve to be
		f The University of North Carolina for the purpose of
	• •	ard of scholarship grants in accordance with this Part.
	11	priated from the General Fund to the Reserve by the
		ed to it thereon. These funds shall be used to award
		he school year that begins in the fiscal year following
	• • • •	s made to the Reserve. The Board of Governors shall
	•	nce with the purposes set forth in this section. Funds
	•••••••••••••••••••••••••••••••••••••••	be used for the award of scholarships in the following
	• •	f the fiscal year after the fiscal year in which the funds
		e purpose set forth in subdivision (1) of subsection (d)
		re used for this purpose, any unexpended funds from
		l year to be used for the award of scholarships in the
	••••	rd for one fiscal year and may be used for the purposes
		vard pursuant to this section that have not been spent
	(b) The General Assembly finds t	
	· · · · · · · · · · · · · · · · · · ·	hat, due to the critical need in this State to provide rolina students, it is imperative that the State provide
		portunity Scholarship Grant Fund Reserve. Therefore,
		d to the Reserve the following amounts for each fiscal
	year to be used for the purposes set forth in	•
	Fiscal Year	Appropriation
	2017-2018	\$44,840,000
	2017-2018	\$54,840,000
	2018-2019	\$54,840,000 \$64,840,000
	2020-2021	\$74,840,000
	2020-2021	\$84,840,000
	2022-2023	\$94,840,000
	2022-2023	\$176,540,000
	2023-2024	\$191,540,000
	2025-2026	\$206,540,000 \$415,540,000
	2026-2027	\$221,540,000\$430,540,000
	2027-2028	\$236,540,000\$445,540,000
	2027 2020	<i><i><i><i><i><i><i><i><i><i><i><i><i> <i> </i></i></i></i></i></i></i></i></i></i></i></i></i></i>

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	2028-2029	\$251,540,000<u>\$</u>460,540,000
	2029-2030	\$266,540,000 <u>\$475,540,000</u>
	2030-2031	\$281,540,000 <u>\$490,540,000</u>
	2031-2032	\$296,540,000 <u>\$505,540,000</u>
	For the 2032-2033 fiscal year and each fiscal year the	
	General Fund to the Reserve the sum of three hundred elev	ven million five hundred forty thousand
,	dollars (\$311,540,000) five hundred twenty million t	five hundred forty thousand dollars
	(\$520,540,000) to be used for the purposes set forth in the	his section. When developing the base
	budget, as defined by G.S. 143C-1-1, for each fiscal year s	pecified in this subsection, the Director
,	of the Budget shall include the appropriated amount spec	cified in this subsection for that fiscal
	year.	
	(c) Of the funds allocated to the Authority to awa	ard scholarship grants under this Part,
	the Authority may retain up to two and one-half percent	(2.5%) of the funds appropriated each
	fiscal year for administrative costs associated with the sch	
	(d) Any unexpended funds at the end of a fiscal	year from the funds appropriated in a
	particular fiscal year to be used for the award of scholarsh	ips in the following fiscal year shall be
	used as follows:	
	(1) Up to five hundred thousand doll	ars (\$500,000) one million dollars
	(\$1,000,000) may be used by the A	uthority to contract with a nonprofit
	corporation one or more nonprofit c	corporations representing parents and
	families for outreach and scholarship e	
	parents and students pursuant to Part 4.	
	(2) Any remaining funds shall be carried f	forward for one fiscal year pursuant to
	subsection (a) of this section.	
	(e) <u>The Authority shall make reasonable efforts</u>	to ensure the amount of scholarship
	grants awarded for a school year do not exceed the func-	ds that are available for the awards to
1	eligible students in each fiscal year. However, notwithsta	nding subsection (a) of this section, to
	ensure that as many eligible students receive scholarship	grants in a timely manner as possible,
	the Authority may use up to thirty percent (30%) of the	ne unencumbered cash balance in the
-	Reserve in a fiscal year if the funds required to award sch	nolarship grants to eligible students for
į	a school year exceed the funds available for the distribu	tion of those awards. If the Authority
1	expends funds in excess of those available in the Rese	erve for a particular school year, the
2	Authority shall submit the report required by G.S. 115C-5	562.7(b1)."
	SECTION 8A.6.(h) Notwithstanding G.S. 11	15C-562.3(a), as enacted by this act, as
	part of a student's application for a scholarship grant pursu	ant to Part 2A of Article 39 of Chapter
	115C of the General Statutes for the 2024-2025 school y	year, a parent shall certify to the State
	Education Assistance Authority that the domicile requ	irements of G.S. 115C-562.1(3a), as
,	enacted by this act, are met for eligibility purposes in lieu	of submitting evidence electronically
	to the State Education Assistance Authority through a dor	micile determination system. The State
	Education Assistance Authority shall select six perce	ent (6%) of the applications for the
	2024-2025 school year to verify the domicile requirements	s are met for the award of a scholarship
	grant to an eligible student. As evidence of domicile, the	State Education Assistance Authority
	may accept the submission of any of the documents set	t forth under G.S. 115C-562.3(a). If a
	parent fails to cooperate with verification efforts und	ler this section, the State Education
	Assistance Authority shall revoke the award of the schol	arship grant to the eligible student. Ir
į	addition, if the State Education Assistance Authority de	etermines that the certification of the
	parent contains falsified information, the parent may b	
	criminal penalties. The State Education Assistance Au	
	-	
	potential for the imposition of penalties when requesting	certification as part of the application

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	FION 8A.6.(i) The Superintendent of Public Instruction the Joint Legislative Education Oversight Committee by	• •
(1)	For the purpose of comparing student performance, nationally standardized test for use in third grade and a test for use in eighth grade that would be appropriate	nationally standardized
	students in nonpublic schools who are receiving Op beginning with the 2024-2025 school year and (ii) stu	oportunity Scholarships
	in public school units.	
(2)	Alignment between the nationally standardized tes subdivision (1) of this subsection and the standard c grade and eighth grade, respectively, including a	ourse of study for third
	standards assessed by the nationally standardized test	and the standard course
	of study.	
(3)	Feasibility of developing a through-grade assessme	nt for third and eighth
	grade that would meet the following criteria:	
	a. Assess mastery of the standard course of study	
	b. Consist of multiple testing events through	out the year that are
	aggregated into a summative score.	to for third and aighth
	c. Replace the current end-of-grade assessmen grade.	is for third and eightin
	d. Yield data that can be used with the E	ducation Value Added
	Assessment System (EVAAS).	uucation value-Auucu
	e. Comply with federal law.	
SECT	FION 8A.6.(j) The State Education Assistance Authori	ty shall designate as the
	rdized assessment to be administered by nonpublic scho	
•	(a)(4), the tests recommended by the Superintendent of	
	e and eighth grade in accordance with subsection (i) of t	
	FION 8A.6.(k) G.S. 115C-12(9d)a. reads as rewritten:	
	"a. The Board may develop exit standards that sh	all be required for high
	school graduation. The Board shall develop a s	sequence of courses that
	shall be available in all local school adminis	trative units to allow a
	student to complete the credits required for gr	•
	period. The Board shall indicate on a student's	-
	graduates from a public high school within the	
	ninth grade. A local board of education shall no	
	credits beyond those mandated by the B	
	graduation. The Board shall require the foll	owing for high school
	graduation:	
	1. Successful completion of instruction	
	resuscitation as provided in G.S. 115CA passing grade in the semester control	
	Principles of the United States of Ar	•
	North Carolina described in G.S. 1150	
SECT	FION 8A.6. (l) G.S. 115C-12(9d)b.2. reads as rewritten	
5101	"2. The Board shall not require any stu	
	school graduation project as a condit	
	high school; local boards of education	-
	their students to complete a high school	
	then students to complete a light sense.	Bradadion as provided
	in G.S. 115C-47(54a).school."	Bradanion as provinced
SECT		. <u>8</u>

	General Assembly	v Of North Carolina	Session 2023
1 2		Duty to Encourage Early Entry of Motivated Students Programs. –	into Four-Year College
2 3 4		<u>a.</u> The State Board of Education, in cooperation Cabinet, shall work with local school adu	
4 5		constituent institutions of The University of	,
6		community colleges, and private colleges a	
7		encourage early entry of motivated students int	
8		college postsecondary programs and to (ii)	
9		opportunities at two-year and four-year institu	
10		talented high school students to get an e	
11		coursework, either at nearby institutions or three	ough distance learning.
12	<u> </u>	b. The State Board of Education shall also adopt p	e
13		guidance counselors in all public school unit	
14		students aware of the potential to complete the	-
15		required for college entry in a three-year per	-
16 17		availability of early graduate scholarships und	
17 18	SECTI	of Chapter 116 of the General Statutes for thos ON 8A.6.(o) G.S. 115C-47 is amended by adding a n	
18 19		To Encourage Early High School Graduation. – Loc	
20		shall offer a sequence of courses in accordance with G	
21		advise students using this sequence to graduate within	
22		the ninth grade of the availability of early graduate sc	•
23		of Article 23 of Chapter 116 of the General Statutes."	<u>i</u>
24		ON 8A.6.(p) G.S. 115C-218.85(a) is amended by add	ding a new subdivision
25	to read:		
26		A charter school may offer a sequence of course	
27		G.S. 115C-12(9d) and shall advise students using thi	
28		within three years of entering the ninth grade of th	•
29 30		graduate scholarships under Part 7 of Article 23 of Cha	apter 116 of the General
30 31		<u>Statutes.</u> " ON 8A.6.(q) G.S. 115C-238.66(1) is amended	l by adding a new
32	sub-subdivision to		i by adding a new
33		" <u>f.</u> <u>The board of directors may offer a sequence of</u>	f courses in accordance
34		with G.S. 115C-12(9d) and shall advise studen	
35		to graduate within three years of entering t	• •
36		availability of early graduate scholarships und	ler Part 7 of Article 23
37		of Chapter 116 of the General Statutes."	
38		ON 8A.6.(r) Governing bodies of other public scl	
39	1	s in accordance with G.S. 115C-12(9d) and all local bo	
40		tment of Public Instruction on the number of rising ele	•
41	-	urses to complete the credits required for graduation in	• • •
42		May 15, 2026. The Department of Public Instruction	
43 44	0	eleventh graders utilizing the sequence of courses to ation in a three-year period by public school unit	1
44 45		, 2025, and June 1, 2026.	to the Fiscal Research
46	•	ON 8A.6.(s) The State Board of Education shall adopt	ot an emergency rule no
47		er 1, 2023, to establish the graduation requirements an	
48		tion. Governing bodies of public school units shall ad	-
49	1 0	4 school year of this sequence, the option to graduat	0 0
50		grade, and the availability of early graduate scholarship	•

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l	the tenth grade during the 2023-2024 school year who complete the sequence of courses required for graduation in a three-year period shall be eligible to graduate in the 2024-2025 school year.			
2				
3		TION 8A.6.(t) Article 23 of Chapter 116 of the Genera	al Statutes 1s amended by	
1	adding a new Pa			
5	UR 11 < 300 100	"Part 7. The Early Graduate Scholarship Program	<u>n.</u>	
5	" <u>§ 116-209.100.</u>			
'		g definitions apply to this Part:		
})	<u>(1)</u>	<u>Eligible postsecondary institution</u> – A school that is		
)		a. <u>A constituent institution of The Universit</u>	y of North Carolina as	
		$\frac{\text{defined in G.S. 116-2(4).}}{\text{A community college as defined in C.S. 115}}$	D 2(2)	
		b. <u>A community college as defined in G.S. 115</u>		
	(2)	<u>c.</u> <u>A nonprofit postsecondary institution as defin</u>		
	<u>(2)</u>	Matriculated status. – Being recognized as a student		
		study leading to a degree, diploma, or certificate at a institution.	an engible postsecondary	
	(2)		2	
	$\frac{(3)}{(4)}$	<u>Program. – The Early Graduate Scholarship Program</u> Reserve Fund. – Reserve Fund for Early Graduate Scholarship Scholarship Program		
	$\frac{(4)}{(5)}$	Scholarship. – An Early Graduate Scholarship for e	—	
	<u>(J)</u>	this Part.	cuication awarded under	
	"8 116-209 101	Eligibility requirements for a scholarship and dura	ation of scholarshin	
		der to be eligible to receive a scholarship under this		
		, or certificate at an eligible postsecondary institution		
	following requir		minust meet an or the	
	<u>10110 wing requir</u> (1)	Graduate from a State public high school within th	ree years of entering the	
	(1)	ninth grade. The Department of Public Instruction sh		
		transcript provided to the Authority that the stude		
		pursuant to this section.		
	(2)	Qualify as a resident for tuition purposes under	the criteria set forth in	
		G.S. 116-143.1 and in accordance with the coor		
		residency determination process administered by the		
	<u>(3)</u>	Meet enrollment standards by being admitted, enro	olled, and classified as a	
		student in a matriculated status at an eligible postsec		
	<u>(4)</u>	Submit a Free Application for Federal Student Aid (FAFSA).	
	<u>(b)</u> <u>A stu</u>	dent is eligible to receive the scholarship for no more t	han two semesters in the	
	two academic ye	ars immediately following the student's graduation from	<u>m high school.</u>	
	" <u>§ 116-209.102.</u>	Scholarship amounts; amounts dependent on avail	<u>ability of funds.</u>	
		amount of a scholarship awarded under this Part to		
		nstitution shall be determined annually by the Aut	• • • •	
		based upon a corresponding value of student financial n		
		the income eligibility for a scholarship grant awarded		
		hall publish the payment schedule for the Program in		
		ormat. No scholarship awarded to a student under this	•	
		the eligible postsecondary institution in which the stud		
		udent who is eligible for a scholarship under this Part a	• · · · · · · · · · · · · · · · · · · ·	
		vering the cost of attendance at the eligible postsecond		
		s awarded, then the amount of the scholarship shall be r		
		ned by the Authority so that the total amount of scholars	· ·	
		bes not exceed the cost of attendance for the institution		
		ned by the Authority for each eligible postsecondary in		
		e event there are not sufficient funds to provide each		
	appried in accord	lance with the application process and the schedule esta	aonsheu by the Authority	

1	with a full schola	arship as provided by this Part, the Authority shall first award scholarships to			
2	those students whose student financial need as defined by federal methodology corresponds to				
3	those eligible to be awarded scholarship grants in accordance with G.S. 115C-562.2(b2)(1) and				
4	(b2)(2).				
5	" <u>§ 116-209.103.</u>	Scholarship administration; reporting requirements.			
6	(a) The sc	cholarships provided for in this Part shall be administered by the Authority under			
7	rules adopted by	the Authority in accordance with the provisions of this Part. The rules shall			
8	include an applie	cation process and schedule, notification and disbursement procedures, and			
9	standards for repo	orting.			
10	(b) The A	uthority shall report no later than December 1, 2026, and annually thereafter to			
11	the Joint Legislat	ive Education Oversight Committee. The report shall contain, for the previous			
12	academic year, th	e dollar amount of awards disbursed, the number of eligible students receiving			
13	funds, and a breat	kdown of the eligible postsecondary institutions that received the funds.			
14	(c) Schola	arship funds unexpended shall remain available for future scholarships to be			
15	awarded under th	is Part.			
16	"§ 116-209.104.	Reserve Fund for Early Graduate Scholarships.			
17	(a) There	is established the Reserve Fund for Early Graduate Scholarships as a reserve			
18		following monies:			
19	(1)	Funds appropriated by the General Assembly for the Program from the			
20		General Fund in the Current Operations Appropriations Act for a fiscal year.			
21	(2)	All interest earned on these funds.			
22	(b) Monie	es in the Reserve Fund shall not revert at the end of each fiscal year but shall			
23	remain available	until expended for the purposes of this Part.			
24	(c) The A	uthority may use up to one and one-half percent (1.5%) of the funds available			
25	in the Reserve Fund each fiscal year for administrative costs related to the Program."				
26	SECTION 8A.6.(u) Subsections (a) through (j) of this section are effective July 1,				
27	2023, and apply to application and award of scholarship grants beginning with the 2024-2025				
28	school year. Subs	section (t) of this section is effective when this act becomes law and applies to			
29	application and award of scholarships beginning with the 2025-2026 academic year. The				
30	remainder of this section is effective when this act becomes law.				
31					
32	LONGLEAF CO	OMMITMENT COMMUNITY COLLEGE GRANT			
33	SECT	TION 8A.7.(a) Program Established. – Of the funds appropriated in this act to			
34	the Board of Gove	ernors of The University of North Carolina for each year of the 2023-2025 fiscal			
35	biennium to be	allocated to the State Education Assistance Authority for the Longleaf			
36	Commitment Gra	ant Program (Program) from the Escheat Fund and the General Fund, the			
37	Authority shall a	dminister the Program for the 2023-2025 fiscal biennium to award grants to			
38	eligible students	graduating from high school at the end of the 2022-2023 school year to cover			
39		t a community college for up to two years.			
40	SECTION 8A.7.(b) Eligible Students. – A student shall be considered an eligible				
41	student to receive a grant under the Program if the student meets all of the following				
42	requirements:				
43	(1)	Graduates from high school during the 2022-2023 school year or receives a			
44		high school equivalency diploma during the 2022-2023 school year.			
45	(2)	Qualifies as a resident for tuition purposes under the criteria set forth in			
46		G.S. 116-143.1 and in accordance with the coordinated and centralized			
47		residency determination process administered by the Authority.			
48	(3)	Completes the Free Application for Federal Student Aid (FAFSA) for the			
49	. ,	2023-2024 academic year and, if applicable, renews the FAFSA for the			
50		2024-2025 academic year.			

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1 2	(4) Has an Expected Family Contribution (EFC) below fifteen thousand dollars (\$15,000).
3	(5) Enrolls in the Fall 2023 semester and maintains enrollment in at least six credit
4	hours per semester in curriculum courses at a community college.
5	SECTION 8A.7.(c) Award Amounts. – Grants awarded under the Program shall be
6	for a minimum amount of seven hundred dollars (\$700.00) per eligible student with a maximum
7	grant of up to two thousand eight hundred dollars (\$2,800) per eligible student per year for up to
8	two years, which includes cost of tuition and a fee allowance.
9	SECTION 8A.7.(d) Administration The Authority may adopt rules for the
10	administration of the Program. Of the funds appropriated in this act to the Board of Governors
11	of The University of North Carolina for each year of the 2023-2025 fiscal biennium to be
12	allocated to the State Education Assistance Authority for the Program from the General Fund,
13	the Authority may use up to one percent (1%) of the total appropriations for the Program from
14	all funding sources in each fiscal year for administrative costs related to the Program.
15	SECTION 8A.7.(e) Reports. – The Authority shall submit the following reports to
16	the Joint Legislative Education Oversight Committee regarding the Program:
17	(1) By March 15, 2024, recommendations for a permanent community college
18	grant program that incorporates the goals of the Longleaf Commitment Grant
19	Program established in this section and the Need-Based Scholarship Program
20 21	for Public Colleges and Universities established in Part 5 of Article 23 of
22	Chapter 116 of the General Statutes.(2) An initial report by September 1, 2024, and a final report by September 1,
23	2025, on the implementation of the Program. These reports shall contain, for
23 24	each academic year, the amount of grant funds disbursed and the number of
25	eligible students receiving funds.
26	engible statems receiving runes.
27	CONFORM SEAA REQUIREMENTS WITH FEDERAL CHANGES TO FAFSA
28	SIMPLIFICATION ACT
29	SECTION 8A.9.(a) G.S. 116-143.3(c) reads as rewritten:
30	"(c) Any dependent relative of a member of the Armed Forces who is abiding in this State
31	incident to active military duty, as defined by the Board of Governors of The University of North
	Carolina and by the State Board of Community Colleges while sharing the abode of that member
	-
	-
10	
16	
46 47	
17	·
47 48	(a) <u>A-Any person who is required under subject to 50 United States Code Appx.</u> § 453
32 33 34 35 36 37 38 39 40 41 42 43 44 45	

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(1)	Employment for employment by or service for the subdivision of the State, including all boards and comm	_
	agencies, institutions, and instrumentalities.	
(2)	State supported scholarships, programs for fina	
	postsecondary education, or loans insured by any St	
	educational assistance authorized under Article 23 c	of Chapter 116 of the
	General Statutes.	
	l be the duty of all persons or officials having charge of ar	
	ployees or granting of educational assistance, employee	
	rules and regulations which shall require applicants	
	in compliance with the registration requirements descr	
	tions issued under the authority of this section shall provi	
	n 30 days after notification of a proposed finding of inelig	
-	ovide the issuing official with information that he is in	-
0 1	rements described in subsection (a). The issuing official r	
11 .	or a hearing to establish his compliance or for any other p	1
· / I	son may not be denied a right, privilege, or benefit under bimaelf for and submit to registration under 50 U.S.C.S.	•
	himself for and submit to registration under 50 U.S.C.S.	Appx. § 455 11:<u>11 all ol</u>
the following app	The requirement for the person to so register has t	arminated or bacome
(1)	inapplicable to the person; and person.	
(2)	The person shows by a preponderance of the evidence	that the failure of the
(2)	person to register was not a knowing and willful failure	
SECT	CION 8A.9.(c) This section is effective when it become	0
	ne 2023-2024 academic year.	sines iaw and appres
boginning with t	le 2023 2021 deddenne yeur.	
CONFORM IN	-STATE TUITION FOR MILITARY-RELATED	INDIVIDUALS TO
FEDERAL I		
SECT	TION 8A.10.(a) G.S. 115D-39(a) reads as rewritten:	
"(a) The S	tate Board of Community Colleges shall fix and regula	ate all tuition and fees
charged to studer	nts for applying to or attending any institution pursuant to	o this Chapter.
The receipts	from all student tuition and fees, other than student activ	vity fees, shall be State
funds and shall	be deposited as provided by regulations of the State	Board of Community
Colleges.		
-	sident limitation with respect to tuition, set forth in	
	shall apply to students attending institutions operating pu	rsuant to this Chapter;
-	er, that when Chapter, except as follows:	
<u>(1)</u>	<u>When an employer other than the Armed Forces, em</u>	
	federal services member, as that term is defined in	
	tuition for an employee to attend an institution oper	• •
	Chapter and when the employee works at a North Caro	
	the employer shall be charged the in-State tuition #	ate; provided further,
	however, a <u>rate.</u>	(10/)
<u>(2)</u>	<u>A</u> community college may charge in-State tuition to u	
	of its out-of-state students, rounded up to the ne	
	accommodate the families transferred by business, the industry or the civilian families transferred by the	•
	industry, or the civilian families transferred by the	
	qualifying federal services member transferred to a po- consistent with the provisions of G.S. 116, 143.3, into the	•
(2)	consistent with the provisions of G.S. 116-143.3, into t Notwithstanding these requirements, a <u>A</u> refugee who	
<u>(3)</u>	United States and who is living in this State shall be of	-
	Chied States and who is fiving in this State shall be t	accilieu to qualify as a

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1 2 3 4 5 6	<u>(4</u>	for a 12-month qualifying period and has filed an immigrant United States Immigration and Naturalization Service shall State resident for community college tuition purposes."	143.1(a)(2). In North Carolina t petition with the
7	S	ECTION 8A.10.(b) G.S. 116-143.3 reads as rewritten:	
8	"§ 116-143.3	. Tuition of Armed Forces personnel qualifying federal servic	<u>es members </u> and
9		neir <u>spouses and </u> dependents.	
10		efinitions. – The following definitions apply in this section:	
11 12 13	(1	lives, whether temporarily or permanently; the term "abide" s	
13 14	()	in a given place. 2) The term "Armed Forces" shall mean the Armed Forces. – T	The United States
15	(2	Air Force, Army, Coast Guard, Marine Corps, and Navy; th	e North Carolina
6		National Guard; and any reserve component of the foregoing	g.
7		<u>Dependent. – A spouse or dependent child.</u>	. 20. 2007
18 19	(3	· · · ·	
20	<u>(4</u>		
21		<u>a.</u> <u>A member of the Armed Forces who is on active du</u> more than 30 days, as defined in 10 U.S.C. § 101.	
22		b. <u>A member of the Foreign Service, as defined in 22 U.</u>	S C 8 3903 who
23		is on active duty for a period of more than 30 days.	<u>b.e. , 5705, wild</u>
24	(b) A	ny active duty member of the Armed Forces qualifying for adm	sission qualifying
25		ces member admitted to an institution of higher education education	
26	G.S. 116-143	3.1(a)(3) G.S. 116-143.1(a)(3), but not qualifying as a resident for	tuition purposes
27 28		16-143.1 shall be charged the in-State tuition rate and applicable m while the member of the Armed Forces is abiding in this State i	
29		-qualifying federal services member's permanent duty station is in	
30	• •	tive duty member of the Armed Forces qualifying federal services	
31		utside of North Carolina or retires, the member shall continue to b	
32	0	on rate and applicable mandatory fees so long as the member is cont	0
33		e or other program in which the member was enrolled at the time	
84 85	0	n the event the <u>qualifying federal services member is an</u> active dures and receives an Honorable Discharge from military service, t	•
,5 86		be eligible for the in-State tuition rate and applicable mandatory fe	
37		blishes residency in North Carolina within 30 days after the	-
38		enrolled in the degree or other program in which the member wa	-
39	•	nber is discharged.	
0	(b1), (b	2) Repealed by Session Laws 2004-130, s. 1, effective August 1,	2004.
11		ny dependent relative of a member of the Armed Forces who is abi	
12		tive military duty, as defined by the Board of Governors of The Ur	
13		by the State Board of Community Colleges while sharing the abod	
4		a qualifying federal services member with a permanent duty sta	
15		ible to be charged the in-State tuition rate, if the dependent relation is institution of higher advantion advantion as defined in CS	
6 7		an institution of higher education education, as defined in G.S.	
17 18	-	nt relatives shall comply with the requirements of the Selective S n order to be accorded this benefit. In the event the member of the	•
10 19		ederal services member is reassigned outside of North Carolin	
50		elative shall continue to be eligible for the in-State tuition rate	
51	-	es so long as the dependent relative is continuously enrolled in th	
			0

General Assembly Of North Carolina Session 2023 program in which the dependent relative-was enrolled at the time the member is reassigned or 1 2 retires. In the event the <u>qualifying federal services member is an active duty</u> member of the 3 Armed Forces and receives an Honorable Discharge from military service, the dependent relative 4 shall continue to be eligible for the in-State tuition rate and applicable mandatory fees so long as 5 the dependent relative establishes residency within North Carolina within 30 days after the 6 discharge and is continuously enrolled in the degree or other program in which the dependent 7 relative was enrolled at the time the member is discharged. 8 A dependent relative child who resides with a member of the Armed Forces who is (c1) 9 reassigned outside of the State incident to active military duty shall remain eligible to be charged 10 the in-State tuition rate if all of the following are met: At the time the dependent relative child applies for admission to the institution 11 (1)12 of higher education, as defined in G.S. 116-143.1(a)(3), the dependent relative 13 child both: 14 a. Is enrolled in a North Carolina high school. Meets the requirements of subsection (c) of this section. 15 b. Upon admission, the dependent relative child enrolls in the institution of 16 (2)higher education no later than the fall academic semester immediately 17 18 following notice of admission and remains continuously enrolled. 19 The person applying for the benefit of this section has the burden of proving (d) entitlement to the benefit. 20 21 A person charged less than the out-of-state tuition rate solely by reason of this section (e) 22 shall not, during the period of receiving that benefit, qualify for or be the basis of conferring the 23 benefit of G.S. 116-143.1(g), (h), (i), (j), (k), or (l)." 24 **SECTION 8A.10.(c)** G.S. 116-235(b)(1) reads as rewritten: 25 Admission of Students. - The School shall admit students in accordance with "(1) 26 criteria, standards, and procedures established by the Board of Trustees. To be 27 eligible to be considered for admission, an applicant must be either a legal 28 resident of the State, as defined by G.S. 116-143.1(a)(1), or a student whose 29 parent is an active duty member of the Armed Forces, as defined by 30 G.S. 116-143.3(2), who is abiding in this State incident to active military duty 31 at the time the application is submitted, dependent of a qualifying federal 32 services member eligible under G.S. 116-143.3, provided the student shares 33 the abode of that parent; eligibility to remain enrolled in the School shall 34 terminate at the end of any school year during which a student becomes a nonresident of the State. The Board of Trustees shall ensure, insofar as 35 36 possible without jeopardizing admission standards, that an equal number of 37 qualified applicants is admitted to the program and to the residential summer 38 institutes in science and mathematics from each of North Carolina's 39 congressional districts. In no event shall the differences in the number of 40 qualified applicants offered admission to the program from each of North 41 Carolina's congressional districts be more than two and one-half percentage 42 points from the average number per district who are offered admission." 43 **SECTION 8A.10.(d)** This section is effective when it becomes law. Qualifying 44 federal services members and their spouses and dependent children shall be eligible to be charged 45 the in-State tuition rate beginning with the 2024-2025 academic year. 46 47 ALLOW PREAPPROVAL OF PESA EXPENSES IN LIEU OF EXPENSE REPORTS, AS 48 **RECOMMENDED BY THE INTERNAL AUDITOR** 49 SECTION 8A.11.(a) G.S. 115C-592(b2) reads as rewritten: Disbursement and Deposit of Awards. - Scholarship funds shall be used only for 50 "(b2) tuition and qualifying education expenses as provided in G.S. 115C-595. Recipients shall receive 51

1	the scholarship funds in two equal amounts, one-half in each semester of the school year. The				
2	first deposit of funds to a PESA shall be subject to the execution of the parental agreement				
$\frac{2}{3}$	required by G.S. 115C-595. The parent shall then receive an electronic account with the prepaid				
4	funds loaded in the electronic account at the beginning of the school year. After the initial				
5	disbursement of funds, each subsequent, semester disbursement of funds shall be subject to the				
6	submission by the parent of an expense report. The expense report shall be submitted				
7	electronically and shall include documentation that the student received an education, as				
8	described in G.S. 115C-595(a)(1), for no less than 70 days of the applicable semester. <u>Requests</u>				
9	for qualifying educational expenses are subject to a preapproval process established by the				
10	Authority prior to the disbursement of funds from the electronic account. An expense report shall				
11	not be required for any expenses that have been preapproved by the Authority. The electronic				
12	account shall be renewed upon the receipt of the parental agreement under G.S. 115C-595 for				
13	recipients awarded scholarship funds in subsequent school years."				
14	SECTION 8A.11.(b) G.S. $115C-595(a)(1)$ reads as rewritten:				
15	"(1) Use at least a portion of the scholarship funds to provide an education				
16	education, for no less than 70 days of each semester, to the eligible student in,				
17	at a minimum, the subjects of English language arts, mathematics, social				
18	studies, and science."				
19	SECTION 8A.11.(c) This section is effective when it becomes law.				
20					
21	ALLOW CASH BASIS ACCOUNTING FOR SCHOOLS PARTICIPATING IN THE				
22	OPPORTUNITY SCHOLARSHIP PROGRAM				
23	SECTION 8A.12.(a) G.S. 115C-562.5(a)(6) reads as rewritten:				
24	"(6) Contract with a certified public accountant to perform a financial review,				
25	consistent with generally accepted <u>methods of accounting principles, or any</u>				
26	other comprehensive basis of accounting recognized by the American Institute				
27	of Certified Public Accountants (AICPA) for each school year in which the				
28	school enrolls 70 or more students receiving scholarship grants or scholarship				
29	funds awarded by the Authority."				
30	SECTION 8A.12.(b) This section is effective when it becomes law.				
31					
32	PERSONAL EDUCATION STUDENT ACCOUNT UNEXPENDED FUNDS TO				
33	ESTABLISH AN INSTITUTIONAL TRUST FUND				
34	SECTION 8A.13.(a) G.S. 115C-600 reads as rewritten:				
35	"§ 115C-600. Funds for Personal Education Student Accounts.				
36	(a) The General Assembly finds that due to the continued growth and ongoing need in				
37	this State to provide opportunity for school choice for children with disabilities, it is imperative				
38	that the State provide an increase in funds of at least one million dollars (\$1,000,000) each fiscal				
39 40	year for 10 years for the Personal Education Student Accounts for Children with Disabilities				
40	Program. To that end, there is appropriated from the General Fund to the Board of Governors of				
41	The University of North Carolina the following amounts each fiscal year to be allocated to the				
42	Authority for the Program in accordance with this Article:				
43	Fiscal YearAppropriation2022 2024\$48,042,166				
44 45	2023-2024 \$48,943,166 2024-2025 \$49,943,166				
46 47	2025-2026 \$50,943,166 2026-2027 \$51,943,166				
47	2020-2027 \$51,945,100				
48 49	2027-2028 \$52,943,100				
49 50	2029-2029 \$53,943,100				
51	2030-2030 \$55,943,166				
~ 1					

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1	2031-2	2032	\$56,943,166
2	2032-2	2033 and each subsequent fiscal year thereafter	\$57,943,166
3	When develo	ping the base budget, as defined by G.S. 143C-1-1, for	each fiscal year specified
4		e Director of the Budget shall include the appropriated	d amount specified in this
5	section for that fi	•	
6		authority shall make reasonable efforts to ensure the am	
7		ool year do not exceed the funds that are available for a	
8	•	ar. However, to ensure that as many eligible students	-
9		ner as possible, at the end of each fiscal year, the A	
10	-	ls appropriated for the Program into an institutional	
11		the provisions of G.S. 116-36.1 to accrue a cash balance	
12		n million dollars (\$10,000,000). The Authority shall	
13		s in any fiscal year that the funds required to award	
14 15		hool year exceed the funds available for the distribution these funds shall also be placed in the institution	
15 16		on these funds shall also be placed in the institution ubsection. For any fiscal year in which funds are expen	
10	-	thority shall submit a report as required by G.S. 115C	
18		sh balance of the institutional trust fund is greater	
19		ny funds above ten million dollars (\$10,000,000) rer	
20		the funds appropriated for the Program shall revert to	
21		FION 8A.13.(b) G.S. 115C-598 reads as rewritten:	
22		eporting requirements.	
23	(a) The A	Authority shall report annually, no later than October 1	5, to the Joint Legislative
24	Education Overs	ight Committee on the following information from the	e prior school year:
25	(1)	Total number, grade level, race, ethnicity, and	
26		receiving scholarship funds.	
27	(2)	Total amount of scholarship funding awarded.	
28	(3)	Number of students previously enrolled in public sch	nools in the prior semester
29		by the previously attended local education agency.	
30	(4)	Nonpublic schools in which scholarship recipient	
31	< - \	numbers of scholarship recipients at each nonpublic	
32	(5)	The number of substantiated cases of fraud by reci	-
33		parents or students removed from the program for	noncompliance with the
34 35	(b) For	provisions of this Article. any fiscal year in which the Authority uses fu	nde ee provided under
35 36		b), the Authority shall report to the Joint Legislation	-
30 37		he Fiscal Research Division of the General Assembly	
38	year on at least th	•	<u>y by April 1 of that fiscal</u>
39	<u>year on at least in</u> (1)	<u>The methodology used by the Authority for detern</u>	nining the awards for the
40		school year, including the number of eligible stud	-
41		scholarship funds that were awarded under G.S. 115	
42	<u>(2)</u>	The actual number of eligible students and the amo	
43	<u>+</u> +	received by eligible students for that school year.	<u>*</u>
44	<u>(3)</u>	The amount of funds used pursuant to G.S. 115C-	-600(b) to fully fund the
45		awards.	
46	<u>(4)</u>	Any legislative recommendations, including fur	nding amounts, for the
47		Program for the next fiscal year."	
48		FION 8A.13.(c) G.S. 115C-597(a)(4) reads as rewritt	
49	"(4)	Monitoring and control of spending scholarship fund	ds deposited in a personal
50		education savings account.PESA."	

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SECTION 8A.13.(d) This section is effective June 30, 2023, and applies beginning with the award of scholarship funds for the 2023-2024 school year.
PRIMARY CARE MEDICINE AND PSYCHIATRY TARGETED ASSISTANCE PROGRAM
SECTION 8A.14.(a) G.S. 116-209.45 reads as rewritten:
"§ 116-209.45. Forgivable Education Loans for Service Program and Fund.
(a) Policy. – The General Assembly finds that it is in the public interest to provide
financial assistance in the form of forgivable loans for service to qualified students who are
committed to working in the State in order to respond to critical employment shortages.
(b) Definitions. – The following definitions apply in this section:
(1) Eligible Institution. – Notwithstanding G.S. 116-201(b)(5) and
G.S. 116-201(b)(6) and for purposes of this section only, an institution of
higher education that is any of the following:
a. A postsecondary constituent institution of The University of North
Carolina as defined in G.S. 116-2(4).
b. A community college as defined in G.S. 115D-2(2).
c. through e. Repealed by Session Laws 2012-142, s. 9.2(a), effective
July 1, 2012.
f. Another public or nonprofit postsecondary institution offering a
program of study not otherwise available in North Carolina that is
deemed to be eligible under rules promulgated by the Authority.
g. An eligible private postsecondary institution as defined in
G.S. 116-280(3).
(1a) Eligible county. – A county designated as a development tier one or
development tier two area in the annual ranking performed by the Department
of Commerce pursuant to G.S. 143B-437.08.
(2) Fund. – The Forgivable Education Loans for Service Fund.
(2a) <u>Healthcare facility. – Any hospital, clinic, or other medical practice of any</u>
size that provides in-person healthcare services to patients in an eligible
county. It is the intent of the General Assembly that a majority of the services
provided by a healthcare facility are in-person services to residents of eligible
<u>counties.</u>
(3) Loan. – A forgivable loan made under the Program.
(3a) <u>Primary Care Medicine and Psychiatry Targeted Assistance Program. – A</u>
targeted assistance program administered through the Forgivable Education
Loans for Service Program to provide forgivable loans to certain students who
agree to practice primary care medicine or psychiatry on a full-time basis at
healthcare facilities located in eligible counties, as set forth in subsection (c1)
(4) <u>Or this section.</u> (4) <u>Program</u> The Foreignable Education Leans for Service Program
 (4) Program. – The Forgivable Education Loans for Service Program. (c) Establish Forgivable Education Loans for Service Program. – There is established the
Forgivable Education Loans for Service Program to be administered by the Authority. The
purpose of the Program is to facilitate and promote the making, insuring, and collection of loans
from the Forgivable Education Loans for Service Fund. The Program shall initially target future
teachers, nurses, and allied health professionals.professionals, including the professionals
described in subsection (c1) of this section, to further the purposes of the Program in responding
to high-need employment shortages in the State.
(c1) Loans for Students in the Primary Care Medicine and Psychiatry Targeted Assistance
Program. – The Primary Care Medicine and Psychiatry Targeted Assistance Program is
established for the purpose of addressing the critical demand for physicians practicing primary

1	care medicine and	l psychia	atry in the rural and highest-need areas of the State through a forgivable	
2	loan for service program. Unless otherwise provided under this subsection, the Authority shall			
3	administer the Primary Care Medicine and Psychiatry Targeted Assistance Program in the same			
4	manner as the Forgivable Education Loans for Service Program as set forth in this section and in			
5	accordance with t	he follo	wing criteria:	
6	(1)		amount. – To the extent funds are made available for the Primary Care	
7			ine and Psychiatry Targeted Assistance Program, the Authority shall	
8		_	loans to students as follows:	
9		<u>a.</u>	Students enrolled in a medical school at an institution of higher	
10		<u></u>	education that is an eligible institution pursuant to sub-subdivision a.	
11			or g. of subdivision (1) of subsection (b) of this section for the purpose	
12			of obtaining licensure as a physician under Article 1 of Chapter 90 of	
13			the General Statutes to practice either primary care medicine or	
14			psychiatry may qualify for an award of loans in an amount of up to	
15			twenty-five thousand dollars (\$25,000) per academic year, per student,	
16			for a total amount of loans of up to one hundred thousand dollars	
17			(\$100,000) per student.	
18		<u>b.</u>	The Authority shall give priority for the award of loans under this	
19		<u></u>	subsection to qualified applicants residing in eligible counties.	
20		<u>c.</u>	To the extent funds provided for the Primary Care Medicine and	
21		<u></u>	Psychiatry Targeted Assistance Program are insufficient to award	
22			forgivable loans to qualified applicants, the Authority may establish a	
23			lottery process for selection of loan recipients in accordance with the	
24			requirements established by this subsection.	
25	<u>(2)</u>	Repay	ment through service. – The Authority shall forgive a loan awarded	
26	<u>_/</u>		this subsection through service repayment according to the following:	
27		<u>a.</u>	The total amount of any loan awarded in one academic year, and any	
28		<u></u>	interest accrued on the loan, shall be forgiven if the loan recipient	
29			serves in one year of full-time employment as a licensed physician	
30			practicing primary care medicine or psychiatry in a healthcare facility	
31			located in an eligible county. The Authority may verify compliance	
32			with all or a portion of the requirements of this sub-subdivision by	
33			requiring the loan recipient, his or her employer, or both to complete	
34			an attestation of qualifying employment.	
35		<u>b.</u>	If the loan recipient is practicing primary care medicine or psychiatry	
36			in a healthcare facility located in a county that loses its status as an	
37			eligible county before the recipient completes his or her service	
38			obligation for the total amount of loans awarded under this subsection,	
39			the loan recipient's employment as a physician practicing primary care	
40			medicine or psychiatry shall continue to be deemed qualifying for the	
41			purposes of loan forgiveness in accordance with this section as long as	
42			the recipient is employed in a healthcare facility located in that county	
43			without a break in service.	
44		<u>c.</u>	The Authority may provide for accelerated repayment and less than	
45		<u></u>	full-time employment options.	
46	(d) Establ	ish Forg	givable Loans for Service Fund. – There is established the Forgivable	
47		-	vice Fund to be administered by the Authority. The purpose of the Fund	
48			ssistance to qualified students to enable them to obtain the requisite	
49	education beyond the high school level to work in North Carolina in certain high-need			
50	professions as identified by the General Assembly and to respond to current as well as future			
51	employment shortages in North Carolina. The Authority shall reserve any funds made available			

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1	for the Primary Care Medicine and Psychiatry Targeted Assistance Program for the purpose of				
2	administering the award of loans pursuant to subsection (c1) of this section.				
3	(e) Eligibility for Loans. – The Authority shall establish the criteria	a for initial and			
4	continuing eligibility to participate in the Program. All loan recipients shall be re-	sidents of North			
5	Carolina and shall attend an eligible institution.				
6	The Authority shall adopt standards deemed appropriate by the Authority to	ensure that only			
7	qualified, potential recipients receive a loan under the Program. The standar	rds may include			
8	minimum grade point average and satisfactory academic progress.				
9	(f) Loan Terms and Conditions. – The Except as otherwise provided in	subsection (c1)			
10	of this section, following terms and conditions shall apply to each loan made	pursuant to this			
11	section:				
12	(1) Promissory note. – All loans shall be evidenced by promise	sory notes made			
13	payable to the Authority.				
14	(2) Interest. – All promissory notes shall bear an interest rate es	•			
15	Authority that does not exceed ten percent (10%) and is in				
16	current interest rate for nonneed-based federal loans made				
17	IV of the Higher Education Act of 1965, as amended. Inte	rest shall accrue			
18	from the date of disbursement of the loan funds.				
19	(3) Loan amount. – The Authority shall establish the amount of t				
20	funds available and factors such as the recipient's education	itional program,			
21	enrollment status, and field of study.				
22	(4) Repayment. – The Authority shall establish the criteria for	U U			
23	for employment in a designated field in North Carolina. Th	•			
24	provide for accelerated repayment and less than full-tin				
25	options. The Authority shall collect cash repayments when se				
26	is not completed. The Authority shall establish the terms for				
27	including a minimum monthly repayment amount and max	imum period of			
28	time to complete repayment.				
29 20	(5) Death and disability. – The Authority may forgive all or pa				
30	determines that it is impossible for the recipient to repay the	e loan in cash or			
31	service because of the death or disability of the recipient.				
32	(6) Hardship. – The Authority may grant a forbearance, a defer				
33	hardship circumstances when a good faith effort has been m	ade to repay the			
34 35	loan in a timely manner.	nditions that and			
35 36	(7) Other. – The Authority may establish other terms and connecessary or convenient to effectuate the Program.	iunions that are			
30 37	•	composed of at			
38	(g) Advisory Group. – The Authority shall appoint an advisory group minimum, appropriate representatives from higher education institutions and	-			
39	departments, agencies, or commissions to make recommendations to the Author				
40	Authority's future apportionment and distribution of Program loans based on				
40 41	market shortages, higher education enrollment projections, and other relevant in				
42	(h) Use of Fund Monies. – All funds appropriated to or otherwise				
43	Authority to provide loans through the Program, all funds received as repayment of loans, and				
44	all interest earned on these funds shall be placed in the Fund. The Fund shall be used only for				
45	loans made pursuant to this section and for administrative costs of the Authority	•			
46	of administering the former Teaching Fellows Program transferred to the Authority under				
47	G.S. 116-209.27.				
48	(i) <u>Rule-making-Rulemaking</u> Authority. – The Authority may adopt ru	iles necessary to			

48 (i) <u>Rule-making Rulemaking</u> Authority. – The Authority may adopt rules necessary to 49 implement, administer, and enforce the provisions of this section.

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1 2 3	(j) Report to the General Assembly. – The Authority shall report no later than December 1, 2013, and annually thereafter to the Joint Legislative Education Oversight Committee regarding the Fund and loans awarded from the Fund."			
4	0 0	ION 8A.14.(b) The State Education Assistance A	uthority (Authority) in	
5		the Department of Health and Human Services, Offic		
6		an January 15, 2025, to the Joint Legislative Education		
7	-	islative Oversight Committee on Health and Human S	-	
8		ine of physicians practicing primary care medicine and	-	
o 9		iclude recommendations for at least the following:	i psychiatry in the State.	
9 10	-	•	vas to do the following:	
	(1)	Statewide and local options for programs and initiative		
11		a. Complement the Primary Care Medicine an		
12		Assistance Program, as enacted by subsection		
13		b. Increase the number of physicians practicing		
14		and psychiatry in high-need areas of the S		
15		counties, as defined in G.S. 116-209.45(h	b)(1a), as enacted by	
16		subsection (a) of this section.		
17	(2)	Any other matter the Authority deems relevant to the	1	
18		ION 8A.14.(c) Of the nonrecurring funds approp		
19		gs Fund to the Board of Governors of The University of		
20		biennium to be allocated to the State Education		
21		he Primary Care Medicine and Psychiatry Targete		
22		administered through the Forgivable Education Loans	0	
23		G.S. 116-209.45, as amended by this section, the Author	•	
24		ble loans under the Program to qualifying students enro		
25	at a qualifying ins	titution of higher education beginning in the 2024-202	25 academic year.	
26	201 <i>0</i> 1011010			
27		ITAL TRANSCRIPT		
28		ION 8A.15.(a) For purposes of this section, the follow	wing definitions apply:	
29	(1)	Authority. – State Education Assistance Authority.		
30	(2)	Eligible public education entity. – Any of the followi	ng:	
31		a. A public school unit.		
32		b. A community college.		
33		c. A constituent institution of The University of		
34		ION 8A.15.(b) Of the nonrecurring funds appropri		
35		year to the Board of Governors of The University of		
36		Authority for the creation of a common digital trans		
37		the Department of Public Instruction, the Community		
38		y of North Carolina System Office, shall contract with		
39	-	velop, and maintain a common digital transcript for stud		
40	-	entities. The transcript shall meet at least the following	criteria:	
41	(1)	Be available to all students.		
42	(2)	Be secure and confidential.		
43	(3)	Be compatible with data systems used by eligible pub		
44	(4)	Be free of cost to students who are enrolled in or h	ave been enrolled in an	
45		eligible public education entity.		
46		ION 8A.15.(c) No later than March 15, 2024, the Aut	• •	
47	-	Education Oversight Committee on the progress	• •	
48		in designing and developing the digital transcript,	, including at least the	
49	following:			
50	(1)	Any additional steps to be taken for this purpose and a	time line for completing	
51		those steps and publishing the transcript to students.		

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1 2 3	(2) Estimates of additional costs needed to design, develop, a digital transcript, including operational costs.	nd maintain the
3 4	REVISE REPORTING REQUIREMENTS FOR SEAA AND DNPE	
5	SECTION 8A.16.(a) G.S. 115C-562.4 reads as rewritten:	
6	"§ 115C-562.4. Identification of nonpublic schools and distribution of scl	olarshin grant
7	information.	ionarbinip grant
8	(a) The Division shall provide annually by February 1-December 31 to	the Authority a
9	list of all nonpublic schools operating in the State that meet both of the requirem	ients of Part 1 or
10	Part 2 of this Article. Article and the requirements of G.S. 115C-652.5(a)(7). The	
11	notify the Authority of any schools included in the list that the Division has d	
12	ineligible within five business days of the determination of ineligibility. The	
13	create, in collaboration with the Authority, a unique identifier for each nonpu	
14	provide the unique identifiers to the Authority for all nonpublic schools that are	e registered with
15	the Division.	1
16 17	(b) The Authority shall provide information about the scholarship gran	
17 18	Division, including applications and the obligations of nonpublic schools ac students receiving scholarship grants. The Division shall ensure that inform	
18 19	scholarship grant program is provided to all qualified nonpublic schools on an a	
20	SECTION 8A.16.(b) G.S. 115C-562.5 reads as rewritten:	initial oasis.
21	"§ 115C-562.5. Obligations of nonpublic schools accepting eligible stud	dents receiving
22	scholarship grants.	
23	(a) A nonpublic school that accepts eligible students receiving scholars	ship grants shall
24	comply with the following:	10
25		
26	(8) Provide the following information annually to the Division:	
27	a. <u>Name and address of the school, including physical l</u>	
28	A school with more than one physical location s	
29 20	separate notice of intent for each physical location a	
30 31	 <u>all information required by this subdivision for each p</u> <u>b.</u> The name of the owners and chief administrator. 	nysical location.
31	b.The name of the owners and chief administrator.c.Number of students in attendance at the school as of 0	October 1
33	<u>e.</u> <u>Aumber of students in attendance at the senoor as of v</u>	<u>Jetober 1.</u>
34	(e) If a nonpublic school terminates operation during the school's regul	lar schedule and
35	fails to (i) report the date of the closure to the Division within 14 days and (ii) re	
36	to the Authority in a timely manner for students who received scholarship g	
37	nonpublic school opened during that school year or subsequent school years by a	n owner or chief
38	administrator listed in the report submitted to the Division under subdivision (7) of subsection
39	(a) of this section for that closed school shall be ineligible to receive scholarship	-
40	time the Authority determines the obligation to return those funds has been satis	sfied."
41	SECTION 8A.16.(c) G.S. 115C-596 reads as rewritten:	
42 43	"§ 115C-596. Identification of nonpublic schools and distribution of pers student account information.	onal education
43 44	(a) List of Nonpublic Schools. – The Division shall provide annually	v by February 1
45	<u>December 31 to the Authority a list of all nonpublic schools operating in the Sta</u>	
46	requirements of Part 1, 2, or 3 of Article 39 of this Chapter. The list shall includ	
47	<u>1 or 2 nonpublic school has met the requirements of G.S. 115C-562.5(a)(7).</u>	
48	(b) Information on PESAs to the Division. – The Authority shall prov	vide information
49	about personal education student accounts to the Division. The Division	
50	information about PESAs to all qualified nonpublic schools on an annual basis.	-

Unique Identifier. - The Division shall create, in collaboration with the Authority, a 1 (c) 2 unique identifier for each nonpublic school and provide the unique identifiers to the Authority 3 for all nonpublic schools that are registered with the Division." 4 5 ALLOW THE AUTHORITY TO USE ADMINISTRATIVE FUNDS FROM 6 **OPPORTUNITY SCHOLARSHIPS FOR PERSONAL EDUCATION STUDENT** 7 ACCOUNTS 8 SECTION 8A.17. Notwithstanding G.S. 115C-562.8(c) and G.S. 115C-597(d), for 9 the 2023-2024 fiscal year only, if the actual costs of administering the Personal Education 10 Student Accounts for Children with Disabilities Program exceed the funds authorized for administration of that program pursuant to G.S. 115C-597(d), the Authority may allocate unused 11 12 funds set aside for administration costs from the Opportunity Scholarship Grant Fund Reserve 13 pursuant to G.S. 115C-562.8(c) for the additional administrative costs of the Personal Education 14 Student Accounts for Children with Disabilities Program. 15 16 PART IX. HEALTH AND HUMAN SERVICES 17 18 PART IX-A. AGING AND ADULT SERVICES 19 20 **CONFORMING PARITY CHANGES PERTAINING TO THE STATE-COUNTY** 21 SPECIAL ASSISTANCE IN-HOME PROGRAM 22 SECTION 9A.1. G.S. 108A-47.1(b) reads as rewritten: 23 All county departments of social services shall participate in the State-County Special "(b) 24 Assistance in-home program by making Special Assistance in-home slots available to individuals 25 who meet the eligibility requirements established by the Department pursuant to subsection (a) 26 of this section. By February 15, 2013, the Department shall establish a formula to determine the 27 need for additional State-County Special Assistance in-home slots for each county. Beginning 28 July 1, 2014, and each July 1 thereafter, the Department shall review and revise the formula as 29 necessary." 30 31 PART IX-B. CENTRAL MANAGEMENT AND SUPPORT 32 33 **REPORTS BY NON-STATE ENTITIES ON THE USE OF DIRECTED GRANT FUNDS** 34 SECTION 9B.1. The Department of Health and Human Services shall submit to the 35 Joint Legislative Oversight Committee on Health and Human Services and the Fiscal Research Division all reports received under 9 NCAC 03M .0205 from non-State entities, as defined in 36 37 G.S. 143C-1-1, that are recipients of nonrecurring funds allocated in this Part as a directed grant 38 according to the following schedule: 39 By November 1, 2024, all reports on the use of directed grant funds received (1)40 under this Part for the 2023-2024 fiscal year. 41 By November 1, 2025, all reports on the use of directed grant funds received (2)42 under this Part for the 2024-2025 fiscal year. 43 44 **COMMUNITY HEALTH GRANT PROGRAM** 45 SECTION 9B.2.(a) Funds appropriated in this act to the Department of Health and 46 Human Services, Division of Central Management, Office of Rural Health, for each year of the 47 2023-2025 fiscal biennium for the Community Health Grant Program shall be used to continue 48 to administer the Community Health Grant Program as modified by Section 11A.8 of S.L. 49 2017-57. 50 **SECTION 9B.2.(b)** The Office of Rural Health shall make the final decision about awarding grants under this Program, but no single grant award shall exceed one hundred fifty 51

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General Assembly Of North Carolina Session 2023 thousand dollars (\$150,000) during the fiscal year. In awarding grants, the Office of Rural Health 1 2 shall consider the availability of other funds for the applicant; the incidence of poverty in the area 3 served by the applicant or the number of indigent clients served by the applicant; the availability 4 of, or arrangements for, after-hours care; and collaboration between the applicant and a 5 community hospital or other safety net organizations. SECTION 9B.2.(c) Grant recipients shall not use these funds to do any of the 6 7 following: 8 (1)Enhance or increase compensation or other benefits of personnel, 9 administrators, directors, consultants, or any other persons receiving funds for 10 program administration; provided, however, funds may be used to hire or retain health care providers. The use of grant funds for this purpose does not 11 12 obligate the Department of Health and Human Services to continue to fund 13 compensation beyond the grant period. 14 (2)Supplant existing funds, including federal funds traditionally received by 15 federally qualified community health centers. However, grant funds may be 16 used to supplement existing programs that serve the purposes described in 17 subsection (a) of this section. 18 (3) Finance or satisfy any existing debt. 19 SECTION 9B.2.(d) The Office of Rural Health may use up to two hundred thousand 20 dollars (\$200,000) in recurring funds for each fiscal year of the 2023-2025 fiscal biennium for 21 administrative purposes. 22 SECTION 9B.2.(e) By September 1 of each year, the Office of Rural Health shall 23 submit a report to the Joint Legislative Oversight Committee on Health and Human Services on 24 community health grants that includes at least all of the following information: 25 The identity and a brief description of each grantee and each program or (1)26 service offered by the grantee. 27 The amount of funding awarded to each grantee. (2)28 The number of individuals served by each grantee and, for the individuals (3) 29 served, the types of services provided to each. 30 (4) Any other information requested by the Office of Rural Health as necessary 31 for evaluating the success of the Community Health Grant Program. 32 33 FUNDS FOR NC DENTAL SOCIETY FOUNDATION'S MISSIONS OF MERCY 34 **DENTAL CLINICS** 35 **SECTION 9B.3.** Funds appropriated in this act to the Department of Health and 36 Human Services, Division of Central Management and Support, Office of Rural Health, and 37 allocated as a directed grant to the NC Dental Society Foundation for its Missions of Mercy 38 dental clinics shall not be spent for any purpose other than to provide direct services to patients 39 and to purchase necessary dental supplies. None of these directed grant funds may be spent for 40 administrative purposes. 41 42 **EXPANSION OF THE NC LOAN REPAYMENT PROGRAM/INCENTIVES FOR THE** 43 **RECRUITMENT AND RETENTION OF HEALTH PROVIDERS IN OUTPATIENT** 44 PRIMARY CARE SETTINGS IN RURAL, UNDERSERVED AREAS 45 **SECTION 9B.4.(a)** Of the funds appropriated in this act from the ARPA Temporary 46 Savings Fund to the Department of Health and Human Services, Division of Central Management 47 and Support, Office of Rural Health (ORH), the sum of twenty-five million dollars (\$25,000,000) 48 in nonrecurring funds for the 2023-2024 fiscal year and the sum of twenty-five million dollars 49 (\$25,000,000) for the 2024-2025 fiscal year shall be allocated to the North Carolina Loan

50 Repayment Program (NC LRP) to be used as follows:

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1 2	(1)	Expansion of current program. – The sum of nine millio in nonrecurring funds for the 2023-2024 fiscal year	
$\frac{2}{3}$		million dollars (\$9,000,000) in nonrecurring funds for	
4		year shall be allocated to support expansion of the curre	
5	(2)	Primary care physicians initiative. – The sum of	
6	(2)	(\$5,000,000) in nonrecurring funds for the 2023-2024 f	
7		C	
		of five million dollars (\$5,000,000) in nonrecurring fur	
8		fiscal year shall be allocated to establish within the No	
9		care physicians initiative. The purpose of this initia	
10		recruitment and retention of additional licensed allo	
11		primary care physicians in rural, underserved areas of th	-
12		in Family Medicine, General Internal Medicine, Gen	-
13		critical access hospitals only), General Pediatrics, Obst	
14		Psychiatry. For each year of the 2023-2025 fiscal b	
15		million dollars (\$2,000,000) of these allocated funds s	
16		the recruitment and retention of at least an additional 15	1
17		osteopathic primary care physicians specializing in Fam	nily Medicine, General
18		Pediatrics, or Psychiatry.	
19	(3)	Behavioral health providers initiative The sum of	of ten million dollars
20		(\$10,000,000) in nonrecurring funds for the 2023-2024 f	fiscal year and the sum
21		of ten million dollars (\$10,000,000) in nonrecurring fun	nds for the 2024-2025
22		fiscal year shall be allocated to establish within the NC	LRP a new behavioral
23		health providers initiative targeting the recruitment and	retention of additional
24		licensed behavioral health providers in rural, medically	underserved areas of
25		the State to provide outpatient primary care services. F	For the purpose of this
26		initiative, "licensed behavioral health providers" means	s any of the following
27		providers specializing in mental or behavioral health, o	r both:
28		a. Licensed Clinical Addiction Specialists	
29		b. Licensed Clinical Mental Health Counselors	(formerly known as
30		Licensed Professional Counselors)	
31		c. Licensed Clinical Social Workers	
32		d. Licensed Marriage and Family Therapists	
33		e. Licensed Psychologists	
34		f. Licensed Psychological Associates	
35	(4)	Nurse initiative. – The sum of one million dol	lars (\$1,000,000) in
36		nonrecurring funds for the 2023-2024 fiscal year and the	
37		dollars (\$1,000,000) in nonrecurring funds for the 2024	
38		be allocated for expansion of the NC LRP to include	
39		clinical nurse specialists providing outpatient primary	
40		medically underserved areas of the State.	,
41	SECT	TION 9B.4.(b) With respect to the new initiatives authors	prized by subdivisions
42		(4) of this section:	
43	(u)(2) through (u) (1)	For eligible providers with educational loan debt, the	total amount of loan
44	(1)	repayment incentives awarded shall not exceed the	
45		otherwise allowed under the current NC LRP.	maximum umounts
46	(2)	Eligible providers without educational loan debt may no	ot participate in any of
40 47	(2)	these initiatives but may continue to apply for and par	
48		NC LRP.	despute in the current
40 49	(3)	Independent private practices located in rural, medically	v underserved grass of
49 50	(3)	the State are deemed automatically eligible practice site	-
50 51		that such independent private practices meet all of the f	-
51		that such independent private practices meet all of the r	onowing citicita.

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1		a. Are wholly owned and operated by physicians rather than by a		
2		hospital, health system, or other entity.		
3		b. Have at least one provider enrolled in the North Carolina Medicaid		
4		program and accept patients who are Medicaid recipients.		
5	SEC	TION 9B.4.(c) For each year of the 2023-2025 fiscal biennium, the ORH may		
6		cent (5%) of the total amount of funds allocated by this section for the following		
7	purposes:			
8	(1)	For administrative costs related to the NC LRP, including costs related to		
9 10		establishing and administering the new initiatives authorized by subdivisions $(a)(2)$ through $(a)(4)$ of this section.		
11	(2)	To enter into a contract with the North Carolina Area Health Education Center		
12		(AHEC) Program for the development and implementation of a plan to (i)		
13		target, recruit, and enroll additional NC LRP participants, as authorized by		
14		subsection (a) this section, and (ii) retain these providers in rural or medically		
15		underserved areas of the State following completion of their service		
16		commitments.		
17	SEC	FION 9B.4.(d) The ORH shall collect and maintain data on the length of time		
18		rticipant remains employed within the same county as the practice site selected		
19	for his or her ser	vice commitment or in a county adjacent to the practice site selected for his or		
20	her service comm	nitment.		
21	SEC	FION 9B.4.(e) By January 15, 2025, and January 15, 2026, the ORH shall report		
22	to the Joint Leg	islative Oversight Committee on Health and Human Services and the Fiscal		
23	Research Divisio	n on the use of funds allocated by subsection (a) of this section. The report shall		
24	include at least a	ll of the following:		
25	(1)	A list of expenditures funded by State appropriations.		
26	(2)	The total number of additional licensed providers enrolled in the current NC		
27		LRP that received incentives funded by subdivision (a)(1) of this section,		
28		broken down by provider category, practice site, development tier designation		
29		of the county where the practice site is located, and the type and amount of		
30		incentive provided to each provider category.		
31	(3)	The total number of additional licensed providers enrolled in the NC LRP that		
32		received incentives funded by subdivision $(a)(2)$ through $(a)(4)$ of this section,		
33		broken down by provider category, practice site, development tier designation		
34		of the county where the practice site is located, and the type and amount of		
35		incentive provided to each provider category.		
36	(4)	The length of time each NC LRP participant remains employed at a practice		
37		site in a rural or medically underserved area.		
38	(5)	Recommendations for improving recruitment and retention efforts under the		
39 40		NC LRP.		
40	EVDANCION			
41		OF THE MEDICAL ASSISTANT APPRENTICESHIP INITIATIVE		
42 43	PILOT PRO			
43 44		(ION 9B.5.(a) Of the funds appropriated in this act to the Department of Health		
44 45		ices, Division of Central Management and Support, Office of Rural Health, the		
45 46	sum of one million seven hundred three thousand two hundred fifty dollars (\$1,703,250) in poprecurring funds for the 2023 2024 fiscal year and the sum of one million seven hundred three			
40 47	nonrecurring funds for the 2023-2024 fiscal year and the sum of one million seven hundred three thousand two hundred fifty dollars (\$1,703,250) in nonrecurring funds for the 2024,2025 fiscal			
48	thousand two hundred fifty dollars (\$1,703,250) in nonrecurring funds for the 2024-2025 fiscal year is allocated as a directed grant to the North Carolina Community Health Center Association			
40 49	(NCCHCA), a nonprofit organization, to fund expansion of its Medical Assistant Apprenticeship			
49 50	Initiative (MAAI) pilot program through the addition of a combined total of at least 50 new			
50 51		nents at the following sites:		
51	approntice place			

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1	(1)	Rural Healt	h Group, Inc., a community heal	th center and nonprofit
2			with existing MAAI pilot program sit	-
3		Granville, Ha	alifax, Northampton, Vance, and Warr	en Counties.
4	(2)		Medical Center, a federally qualifie	
5		division of	the nonprofit organization kr	nown as Opportunities
6			tion Center (OIC), Inc., which has exist	
7			in Edgecombe and Nash Counties.	
8	(3)	New MAAI	pilot program sites at additional co	
9		0	ch of the following community health of	
10			rrus Rowan Community Health Center	s, Inc., located in Cabarrus
11			ty and Rowan County.	
12			gra Health located in Davidson Count	
13	SEC		d Health Centers located in Forsyth Co	•
14			The NCCHCA shall include the fol	lowing information in the
15			ion 9B.1 of this act:	
16	(1)		list of program expenditures funded b	
17			ocation of all apprentice placements an	id the number and location
18	(2)	1	lot program sites.	an a confully, commission the
19 20	(2)		of medical assistant apprentices who	successfully complete the
20	(2)		attain certification.	1 1/1
21	(3)	-	n of any benefits derived by communit	y health centers as a result
22	(A)	-	cipation in the MAAI pilot program.	
23 24	(4)	•	formation the NCCHCA deems relevan	it to evaluating the success
24 25		of the MAAI	pilot program.	
23 26	TRANSFER O	F POSITION	S TO THE DEPARTMENT OF P	UBLIC INSTRUCTION
20 27			IAINTENANCE OF GOVERNOR	
28	FOR THE B			
29			s part of the certification of the budge	et for the 2024-2025 fiscal
30			and Human Services shall transfer to	
31			intenance of the Governor Morehead	
32			positions, and associated salaries and be	
33	-		. Unit Central Regional Maintenance,	-
34	(1)	60038385	Grounds Supervisor I	1
35	(2)	60038381	General Utility Worker	
36	(3)	60038441	Maintenance Mechanic V	
37	(4)	60038395	Maintenance Mechanic IV	
38	(5)	60038388	Maintenance Construction Technic	cian III
39	(6)	60038389	Painter	
40	(7)	60038396	Painter	
41	(8)	60038442	Maintenance Mechanic V	
42	(9)	60038486	Facility Maintenance Manager	
43	(10)	60038458	Maintenance Mechanic I	
44	(11)	60038386	Maintenance Mechanic II	
45	(12)	60038437	Maintenance Mechanic IV	
46	(13)	60038374	Maintenance Mechanic III	
47	(14)	60038434	Maintenance Mechanic III	
48	(15)	60038383	Boiler Operator	
49	(16)	60038459	Maintenance Mechanic I	
50	()			
51	FUNDS FOR T	ELEHEALTH	I INFRASTRUCTURE GRANT PR	OGRAM

	· · · · · · · · · · · · · · · · · · ·		
1	SECTION 9B.7A.(a) Of the funds appropriated in this act from the ARPA		
2	Temporary Savings Fund to the Department of Health and Human Services, Division of Central		
3	Management and Support, Office of Rural Health (ORH), the sum of five million dollars		
4	(\$5,000,000) in nonrecurring funds for the 2023-2024 fiscal year and the sum of fifteen million		
5	dollars (\$15,000,000) in nonrecurring funds for the 2024-2025 fiscal year shall be allocated for		
6	the telehealth infrastructure grant program authorized by subsection (b) of this section.		
7	SECTION 9B.7A.(b) The ORH shall establish a telehealth infrastructure grant		
8	program to award grants on a competitive basis to rural healthcare providers to be used to		
9	purchase equipment, high-speed internet access, and any other infrastructure necessary to		
10	establish telehealth services, defined as the use of two-way, real-time interactive audio and video		
11	where the healthcare provider and the patient can hear and see each other. In awarding grants		
12	under this program, the ORH is subject to the following requirements and limitations:		
13	(1) Priority shall be given to independent primary care practices and independent		
14	obstetrics and gynecology practices.		
15	(2) The maximum amount of a grant award is two hundred fifty thousand dollars		
16	(\$250,000) per grantee.		
17	SECTION 9B.7A.(c) By April 1, 2024, and by April 1, 2025, the ORH shall report		
18	to the Joint Legislative Oversight Committee on Health and Human Services and the Fiscal		
19	Research Division on the grants awarded under this section. The report shall include at least all		
20	of the following information:		
21	(1) A list of grant recipients.		
22	(2) The total amount of grant funds awarded to each recipient.		
23			
24	MANAGEMENT FLEXIBILITY FOR THE DEPARTMENT OF HEALTH AND		
25	HUMAN SERVICES TO EXPEND CERTAIN ARPA TEMPORARY SAVINGS		
26	FUND APPROPRIATIONS FOR PURPOSES RELATED TO CHILD AND FAMILY		
27	WELL-BEING		
28	SECTION 9B.9.(a) Of the funds appropriated in this act from the ARPA Temporary		
29	Savings Fund to the Department of Health and Human Services, the sum of twenty million dollars		
30	(\$20,000,000) in nonrecurring funds for the 2023-2024 fiscal year and the sum of sixty million		
31	dollars (\$60,000,000) in nonrecurring funds for the 2024-2025 fiscal year shall be allocated and		
32	used to accomplish the following:		
33	(1) To support families and other caregivers of children with high behavioral		
34	health or other special needs by expanding intensive supports in the		
35	community and increasing structured options for meeting the needs of these		
36	children.		
37	(2) To strengthen specialized treatment options for children with complex		
38	behavioral health or other special needs.		
39	SECTION 9B.9.(b) In allocating these funds, the Department of Health and Human		
40	Services may allocate these funds to the Division of Child Welfare and Family Well-Being; the		
41	Division of Mental Health, Developmental Disabilities, and Substance Use Services; and the		
42	Division of Social Services in the amounts and for the programs and initiatives the Department		
43	deems necessary, as long as such programs and initiatives are consistent with the purposes		
44	described in subdivisions $(a)(1)$ and $(a)(2)$ of this section.		
45			
46	PART IX-C. CHILD AND FAMILY WELL-BEING		
47			
48	PART IX-D. CHILD DEVELOPMENT AND EARLY EDUCATION		
49			
50	NC PRE-K PROGRAMS/STANDARDS FOR FOUR- AND FIVE-STAR RATED		
51	FACILITIES		

SECTION 9D.1.(a) Eligibility. – The Department of Health and Human Services, 1 2 Division of Child Development and Early Education, shall continue implementing the 3 prekindergarten program (NC Pre-K). The NC Pre-K program shall serve children who are 4 4 years of age on or before August 31 of the program year. In determining eligibility, the Division 5 shall establish income eligibility requirements for the program not to exceed seventy-five percent 6 (75%) of the State median income. Up to twenty percent (20%) of children enrolled may have 7 family incomes in excess of seventy-five percent (75%) of median income if those children have 8 other designated risk factors. Furthermore, any age-eligible child who is a child of either of the 9 following shall be eligible for the program: (i) an active duty member of the Armed Forces of the 10 United States, including the North Carolina National Guard, State military forces, or a reserve component of the Armed Forces who was ordered to active duty by the proper authority within 11 12 the last 18 months or is expected to be ordered within the next 18 months, or (ii) a member of the 13 Armed Forces of the United States, including the North Carolina National Guard, State military 14 forces, or a reserve component of the Armed Forces who was injured or killed while serving on 15 active duty. Eligibility determinations for NC Pre-K participants may continue through local 16 education agencies and local North Carolina Partnership for Children, Inc., partnerships. 17 Other than developmental disabilities or other chronic health issues, the Division shall 18 not consider the health of a child as a factor in determining eligibility for participation in the NC 19 Pre-K program. 20 SECTION 9D.1.(a1) Staff-To-Child Ratio and Class Size. - The classroom shall not 21 exceed a maximum staff-to-child ratio of one to 10 with a maximum class size of 20 children, 22 with at least one teacher and one teacher assistant per classroom. A classroom of 10 children or 23 less shall have at least one teacher. The Child Care Commission shall adopt any rules and the 24 Division of Child Development and Early Education shall revise any rules or policies necessary 25 to implement the provisions of this subsection. 26 SECTION 9D.1.(b) Multiyear Contracts. – The Division of Child Development and 27 Early Education shall require the NC Pre-K contractor to issue multiyear contracts for licensed 28 private child care centers providing NC Pre-K classrooms. 29 **SECTION 9D.1.(c)** Building Standards. – Notwithstanding G.S. 110-91(4), private 30 child care facilities and public schools operating NC Pre-K classrooms shall meet the building 31 standards for preschool students as provided in G.S. 115C-521.1. 32 **SECTION 9D.1.(d)** Programmatic Standards. – Except as provided in subsection (c) 33 of this section, entities operating NC Pre-K classrooms shall adhere to all of the policies 34 prescribed by the Division of Child Development and Early Education regarding programmatic 35 standards and classroom requirements. 36 SECTION 9D.1.(e) NC Pre-K Committees. – Local NC Pre-K committees shall use 37 the standard decision-making process developed by the Division of Child Development and Early 38 Education in awarding NC Pre-K classroom slots and student selection. 39 **SECTION 9D.1.(f)** Reporting. – The Division of Child Development and Early 40 Education shall submit an annual report no later than March 15 of each year to the Joint 41 Legislative Oversight Committee on Health and Human Services, the Office of State Budget and Management, and the Fiscal Research Division. The report shall include the following: 42 43 The number of children participating in the NC Pre-K program by county. (1)The number of children participating in the NC Pre-K program who have 44 (2)never been served in other early education programs such as child care, public 45 46 or private preschool, Head Start, Early Head Start, or early intervention 47 programs. 48 The expected NC Pre-K expenditures for the programs and the source of the (3) 49 local contributions. 50 (4) The results of an annual evaluation of the NC Pre-K program.

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1		TION 9D.1.(g) Audits. – The administration of the NC Pre	
2		all be subject to the financial and compliance audit	s authorized under
3	G.S. 143B-168.1	4(b).	
4			
5		SUBSIDY RATES	
6		TION 9D.3.(a) The maximum gross annual income for	
7	adjusted annuall	y, for subsidized child care services shall be determined ba	ased on a percentage
8	of the federal po	verty level as follows:	
9	AGE	INCOME PERCENT	'AGE LEVEL
10	0 - 5	200%	
11	6 – 12	133%	
12	The	eligibility for any child with special needs, including a chil	d who is 13 years of
13	age or older, sha	ll be two hundred percent (200%) of the federal poverty lev	vel.
14	SEC	TION 9D.3.(b) Fees for families who are required to share	re in the cost of care
15	are established b	ased on ten percent (10%) of gross family income. When c	are is received at the
16	blended rate, th	e copayment shall be eighty-three percent (83%) of the f	ull-time copayment.
17	Copayments for	part-time care shall be seventy-five percent (75%) of the fu	Ill-time copayment.
18	SEC	TION 9D.3.(c) Payments for the purchase of child care serv	vices for low-income
19	children shall be	in accordance with the following requirements:	
20	(1)	Religious sponsored child care facilities operating pursu	ant to G.S. 110-106
21		and licensed child care centers and homes that meet the	minimum licensing
22		standards that are participating in the subsidized child ca	are program shall be
23		paid the one-star county market rate or the rate they cha	rge privately paying
24		parents unless prohibited by subsection (f) of this section	1.
25	(2)	Licensed child care centers and homes with two or more s	stars shall receive the
26		market rate for that rated license level for that age group	unless prohibited by
27		subsection (g) of this section.	
28	(3)	No payments shall be made for transportation services c	harged by child care
29		facilities.	
30	(4)	Payments for subsidized child care services for postsecor	
31		be limited to a maximum of 20 months of enrollmen	t. This shall not be
32		determined before a family's annual recertification period	d.
33	(5)	The Department of Health and Human Services shall i	mplement necessary
34		rule changes to restructure services, including, but not	limited to, targeting
35		benefits to employment.	
36	SEC	TION 9D.3.(d) Provisions of payment rates for child care	providers in counties
37	that do not have	at least 50 children in each age group for center-based and	home-based care are
38	as follows:		
39	(1)	Except as applicable in subdivision (2) of this subsection	, payment rates shall
40		be set at the statewide or regional market rate for license	ed child care centers
41		and homes.	
42	(2)	If it can be demonstrated that the application of the st	tatewide or regional
43		market rate to a county with fewer than 50 children in eac	ch age group is lower
44		than the county market rate and would inhibit the abil	ity of the county to
45		purchase child care for low-income children, then the cou	unty market rate may
46		be applied.	
47	SEC	TION 9D.3.(e) A market rate shall be calculated for ch	ild care centers and
48	homes at each r	ated license level for each county and for each age group	p or age category of
49		all be representative of fees charged to parents for each ag	
50	within the count	y. The Division of Child Development and Early Education	n shall also calculate
51	a statewide rate	and regional market rate for each rated license level for eac	h age category.

SECTION 9D.3.(f) The Division of Child Development and Early Education shall 1 2 continue implementing policies that improve the quality of child care for subsidized children, 3 including a policy in which child care subsidies are paid, to the extent possible, for child care in 4 the higher quality centers and homes only. The Division shall define higher quality, and subsidy 5 funds shall not be paid for one- or two-star-rated facilities. For those counties with an inadequate 6 number of four- and five-star-rated facilities, the Division shall continue a transition period that 7 allows the facilities to continue to receive subsidy funds while the facilities work on the increased 8 star ratings. The Division may allow exemptions in counties where there is an inadequate number 9 of four- and five-star-rated facilities for non-star-rated programs, such as religious programs. 10 SECTION 9D.3.(g) Facilities licensed pursuant to Article 7 of Chapter 110 of the 11 General Statutes and facilities operated pursuant to G.S. 110-106 may participate in the program 12 that provides for the purchase of care in child care facilities for minor children of needy families. 13 Except as authorized by subsection (f) of this section, no separate licensing requirements shall 14 be used to select facilities to participate. In addition, child care facilities shall be required to meet any additional applicable requirements of federal law or regulations. Child care arrangements 15 exempt from State regulation pursuant to Article 7 of Chapter 110 of the General Statutes shall 16 17 meet the requirements established by other State law and by the Social Services Commission. 18 County departments of social services or other local contracting agencies shall not 19 use a provider's failure to comply with requirements in addition to those specified in this 20 subsection as a condition for reducing the provider's subsidized child care rate. 21 **SECTION 9D.3.(h)** Payment for subsidized child care services provided with 22 Temporary Assistance for Needy Families Block Grant funds shall comply with all regulations 23 and policies issued by the Division of Child Development and Early Education for the subsidized 24 child care program. 25 **SECTION 9D.3.(i)** Noncitizen families who reside in this State legally shall be 26 eligible for child care subsidies if all other conditions of eligibility are met. If all other conditions 27 of eligibility are met, noncitizen families who reside in this State illegally shall be eligible for 28 child care subsidies only if at least one of the following conditions is met: 29 The child for whom a child care subsidy is sought is receiving child protective (1)30 services or foster care services. 31 The child for whom a child care subsidy is sought is developmentally delayed (2)32 or at risk of being developmentally delayed. 33 The child for whom a child care subsidy is sought is a citizen of the United (3) 34 States. 35 **SECTION 9D.3.(j)** The Department of Health and Human Services, Division of 36 Child Development and Early Education, shall require all county departments of social services 37 to include on any forms used to determine eligibility for child care subsidy whether the family waiting for subsidy is receiving assistance through the NC Pre-K Program or Head Start. 38 39 **SECTION 9D.3.(k)** Department of Defense-certified child care facilities licensed 40 pursuant to G.S. 110-106.2 may participate in the State-subsidized child care program that provides for the purchase of care in child care facilities for minor children in needy families, 41 42 provided that funds allocated from the State-subsidized child care program to Department of 43 Defense-certified child care facilities shall supplement and not supplant funds allocated in 44 accordance with G.S. 143B-168.15(g). Payment rates and fees for military families who choose

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48 CHILD CARE ALLOCATION FORMULA

child care shall be as set forth in this section.

49 **SECTION 9D.4.(a)** The Department of Health and Human Services, Division of 50 Child Development and Early Education (Division), shall allocate child care subsidy voucher 51 funds to pay the costs of necessary child care for minor children of needy families. The

Department of Defense-certified child care facilities and who are eligible to receive subsidized

1		percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation	
2		-168.15(g) shall constitute the base amount for each county's child care subsidy	
3		epartment of Health and Human Services shall use the following method when	
4	allocating federal and State child care funds, not including the aggregate mandatory thirty percent		
5	(30%) North Carolina Partnership for Children, Inc., subsidy allocation:		
6	(1)	Funds shall be allocated to a county based upon the projected cost of serving	
7		children under age 11 in families with all parents working who earn less than	
8		the applicable federal poverty level percentage set forth in Section 9D.3(a) of	
9		this act.	
10	(2)	The Division may withhold up to two percent (2%) of available funds from	
11		the allocation formula for (i) preventing termination of services throughout	
12		the fiscal year and (ii) repayment of any federal funds identified by counties	
13		as overpayments, including overpayments due to fraud. The Division shall	
14		allocate to counties any funds withheld before the end of the fiscal year when	
15		the Division determines the funds are not needed for the purposes described	
16		in this subdivision. The Division shall submit a report to the Joint Legislative	
17		Oversight Committee on Health and Human Services and the Fiscal Research	
18		Division, which report shall include each of the following:	
19		a. The amount of funds used for preventing termination of services and	
20		the repayment of any federal funds.	
21		b. The date the remaining funds were distributed to counties.	
22		c. As a result of funds withheld under this subdivision and after funds	
23		have been distributed, any counties that did not receive at least the	
24		amount the counties received the previous year and the amount by	
25		which funds were decreased.	
26		The Division shall submit a report in each year of the 2023-2025 fiscal	
27		biennium 30 days after the funds withheld pursuant to this subdivision are	
28		distributed but no later than April 1 of each respective year.	
29	(3)	The Division shall set aside four percent (4%) of child care subsidy allocations	
30	(3)	for vulnerable populations, which include a child identified as having special	
31		needs and a child whose application for assistance indicates that the child and	
32		the child's family is experiencing homelessness or is in a temporary living	
33		situation. A child identified by this subdivision shall be given priority for	
33 34		receiving services until such time as set-aside allocations for vulnerable	
35		populations are exhausted.	
36	SECT	TION 9D.4.(b) The Division may reallocate unused child care subsidy voucher	
30 37		meet the child care needs of low-income families. Any reallocation of funds	
38		on the expenditures of all child care subsidy voucher funding, including North	
38 39	±	ship for Children, Inc., funds within a county. Counties shall manage service	
39 40			
		funds allocated to the counties. A county with a spending coefficient over one (100%) shall submit a plan to the Division for managing the county's allocation	
41 42	-	(100%) shall submit a plan to the Division for managing the county's allocation any reallocated funds.	
	U		
43		TION 9D.4.(c) When implementing the formula under subsection (a) of this	
44		sion shall include the market rate increase in the formula process rather than	
45		eases outside of the formula process. Additionally, the Department shall do the	
46	following:		
47	(1)	Deem a county's initial allocation as the county's expenditure in the previous	
48		fiscal year or a prorated share of the county's previous fiscal year expenditures	
49 50		if sufficient funds are not available.	
50	(2)	Effective immediately following the next new decennial census data release,	
51		implement (i) one-third of the change in a county's allocation in the year	

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1 2 3 4	following the data release, (ii) an add county's allocation beginning two year subdivision, and (iii) the final one-th beginning the following two years there	s after the initial change under this ird change in a county's allocation		
5				
6	SMART START INITIATIVES			
7	SECTION 9D.5.(a) Policies. – The North Ca	-		
8	and its Board shall ensure policies focus on the North Car	1		
9 10	mission of improving child care quality in North Carolina age. North Carolina Partnership for Children, Inc., funded	•		
10	care facilities with (i) improving quality, including help			
12	facilities increase their star ratings, and (ii) implementi	-		
13	funding for local partnerships shall also be used for ev			
14	programs for children from birth to 5 years of age that do t			
15	(1) Increase children's literacy.			
16	(2) Increase the parents' ability to raise heal	thy, successful children.		
17	(3) Improve children's health.			
18 19	(4) Assist four- and five-star-rated facilities SECTION 9D.5.(b) Administration. – Admin			
20	on an average statewide basis for all local partnerships, no	- · · · · ·		
21	total statewide allocation to all local partnerships. For purp			
22 23	costs shall include costs associated with partnership			
23 24		management, general accounting, human resources, budgeting, purchasing, contracting, and information systems management. The North Carolina Partnership for Children Inc., shall		
25	information systems management. The North Carolina Partnership for Children, Inc., shall continue using a single statewide contract management system that incorporates features of the			
26	required standard fiscal accountability plan described in	-		
27	partnerships are required to participate in the contract mar			
28	North Carolina Partnership for Children, Inc., to collabora	· · · · · · · · · · · · · · · · · · ·		
29	other local partnerships to increase efficiency and effective			
30	SECTION 9D.5.(c) Salaries. – The salary sch			
31 32	the North Carolina Partnership for Children, Inc., shall set that may be used for the salary of the Executive Director			
33	Children, Inc., and the directors of the local partnerships.	-		
34	Children, Inc., shall base the schedule on the following crit	1		
35	(1) The population of the area serviced by a			
36	(2) The amount of State funds administered			
37	(3) The amount of total funds administered.			
38	(4) The professional experience of the indiv	1		
39 40	(5) Any other relevant factors pertaining to	salary, as determined by the North		
40 41	Carolina Partnership for Children, Inc. The salary schedule shall be used only to deter	mine the maximum amount of State		
42	funds that may be used for compensation. Nothing in this su			
43	a local partnership from using non-State funds to suppleme	-		
44	the amount set by the salary schedule established under thi	•		
45	SECTION 9D.5.(d) Match Requirements	The North Carolina Partnership for		
46		-		
47	percent (100%) of the total amount budgeted for the program			
48 49	biennium. Of the funds that the North Carolina Partners	1		
49 50	partnerships are required to match, contributions of cash sh (13%) and in-kind donated resources shall be equal to no r	1 1		
50 51	match requirement of nineteen percent (19%) for each ye	- · · · · ·		
~ -				
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The North Carolina Partnership for Children, Inc., may carry forward any amount in excess of 1 2 the required match for a fiscal year in order to meet the match requirement of the succeeding 3 fiscal year. Only in-kind contributions that are quantifiable shall be applied to the in-kind match 4 requirement. Volunteer services may be treated as an in-kind contribution for the purpose of the 5 match requirement of this subsection. Volunteer services that qualify as professional services shall be valued at the fair market value of those services. All other volunteer service hours shall 6 7 be valued at the statewide average wage rate as calculated from data compiled by the Division of 8 Employment Security of the Department of Commerce in the Employment and Wages in North 9 Carolina Annual Report for the most recent period for which data are available. Expenses, 10 including both those paid by cash and in-kind contributions, incurred by other participating non-State entities contracting with the North Carolina Partnership for Children, Inc., or the local 11 12 partnerships also may be considered resources available to meet the required private match. In 13 order to qualify to meet the required private match, the expenses shall: 14 (1)Be verifiable from the contractor's records. If in-kind, other than volunteer services, be quantifiable in accordance with 15 (2)generally accepted accounting principles for nonprofit organizations. 16 Not include expenses funded by State funds. 17 (3)18 (4) Be supplemental to and not supplant preexisting resources for related program 19 activities. 20 (5) Be incurred as a direct result of the Early Childhood Initiatives Program and 21 be necessary and reasonable for the proper and efficient accomplishment of 22 the Program's objectives. Be otherwise allowable under federal or State law. 23 (6) 24 (7)Be required and described in the contractual agreements approved by the 25 North Carolina Partnership for Children, Inc., or the local partnership. 26 Be reported to the North Carolina Partnership for Children, Inc., or the local (8) 27 partnership by the contractor in the same manner as reimbursable expenses. 28 Failure to obtain a nineteen-percent (19%) match by June 30 of each year of the 29 2023-2025 fiscal biennium shall result in a dollar-for-dollar reduction in the appropriation for the 30 Program for a subsequent fiscal year. The North Carolina Partnership for Children, Inc., shall be 31 responsible for compiling information on the private cash and in-kind contributions into a report, 32 to be included in its annual report as required under G.S. 143B-168.12(d), in a format that allows 33 verification by the Department of Revenue. The same match requirements shall apply to any 34 expansion funds appropriated by the General Assembly. SECTION 9D.5.(e) Bidding. - The North Carolina Partnership for Children, Inc., 35 36 and all local partnerships shall use competitive bidding practices in contracting for goods and 37 services on contract amounts as follows: 38 For amounts of five thousand dollars (\$5,000) or less, the procedures specified (1)39 by a written policy as developed by the Board of Directors of the North 40 Carolina Partnership for Children, Inc. For amounts greater than five thousand dollars (\$5,000) but less than fifteen 41 (2)42 thousand dollars (\$15,000), three written quotes. 43 For amounts of fifteen thousand dollars (\$15,000) or more but less than forty (3) 44 thousand dollars (\$40,000), a request for proposal process. 45 For amounts of forty thousand dollars (\$40,000) or more, a request for (4) 46 proposal process and advertising in a major newspaper. 47 SECTION 9D.5.(f) Allocations. – The North Carolina Partnership for Children, Inc., shall not reduce the allocation for counties with less than 35,000 in population below the 48 49 2012-2013 funding level. 50 **SECTION 9D.5.(g)** Performance-Based Evaluation. – The Department of Health and Human Services shall continue to implement the performance-based evaluation system. 51

SECTION 9D.5.(h) Expenditure Restrictions. – Except as provided in subsection (i) 1 2 of this section, the Department of Health and Human Services and the North Carolina Partnership 3 for Children, Inc., shall ensure that the allocation of funds for Early Childhood Education and 4 Development Initiatives for the 2023-2025 fiscal biennium shall be administered and distributed 5 in the following manner: 6 (1)Capital expenditures are prohibited for the 2023-2025 fiscal biennium. For the 7 purposes of this section, "capital expenditures" means expenditures for capital 8 improvements as defined in G.S. 143C-1-1(d)(5). 9 Expenditures of State funds for advertising and promotional activities are (2)10 prohibited for the 2023-2025 fiscal biennium. 11 For the 2023-2025 fiscal biennium, local partnerships shall not spend any State funds 12 on marketing campaigns, advertising, or any associated materials. Local partnerships may spend 13 any private funds the local partnerships receive on those activities. 14 **SECTION 9D.5.(i)** Notwithstanding subsection (h) of this section, the North Carolina Partnership for Children, Inc., and local partnerships may use up to one percent (1%) of 15 State funds for fundraising activities. The North Carolina Partnership for Children, Inc., shall 16 include in its annual report required under G.S. 143B-168.12(d) a report on the use of State funds 17 18 for fundraising. The report shall include the following: 19 The amount of funds expended on fundraising. (1)20 (2) Any return on fundraising investments. (3)Any other information deemed relevant.

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SMART START LITERACY INITIATIVE/DOLLY PARTON'S IMAGINATION

24 LIBRARY 25 **SECTION 9D.6.(a)** A portion of the funds allocated in this act to the North Carolina 26 Partnership for Children, Inc., from the Department of Health and Human Services, shall 27 continue to be used to increase access to Dolly Parton's Imagination Library, an early literacy 28 program that mails age-appropriate books on a monthly basis to children registered for the 29 program.

30 SECTION 9D.6.(b) The North Carolina Partnership for Children, Inc., may use up 31 to one percent (1%) of the funds for statewide program management and up to one percent (1%)32 of the funds for program evaluation. Funds allocated under this section shall not be subject to 33 administrative costs requirements under Section 9D.5(b) of this act, nor shall these funds be 34 subject to the child care services funding requirements under G.S. 143B-168.15(b), child care 35 subsidy expansion requirements under G.S. 143B-168.15(g), or the match requirements under 36 Section 9D.5(d) of this act.

37 38

INCREASE PROVISION OF IN-HOME CHILD CARE/PILOT PROGRAM

39 **SECTION 9D.8.** Of the funds appropriated in this act from the General Fund to the 40 Department of Health and Human Services, Division of Child Development and Early Education (Division), the sum of five hundred twenty-five thousand dollars (\$525,000) in nonrecurring 41 42 funds for each year of the 2023-2025 fiscal biennium shall be used to establish a pilot program 43 that provides business and financial assistance in creating new in-home child care programs and 44 sustaining existing in-home child care programs in this State. By January 15, 2024, the Division 45 shall issue a request for application (RFA) for an organization to contract with the Division to 46 administer the pilot program. The Division shall submit a report to the Joint Legislative Oversight 47 Committee on Health and Human Services and the Fiscal Research Division of the General 48 Assembly by January 31, 2025, on the number of child care programs created through the pilot 49 program, by county, and any other information the Division deems relevant. 50

TRI-SHARE CHILD CARE PILOT PROGRAM 51

SECTION 9D.9.(a) Of the funds appropriated in this act to the Department of Health 1 2 and Human Services, Division of Child Development and Early Education, to be allocated to the 3 North Carolina Partnership for Children, Inc., the sum of nine hundred thousand dollars 4 (\$900,000) in nonrecurring funds for each year of the 2023-2025 fiscal biennium shall be used 5 to provide the State portion of funding for the Tri-Share Child Care pilot program established by 6 this section. Funds provided under this section shall be divided evenly in each fiscal year among 7 the regional facilitator hubs, as described in subsection (c) of this section, selected to participate 8 in the pilot program. Upon completion of the pilot program, any unexpended funds shall revert 9 to the General Fund. 10 SECTION 9D.9.(b) The Division of Child Development and Early Education 11 (Division), in collaboration with the North Carolina Partnership for Children, Inc. (NCPC), shall 12 establish a two-year pilot program to implement the Tri-Share Child Care program, a program 13 that creates a public/private partnership to share the cost of child care equally between employers, 14 eligible employees, and the State to: 15 (1)Make high-quality child care affordable and accessible for working families. Help employers retain and attract employees. 16 (2)17 Help stabilize child care businesses across the State. (3)18 SECTION 9D.9.(c) The Division and NCPC shall select up to three local 19 partnerships to serve as regional facilitator hubs to implement and administer the pilot program 20 and act as regional intermediaries between employers, families, child care providers, and the 21 State. The Division and NCPC shall select local partnerships to participate in the pilot program 22 from geographically diverse areas across the State, with one selected from a tier one county. For 23 purposes of this section, a tier one county shall have the same designation as that established by 24 the North Carolina Department of Commerce's 2023 County Tier Designations. 25 **SECTION 9D.9.(d)** The local partnerships selected to serve as regional facilitator 26 hubs shall establish and determine program eligibility. For purposes of this pilot program, an 27 employee is eligible to participate in the program if the employee (i) is employed by a 28 participating employer, (ii) has a household income between one hundred eighty-five percent 29 (185%) and three hundred percent (300%) of the federal poverty level, and (iii) is not otherwise 30 eligible for subsidized child care in this State. An eligible employee may reside outside of the 31 designated region for the respective facilitator hub. Additionally, the regional facilitator hubs 32 shall develop and implement other criteria for the child care program, including, but not limited 33 to, each of the following: 34 Ensuring payment for the cost of child care is divided equally between an (1)35 employer, an eligible employee, and the State. 36 Soliciting participating employers. (2)37 (3) Ensuring participating employers agree to (i) identify and recruit eligible 38 employees, (ii) provide the employer portion of each participating employee's 39 child care costs, and (iii) maintain communication with the regional facilitator 40 hub regarding each eligible employee's continued employment and eligibility. 41 Verifying that child care providers seeking to participate in the program are (4) 42 licensed in this State. 43 Upon determining an employee's eligibility, ensuring payment by the (5) 44 employee of the employee's portion of the cost of child care. 45 Coordinating payments between employers and licensed child care providers. (6)46 SECTION 9D.9.(e) For purposes of this section, child care includes part-time and 47 full-time care, before and after school care, and summer day camps. 48 SECTION 9D.9.(f) A regional facilitator hub may use up to nine percent (9%) of its 49 allocation for administrative costs. 50 **SECTION 9D.9.(g)** Within six months after completion of the pilot program, the 51 Division shall submit a report to the Joint Legislative Oversight Committee on Health and Human

General As	sembly	Of North C	arolina	Session 2023
Services and following:	d the Fi	scal Research	h Division. The report shall include, at a minir	num, each of the
0	(1) 1	The number (of children served, by age and county.	
			ogram costs, including any administrative costs	5.
	. ,		of funds needed to expand the program statewic	
			ployers participating in the pilot program.	
			evant information deemed appropriate.	
INCREAS	E CAPA	ACITY/FAN	IILY CHILD CARE HOMES	
Ś	SECTI	ON 9D.10.(a) G.S. 110-86(3) reads as rewritten:	
,	'(3) (Child care fac	cility. – Includes child care centers, family child	l care homes, and
	8	any other ch	nild care arrangement not excluded by G.S	. 110-86(2), that
	Į	provides chil	d care, regardless of the time of day, wherev	er operated, and
	Ī	whether or no	ot operated for profit.	
	8	a. A chil	d care center is an arrangement where, at any o	ne time, there are
			or more preschool-age children or nine or	
		childr	en receiving child care.	-
	ł	o. A fan	nily child care home is a child care arrangen	nent located in a
		reside	nce where, at any one time, more than two child	lren, but less than
		nine-1	0 children, receive child care.care, provided th	e arrangement is
		<u>in acc</u>	ordance with G.S. 110-91(7)b."	
·	SECTI	ON 9D.10.(b) G.S. 110-91(7)b. reads as rewritten:	
	'	'b. Famil	y Child Care Home Capacity. – Of the childre	en present at any
		one ti	me in a family child care home, no more than f	ive children shall
		be р і	reschool aged, including the operator's own	n preschool-age
		childr	en.A family child care home is allowed to pro-	vide care for one
		<u>of the</u>	e following groups of children, including the	e operator's own
		presch	nool-age children and excluding the operator's	own school-age
		<u>childr</u>	en up to 13 years of age:	
		<u>1.</u>	A maximum of eight children, with no more t	han five children
			who are from birth to 5 years of age, plus	three school-age
			children.	
		<u>2.</u>	A maximum of three children from birth to 2	4 months of age,
			plus three children from 2 to 5 years of	
			school-age children up to 13 years of age, for	or a total of nine
			children.	
		<u>3.</u>	A maximum of 10 children if all children a	re older than 24
			months of age."	
EXTEND (COMPI	ENSATION	GRANTS FOR CHILD CARE PROGRAM	S
			ection 9L.2(b) of S.L. 2021-180, as amended by	y Section 9L.2(a)
		ads as rewritt		
			ne funds appropriated in this act from federal	
-			s received pursuant to ARPA to the Departme	
			nild Development and Early Education, the sun	
			seventy-seven thousand seven hundred eig	•
		-	funds shall be allocated for the following in	response to the
COVID-19	-			
(-	ndred seventy-four million dollars (\$274,000,0	000) of the funds
	S	shall be used	as follows:	

General Assemb	oly Of North Carolina Sessio	on 2023
	a. A minimum of two hundred six million dollars (\$206,000,000 more than two hundred fifteen million dollars (\$215,000,000 reduce the waitlist for children eligible for subsidized child ca are in foster care and (ii) after addressing the waitlist under ite this sub-subdivision, work toward reducing the waitlist for a eligible for subsidized child care. Additionally, the Division s a portion of these funds to temporarily increase the child care reimbursement rates to those recommended in the 2018 Chil Market Rate Study until the funds expire on Septem 2024.extend the compensation grants portion of the chil stabilization grants, as authorized under Section 3.2(a) 2021-25, until these funds are exhausted.	0) to (i) are who em (i) of children shall use subsidy ild Care ber 30, ild care
(2)	 Up to two hundred seven million seven hundred seventy seven th	housand
(3)	Up to two hundred seven million seven hundred seventy-seven the seven hundred eighty-nine dollars (\$207,777,789) of the funds shall	
	used to build the supply of qualified child care teachers with staff bon	
	other teacher pipeline programs, including apprenticeships, stackable	
	and fast-track programs. The Division of Child Development an	
	Education shall provide staff bonuses under this subdivision based	
	number of months the teacher or staff person has worked at the ch facility with the maximum bonus being provided to a teacher or staff	
	who has worked at least 12 months at the teacher or staff person's curre	
	care facility."	ent enna
PART IX-E. HE	CALTH BENEFITS	
	EDICAID ANNUAL REPORT FION 9E.1. The Department of Health and Human Services, Division o	f Ugalth
	, shall continue the publication of the Medicaid Annual Repo	
	bles. DHB shall publish the report and tables on its website no la	
	lowing each State fiscal year.	
	CHASE PLANS AND SINGLE SOURCE PROCUREMENT	
	TION 9E.2. The Department of Health and Human Services, Division o	
	ubject to the approval of a change in the State Medicaid Plan, cont l equipment, supplies, and appliances by implementation of volume p	
	arce procurement, or other contracting processes in order to impro	
containment.	nee procurement, or other contracting processes in order to impro	
containinent.		
DURATION OF	F MEDICAID PROGRAM MODIFICATIONS	
SECT	TION 9E.3. Except for statutory changes or where otherwise specif	fied, the
-	ealth and Human Services shall not be required to maintain, after June 34	0, 2025,
any modifications	s to the Medicaid program required by this Subpart.	
	FIVE HEARINGS FUNDING	CTT 1/1
	FION 9E.4. Of the funds appropriated in this act to the Department of isos. Division of Health Banafits, for administrative contracts and inte	
	ices, Division of Health Benefits, for administrative contracts and inte partment of Health and Human Services (DHHS) shall transfer the sun	·
	\$1,000,000) for the 2023-2024 fiscal year and the sum of one million	
	the 2024-2025 fiscal year to the Office of Administrative Hearings	
	l be allocated by OAH for mediation services provided for Medicaid a	

1 and recipient appeals and to contract for other services necessary to conduct the appeals process. 2 OAH shall continue the Memorandum of Agreement (MOA) with DHHS for mediation services 3 provided for Medicaid recipient appeals and contracted services necessary to conduct the appeals 4 process. Upon receipt of invoices from OAH for covered services rendered in accordance with 5 the MOA, DHHS shall transfer the federal share of Medicaid funds drawn down for this purpose. 6 7 ACCOUNTING FOR MEDICAID RECEIVABLES AS NONTAX REVENUE 8 SECTION 9E.5.(a) The Department of Health and Human Services, Division of 9 Health Benefits (DHB), receivables reserved at the end of the 2023-2024 and 2024-2025 fiscal 10 years shall, when received, be accounted for as nontax revenue for each of those fiscal years. The treatment under this section of any revenue derived from federal programs shall be in accordance 11 12 with the requirements specified in the Code of Federal Regulations, Title 2, Part 225. 13 **SECTION 9E.5.(b)** For the 2023-2024 fiscal year, the Department of Health and 14 Human Services shall deposit from its revenues one hundred sixty-four million five hundred thousand dollars (\$164,500,000) with the Department of State Treasurer to be accounted for as 15 nontax revenue. For the 2024-2025 fiscal year, the Department of Health and Human Services 16 17 shall deposit from its revenues eighty-eight million four hundred thousand dollars (\$88,400,000) 18 with the Department of State Treasurer to be accounted for as nontax revenue. These deposits 19 shall represent the return of advanced General Fund appropriations, nonfederal revenue, fund 20 balances, or other resources from State-owned and State-operated hospitals that are used to 21 provide indigent and nonindigent care services. The return from State-owned and State-operated 22 hospitals to the Department of Health and Human Services shall be made from nonfederal 23 resources in the following manner: 24 (1)The University of North Carolina Hospitals at Chapel Hill shall make the 25 following deposits: 26 For the 2023-2024 fiscal year, the amount of thirty-one million three a. 27 hundred sixty-five thousand three hundred five dollars (\$31,365,305). 28 For the 2024-2025 fiscal year, the amount of thirty-one million three b. 29 hundred sixty-five thousand three hundred five dollars (\$31,365,305). 30 (2)All State-owned and State-operated hospitals, other than the University of 31 North Carolina Hospitals at Chapel Hill, that specialize in psychiatric care 32 shall annually deposit an amount equal to the amount of the payments from 33 DHB for uncompensated care. 34 35 LME/MCO INTERGOVERNMENTAL TRANSFERS 36 **SECTION 9E.6.(a)** The local management entities/managed care organizations 37 (LME/MCOs) shall make intergovernmental transfers to the Department of Health and Human 38 Services, Division of Health Benefits (DHB), in an aggregate amount of eighteen million 39 twenty-eight thousand two hundred seventeen dollars (\$18,028,217) in the 2023-2024 fiscal year 40 and in an aggregate amount of eighteen million twenty-eight thousand two hundred seventeen dollars (\$18,028,217) for the 2024-2025 fiscal year. The due date and frequency of the 41 42 intergovernmental transfer required by this section shall be determined by DHB. The amount of 43 the intergovernmental transfer that each individual LME/MCO is required to make in each fiscal 44 year shall be as follows: 2023-2024 45 2024-2025 46 Alliance Behavioral Healthcare \$4,907,800 \$4,907,800 47 Eastpointe \$1,631,348 \$1,631,348 48 Partners Health Management \$3,362,071 \$3,362,071 49 Sandhills Center \$2,673,494 \$2,673,494 50 **Trillium Health Resources** \$2,594,140 \$2,594,140 51 Vaya Health \$2,859,364 \$2,859,364

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General Assembly Of North Carolina Session 2023 1 **SECTION 9E.6.(b)** In the event that a county disengages from an LME/MCO and 2 realigns with another LME/MCO during the 2023-2025 fiscal biennium, DHB shall have the 3 authority to reallocate the amount of the intergovernmental transfer that each affected 4 LME/MCO is required to make under subsection (a) of this section, taking into consideration the 5 change in catchment area and covered population, provided that the aggregate amount of the 6 transfers received from all LME/MCOs in each year of the fiscal biennium is achieved. 7 8 **ENSURING CERTAIN MEDICAID RECEIPTS** 9 **SECTION 9E.7.(a)** For purposes of calculating the public hospital modernized 10 assessments and the private hospital modernized assessments under Part 2 of Article 7B of Chapter 108A of the General Statutes, for the assessment quarter in which this subsection 11 12 becomes effective, any reference to "total modernized nonfederal receipts" in that Part shall be 13 to the calculation in this subsection, notwithstanding the calculation under G.S. 108A-146.5(b). 14 The amount of the total modernized nonfederal receipts shall be calculated by adding all of the 15 following: 16 (1)One-fourth of the State's annual Medicaid payment as defined in 17 G.S. 108A-145.3. 18 (2)The managed care component under G.S. 108A-146.7. 19 (3) The fee-for-service component under G.S. 108A-146.9. 20 (4) The modernized HASP component under G.S. 108A-146.10. 21 (5) The GME component under G.S. 108A-146.11. 22 (6) The postpartum coverage component under G.S. 108A-146.12. 23 Forty-three million dollars (\$43,000,000). (7)24 SECTION 9E.7.(b) Notwithstanding the limitation on the use of funds under 25 G.S. 108A-146.15, as amended by Section 1.7(j) of S.L. 2023-7, the Department of Health and 26 Human Services may use up to forty-three million dollars (\$43,000,000) of the receipts collected

under Part 2 of Article 7B of Chapter 108A of the General Statutes during the 2023-2024 fiscal
 year for the Medicaid program.
 SECTION 9E.7.(c) Subsections (a) and (b) of this section are effective on the later
 of the following dates: (i) the first day of the next assessment quarter after this act becomes law
 or (ii) the first day of the next assessment quarter after the Centers for Medicare and Medicaid

- Services (CMS) approve a 42 C.F.R. § 438.6(c) preprint submitted in accordance with G.S. 108A-148.1 authorizing healthcare access and stabilization program (HASP) hospital reimbursements for the 2022-2023 fiscal year that are greater than four hundred million dollars (\$400,000,000).
- 36 SECTION 9E.7.(d) If subsections (a) and (b) of this section do not become effective
 37 by April 1, 2024, then subsections (a), (b), and (c) of this section expire on that date.

SECTION 9E.7.(e) If subsections (a) and (b) of this section do not become effective by April 1, 2024, then, of any federal disproportionate share adjustment receipts received in the 2023-2024 fiscal year arising from certified public expenditures for the 2022-2023 fiscal year, the first forty-three million dollars (\$43,000,000) shall not be deposited into the Hospital Uncompensated Care Fund under G.S. 143C-9-9 but rather shall be available to the Department of Health and Human Services, Division of Health Benefits, to be used for the Medicaid program.

- 44 45
 - MEDICAID REBASE TRACKING, TRANSPARENCY, AND PREDICTABILITY

46 **SECTION 9E.8.(a)** Due to the uncertainty of the timing and rate of disenrollments 47 for individuals who will lose their Medicaid coverage as a result of the unwinding of the public 48 health emergency related to the COVID-19 pandemic, among other factors, the General 49 Assembly intends to closely monitor the expenditures for the Medicaid program throughout the 50 2023-2025 fiscal biennium using the reports required by this section. In the event that the 51 Medicaid program experiences, during either year of the 2023-2025 fiscal biennium, a shortfall

of funding needed to maintain the existing scope of the Medicaid program, as modified by this 1 2 act and any other act of the 2023 General Assembly, it is the intent of the General Assembly to 3 appropriate funds from the Medicaid Contingency Reserve to the Division of Health Benefits, in 4 accordance with the conditions described in G.S. 143C-4-11. 5 SECTION 9E.8.(b) The Department of Health and Human Services, Division of 6 Health Benefits (DHB), shall, on the schedule outlined in subsection (c) of this section, report to 7 the Office of State Budget Management, the Joint Legislative Oversight Committee on Medicaid, 8 and the Fiscal Research Division on the following information: 9 For the initial report, Medicaid enrollment projections for the 2023-2025 fiscal (1)10 biennium. For each subsequent report, the actual enrollment relative to those projections. 11 12 (2)The year-to-date General Fund expenditures for Medicaid through the most 13 recent month for which there is complete data. 14 (3) Projections on Medicaid General Fund expenditures needed for the remaining months in the 2023-2025 fiscal biennium. 15 Any Medicaid-related budget challenges identified by DHB for the 2023-2025 16 (4) fiscal biennium and the 2025-2027 fiscal biennium, and the estimated cost 17 18 related to those challenges. Challenges that have been identified in a 19 previously submitted report for which there are no updates need not be 20 identified in subsequent reports. 21 (5) Changes to the Medicaid program that are planned to be implemented at any 22 time in the future under the authority granted under G.S. 108A-54(e)(1), the 23 predicted impact of those changes to the Medicaid budget for the 2023-2025 24 fiscal biennium and the 2025-2027 fiscal biennium, and the anticipated 25 implementation time line for those changes. Planned changes that have been 26 identified in a previously submitted report for which there are no updates need 27 not be identified in subsequent reports. 28 Changes to the Medicaid program required under federal or State law that will (6) 29 be implemented, the predicted impact of those changes to the Medicaid budget 30 for the 2023-2025 fiscal biennium and the 2025-2027 fiscal biennium, and the 31 anticipated implementation time line for those changes. Changes that have 32 been identified in a previously submitted report for which there are no updates 33 need not be identified in subsequent reports. 34 Any unanticipated costs to the Medicaid program that were not accounted for (7) 35 in either the model used to create Governor Cooper's Recommended Budget 36 for the 2023-2025 fiscal biennium, or the projection contained in any prior 37 report submitted under this section. Any unanticipated costs that have been 38 identified in a previously submitted report for which there are no updates need 39 not be identified in subsequent reports. 40 The amount, if any, of funds DHB is requesting to be transferred out of the (8) 41 Medicaid Contingency Reserve, as established under G.S. 143C-4-11, and as 42 much information as possible that meets the requirements under 43 G.S. 143C-4-11(b)(3). 44 SECTION 9E.8.(c) The reports required under subsection (b) of this section shall be 45 due on the following schedule: 46 (1)November 1, 2023. February 1, 2024. 47 (2)48 April 1, 2024. (3) November 1, 2024. 49 (4) February 1, 2025. 50 (5)

51 (6) April 1, 2025.

1 **SECTION 9E.8.(d)** The annual reporting requirement under G.S. 108A-54(e)(8) 2 shall be temporarily waived for the 2023-2025 fiscal biennium. No report shall be due from the 3 Department of Health and Human Services on January 1, 2024, or January 1, 2025. The annual 4 reporting requirement under G.S. 108A-54(e)(8) shall resume with the report due January 1, 5 2026, and applies to subsequent years thereafter.

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USE OF THE MEDICAID TRANSFORMATION FUND FOR MEDICAID TRANSFORMATION NEEDS

9 SECTION 9E.9.(a) Claims Run Out. – Funds from the Medicaid Transformation 10 Fund may be transferred to the Department of Health and Human Services, Division of Health Benefits (DHB), for the 2023-2025 fiscal biennium, as needed, for the purpose of paying claims 11 12 related to services billed under the fee-for-service payment model for recipients who are being, or have been, transitioned to managed care, otherwise known as "claims run out." Funds may be 13 14 transferred to DHB as the need to pay claims run out arises and need not be transferred in one 15 lump sum. To the extent that any funds are transferred under this subsection, the funds are appropriated for the purpose set forth in this subsection. 16

17 SECTION 9E.9.(b) Non-Claims Run Out Medicaid Transformation Needs. -18 Subject to the fulfillment of conditions specified in subsection (c) of this section, the sum of one 19 hundred twenty million dollars (\$120,000,000) in nonrecurring funds for the 2023-2024 fiscal 20 year and the sum of one hundred twenty million dollars (\$120,000,000) in nonrecurring funds 21 for the 2024-2025 fiscal year from the Medicaid Transformation Fund may be transferred to DHB 22 for the sole purpose of providing the State share for qualifying needs directly related to Medicaid 23 transformation, as required by S.L. 2015-245, as amended. Funds may be transferred to DHB as 24 qualifying needs arise during the 2023-2025 fiscal biennium and need not be transferred in one 25 lump sum. Any amount of funds from the one hundred twenty million dollars (\$120,000,000) 26 made available under this subsection for transfer to DHB in the 2023-2024 fiscal year that has 27 not been transferred to DHB for qualifying needs as of June 30, 2024, shall continue to be 28 available for transfer to DHB as qualifying needs arise during the 2024-2025 fiscal year.

For the purposes of this section, the term "qualifying need" shall be limited to the following Medicaid transformation needs and may include contracts and temporary staffing:

- (1) Program design.
 - (2) Beneficiary and provider experience.
 - (3) Information technology upgrades, operations, and maintenance.
 - (4) Data management tools.
- 35 (5) Program integrity.
- 36 (6) Quality review.
 - (7) Actuarial rate setting functions.
 - (8) Technical and operational integration.
- 39 (9) BH IDD tailored plan health homes.
- 40 (10) Legal fees.
- 41 (11) Expenses related to the Enhanced Case Management and Other Services Pilot 42 Program, commonly referred to as the "Healthy Opportunities Pilots."

43 **SECTION 9E.9.(c)** Requests for Transfer of Funds for Qualifying Need. – A request 44 by DHB for the transfer of funds pursuant to subsection (b) of this section shall be made to OSBM 45 and shall include the amount requested and the specific qualifying need for which the funds are 46 to be used. None of the funds identified in subsection (b) of this section shall be transferred to 47 DHB until OSBM verifies the following information:

48 (1) The amount requested is to be used for a qualifying need in the 2023-2025
49 fiscal biennium.

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l 2 3	(2) The amount requested provides a State share that will not result in total requirements that exceed one billion dollars (\$1,000,000,000) in nonrecurring funds for the 2023-2025 fiscal biennium.
, 1	SECTION 9E.9.(d) Federal Fund Receipts. – Any federal funds received in any
	fiscal year by DHB that represent a return of State share already expended on a qualifying need
	related to the funds received by DHB under this section shall be deposited into the Medicaid
	Transformation Fund.
	SECTION 9E.9.(e) Reporting. – No later than January 15, 2024, and every six
	months thereafter until the final report due July 15, 2025, DHB shall report to the Joint
	Legislative Oversight Committee on Medicaid and the Fiscal Research Division on each
	expenditure that has been funded from the Medicaid Transformation fund in the preceding six
	months and whether that expenditure is expected to continue into the 2025-2027 fiscal biennium.
	EVDAND NODTH CADOLINIA INNOVATIONS WAIVED SLOTS
	EXPAND NORTH CAROLINA INNOVATIONS WAIVER SLOTS
	SECTION 9E.10.(a) The Department of Health and Human Services, Division of
	Health Benefits, shall amend the North Carolina Innovations waiver to increase the number of
	slots available under the waiver by 350 slots. These additional slots shall be made available upon
	approval by the Centers for Medicare and Medicaid Services.
	SECTION 9E.10.(b) Effective when this act becomes law, Section 9F.14 of S.L.
	2021-180 is repealed. Provided that DHB is in compliance with G.S. 108A-54(e), nothing in this
	subsection shall be construed to prohibit DHB from implementing or continuing any services
	developed pursuant to Section 9F.14 of S.L. 2021-180 prior to the effective date of this
	subsection.
	MEDICAID SKILLED NURSING FACILITY RATES
	SECTION 9E.11. The Department of Health and Human Services, Division of
	Health Benefits, shall, at a minimum, continue the Medicaid rates for skilled nursing facilities
	that were in place as of March 15, 2023.
	MEDICAID PERSONAL CARE SERVICES RATES
	SECTION 9E.12. The Department of Health and Human Services, Division of
	Health Benefits, shall provide a rate of five dollars and ninety-six cents (\$5.96) per 15-minute
	increment for personal care services provided to Medicaid beneficiaries through Medicaid Direct,
	Community Alternatives Program for Children (CAP/C), Community Alternatives Program for
	Disabled Adults (CAP/DA), and Community Alternatives Program Choice (CAP/CO).
	INCREASE PRIVATE DUTY NURSING RATES
	SECTION 9E.12A. Beginning July 1, 2023, the Department of Health and Human
	Services, Division of Health Benefits, shall increase to thirteen dollars (\$13.00) per 15 minutes
	the rate paid for private duty nursing services pursuant to Medicaid Clinical Coverage Policies
	3G-1: Private Duty Nursing for Beneficiaries Age 21 and Older and 3G-2: Private Duty Nursing
	for Beneficiaries Under 21 Years of Age.
	RATES FOR DURABLE MEDICAL EQUIPMENT
	SECTION 9E.13B. The Department of Health and Human Services, Division of
	Health Benefits, shall increase the Medicaid rate paid for durable medical equipment, provided
	that the total State share of the costs associated with the rate increase shall not exceed a total of
	one million dollars (\$1,000,000) over a period of 12 months. This rate increase shall be
	implemented effective upon the date approved by the Centers for Medicare and Medicaid
	Services.

INCREASE WAGES OF DIRECT CARE WORKERS/INNOVATIONS WAIVER

2 SECTION 9E.15.(a) It is the intent of the General Assembly to assist in increasing 3 the hourly wages of direct care workers who provide services to Medicaid beneficiaries receiving 4 services through the North Carolina Innovations waiver program, to be termed "Innovations 5 direct care workers" for the purpose of this act, by an industry average rate of six dollars and fifty 6 cents (\$6.50) per hour above the North Carolina industry average hourly wage rate, cited in the 7 most recent report, if any, submitted to the Joint Legislative Oversight Committee on Medicaid 8 in accordance with Section 9D.15C of S.L. 2021-180.

9 To that end, the Department of Health and Human Services, Division of Health 10 Benefits (DHB), shall provide a rate increase to providers who provide services to Medicaid 11 beneficiaries receiving services through the North Carolina Innovations waiver program who are 12 either (i) enrolled in the Medicaid program or (ii) approved financial managers or financial 13 support agencies billing for waiver service hours provided by direct care workers that are hired 14 by employers of record or managing employers under a self-directed option in accordance with 15 Medicaid Clinical Coverage Policy 8-P: North Carolina Innovations.

SECTION 9E.15.(b) Upon implementation of the rate increase required by this 16 17 section, DHB shall adjust the per member per month (PMPM) capitation amount paid to local 18 management entities/managed care organizations. All LME/MCOs shall be required to 19 implement the increase. This increase shall continue to apply when the BH IDD tailored plans 20 become fully operational and are implemented. DHB shall determine the amount of rate increase 21 under this section. The definition of an Innovations direct care worker under this section includes 22 all workers required for compliance with, or delivery of, the relevant Innovations waiver service 23 definitions and the delivery of a unit of Innovations services to individuals in the definition of 24 direct care worker to be applied and shall include only caregivers who are contracted for the 25 provision of services in a legally appropriate manner. The rate increase under this section shall 26 be effective on the effective date approved by the Centers for Medicare and Medicaid Services.

27 **SECTION 9E.15.(c)** Prior to receiving the rate increase required under this section, 28 providers who employ Innovations direct care workers shall attest and provide verification to the 29 relevant LME/MCO that this increased funding is being used to the benefit of its Innovations 30 direct care workers, including in the form of an increase in hourly wage, benefits, or associated 31 payroll costs. DHB shall set the standards for documentation that shall be required for verification 32 that the provider used the rate increase in the manner required by this section, and LME/MCOs 33 shall use these same standards. DHB and LME/MCOs shall require verifiable methods of 34 accounting, such as payroll-based journals. Providers receiving a rate increase under this section 35 shall keep documentation of the use of that rate increase and make the documentation available 36 upon request by DHB or by the relevant LME/MCO.

37 SECTION 9E.15.(d) In addition to other allowable reasons for recoupment of funds, 38 DHB shall recoup part or all of the funds related to the rate increase received by a provider 39 pursuant to this section if DHB determines that the provider did not use the increased funding to 40 the benefit of its Innovations direct care worker employees.

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42 BH IDD TAILORED PLAN UPDATES

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SECTION 9E.16.(a1) Section 9D.7(a) of S.L. 2022-74 is repealed.

44 SECTION 9E.16.(a2) The Division of Health Benefits, Department of Health and
 45 Human Services (DHHS), shall implement BH IDD tailored plans, as defined under
 46 G.S. 108D-1, no later than July 1, 2024. The initial term of the BH IDD tailored plan contracts
 47 shall last not less than four years.

48 **SECTION 9E.16.(b1)** It is the intent of the General Assembly that, when BH IDD 49 tailored plans, as defined under G.S. 108D-1, begin, local management entities/managed care 50 organizations (LME/MCOs) accept, as network providers, all providers that meet objective 51 quality standards and accept network rates. DHHS and the LME/MCOs shall develop a proposal

for potentially opening the LME/MCO closed provider networks described in G.S. 108D-23 for 1 2 services and supports that are excluded from prepaid health plan coverage except under BH IDD 3 tailored plan contracts. The proposal shall be submitted to the Joint Legislative Oversight 4 Committee on Health and Human Services and the Joint Legislative Oversight Committee on 5 Medicaid no later than February 1, 2024. The proposal shall include any necessary legislative 6 changes, including revisions to the statutory changes in subsections (b2) through (b4) of this 7 section, and shall consider all of the following: 8 The need to ensure access to care for enrollees while also ensuring the delivery (1)9 of high-quality services and supports to those enrollees. 10 The continued exclusion of providers previously terminated by an LME/MCO (2)for cause, including new entities created by the same owners or managing 11 12 employees of those providers. 13 The development by DHHS and the LME/MCOs of objective quality (3) 14 standards for the providers that deliver services and supports that are excluded 15 from prepaid health plan coverage except under BH IDD tailored plan 16 contracts. 17 The need to ensure financial viability and operating stability for existing (4) 18 LME/MCO network providers. 19 The Medicaid risk category assigned to provider types under G.S. 108C-3(g). (5) 20 SECTION 9E.16.(b2) G.S. 108D-21 reads as rewritten: 21 "§ 108D-21. LME/MCO provider networks. 22 Each-Until the date that BH IDD tailored plans begin operating, each LME/MCO operating the combined 1915(b) and (c) waivers or providing coverage of any services approved under the 23 24 1915(i) option shall develop and maintain a closed network of providers to furnish-provide mental 25 health, intellectual or developmental disabilities, and substance abuse use disorder, and traumatic 26 brain injury services to its enrollees. A closed network is the network of providers that have 27 contracted with the local management entity/managed care organization operating the combined 28 1915(b) and (c) waivers." 29 SECTION 9E.16.(b3) G.S. 108D-23 reads as rewritten: 30 "§ 108D-23. BH IDD tailored plan provider networks. 31 Each entity operating a BH IDD tailored plan shall develop and maintain a closed network 32 of providers only for the provision of behavioral health, intellectual and developmental disability, 33 and traumatic brain injury services. A closed network is the network of providers that have 34 contracted with the entity operating a BH IDD tailored plan to furnish these services to enrollees. 35 A closed network must include all essential providers, as designated in accordance with 36 G.S. 108D-22(b), that (i) are located within the region for which the entity holds a BH IDD 37 tailored plan contract and (ii) provide any covered behavioral health, intellectual and 38 developmental disability, or traumatic brain injury service in that region. 39 Each LME/MCO shall operate provider networks with respect to its BH IDD tailored (a) 40 plan contract in accordance with this section. With regard to services and supports that are covered benefits under both standard 41 (b) 42 benefit plans and BH IDD tailored plans, each LME/MCO shall be subject to the same provider 43 network requirements applicable to PHPs under G.S. 108D-22. With regard to services and supports that are excluded from PHP coverage except 44 (c) 45 under BH IDD tailored plans, each LME/MCO shall operate a closed network, which is the 46 network of providers that have contracted with the LME/MCO to provide those services to 47 enrollees, in accordance with all of the following: 48 A closed network must include all essential providers designated in (1)49 accordance with G.S. 108D-22(b) that (i) are located or provide services 50 within the region for which the LME/MCO holds a BH IDD tailored plan

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1		contract and (ii) provide any covered behavioral health,	intellectual and
2		developmental disability, or traumatic brain injury service in	
3	<u>(2)</u>	With regard to services identified by the Department as neces	
4		access for behavioral health, intellectual and developmenta	
5		traumatic brain injury services, an LME/MCO shall accept	-
6		those services that (i) meet objective quality standards and (ii	
7		rates, notwithstanding the requirement to operate a closed ne	
8 9	SEC1 by adding a new	TON 9E.16.(b4) Article 3 of Chapter 108D of the General Sta	tutes is amended
10	• •	er provider networks.	
11		ning on the date that BH IDD tailored plans begin operating, e	each LME/MCO
12	_	th the Department (i) to provide coverage of services as a PIHP	
13		services approved under the 1915(i) option shall operate a cl	
14	accordance with	•• • •	
15		sed network is the network of providers that have cont	racted with the
16		ovide to enrollees the services and supports covered by the L	
17	•	er the 1915(i) option.	
18		regard to services identified by the Department as necessary to	improve access
19		ealth, intellectual and developmental disability, and trauma	*
20		/MCO shall accept all providers of those services that (i) meet	
21	standards and (ii)	accept network rates, notwithstanding the requirement in this s	ection to operate
22	a closed network.	"	-
23	SECT	TON 9E.16.(b5) G.S. 108D-1 is amended by adding a new sub	division to read:
24	" <u>(30a)</u>	Prepaid inpatient health plan or PIHP A prepaid inpatien	t health plan, as
25		defined in 42 C.F.R. § 438.2."	
26		TON 9E.16.(b6) Subsections (b2) through (b5) of this section b	become effective
27	July 1, 2024.		
28		TON 9E.16.(c) No later than June 1, 2024, DHHS shall develop	1
29		Joint Legislative Oversight Committee on Medicaid to	
30		the Community Alternatives Program for Disabled Adults (
31		plans by January 1, 2025, notwithstanding G.S. 108D-40(a)(1	
32		TON 9E.16.(d) It is the intent of the General Assembly the	
33		Injury waiver be expanded throughout the State. Within 60	
34 35		this act, DHHS shall submit an amended waiver applicatio	1
33 36		Injury waiver statewide by January 1, 2025, or any later date	
30 37		care and Medicaid Services. DHHS shall not implement the w	-
38	-	ntation exceeds the authority of the Division of Health 1) or creates a recurring cost to the State that would reasonable	
38 39	• •	e authorized budget for the Medicaid program.	ly be anticipated
40		TON 9E.16.(e) No later than January 1, 2024, DHHS shall dev	velop and submit
41		Joint Legislative Oversight Committee on Medicaid for a M	-
42		monstration Opportunity waiver to provide services to the ad	•
43		be managed under BH IDD tailored plan contracts,	
44		9), and to begin no later than January 1, 2025. The proposal sh	
45		incarceration, Medicaid-eligible individuals shall be transition	1
46	-	ch the individual is eligible under G.S. 108D-40 or, if the indivi	-
47	-	re, to the Medicaid Direct fee-for-service program. DHHS sha	
48	the waiver if that	implementation exceeds the authority of the Division of Healt	h Benefits under
49	G.S. 108A-54(e)	1) or creates a recurring cost to the State that would reasonab	ly be anticipated
50	to exceed a future	e authorized budget for the Medicaid program.	

General Assembly Of North Carolina Session 2023 **SECTION 9E.16.(f)** Except as otherwise provided, this section is effective when it 1 2 becomes law. 3 4 EXPEDITED MEDICAID PREFERRED DRUG LIST REVIEW FOR DRUGS 5 TREATING SERIOUS MENTAL ILLNESS 6 **SECTION 9E.17.(a)** Section 10.31(d)(2)r.6. of S.L. 2011-145 is codified as 7 G.S. 108A-68.1A of Part 6 of Article 2 of Chapter 108A of the General Statutes in the following 8 manner: 9 The new G.S. 108A-68.1A is entitled "Medicaid preferred drug program." (1)10 Each paragraph under Section 10.31(d)(2)r.6. of S.L. 2011-145 is codified as (2)11 separate subsections (a) through (k) with subunits designated accordingly, 12 except that the last paragraph is repealed. 13 The phrase "Preferred Drug List. –" is deleted from the new subsection (a). (3) 14 All references to the Division of Medical Assistance are replaced with the (4) 15 Division of Health Benefits. SECTION 9E.17.(b) Part 6 of Article 2 of Chapter 108A of the General Statutes is 16 17 amended by adding a new section to read: 18 "§ 108A-68.1B. Coverage of medication to treat severe mental illness. The Department shall provide immediate coverage under the Medicaid program of a 19 (a) 20 new prescription medication approved by the Food and Drug Administration that becomes available to the public if (i) the manufacturer of that medication is enrolled in the federal 21 Medicaid Drug Rebate Program and (ii) the medication is approved for the treatment of any of 22 23 the following conditions, as defined by the most recent edition of the Diagnostic and Statistical 24 Manual of Mental Disorders: 25 Bipolar disorders, hypomanic, manic, depressive, and mixed. (1)26 (2)Childhood and adolescent depression. 27 (3) Major depressive disorders, single episode or recurrent. 28 (4) Obsessive-compulsive disorders. 29 Paranoid personality disorder and other psychotic disorders. (5) 30 (6) Schizo-affective disorders, bipolar or depressive. 31 Schizophrenia. (7)32 If the new prescription medication required to be covered under the Medicaid (b) 33 program under subsection (a) of this section is within a class of medications eligible for inclusion 34 on the Department's Preferred Drug List, then, no later than the end of the next calendar quarter 35 following the date the new prescription medication became available to the public, the 36 Department shall, in consultation with the Physician's Advisory Group, review and submit a proposed policy to the Preferred Drug List Policy Review Panel regarding the inclusion of the 37 new prescription medication as either a preferred or nonpreferred drug on the Department's 38 39 Preferred Drug List. 40 Within 30 days of the receipt of a proposed policy under subsection (b) of this section, (c) the Preferred Drug List Policy Review Panel shall, in accordance with G.S. 108A-68.1A, hold 41 42 an open meeting to review the recommended policy and submit policy recommendations about 43 the proposed policy to the Department upon the conclusion of that meeting." 44 SECTION 9E.17.(c) G.S. 108A-68.1A, as enacted by subsection (a) of this section, 45 reads as rewritten: 46 "§ 108A-68.1A. Medicaid preferred drug program. 47 48 The Secretary of the Department of Health and Human Services shall establish a (h) 49 Preferred Drug List (PDL) Policy Review Panel within 60 days after the effective date of this 50 section. Panel. The purpose of the PDL Preferred Drug List Policy Review Panel is to review the Medicaid PDL Preferred Drug List recommendations from the Department of Health and Human 51

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1 2	Services, Division of Health Benefits, and the Physician Advisory Group Pharmacy and
2 3	Therapeutics (PAG P&T) Committee.
5 4	(k) After the Department, in consultation with the PAG P&T Committee, Physician
5	Advisory Group Pharmacy and Therapeutics Committee, publishes a proposed policy or
6	procedure related to the Medicaid PDL, Preferred Drug List, the Preferred Drug List Policy
7	Review Panel shall hold an open meeting to review the recommended policy or procedure along
8	with any written public comments received as a result of the posting. The Review Panel shall
9	provide an opportunity for public comment at the meeting. After the conclusion of the meeting,
10	the Review Panel shall submit policy recommendations about the proposed Medicaid PDL
11	Preferred Drug List policy or procedure to the Secretary. The Preferred Drug List Policy Review
12	Panel shall meet no less than once a quarter."
13	SECTION 9E.17.(d) This section is effective when it becomes law.
14	
15	RELATIVES PROVIDING CARE TO MINORS ON THE INNOVATIONS WAIVER
16	SECTION 9E.18.(a) The Department of Health and Human Services, Division of
17	Health Benefits (DHB), shall seek approval from the Centers for Medicare and Medicaid Services
18	(CMS) to amend NC Medicaid Clinical Coverage Policy 8-P "North Carolina Innovations" to
19	allow Community Living and Support services to be provided by a relative of a Medicaid
20	beneficiary residing in the same home as the beneficiary when that beneficiary is under the age
21	of 18 and when no other provider is available to provide these services, similar to what is
22	currently allowed for beneficiaries age 18 and older.
23	SECTION 9E.18.(b) DHB shall implement the changes outlined in subsection (a)
24	of this section on the effective date approved by CMS.
25	
26	FURTHER ADJUST IMPLEMENTATION DATE FOR REQUIRING LME/MCOS TO
27	PAY FOR BEHAVIORAL HEALTH SERVICES PROVIDED TO BENEFICIARIES
28	AWAITING HOSPITAL DISCHARGE
29 30	SECTION 9E.19.(a) Section 9D.22(f) of S.L. 2021-180, as amended by Section 9D.9 of S.L. 2022-74, reads as rewritten:
30 31	"SECTION 9D.22.(f) CMS Approval. – The Department of Health and Human Services,
31	Division of Health Benefits, shall submit to the Centers for Medicare and Medicaid Services
33	(CMS) any State Plan amendments necessary to establish the new Medicaid coverage required
33 34	by this section. section with a proposed start date of March 1, 2023. The new Medicaid covered
35	services and rates shall be implemented December 31, 2022. If approval from CMS is not granted
36	by December 31, 2022, then as soon as operationally feasible after the approval by CMS. DHB
37	shall retroactively implement services and rates upon approval from CMS to December 31, 2022.
38	to the date approved by CMS. The new Medicaid covered services and rates shall only be
39	implemented to the extent allowable by CMS."
40	SECTION 9E.19.(a1) Section 9D.22(c) of S.L. 2021-180 reads as rewritten:
41	"SECTION 9D.22.(c) Services Covered. – The clinical coverage policy developed in
42	accordance with this section shall provide Medicaid coverage of the following services in an
43	acute care hospital setting when medically necessary and ordered by a physician or other
44	appropriate provider:
45	
46	Services developed in accordance with this subsection shall be considered outpatient
47	services. Other ancillary services, such as laboratory services, imaging, and prescription drugs,
48	shall continue to be billed as separate and additional services not included as part of this new
49 50	Medicaid coverage. Notwithstanding G.S. 108D-35, any new services developed in accordance with this subsection shall be limited to beneficiaries enrolled in NC Medicaid Direct or in a BH

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IDD tailored plan, as defined in G.S. 108D-1. Standard benefit plans, as defined in G.S. 108D-1,		
shall not be required to cover these newly developed services."		
SECTION 9E.19.(b) This section is effective retroactively to December 31, 2022.		
DRAFT SMI/SED WAIVER		
SECTION 9E.19A.(a) The Department of Health and Human Services, Division of		
Health Benefits, shall develop a proposed Medicaid 1115 demonstration waiver focused on adults		
with serious mental illness (SMI), children with serious emotional disturbance (SED), or both.		
This proposed SMI/SED waiver shall include all of the following:		
(1) Receipt of federal financial participation for covered services furnished to Medicaid beneficiariae during stays greater than 15 days for cauto area in		
Medicaid beneficiaries during stays greater than 15 days for acute care in psychiatric hospitals or residential treatment settings that qualify as		
institutions of mental disease (IMDs).		
(2) Detailed ways in which DHB shall ensure good quality of care in IMDs.		
(3) Methods to address improved access to community-based services for		
beneficiaries with SMI or SED.		
(4) Goals to be achieved through the waiver that include the following:		
a. Reduced utilization and lengths of stay in hospital emergency		
departments among Medicaid beneficiaries with SMI or SED while		
awaiting mental health treatment in specialized settings.		
b. Reduced preventable readmissions to acute care hospitals and		
residential settings by Medicaid beneficiaries with SMI or SED.		
c. Improved availability of crisis stabilization services.		
d. Improved access to community-based services to address the chronic		
mental health care needs of Medicaid beneficiaries with SMI or SED.		
e. Improved care coordination and continuity of care following episodes		
of acute care in hospitals and residential treatment facilities. SECTION 9E.19A.(b) No later than March 1, 2024, DHB shall submit to the Joint		
Legislative Oversight Committee on Medicaid a report that provides details on the proposed 1115		
waiver developed under subsection (a) of this section, a copy of the draft waiver, and estimated		
costs or savings to the State were the waiver to be implemented.		
esses of survings to the State were the warter to be implemented.		
NORTH CAROLINA – PSYCHIATRY ACCESS LINE		
SECTION 9E.19B. Of the funds appropriated in this act to the Department of Health		
and Human Services, Division of Health Benefits, the sum of one million eight hundred fifty		
thousand dollars (\$1,850,000) in recurring funds for the 2023-2024 fiscal year and the sum of		
one million nine hundred fifty thousand dollars (\$1,950,000) in recurring funds for the 2024-2025		
fiscal year shall be used for the North Carolina – Psychiatry Access Line (NC-PAL), a partnership		
between the Department of Health and Human Services and the Department of Psychiatry &		
Behavioral Sciences at Duke University. No later than September 1, 2024, and September 1,		
2025, NC-PAL shall submit to the Joint Legislative Oversight Committee on Health and Human		
Services and the Fiscal Research Division the following information:		
(1) The number of consultations provided over the previous fiscal year, broken down by consultations provided by NC DAL Child Bayehistery and NC DAL		
down by consultations provided by NC-PAL Child Psychiatry and NC-PAL Perinatal Psychiatry.		
(2) The geographic regions of the State utilizing the services offered by NC-PAL,		
by county.		
(3) The percentage of NC-PAL consultations that resulted in treatment of an		
individual by that individual's primary care provider, rather than referral to a		
specialist.		
*		

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1	(4) The estimated number of avoided emergency department visits re	sulting from
2	the services provided through NC-PAL.	U
3	(5) The results of any new pilot program offering consultations	•
4	department of social services offices or residential providers a	
5	those consultations reduced placement disruptions for children in	•
6	of county departments of social services or the need for crisis inter-	ervention.
7		
8	PREPAID HEALTH PLANS PERFORMANCE METRICS	D' · · · 6
9	SECTION 9E.20. The Department of Health and Human Services,	
10	Health Benefits (DHB), shall develop performance standards, including claims pay	
11 12	requiring claims to be paid within a set number of days, applicable to prepaid operating standard benefits plans in accordance with Chapter 108D of the Gene	
12	Beginning December 1, 2023, and annually until the expiration of the initial prepaid	
13 14	contract, DHB shall report to the Joint Legislative Oversight Committee on Medica	-
15	Fiscal Research Division on these performance standards as they apply to each indivi	
16	health plan.	adai propula
17		
18	ADDITIONAL MEDICAID SERVICES FOR FOSTER YOUTH	
19	SECTION 9E.21.(a) The General Assembly finds that youth receiving	g foster care
20	services through the county child welfare agencies are entitled to trauma-informed i	nterventions
21	and therapy that are also evidence-based, evidence-informed, or both. The Departme	
22	and Human Services (DHHS), Division of Health Benefits (DHB), shall convene a	
23	composed of county child welfare agencies, representatives with lived experien	
24	welfare, the nonprofit corporation Benchmarks, prepaid health plans, and local	-
25	entities/managed care organizations (LME/MCOs) to identify innovative Medi	
26	options to address any gaps in the care of children receiving foster care services. Each	
27	shall identify to the workgroup any innovative practices that the LME/MCO is using the second state of the	
28 29	be an innovative Medicaid service option. Each LME/MCO shall also commu	
29 30	healthcare providers in its catchment area about the opportunity to submit concept p workgroup to aid in the identification of these innovative Medicaid service options.	
31	the workgroup shall identify innovative Medicaid service options.	
32	(1) Models of community evidence-based and evidence-informed p	-
33	support a foster child returning to the child's family in a timely	
34	diverting higher level foster care placements.	indinier und
35	(2) Models of intensive community or short-term residential treatm	nent options
36	that serve children with high acuity needs that divert a child from	-
37	placements such as psychiatric residential treatment facility pla	•
38	provision of stepdown options from higher levels of care may be	considered.
39	SECTION 9E.21.(b) No later than three months after the workgroup ha	is completed
40	its work under subsection (a) of this section, DHB shall begin distributing	funding, as
41	appropriated in this act and to the extent allowed under G.S. 108A-54(e), through	
42	contracts with LME/MCOs and through capitated prepaid health plan contracts und	
43	of Chapter 108D of the General Statutes, to be used for the innovative Medicaid ser	-
44	identified by the workgroup. The funding may be used for (i) new services identified by the workgroup.	•
45	workgroup that may be implemented regionally or statewide or (ii) expanding	
46 47	modality to a county or region where the service or modality was not previously in DUP shall require all of the following from any antity receiving funding under this	-
47 48	DHB shall require all of the following from any entity receiving funding under this (1) Time lines for and establishment of first and second year delivery	
48 49	(1) Time lines for, and establishment of, first- and second-year deliant any service that may be a phased-in service.	
49 50	(2) Identification of required funding, including start-up funding and	a three-vear
50 51	budget, including projected revenue sources and amounts.	a ance year
~ -		

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1 2 3	(3)	Specific outcome measures with the attestation of the data to the applicable prepaid health plan and D be aligned with child welfare safety and perman	HB. These outcomes shall
4		support positive childhood outcomes.	
5		TION 9E.21.(c) DHHS may prioritize the distribution	
6		on the areas with the greatest need, as identified by	the workgroup convened
7 8		(a) of this section.	11 county deportments of
8 9		TION 9E.21.(d) DHHS shall provide training to a d shall offer training to tribal welfare offices on any	• •
9 10		(b) of this section and may delegate that training to	
10		shall continue to provide to the relevant county depa	
12		e offices status updates on implementation within a	
13	regions.	e offices status updates on implementation within a	iny impacted counties and
14		FION 9E.21.(e) This section is effective when it bec	omes law
15	5201		
16	CHILDREN AN	D FAMILIES SPECIALTY PLAN	
17	SECT	TION 9E.22.(a) The Department of Health and Hum	an Services (DHHS) shall
18	issue an initial re	equest for proposals (RFP) to procure a single statew	vide children and families
19	(CAF) specialty	plan contract with services to begin no later than De	cember 1, 2024. The RFP
20		the requirements in G.S. 108D-62, as enacted by sub	
21		ine the services available under the CAF specialty	
22		are eligible to enroll in the CAF specialty plan, exc	1 1
23		w. For the purposes of this section, the CAF special	ty plan shall be as defined
24		-1, as amended by subsection (c) of this section.	
25		TION 9E.22.(b) DHHS shall request approval from	
26		vices (CMS) to require that a child who is automatica	
27 28	-	cialty plan under G.S. 108D-62(f) may not elect to en	
28 29	1	behavioral health and intellectual/developmental disal e best interest of the child, as determined by the co	1
30		sultation with the enrollment broker as defined in G.	
31		FION 9E.22.(c) G.S. 108D-1 reads as rewritten:	5. 1000 1.
32	"§ 108D-1. Defi		
33	-	g definitions apply in this Chapter:	
34		5	
35	(4)	Behavioral health and intellectual/developmental d	lisabilities tailored plan or
36		BH IDD tailored plan A capitated prepaid healt	th plan contract under the
37		Medicaid transformation demonstration waiver	that meets all of the
38		requirements of Article 4 of this Chapter, inc	e 1
39		pertaining to BH IDD tailored plans.plans, but ex	cluding the requirements
40		pertaining only to the CAF specialty plan.	
41			
42	<u>(5a)</u>	Children and families specialty plan or CAF spec	• •
43		capitated prepaid health plan contract under the	
44 45		demonstration waiver that meets all of the require	•
45 46		Chapter, including the requirements pertaining to the	
40 47		excluding the requirements only pertaining to BH I	tanoreu prans.
47 48	(30)	Prepaid health plan or PHP. – A prepaid hea	alth nlan as defined in
40 49	(50)	G.S. 58-93-5, that is under a capitated contract wi	1
50		delivery of Medicaid and NC Health Choice servic	-
20			,

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	entity/managed care organization that is under a capitate the Department to operate a BH IDD tailored plan.<u>Depa</u>	
(36)	Medicaid transformation demonstration waiver that requirements of Article 4 of this Chapter except f	t meets all of the for the requirements
	pertaining <u>only</u> to a BH IDD tailored plan.<u>plan</u> and only plan. "	to the CAF specially
SEC	CTION 9E.22.(d) G.S. 108D-5.3 reads as rewritten:	
	Corrollee requests for disenrollment.	
•••	-	
• •	nout Cause Enrollee Requests for Disenrollment. – An enro	
	uest disenrollment from the PHP without cause only during	1
	8.56(c)(2), except that enrollees who are in any of the fo	ollowing groups may
	roll at any time:	
(1)	Beneficiaries who meet the definition of Indian under 42	- , ,
(2)	Beneficiaries who are enrolled in the foster care	system.described in
(2)	$\frac{\text{G.S. 108D-40(a)(14).}}{Densitive relationships for the formula of the for$	1 - 1' - '1 '1'
$\frac{(3)}{(4)}$	Beneficiaries who are in the former foster care Medicaic	
(4) (5)	Beneficiaries who receive Title IV E adoption assistance Beneficiaries who are receiving long-term service	
(5)	institutional or community-based settings.	es and supports in
(6)	Any other beneficiaries who are not required to enr	oll in a PHP under
(0)	G.S. 108D-40.	
(7)	Beneficiaries who are described in G.S. 108D-40(a)(12)	
····."		<u>-</u>
	CTION 9E.22.(e) G.S. 108D-22 reads as rewritten:	
	HP provider networks.	
(a) Exce	ept as provided in G.S. 108D-23, G.S. 108D-23 and G.S.	<u>108D-24, each PHP</u>
shall develop a	nd maintain a provider network that meets access to care	requirements for its
enrollees. A PI	HP may not exclude providers from their networks excep	ot for failure to meet
	ty standards or refusal to accept network rates. Notwiths	U 1
	P must include all providers in its geographical coverage are	
1	lers by the Department in accordance with subdivision (b) of	,
-	approves an alternative arrangement for securing the types of	of services offered by
the essential pro	oviders.	
"		1.0
	CTION 9E.22.(f) Article 3 of Chapter 108D of the General	I Statutes is amended
•	v section to read:	
	hildren and families specialty plan networks. entity operating the children and families specialty pla	n shall dovalon and
	ed network of providers only as provided in this section.	in shan develop and
	requirement to operate a closed network is applicable only t	the provision of the
following service	· · · ·	to the provision of the
(1)	Intensive in-home services.	
$\frac{(1)}{(2)}$	Multisystemic therapy.	
$\frac{(2)}{(3)}$	Residential treatment services.	
$\overline{(4)}$	Services provided in psychiatric residential treatment fa	cilities.
	losed network is the network of providers that have contr	
	AF specialty plan to provide to enrollees the services descri	
of this section.		
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(d) The e	entity operating the CAF specialty plan shall not exclude fede	erally recognized
	or Indian Health Service providers from its closed network."	
-	TION 9E.22.(g) G.S. 108D-35(b) reads as rewritten:	
	capitated contracts required by this section shall not cover any c	of the following:
(1)	Medicaid services covered by the local management entitie	-
(1)	organizations (LME/MCOs) under the combined 1915(b)	-
	waivers, 1915(b)(3) services, and any services approved u	
	<u>option</u> shall not be covered under a standard benefit plan	
	capitated PHP contracts shall cover the following services:	, oncope that an
	a. Inpatient behavioral health services.	
	b. Outpatient behavioral health emergency room service	es.
	c. Outpatient behavioral health services provided by	
	providers.	,
	d. Mobile crisis management services.	
	e. Facility-based crisis services for children and adolesc	cents.
	f. Professional treatment services in a facility-based cri	
	g. Outpatient opioid treatment services.	F8
	h. Ambulatory detoxification services.	
	i. Nonhospital medical detoxification services.	
	j. Partial hospitalization.	
	k. Medically supervised or alcohol and drug abuse	treatment center
	detoxification crisis stabilization.	
	<i>l.</i> Research-based intensive behavioral health treatment	t.
	m. Diagnostic assessment services.	
	n. Early and Periodic Screening, Diagnosis, Diagnostic	c, and Treatment
	services.	<u></u>
	o. Peer support services.	
	p. Behavioral health urgent care services.	
	<u>q.</u> <u>Substance abuse comprehensive outpatient trea</u>	atment program
	services.	* •
	<u>r.</u> <u>Substance abuse intensive outpatient program service</u>	es.
	s. Social settings detoxification services.	
	In accordance with this subdivision, 1915(b)(3) services sha	ll not be covered
	under a standard benefit plan.	
"	-	
SEC	TION 9E.22.(h) G.S. 108D-40 reads as rewritten:	
"§ 108D-40. Po	pulations covered by PHPs.	
· · · ·	ated PHP contracts shall cover all Medicaid program aid cates	gories except for
the following cat	tegories:	
(12)	Recipients with a serious mental illness, a serious emotion	
	severe substance use disorder, an intellectual/developmental of	•
	have survived a traumatic brain injury and who are receiving	
	injury services, who are on the waiting list for the Trauma	
	waiver, or whose traumatic brain injury otherwise is a knowal	
	IDD tailored plans become operational, at which time this pe	
	1	cordance with
	G.S. 108D-60(a)(10). Recipients in this category G.S. 108D-0	
	for recipients described in subdivision (14) of this subset	-
	provided in G.S. 108D-60(a)(11), recipients described in this	
	have the option to voluntarily enroll with a PHP, PHP open	rating a standard

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1 2 3 4 5 6 7 8 9		<u>benefit plan</u> , provided that (i) a recipient electin operating a standard benefit plan would only have health services covered by PHPs according to C benefit plans and would no longer have access services excluded from standard benefit plans G.S. 108D-35(b)(1) and (ii) the recipient's informed prior to the recipient's enrollment with a PHP. <u>P</u> benefit plan. Recipients in this category shall f recipients who meet any of the following criteria:	access to the behavioral <u>S.S. 108D-35(1) standard</u> to the behavioral health _under <u>G.S. 108D 35(1)</u> consent shall be required <u>HP operating a standard</u>
10			
11		d. Individuals who, regardless of diagnosis, m	neet any of the following
12		criteria:	
13			
14		7. Individuals who receive the	
15			<u>5. 108D-35(b)(1)r. The</u>
16		Department shall monitor the servic	
17		who are enrolled in a standard l	
18		individuals who receive these serve	
19 20		identified individuals in a BH IDD	-
20 21		after they are identified, unless the	
21		become enrolled in a BH IDD tailo elects to remain in the standard benef	
22	(13)	Recipients in the following categories shall not be	-
23 24		period of time to be determined by the Department	•
25		years after the date that capitated PHP contracts beg	
26			,
27		c. Recipients who are (i) enrolled in the foster (care system. (ii) receiving
28		Title IV-E adoption assistance, (iii) under th	•
29		were in the foster care system, or (iv) under t	
30		received adoption assistance.	
31	(14)	Until the CAF specialty plan becomes operationa	al, recipients who are (i)
32		children enrolled in foster care in this State, (ii) rece	iving adoption assistance,
33		or (iii) former foster care youth until they reach the	age of 26. When the CAF
34		specialty plan becomes operational, recipients desc	cribed in this subdivision
35		will be enrolled in accordance with G.S. 108D-62.	
36	"		
37		ON 9E.22.(i) G.S. 108D-45 reads as rewritten:	
38		ber and nature of capitated PHP contracts.<u>contra</u>	<u>acts for standard benefit</u>
39	<u>plans.</u>		•, , , , , , ,
40		and nature of the contracts for standard benef	<u>it plans</u> required under
41	G.S. 108D-65(3) <u>C</u>	A.S. 108D-65(6) shall be as follows:	
42			
43 44		The limitations on the number of contracts established and plans described in C.S. 10	
44 45	"	apply to BH IDD tailored plans described in G.S. 10	
4 <i>5</i> 46	 Secti	ON 9E.22.(j) G.S. 108D-60, as amended by Sectio	$p_{1} = 51(b) \text{ of } SI = 2023-65$
40 47	reads as rewritten:	G 17 72722. (J) G .5. 100 D -00, as amended by Sectio	113.1(0) 013.1.2023-03,
48		DD tailored plans.	
49	-	D tailored plans shall be defined as capitated PH	P contracts that meet all
5 0		s Article pertaining to capitated PHP contracts, except	
51	-	h regard to BH IDD tailored plans, the following sh	

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1		•••		
2	((10)	Recipients described in G.S. 108D-40(a)(12) shall be au	•
3			with an entity operating a BH IDD tailored plan an	1 I I I I I I I I I I I I I I I I I I I
4			recipients who are also described in G.S. 108D-40(a)(14)	
5			accordance with G.S. 108D-62. Except as provided in sul	
5			subsection, recipients described in G.S. 108D-40(a)(12) s	_
7			to enroll with a PHP operating a standard benefit pl	· ·
3			recipient electing to enroll with a PHP operating a standar	1
9			only have access to the behavioral health-services cover	•
)			benefit plans and would no longer have access to the	
l			services excluded from standard benefit plan coverage une	der G.S. 108D-35(1)
2			G.S. 108D-35(b)(1) and provided that the recipient's inf	
3			be required prior to the recipient's enrollment with a PHP	operating a standard
1			benefit plan.	
5	<u>(</u>	(11)	Recipients described in G.S. 108D-40(a)(12) shall not	have the option to
5			voluntarily enroll with a PHP operating a standard bene	efit plan or the CAF
7			specialty plan if they are any of the following:	
3			a. Recipients enrolled in the Innovations waiver.	
)			b. Recipients enrolled in the Traumatic Brain Injury	waiver.
)			c. Recipients residing in or receiving respite service	
l			care facility for individuals with intelle	ctual/developmental
2			disabilities.	-
3			d. Recipients enrolled in and being served un	nder Transitions to
1			Community Living.	
5			e. Recipients receiving State-funded residential	services, including
5			group living, family living, supported living, and	-
7	(b) 7	The D	epartment may contract with entities operating BH IDD ta	
3			er arrangement for the management of behavioral heat	
)			sability, and traumatic brain injury services for any rec	
)	-		IDD tailored plan.plan or the CAF specialty plan."	1
l			TON 9E.22.(k) Article 4 of Chapter 108D of the General	Statutes is amended
2			section to read:	
3	• •		ldren and families specialty plan.	
1			llowing definitions apply in this section:	
5		(1)	Caretaker relative. – As defined in 42 C.F.R. § 435.4.	
5		(2)	Child. – A person who is under the age of 18, is not marri	ied, and has not been
7	-	<u> </u>	legally emancipated.	
3	((3)	Custodian. – As defined in G.S. 7B-101, or a comparable	e tribal code.
)		<u>(4)</u>	Foster care. – The placement of a child who	-
)	-	<u></u>	G.S. $108D-40(a)(14)$, or a comparable tribal code, who	
1			awarded by court order or pursuant to a voluntary placen	
2			the parent, custodian, or guardian (i) to the county d	-
3			services or (ii) to the Eastern Band of Cherokee Indians' I	-
1			Health and Human Services.	<u>pepartment of 1 done</u>
5	((5)	Guardian. – A guardian of the person as defined in G.S. 3	35A-1202
5		<u>(6)</u>	Minor. – A person who is under the age of 18.	<u>JJR-1202.</u>
, 7	-	(7)	Parent. – As defined in 42 C.F.R. § 435.603(b).	
8	-	<u>(8)</u>	Reunification. – As defined in G.S. 7B-101, or a compara	able tribal code
5 9	=	<u>(9)</u>	Sibling. – As defined in 42 C.F.R. § 435.603(b).	
)	-		the following shall apply with regard to the CAF specialty	z nlan:
,	<u>(b)</u>		the following shall apply with regard to the CAF specially	/ piall.

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1	<u>(1)</u>	The capitated contract for the CAF specialty plan shall	l be the result of a
2		request for proposals issued by the Department. Only (i) e	entities that meet the
3		definition of PHP under G.S. 58-93-5 or under this	s Chapter and (ii)
4		consortiums established under G.S. 122C-116 are eligibl	le to respond to the
5		request for proposals issued by the Department to operate	e the CAF specialty
6		plan. Each eligible responding entity may submit only one	response to an RFP
7		issued by the Department.	
8	<u>(2)</u>	An entity operating the CAF specialty plan shall auth	orize, pay for, and
9		manage all Medicaid services covered under the plan.	
0	<u>(3)</u>	An entity operating the CAF specialty plan shall operate	e care management
1		functions and provide whole-person, integrated care act	ross healthcare and
2		treatment settings and foster care placements for recipients	s enrolled in the plan
3		to support family preservation, advance the reunification	of families, support
4		the permanency goals of children, and support the heal	th of former foster
5		youth.	
6	<u>(4)</u>	An entity operating the CAF specialty plan shall be the	single point of care
7		management accountability.	•
8	<u>(5)</u>	The Department shall establish requirements for the effect	tive operation of the
9		CAF specialty plan that, at a minimum, shall address all c	
20		a. Continuity of care and support across healthcare	-
1		placement, and when the child transitions into the	former foster youth
2		Medicaid eligibility category.	•
3		b. Managing care according to competencies specif	fic to the recipients
4		described in G.S. 108D-40(a)(14) and to recipie	±
5		protective services in-home services, incl	uding medication
6		management, utilization of trauma-informed care,	and any other areas
7		determined appropriate by the Department.	-
8		c. Coordination of activities with local governments,	county departments
9		of social services, the Division of Juvenile Justice	e of the Department
0		of Public Safety, and other related agencies that	t support the child
1		welfare system.	
2		d. Approaches to address unmet health-related resour	rce needs.
3	<u>(c)</u> <u>In ad</u>	dition to the services required to be covered by all PHPs u	nder G.S. 108D-35,
84	the CAF specia	alty plan shall cover the behavioral health, intellectual	and developmental
5	disability, and the	raumatic brain injury services excluded from standard ber	nefit plan coverage
6	under G.S. 108D	0-35(b)(1), except that the CAF specialty plan shall not cover	any of the following
37	services:		
8	<u>(1)</u>	Innovations waiver services.	
9	<u>(2)</u>	Traumatic Brain Injury waiver services.	
0	<u>(3)</u>	Services provided to recipients residing in or receiving re-	espite services at an
-1		intermediate care facility for individuals with intellectual	disabilities.
2	<u>(4)</u>	Services provided to recipients determined eligible to pa	articipate in and be
3		served under Transitions to Community Living.	
4	<u>(5)</u>	Non-Medicaid behavioral health services funded with feder	eral, State, and local
5		funding in accordance with Chapter 122C of the Gener	al Statutes or other
6		applicable State and federal law, rules, and regulations.	
7		ss ineligible under subsection (e) of this section, the f	ollowing Medicaid
8	recipients shall b	be eligible to enroll in the CAF specialty plan:	
9	<u>(1)</u>	Recipients described in G.S. 108D-40(a)(14) and their ch	
50		shall be enrolled in the CAF specialty plan for as long as	s the parent remains

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1			enroll	ed, unless the parent elects to enroll the child	in another plan in
2			accore	lance with subsection (g) of this section.	-
3		<u>(2)</u>	Adult	s identified on an open child protective services in-	home family services
4			agreei	nent case and any minor children living in the sam	ie home.
5		(3)	Adult	s identified in an open Eastern Band of Cherokee In	ndians Department of
6			Public	Health and Human Services Family Safety pro-	ogram case and any
7			<u>childr</u>	en living in the same home.	
8		<u>(4)</u>	The m	inor siblings of a child in foster care who lived in t	he same home as that
9				at the time of the child's removal and with whom ho	
10			or per	manency efforts are ongoing.	
11		<u>(5)</u>	<u>Recip</u>	ients who have a child temporarily in foster care i	f all of the following
12			are m	<u>et:</u>	
13			<u>a.</u>	A court of competent jurisdiction has not fo	und that aggravated
14				circumstances exist in accordance with G	.S. 7B-901(c) or a
15				<u>comparable tribal code.</u>	
16			<u>b.</u>	A court of competent jurisdiction has not for	ound that a plan of
17				reunification would be unsuccessful or would be	inconsistent with the
18				child's health or safety in accordance with G	.S. 7B-906.1(d) or a
19				comparable tribal code.	
20			<u>c.</u>	A court of competent jurisdiction has not for	und that custody or
21				guardianship with the caretaker relative is an inap	ppropriate permanent
22				plan for the juvenile under G.S. 7B-906.2(a)(3),	G.S. 7B-906.2(a)(4),
23				or a comparable tribal code.	
24			<u>d.</u>	The recipient is any of the following:	
25				<u>1. A parent.</u>	
26				I. A parent. 2. A caretaker relative. 3. A custodian.	
27				<u>3.</u> <u>A custodian.</u>	
28				<u>4.</u> <u>A guardian.</u>	
29		<u>(6)</u>		ther recipients who have had involvement with the	• · · · ·
30				hom the Department has determined would benef	it from enrollment in
31				AF specialty plan.	
32	<u>(e)</u>	The fo	ollowing	g Medicaid recipients shall be not eligible to enroll	in the CAF specialty
33	<u>plan:</u>				
34		<u>(1)</u>		ients who require services that are excluded from a	coverage by the CAF
35				lty plan under subsection (c) of this section.	
36		<u>(2)</u>	-	orary safety provider caregivers identified on an o	
37				es in-home family services agreement case or an o	- · · · · · · · · · · · · · · · · · · ·
38				kee Indians Department of Public Health and Hui	man Services Family
39 40		(2)		program case.	C = 100D = 10()
40		$\frac{(3)}{\mathbf{D}}$		ients who are excluded from PHP coverage under	
41	$\frac{(f)}{11}$			escribed in subdivision (d)(1) of this section sh	
42				alty plan, unless they are also described in G.S. 108	
43				oluntarily. All other recipients described under s	ubsection (d) of this
44 45		•		tarily in the CAF specialty plan.	andmant annuared b
45 46	$\frac{(g)}{CMS}$ roo			ited by any provision of a waiver or State Plan ame	
46 47	<u>CMS</u> , recipients eligible to enroll in the CAF specialty plan under subsection (d) of this section aball have the article to arrell with a PUP aparting a standard hanefit plan or if aligible under				
47 48	shall have the option to enroll with a PHP operating a standard benefit plan or, if eligible under G.S. 108D-40(a)(12), a BH IDD tailored plan. A recipient enrolled in the CAF specialty plan				
					- · · -
49 50				a PHP operating a standard benefit plan would on s covered by the standard benefit plans and would t	•
50 51				s covered by the standard benefit plans and would r	-
51	to the b	chaviora	ai neal	th services excluded from standard benefit p	ian coverage under

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1	G.S. 108D-35(b)(1). The recipient's informed consent, or, as appli	icable, the informed consent of
2		stodian or guardian, shall be required prior to th	·
3		standard benefit plan.	e recipient s'emoniment with a
4		ents who are children enrolled in foster care in t	this State who exit the custody
5		partment of social services may elect to remain	
6		s after the date the recipient exits custody. In the	
7		of the following individuals with whom the rec	
8		1 in the CAF specialty plan as long as the recipie	-
9	<u>(1)</u>	A parent.	
10	$\frac{(1)}{(2)}$	A caretaker relative.	
11	$\frac{(2)}{(3)}$	A custodian.	
12	(4)	A guardian.	
13	$\frac{(1)}{(5)}$	<u>A minor sibling.</u> "	
14		TON 9E.22. (<i>l</i>) G.S. 122C-3 reads as rewritten:	
15	"§ 122C-3. Defin		
16	0	definitions apply in this Chapter:	
17	e e e e e e e e e e e e e e e e e e e	, definitions upply in this chapter.	
18	 (4a)	Children and families specialty plan or CAF s	pecialty plan – As defined in
19	<u>(14)</u>	G.S. 108D-1.	peciary plan. The defined in
20			
21	(20c)	Local management entity/managed care organi	zation (LME/MCO) – A local
22	(200)	management entity that is under contract with	
23		combined Medicaid Waiver program authoriz	1 1
24		Section 1915(c) of the Social Security Act or	
25		plan.capitated PHP contract under Article 4 of	1
26		Statutes.	<u>F</u>
27	"		
28	SECT	TON 9E.22.(m) G.S. 122C-115(f), as amend	led by Section 5.1(a) of S.L.
29	2023-65, reads as		
30		MCOs operating the BH IDD tailored plans und	er G.S. 108D-60 may continue
31		havioral health, intellectual and developmental	
32	U	r any Medicaid recipients who are not enrolled i	•
33	or the CAF specia	•	1 +
34		TON 9E.22.(n) G.S. 122C-115.4 reads as rewri	tten:
35		Functions of local management entities.	
36		management entities are responsible for the ma	nagement and oversight of the
37		mental health, services for people with serio	
38		illness, intellectual and developmental disabilitie	
39		abuse services use disorders at the community	
40		ent, and monitor services within a specified geog	
41	outcomes for con	sumers within available resources.	
42	(a1) Local	management entities may perform services	within their expertise and
43	experience on a s	tatewide basis or outside their specified geograp	phic area pursuant to contracts
44	or grants awarded	to the local management entity.	
45	"		
46	SECT	TON 9E.22.(o) Part 2 of Article 4 of Chapter 1	22C of the General Statutes is
47	amended by addin	ng a new section to read:	
48	" <u>§ 122C-115.7.</u> (Children and families specialty plan operation	<u>1.</u>
49		ority is authorized to operate the CAF specialty	-
50	Department. For	purposes of operating the CAF specialty plan on	
51	(1)	The area authority shall have a statewide catch	ment area.

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1		(2)	Counties are prohibited from withdrawing from or declining	z to participate in
2		<u> </u>	the statewide catchment area of the CAF specialty plan."	<u> </u>
3		SEC	FION 9E.22.(p) G.S. 122C-116 reads as rewritten:	
4	"§ 122C-		tatus of area authority; status of consolidated human servi	ces agency.
5	(a)		ea authority is a local political subdivision of the State.	
6	(b)		asolidated human services agency is a department of the count	v .
7	(c)		or more area authorities may jointly form a consortium, thro	
8	agreemer		e purpose of responding to requests for proposals issued by the	-
9			the Department. The consortium shall be considered a m	
10			cal political subdivision of the State and shall establish, by inte	
11			overnance structure that reports to the area boards of each	
12			oards of each participating area authority shall have the o	
13			nulticounty public authority board in a manner or with a comp	
14	as require	ed by C	S.S. 122C-118.1 by each participating area board adopting a	resolution to that
15	effect and	d receiv	ing written approval from the Secretary.	
16	<u>(d)</u>	<u>An ar</u>	ea authority may, individually or in concert with other eligibl	e entities such as
17	other are	a autho	rities, entities licensed as a prepaid health plan under G.S.	58-93-5, or other
18			s, respond to requests for proposals issued by the Department	
19	on a state	ewide ba	asis and contract with the Department to cover these services.	An area authority
20	<u>may, thro</u>	ough an	interlocal agreement, be designated by other area authorities as	the lead applicant
21	-		equests for proposals issued by the Department and to c	ontract with the
22	Departme		over services on a statewide basis."	
23			FION 9E.22.(q) Except as otherwise provided, this section is	effective when it
24	becomes	law.		
25				
26	AGENC	-	UESTED CHANGES/DHB	
27	U.G. 100 A		FION 9E.23.(a1) G.S. 108A-68.2 reads as rewritten:	
28	-		seneficiary lock-in program for certain controlled substance	es.
29 30	(a)	The I	ollowing definitions apply in this section:	
30 31		(2)	Lock-in program. – A requirement that a Medicaid beneficia	arry coloct a single
32		(2)	prescriber and a single pharmacy for obtaining cover	• •
32 33			requirement, consistent with 42 C.F.R. § 431.54(e), that res	
33 34			of prescribers from whom, and the number of pharmacie	
34 35			Medicaid beneficiary may obtain covered substances.	<u>s nom which, a</u>
36		<u>(2a)</u>	Medically necessary. – Having medical necessity as determined	ned in accordance
37		<u>(2a)</u>	with 10A NCAC 25A .0201.	
38		(3)	Prepaid health plan or PHP. – As defined in G.S. 108D-1.	
39		(3)		
40	 (d)	Thiss	section does not apply to any lock-in program for Medicaid or P	VC Health Choice
41	· · ·		b are not enrolled in a Prepaid Health Plan.	
42	(e)		epaid Health Plan may PHP shall develop a lock-in progra	am for Medicaid
43	. ,		b meet any of the following criteria:	
44		(1)	Have filled six-10 or more prescriptions for covered substan	ces in a period of
45		(-)	two consecutive months.months when not medically necess	
46		(2)	Have received prescriptions for covered substances from #	
47			providers prescribers in a period of two consecutive months.	
48			medically necessary.	
49		(3)	Are recommended as a candidate for the lock-in program by	a provider.
50	(f)	~ /	k-in program developed pursuant to subsection (e) of this sec	1
51	with all c			1.7

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Health Plan- <u>PHP</u> has notified the beneficiary in writin will be subject to the lock-in program.program and the	g that the beneficiary
	U
	Health Plan's PHP's
	1 0
	or the Prepaid Health
	, C
	nay be imposed for a
	avalanad nursuant to
the Prepaid Health Plan PHP and the Department that relate to a beneficiar	ry's ability to utilize a
prescriber or pharmacy of choice."	
	o G.S. 58-51-37.1 <u>or</u>
	1 I
	contract between the
· · · ·	
	efined in 42 C.F.R. §
	to disputes arising on
	1
	ge for the following
populations:	
(b) The applicable forward construction for the -1^{1} \cdot 1^{1}	tagania in ant
	-
	ing publication of the
ieueral poverty guidennes.	
	 (1) A beneficiary shall not be subject to the lock-in program Health Plan PHP has notified the beneficiary in writin will be subject to the lock-in program program and the provided an opportunity for a hearing. (2) A beneficiary subject to the lock-in program shall be given select a single prescriber and a single pharmacy from a pharmacies in the Prepaid Health Plan's PHP's proceed accordance with 42 C.F.R. § 431.54(e), the beneficiary select up to two prescribers and two pharmacies when n designated by the State. For any beneficiary who fai prescriber, the Prepaid Health Plan shall use algorithming the beneficiary a single prescriber from a list of prescriber, the Prepaid Health Plan shall use algorithming guidelines to assign the beneficiary a single prescriber or pharmacies, the Prepaid Health algorithmic guidelines to assign the beneficiary a single prescriber or pharmacies. (3) A beneficiary shall not be required to use the single pharmacy-prescribers or pharmacies selected for the lock prescriptions drugs covered by the Medicaid program Plan_PHP that are not covered substances. (f1) If a PHP finds that a beneficiary has utilized Medicaid servia amount that is not medically necessary, as determined in accordance with established by the State, the restrictions in subsection (f) of this section restrictions of this section is subsection (e) of this section shall not constitute a violation of the terms of the Prepaid Health Plan's PHP's use of a lock-in program desubsection (e) of this section shall not constitute a violation of the terms of the Prepaid Health Plan PHP and the Department that relate to a beneficiar prescriber or pharmacy of choice." SECTION 9E.23.(h2) G.S. 150B-1(e)(25) reads as rewritten: "(l) An insurer's use of a lock-in program developed pursuant tf G.S. 108A-68.2 is not a violation of this section." SECTION 9E.23.(b1) G.S. 150B-1(e)(25) reads as rewritten: "(25) The Department of Health and Human Services with involv

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1 2 3	SECTION 9E.23.(c2) The Revisor of Statutes shall replace all references to "G.S. 108A-54.3A(24)" with "G.S. 108A-54.3A(a)(24)" throughout the General Statutes. SECTION 9E.23.(c3) Subsection (c1) of this section is effective retroactively to
1	June 26, 2020.
5	SECTION 9E.23.(d1) G.S. 108A-55.4 reads as rewritten:
5	"§ 108A-55.4. Insurers to provide certain information to Requirements related to insurers
7	and the Department of Health and Human Services.
3	
)	(b) Health insurers, and pharmacy benefit managers regulated as third-party
)	administrators under Article 56 of Chapter 58 of the General Statutes, shall provide, with respect
	to a subscriber upon request of the Division or its authorized contractor, information to determine
	during what period the individual or the individual's spouse or dependents may be (or be or may
	have been) been covered by a health insurer and the nature of the coverage that is or was provided
	by the health insurer (including insurer, including the subscriber's name, address, identification
	number, social security number, date of birth and identifying number of the plan)-insurance
	policy, in a manner prescribed by the Division or its authorized contractor. Notwithstanding any
	other provision of law, every health insurer shall provide, not more frequently than twelve times
	in a year and at no cost, to the Department of Health and Human Services, Division of Health
	Benefits, or the Department's or Division's authorized contractor, upon its request, information
)	as necessary so that the Division may (i) identify applicants or recipients who may also be
	subscribers covered under the benefit plans of the health insurer; (ii) determine the period during
	which the individual, the individual's spouse, or the individual's dependents may be or may have
	been covered by the health benefit plan; and (iii) determine the nature of the coverage. To
	facilitate the Division or its authorized contractor in obtaining this and other related information,
	every health insurer shall: shall do all of the following:
)	
	(4) <u>Respond With regard to any inquiry by the Division or its authorized</u>
	contractor regarding a claim for payment for any health care item or service
	that is submitted not later than three years after the date of the provision of the
	health care item or service. service, respond within 60 days of receipt of the
	inquiry.
	(e) <u>All third parties, as defined under 42 U.S.C. § 1396a(a)(25), requiring prior</u>
	authorization of an item or service furnished to an individual eligible to receive medical
	assistance shall accept an authorization provided by the Department that the item or service for
	which third-party reimbursement is being sought is a covered service or item for that individual
	under the North Carolina Medicaid State Plan, or under a relevant waiver of the State Plan, as if
	that authorization is the prior authorization made by the third party for the item or service."
	SECTION 9E.23.(d2) Subsection (d1) of this section is effective January 1, 2024.
)	SECTION 9E.23.(e1) G.S. 108A-54.3A(24), as enacted by Section 1.1(b) of S.L.
	2023-7, reads as rewritten:
	"(24) Individuals described in section 1902(a)(10)(A)(i)(VIII) of the Social Security
	Act who are in compliance with any <u>federally approved</u> work requirements
•	established in the State Plan and in rule. Coverage for individuals under this
	subdivision is available through an Alternative Benefit Plan that is established
)	by the Department consistent with federal requirements, unless that individual
	is exempt from mandatory enrollment in an Alternative Benefit Plan under 42
	C.F.R. § 440.315."
	SECTION 9E.23.(e2) Subsection (e1) of this section is effective on the later of the following dates:

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1	(1) The date approved by the Centers for Medicare and Medicai	d Services for
2	Medicaid coverage to begin in North Carolina for individual	
3	section 1902(a)(10)(A)(i)(VIII) of the Social Security Act.	
4	(2) The date this act becomes law.	
5	SECTION 9E.23.(f1) G.S. 108A-145.3(19) reads as rewritten:	
6	"(19) Private hospital historical assessment share Eighty an	•
7	hundredths-two-tenths percent (80.25%), (80.2%), expressed as	s a decimal."
8	SECTION 9E.23.(f2) G.S. 108A-145.3(21) reads as rewritten:	
9	"(21) Public hospital historical assessment share Nineteen and	-
10	hundredths eight-tenths percent (19.75%), (19.8%), expressed	
11	SECTION 9E.23.(f3) Subsections (f1) and (f2) of this section are effectively and the section are effectively and the section and the section are effectively as the section and the section are effectively as the sectively as the sectively as the s	
12	first day of the next assessment quarter after the date this act becomes law	and apply to
13	assessments imposed on or after the effective date of those subsections.	
14	SECTION 9E.23.(g) Except as otherwise provided, this section is eff	ective when it
15	becomes law.	
16	ENGLIDE ADHEDENICE TO MEDICAID OTATE DI ANDERMOLIDOEN	
17	ENSURE ADHERENCE TO MEDICAID STATE PLAN/REIMBURSEN AMBULATORY SURGICAL CENTERS	IENIS FOR
18 19	SECTION 9E.24. Consistent with the Medicaid State Plan, Attack	amont 1 10 P
19 20	Section 9, Page 2, the Department of Health and Human Services, Division of He	,
20 21	shall set and adjust rates for new services provided by licensed ambulatory surg	
21	that these services are reimbursed at ninety-five percent (95%) of the Medicar	
22	Surgical Centers fee schedule in effect as of January 1 of each year.	e Ambulatory
23 24	Surgrear Centers fee seneadle in effect as of sandary 1 of each year.	
25	INCREASE MEDICAID PERSONAL NEEDS ALLOWANCE	
26	SECTION 9E.25. The Department of Health and Human Service	s, Division of
27	Health Benefits (DHB), is directed to increase the personal needs allowance from	
28	(\$30.00) to seventy dollars (\$70.00) for individual Medicaid recipients who are in	•
29	and from sixty dollars (\$60.00) to one hundred forty dollars (\$140.00) for marrie	d couples who
30	are Medicaid recipients when both spouses are institutionalized. DHB shall deduct	the applicable
31	increased monthly amounts for personal needs from the total monthly incom	ne taken into
32	consideration when applying the individual's or couple's income to the cost of in	
33	care. DHB shall submit to the Centers for Medicare and Medicaid Service	-
34	amendments to the NC Medicaid State Plan or other documents necessary to i	-
35	section. The increase in the personal needs allowance shall be implemented only	upon approval
36	and only as of the date approved by CMS.	
37		
38	CONTINUE TO ADDRESS THE REIMBURSEMENT METHODOLOGY	USED FOR
39 40	SERVICES PROVIDED TO SENIOR DUAL ELIGIBLES	ava ta addussa
40	SECTION 9E.26.(a) It is the intent of the General Assembly to continue the need for changes to the Mediarid minipursement methodology used for a	
41 42	the need for changes to the Medicaid reimbursement methodology used for con-	
42 43	provided to seniors aged 65 and older who are dually enrolled in Medicare and Department of Health and Human Services, Division of Health Benefits (DHB), sl	
43 44	options available to increase access to Medicaid services for dual eligibles	-
44 45	alternatives to nursing home placements, including adult care homes, special c	
46	in-home living, and do so in consultation with relevant stakeholders. The following	
47	be taken by DHB, but DHB shall not implement any changes, new programs, or r	-
48	that implementation exceeds DHB's authority under G.S. 108A-54(e)(1) or creat	
49	cost to the State that would reasonably be anticipated to exceed a future authorized to exceed a future α	-
50	the Medicaid program:	

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	(1)	Make a formal request to the Centers for Medicar	re and Medicaid Services for
		coverage by the Medicare program of services	provided to individuals wh
		reside in adult care homes, assisted living setting	s, or special care units, or t
		support in-home living of older individuals.	-
	(2)	Develop the proposed changes to the current Med	dicaid personal care service
		under Clinical Coverage Policy 3L required to im	-
		for personal care services provided in a congregat	1 1 1
		to the payment methodology used by Washing	e
		report to the Joint Legislative Oversight Comm	
		Health Choice entitled "Establish New Ad	
		Methodology" dated June 10, 2022.	
	(3)	Develop the proposed service definition and draft	t clinical coverage policy fo
	(3)	Adult Care Home Congregate Care Services (AC	• • •
		covered service, as outlined in the report to the	·
		Committee on Medicaid and NC Health Choice en	•
		Care Home Payment Methodology" dated June 1	
		shall develop the proposed per diem rate metho	•
		services and create the proposed new independen	
	(4)	Identify what amendments may be needed to the	
	(+)	transformation or the Medicaid State Plan to	
		reimbursement for services provided to Medicaid	
		care homes or other congregate settings.	d recipients residing in add
	(5)	Propose any pilot program or new Medicaid dem	onstration waiver to suppo
	(\mathbf{J})	alternatives to nursing home placement for senior	
	(6)	Design innovative payment and service delive	
	(0)	Eligible Special Needs Plans (D-SNPs) and Inst	• •
		Needs Plans (IE-SNPs) for assisted living faciliti	
	SEC	FION 9E.26.(b) No later than March 1, 2024, DHI	
Ioint I agi		Oversight Committee on Medicaid and the Fiscal	-
-		they relate to requirements under subsection (a) of	
the follows	(1)	The details of the request required to be submitted	
	(1)	to the request by CMS.	ed to CIVIS and the respons
	(2)	A draft of the proposed changes to Clinical Cover	aga Doligy 21 and the appu
	(2)		
		cost or savings to the State associated with the	ie implementation of those
	(2)	changes.	UCSS and the accepted n
	(3)	A draft of the proposed service definition for ACI	-
		diem rate methodology and assessment tool. This	
		savings to the State associated with the implementation	intation of any or all of the
	(\mathbf{A})	items.	amonduranta devialanad
	(4)	A draft of any 1115 waiver or State Plan	1
		accordance with subdivision (4) of subsection (a)	
		the annual cost or savings to the State associated	with the implementation of
	(-	the waiver or State Plan amendments.	
	(5)	Details on any pilot program or new Medicaid	
		proposed and any annual cost or savings to th	
	(-)	implementation of each proposed pilot program of	
	(6)	Details and a draft of any innovative payment a	•
		developed, including Dual Eligible Special N	
		Institutional Equivalent Special Needs Plans (I	E-SNPs) for assisted livir
		facilities and adult care homes.	

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1	(7)	A description of the stakeholders involved	in the development of any plan or
2		proposal.	
3	(8)	Any recommended legislative changes.	
4			
5	HASP/FREEST	ANDING PSYCHIATRIC HOSPITALS	
6	SECT	FION 9E.27.(a) The Department of Health	and Human Services, Division of
7		(DHB), shall develop a proposal to allow fr	••••
8		sements through the healthcare access an	10
9		G.S. 108A-148.1, enacted by Section 1.4 c	
10		of the nonfederal share of the reimbursemen	• •
11		pitals participate. In developing the proposa	
12		ng psychiatric hospitals under the existing	
13		apter 108A of the General Statutes or whet	
14	-	pposal shall ensure that the entire nonfederal	
15		sychiatric hospitals is funded by increased r	
16		e all draft documents required to request f	11 1
17	1 1	uments shall be submitted requesting federal	
18		uthorization from the General Assembly. DH	
19		Division, the Legislative Drafting Division	u
20		lop the proposed legislative changes necessa	ry to impose the requisite hospital
21	assessments.		
22		FION 9E.27.(b) By March 1, 2024, DHB	1
23		sight Committee on Medicaid with all of th	e following information related to
24 25		eloped under subsection (a) of this section:	
25 26	(1)	A detailed description of the proposal.	a superior the federal engineeric land d
26 27	(2)	Copies of the draft documents required to r	equest the rederal approval needed
27	(3)	to implement the developed proposal. Proposed legislative changes that would be	needed to implement the proposal
28 29	(3)	An analysis of any impact to the HASP rein	
29 30	(4)	freestanding psychiatric hospitals that might	-
31		assessments established under 42 C.F.R. §	
32	SEC	FION 9E.27.(c) This section is effective the	
33	SLU		date this act becomes have.
34	PRIMARY CA	RE PAYMENT REFORM TASK FORCE	
35		FION 9E.28.(a) There is established the Nor	
36		ce (Task Force) within the Department of He	· · ·
37		ts, for budgetary purposes only.	,
38		ask Force shall be composed of the followin	g members:
39	(1)	The Deputy Secretary for NC Medicaid, or	-
40	(2)	The Commissioner of the Department of	Insurance, or the Commissioner's
41		designee.	
42	(3)	The Executive Administrator of the Nor	th Carolina State Health Plan for
43		Teachers and State Employees (State	Health Plan), or the Executive
44		Administrator's designee.	
45	(4)	The Director of the North Carolina Area H	Health Education Centers Program,
46		or the Director's designee.	
47	(5)	The Director of the North Carolina Health	Information Exchange Authority,
48		or the Director's designee.	
49	(6)	A physician representative of the North Ca	
50		selected by the North Carolina Academy o	t Family Physicians.

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1 2 3	(7)	An advanced practice registered nurse representative of primary care community, as selected by the Nort Association.		
4 5	(8)	A representative of the North Carolina commercia community, as selected by the North Carolina Association		
6 7 8	(9)	A representative of a prepaid health plan that is under a ca the Department for the delivery of Medicaid services, as s Carolina Association of Health Plans.	-	
9 10	(10)	A representative of community health centers, as sel Carolina Community Health Center Association.	ected by the North	
11	All m	embers of the Task Force are voting members. Any vacance	ies that occur for any	
2		tions that are not held as a function of office shall be filled l	•	
3		The Deputy Secretary for NC Medicaid, or the Deputy Secre		
4		of the Task Force.	ang s designee, shan	
5		TON 9E.28.(b) The Task Force established under subsect	ion (a) of this section	
6	shall have the fol			
7	(1)	Establish a definition of primary care to be utilized by t	the Task Force. This	
8 9	(-)	term should be applicable to services and care prov Medicaid program, the State Health Plan, and commercia	rided under the NC	
20 21 22	(2)	Conduct an actuarial evaluation of the current healthcar care services, both as it relates to the NC Medicai commercial market, including Medicare Advantage plan	d program and the	
23 24 25	(3)	Determine the adequacy of the primary care deliver Carolina, including the impact this system has on the su care providers in this State.		
26 27	(4)	Study the primary care payment landscape in other considering states that have implemented a minimum pri		
28 29 30 31	(5)	Identify data collection and measurement systems to i primary care investment target for the NC Medicaid prog Plan, and commercial insurance. This includes a method improvements made toward that target.	inform creation of a ram, the State Health	
32 33 34	(6)	Evaluate the need for a permanent Primary Care Payment or other similar entity, including which State agency or b oversee the work of that group.		
85 86	(7)	Perform any other studies, evaluations, or determinatic considers necessary.		
37		TON 9E.28.(c) No later than April 1, 2024, the Task Force		
38 39	with its findings and recommendations to the Joint Legislative Oversight Committee on Health and Human Services and the Joint Legislative Oversight Committee on Medicaid. These findings			
40	and recommendations shall include specific, concrete, and actionable steps to be undertaken by			
41	-	n which the General Assembly could act.		
42	SECI	TION 9E.28.(d) This section shall expire on May 1, 2024.		
13 14	PART IX-F. HE	ALTH SERVICE REGULATION		
45 46	EXTENSION OF TEMPORARY CERTIFICATE OF NEED EXEMPTION			
17 10	SECTION 9F.1. Section 9E.4A(c) of S.L. 2021-180 reads as rewritten:			
8	"SECTION 9E.4A.(c) This section is effective 30 days after this act becomes law, and			
19 50	expires December 31, 2024. December 31, 2027."			
51	DIVISION OF HEALTH SERVICE REGULATION REPORT			

House Bill 259

General Assembly Of North Carolina Session 2023 SECTION 9F.10. Beginning November 1, 2023, and every six months thereafter, 1 2 the Department of Health and Human Services, Division of Health Service Regulation, shall 3 submit a report to the Joint Legislative Oversight Committee on Health and Human Services and 4 the Fiscal Research Division on all of the following for the six-month period preceding the date 5 of the report: 6 (1)For each facility type the DHSR has a duty imposed by State or federal law to 7 inspect: 8 a. The number of facilities seeking initial licensure in the State. 9 The number of facilities licensed and operating in the State. b. 10 The frequency of the inspection requirement. c. Whether the DHSR is current on completing the required inspections. 11 d. 12 (2)For the Complaint Intake Unit: 13 The number of complaints received for each facility type. a. 14 b. The applicable time line for investigating these complaints. Whether the DHSR is current on investigating these complaints. 15 c. The total amount of compensatory time accrued by staff, broken down by 16 (3) 17 Section. 18 (4) The total amount of overtime hours worked by staff, broken down by Section. 19 The total amount of lapsed salary funds and, of that amount, the total amount (5) 20 used for the following purposes, broken down by Section: 21 To hire temporary or contract staff to assist the DHSR in performing a. 22 its duties. 23 To provide overtime compensation to staff. b. 24 c. To provide salary supplements to staff. 25 To provide performance bonuses to staff. d. 26 An explanation of any problems the DHSR is experiencing with recruiting or (6) 27 retaining staff, broken down by Section. 28 NEW RURAL EMERGENCY HOSPITAL DESIGNATION 29 30 SECTION 9F.11.(a) G.S. 131E-76(3) reads as rewritten: 31 "Hospital" means any facility which (i) that has an organized medical staff "(3) 32 and which is designed, used, and operated to provide health care, diagnostic 33 and therapeutic services, and continuous nursing care primarily to inpatients 34 where such care and services are rendered under the supervision and direction 35 of physicians licensed under Chapter 90 of the General Statutes, Article 1, to 36 two or more persons over a period in excess of 24 hours. hours or (ii) 37 designated as a rural emergency hospital by the Centers for Medicare and Medicaid Services (CMS) as defined under 42 C.F.R. § 424.575 or under 38 39 section 125 of Division CC of the Consolidated Appropriations Act of 2021, 40 Public Law 116-260. The term includes facilities for the diagnosis and treatment of disorders within the scope of specific health specialties. The term 41 42 does not include private mental facilities licensed under Article 2 of Chapter 43 122C of the General Statutes, nursing homes licensed under G.S. 131E-102, 44 adult care homes licensed under Part 1 of Article 1 of Chapter 131D of the 45 General Statutes, and any outpatient department including a portion of a 46 hospital operated as an outpatient department, on or off of the hospital's main 47 campus, that is operated under the hospital's control or ownership and is classified as Business Occupancy by the Life Safety Code of the National Fire 48 49 Protection Association as referenced under 42 C.F.R. § 482.41. Provided, 50 however, if the Business Occupancy outpatient location is to be operated within 30 feet of any hospital facility, or any portion thereof, which is 51

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1 2 3	classified as Health Care Occupancy or Ambulatory He under the Life Safety Code of the National Fire Protect hospital shall provide plans and specifications to the D	ction Association, the
4 5	and approval as required for hospital construction or readers described by the Department."	novations in a manner
6	SECTION 9F.11.(b) Article 5 of Chapter 131E of the Genera	al Statutes is amended
7 8	by adding a new section to read:	
8 9 10	" <u>§ 131E-78.3. Rural emergency hospital.</u> (a) <u>A hospital licensed under this Article shall notify the Departr</u> commissioners of the county where the hospital is located if the owner, or	
11	body of the hospital applies for federal designation as a rural emergency h	
12	(b) Before operating as a rural emergency hospital, the owner, o	
13	body of the hospital shall comply with each of the following:	permore, or governing
14	(1) Submit a plan to the board of commissioners of the course	nty where the hospital
15	is located that includes an assessment of the current a	
16	needs of the county and how the rural emergency hosp	
17	needs.	
18	(2) Conduct a public hearing at a location within the county	. The owner, operator,
19	or governing body of the hospital shall give notice, in w	vriting, to the board of
20	commissioners in that county and by publication in one	e or more newspapers
21	of general circulation in the affected area describing the	e intent to convert to a
22	rural emergency hospital. Publication of notice shall be	
23	before the public hearing is held. All interested person	s shall be heard at the
24	public hearing.	
25	(c) The conversion of a critical access hospital or acute care hospita	
26	hospital is not subject to certificate of need review under Article 9 of this	-
27	SECTION 9F.11.(c) This section is effective when it become	s law.
28		
29	PART IX-G. MENTAL HEALTH/DEVELOPMENTAL DISABILI	TIES/SUBSTANCE
30	USE SERVICES	
31 32	SINGLE-STREAM FUNDING FOR DMH/DD/SUS COMMUNITY S	FDVICES
32 33	SECTION 9G.1.(a) For the purpose of mitigating cash flow	
33 34	local management entities/managed care organizations (LME/MCOs	
35	beginning of each fiscal year relative to single-stream funding, the Depa	· •
36	Human Services, Division of Mental Health, Developmental Disabilities	
37	Services (DMH/DD/SUS), shall distribute not less than one-twelfth of ea	
38	budget allocation at the beginning of the fiscal year and subtract the amou	
39	from the LME/MCO's total reimbursements for the fiscal year. For each m	
40	after July, DMH/DD/SUS shall distribute, on the third working day of the	5
41	of the amount of each LME/MCO's single-stream allocation that remains	s after subtracting the
42	amount of the distribution that was made to the LME/MCO in July of the	fiscal year.
43	SECTION 9G.1.(b) If, on or after June 1, 2024, the Of	fice of State Budget
44	Management (OSBM) certifies a Medicaid budget surplus and sufficient	-
45	14445 to meet total obligations for the 2023-2024 fiscal year, then D	
46	DMH/DD/SUS funds not to exceed the amount of the certified surplus or	thirty million dollars
47	(\$30,000,000), whichever is less, to be used for single-stream funding.	
48		

49 MAXIMIZE ABILITY TO STABILIZE THE BEHAVIORAL HEALTH WORKFORCE 50 **IN STATE FACILITIES**

SECTION 9G.1A. Of the funds appropriated in this act from the ARPA Temporary 1 2 Savings Fund to the Department of Health and Human Services, Division of Mental Health, 3 Developmental Disabilities, and Substance Use Services, the sum of twenty million dollars 4 (\$20,000,000) in nonrecurring funds for the 2023-2024 fiscal year and the sum of twenty million 5 dollars (\$20,000,000) in nonrecurring funds for the 2024-2025 fiscal year shall be allocated to 6 the Division of State Operated Healthcare Facilities (DSOHF) to be used to provide sign-on and 7 retention bonuses to employees working, or hired to work, at one or more healthcare facilities 8 operated by the Secretary of the Department of Health and Human Services under 9 G.S. 122C-181. Notwithstanding any provision of Chapter 126 of the General Statutes, the North 10 Carolina Human Resources Act, to the contrary, the following shall apply to any sign-on or retention bonus provided under this section: 11 (1)DSOHF is authorized to provide the sign-on or retention bonuses in an amount

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- that does not exceed fifteen percent (15%) of the midpoint of the recipient
 - employee's salary grade.
 (2) DSOHF may set intervals of time for issuing the sign-on or retention bonuses. Approval of, or waiver from, the Office of State Human Resources shall not be required.
- 16 17

18 19

LOCAL INPATIENT PSYCHIATRIC BEDS OR BED DAYS

SECTION 9G.2.(a) Use of Funds. – Funds appropriated in this act to the Department 20 21 of Health and Human Services, Division of Mental Health, Developmental Disabilities, and 22 Substance Use Services, shall continue to be used for the purchase of local inpatient psychiatric 23 beds or bed days. The Department of Health and Human Services (DHHS) shall continue to 24 implement a two-tiered system of payment for purchasing these local inpatient psychiatric beds 25 or bed days based on acuity level with an enhanced rate of payment for inpatient psychiatric beds 26 or bed days for individuals with higher acuity levels, as defined by DHHS. The enhanced rate of 27 payment for inpatient psychiatric beds or bed days for individuals with higher acuity levels shall 28 not exceed the lowest average cost per patient bed day among the State psychiatric hospitals. In 29 addition, at the discretion of the Secretary of Health and Human Services, existing funds allocated 30 to LME/MCOs for community-based mental health, developmental disabilities, and substance 31 use disorder services may be used to purchase additional local inpatient psychiatric beds or bed 32 days.

33 SECTION 9G.2.(b) Distribution and Management of Beds or Bed Days. – DHHS 34 shall work to ensure that any local inpatient psychiatric beds or bed days purchased in accordance 35 with this section are utilized solely for individuals who are medically indigent, except that DHHS 36 may use up to ten percent (10%) of the funds appropriated in this act to the Department of Health 37 and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Use 38 Services, for the purchase of local inpatient psychiatric beds or bed days to pay for facility-based 39 crisis services and nonhospital detoxification services for individuals in need of these services, 40 regardless of whether the individuals are medically indigent. For the purposes of this subsection, "medically indigent" shall mean uninsured persons who (i) are financially unable to obtain 41 42 private insurance coverage, as determined by DHHS and (ii) are not eligible for 43 government-funded health coverage such as Medicare or Medicaid.

In addition, DHHS shall work to ensure that any local inpatient psychiatric beds or 44 45 bed days purchased in accordance with this section are distributed across the State and according 46 to need, as determined by DHHS. DHHS shall ensure that beds or bed days for individuals with 47 higher acuity levels are distributed across the State and according to greatest need based on 48 hospital bed utilization data. DHHS shall enter into contracts with LME/MCOs and local 49 hospitals for the management of these beds or bed days. DHHS shall work to ensure that these 50 contracts are awarded equitably around all regions of the State. LME/MCOs shall manage and control these local inpatient psychiatric beds or bed days, including the determination of the 51

1	specific local hospital or State psychiatric hospital to which an individual should be admitted		
2	pursuant to an involuntary commitment order.		
3	SECTION 9G.2.(c) Funds to be Held in Statewide Reserve. – Funds appropriated in		
4	this act to DHHS for the purchase of local inpatient psychiatric beds or bed days shall not be		
5	allocated to LME/MCOs but shall be held in a statewide reserve at the Division of Mental Health,		
6	Developmental Disabilities, and Substance Use Services to pay for services authorized by the		
7	LME/MCOs and billed by the hospitals through the LME/MCOs. LME/MCOs shall remit claims		
8	for payment to DHHS within 15 working days after receipt of a clean claim from the hospital		
9	and shall pay the hospital within 30 working days after receipt of payment from DHHS.		
10	SECTION 9G.2.(d) Ineffective LME/MCO Management of Beds or Bed Days. – If		
11	DHHS determines that (i) an LME/MCO is not effectively managing the beds or bed days for		
12	which it has responsibility, as evidenced by beds or bed days in the local hospital not being		
13	utilized while demand for services at the State psychiatric hospitals has not decreased, or (ii) the		
14	LME/MCO has failed to comply with the prompt payment provisions of this section, DHHS may		
15	contract with another LME/MCO to manage the beds or bed days or, notwithstanding any other		
16	provision of law to the contrary, may pay the hospital directly.		
17	SECTION 9G.2.(e) Reporting by LME/MCOs. – LME/MCOs shall be required to		
18	report to DHHS regarding the utilization of these beds or bed days.		
19	SECTION 9G.2.(f) Reporting by DHHS. – By no later than December 1, 2024, and		
20	by no later than December 1, 2025, DHHS shall report to the Joint Legislative Oversight		
21	Committee on Health and Human Services and the Fiscal Research Division on all of the		
22	following:		
23	(1) A uniform system for beds or bed days purchased during the preceding fiscal		
24	year from (i) existing State appropriations and (ii) local funds.		
25	(2) An explanation of the process used by DHHS to ensure that, except as		
26	otherwise provided in subsection (a) of this section, local inpatient psychiatric		
27	beds or bed days purchased in accordance with this section are utilized solely		
28	for individuals who are medically indigent, along with the number of		
29	medically indigent individuals served by the purchase of these beds or bed		
30	days.		
31	(3) The amount of funds used to pay for facility-based crisis services, along with		
32	the number of individuals who received these services and the outcomes for		
33	each individual.		
34 25	(4) The amount of funds used to pay for nonhospital detoxification services, along		
35	with the number of individuals who received these services and the outcomes		
36	for each individual.		
37	(5) Other DHHS initiatives funded by State appropriations to reduce State		
38	psychiatric hospital use.		
39 40	JUSTICE-RELATED BEHAVIORAL HEALTH PROGRAMS		
40 41	SECTION 9G.2B.(a) Of the funds appropriated in this act from the ARPA		
41	Temporary Savings Fund to the Department of Health and Human Services, Division of Mental		
42 43	Health, Developmental Disabilities, and Substance Use Services, the sum of twenty-nine million		
43 44	dollars (\$29,000,000) in nonrecurring funds for the 2023-2024 fiscal year and the sum of seventy		
44	million dollars (\$70,000,000) in nonrecurring funds for the 2023-2024 fiscal year shall be used		
45 46	for either or both of the following programs:		
40 47	(1) Community-based pre-arrest diversion and reentry programs and to fund local		
48	partnerships between law enforcement, counties, and behavioral health		
49	providers.		
50	(2) Community-based and detention center-based restoration programs.		
20	(2) Community based and detention conter based restoration programs.		

1 **SECTION 9G.2B.(b)** In developing, implementing, or operating any of the 2 programs detailed in subsection (a) of this section, the Department of Health and Human 3 Services, Division of Mental Health, Developmental Disabilities, and Substance Use Services, 4 shall consult with the Department of Adult Correction (DAC) and may enter into a Memorandum 5 of Understanding (MOU) or a Memorandum of Agreement (MOA) with DAC if it is determined 6 that doing so would be the most effective use of funds or the most effective manner to implement 7 one or more of the services provided.

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FUNDS FOR HYPERBARIC OXYGEN THERAPY FOR VETERANS PROGRAM

10 SECTION 9G.3. Of the funds appropriated in this act to the Department of Health 11 and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Use 12 Services, five hundred thousand dollars (\$500,000) in nonrecurring funds for the 2023-2024 13 fiscal year shall be allocated as a directed grant to the Community Foundation of NC East, Inc., 14 a nonprofit in Pitt County, to be used to support its HBOT for Veterans Program.

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16 START-UP FUNDS FOR WILKES RECOVERY REVOLUTION, INC.

17 **SECTION 9G.5.** Of the funds appropriated in this act from the ARPA Temporary 18 Savings Fund to the Department of Health and Human Services, Division of Mental Health, 19 Developmental Disabilities, and Substance Use Services, two million seven hundred twenty 20 thousand dollars (\$2,720,000) in nonrecurring funds for the 2023-2024 fiscal year shall be 21 allocated to Wilkes Recovery Revolution, Inc., a nonprofit corporation, to be used to build or 22 purchase a new building, or to remodel or renovate an existing building, in which services will 23 be provided to individuals with substance use disorder. These nonrecurring funds may also be 24 used for one-time start-up costs associated with the provision of those services.

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WORKFORCE DEVELOPMENT FUNDS FOR ADULTS WITH IDD

27 **SECTION 9G.6.** Of the funds appropriated in this act from the ARPA Temporary 28 Savings Fund to the Department of Health and Human Services, Division of Mental Health, 29 Developmental Disabilities, and Substance Use Services, the sum of two million dollars 30 (\$2,000,000) in nonrecurring funds for the 2023-2024 fiscal year and the sum of two million 31 dollars (\$2,000,000) in nonrecurring funds for the 2024-2025 fiscal year shall be allocated to 32 UMAR Services, Inc., a nonprofit corporation, to provide services for adults with intellectual and 33 developmental disabilities (IDD). At least fifty percent (50%) of the funds allocated in each fiscal 34 year shall be utilized by UMAR Services, Inc., to provide workforce development opportunities 35 and vocational services for adults with IDD.

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BUILDING A SAFETY NET THROUGH AN ACCOUNTABLE SYSTEM OF CARE FOCUSED ON SUBSTANCE USE AND MENTAL HEALTH ISSUES IN THE WORKPLACE/PILOT PROGRAM

40 SECTION 9G.6A.(a) Of the funds appropriated in this act from the ARPA 41 Temporary Savings Fund to the Department of Health and Human Services, Division of Mental 42 Health, Developmental Disabilities, and Substance Use Services, the sum of two million dollars 43 (\$2,000,000) in nonrecurring funds for the 2023-2024 fiscal year shall be allocated to Truusight 44 Health Solutions, LLC, for a two-year public-private partnership pilot program in Cabarrus and 45 Stanly Counties to address the needs of employees requiring access to behavioral health services 46 and to support employers in this State to navigate the complex behavioral health system. The 47 goals of the pilot program are to build a stronger and more connected behavioral health safety net, to reduce the societal costs related to employees with mental health or substance use issues, 48 49 and to reduce stigma related to accessing behavioral health services. The pilot program shall, at 50 a minimum, meet the following requirements:

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(1)	Involvement of representatives from local employers, impacted employees relevant employer health benefit plans, local health systems community-based behavioral health or substance use disorder treatment providers, a local management entity/managed care organization, and other relevant stakeholders.	s, nt
(2)	The development of requirements and protocols necessary to operationaliz an integrated and accountable coordinated system of care as part of the pilo program.	
(3)	The development and deployment of technology that tracks and manage access to services, including a database of all available substance use disorder treatment services and recovery support services relevant to the pilot program The technology shall be compatible with NCCare 360 and connect employee and their dependents with both medical and nonmedical services.	er n.
	•	
		11
(1)	and quantitative results detailing the benefits of the pilot program, any barrier or challenges faced by the pilot program, outcomes for both employees an	rs
(2)	Recommendations for permanent implementation of the pilot program, bot within Cabarrus and Stanly Counties as well as statewide. Thes recommendations must be accompanied by estimates of the cost to the Stat	se
	for each recommendation.	
LISE OF OPIOI	D SETTLEMENT FUNDS	
(2)	Opioid Abatement Fund. – The Fund created by Section 9F.1 of S.I 2021-180, as amended by Section 9F.1 of S.L. 2022-74.	
	2021-180, as amended by Section 9F.1 of S.L. 2022-74.	
-	•	
(1)	•	ie
~ /	2023-2024 fiscal year to conduct the study on judicially manage	
	accountability and recovery courts authorized by Section 8.11 of this act.	
(2)	Five million two hundred thousand dollars (\$5,200,000) in nonrecurring fund	ls
	for the 2023-2024 fiscal year and five million five hundred thousand dollar	
	(\$5,500,000) in nonrecurring funds for the 2024-2025 fiscal year to mak grants available on a competitive basis prescribed by the North Carolin	
	(1) (2) (3) SECT but no later than and Human Servic Services, in coord Legislative Over reports required contain the follow (1) (2) USE OF OPIOI SECT (1) (2) (3) SECT Opioid Abatements sum of five millit 2023-2024 fiscal nonrecurring fun- fiscal year in which (1)	 Involvement of representatives from local employers, impacted employee relevant employer health benefit plans, local health system community-based behavioral health or substance use disorder treatment providers, a local management entity/managed care organization, and othe relevant stakcholders. The development of requirements and protocols necessary to operationaliz an integrated and accountable coordinated system of care as part of the plit program. The development and deployment of technology that tracks and managed access to services, including a database of all available substance use disorder treatment services and recovery support services relevant to the pilot program. The technology shall be compatible with NCCare 360 and connect employee and their dependents with both medical and nonmedical services. SECTION 9G.6A.(b) No earlier than a year after the start date of the pilot program, the Department of Healt and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Us Services, in coordination with Truusight Health Solutions, LLC, shall submit a report to the Joi tepistar voersight Committee on Health and Human Services. This report is in addition to reports required under Section 4.9 of this act. The report required under this subsection sha contain the following information: (1) An assessment of the success of the pilot program, including both qualitativ and quantitative results detailing the benefits of the pilot program. Bot within Cabarus and Stanty Counties as well as statewide. Thes recommendations for permanent implementation of the Stat for each recommendation. USE OF OPIDID SETTLEMENT FUNDS SECTION 9G.8.(a) The following definitions apply in this section: (1) Department. Fund. – The Fund created by Section 9F.1 of S.I. 2022-148. (2) Opioid Abatement Fund. – The Reserve cre

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ninety 2023- hundr	Collaboratory to each campus of the constituent institutions of The University of North Carolina for opioid abatement research and development projects. SECTION 9G.8.(c) The State Controller shall transfer from funds available in the Dpioid Abatement Reserve to the Opioid Abatement Fund the sum of three million six hundred ninety-two thousand four hundred sixty-one dollars (\$3,692,461) in nonrecurring funds for the 2023-2024 fiscal year and the sum of four million four hundred seventy-eight thousand four nundred sixty-two dollars (\$4,478,462) in nonrecurring funds for the 2024-2025 fiscal year. The				
		l are appropriated for the fiscal year in w			
-		Health and Human Services, Division of Substance Use Services, to be allocated as		-	
sched		Substance Ose Services, to be anocated as	grants according	to the following	
~					
	Name of 1	Recipient Entity	2023-2024	2024-2025	
(1)	Addiction	Professionals of North Carolina, Inc.	\$200,000	\$0	
(2)	Adult & 7	Feen Challenge of Sandhills, North Carolina	\$0	\$78,462	
(3)	Bridge to	Recovery, Inc.	\$1,000,000	\$0	
(4)	Clay Cou		\$0	\$1,000,000	
(5)		s Regional Healthcare System	\$0	\$1,400,000	
(6)		Farm Ministries	\$950,000	\$0	
(7)		0 Ministries	\$750,000	\$0	
(8)	Pamlico C	•	\$0	\$1,000,000	
(9)		nmunities Ministry, Inc.	\$400,000	\$0	
(10)		uritan Colony, Inc.	\$300,000	\$0 \$0	
(11)	Solus Chr		\$92,461	\$0	
(12)	Surry Cou		\$0	\$1,000,000	
a h a 11		TION 9G.8.(d) Recipients of funds allocated			
		ese funds for any purpose other than to fu vities within the State of North Carolina.	na opiola remed	nation programs,	
Servic		FION 9G.8.(e) By September 1, 2024, red	cinients of funds	allocated under	
subse		this section for the 2023-2024 fiscal year, and	-		
	• •	d under subsection (c) of this section for the	• 1	· · ·	
		t of Health and Human Services, Division		• •	
	1	Substance Use Services; the Joint Legislativ		· 1	
		ices; and the Fiscal Research Division on the	•		
report	t shall inclu	de at least all of the following for each recipi	ent:		
_	(1)	An itemized list of expenditures.			
	(2)	The types of opioid remediation programs	s, services, and a	activities funded,	
		broken down by geographic location and th	e number of peop	ple served at each	
		location.			
		IMPLEMENTATION STATUS OF N		NIC HEALTH	
R		SYSTEM AT STATE PSYCHIATRIC HO			
- f 11 -		TION 9G.9. By December 1, 2023, and by D		-	
		iman Services, Division of State-Operated H			
-	following:	t Legislative Oversight Committee on Health	and Human Serv	ices on the status	
or the	(1)	Execution of a contract that provides for	r full implemen	tation of a new	
	(1)	electronic health records system within eac	-		
		under the jurisdiction of the Secretary of He	·	-	
		to G.S. 122C-181.		Paroault	

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1 2 3	(2)	Full implementation of a new electronic health records the State psychiatric hospitals under the jurisdiction of the and Human Services pursuant to G.S. 122C-181.	•
4	(3)	Training of the State's psychiatric hospitals' staff on	the use of the newly
5	(3)	implemented electronic health records system.	the use of the newly
6			
7			
8	PART IX-H. PU	BLIC HEALTH	
9			
10		LTH DEPARTMENTS/COMPETITIVE GRANT	F PROCESS TO
11		AATERNAL AND CHILD HEALTH	
12		TON 9H.1.(a) Funds appropriated in this act to the Depa	
13		Division of Public Health, for each year of the 2023-20	
14 15		e grants to local health departments for the improvement	
15 16		sed to continue administering a competitive grant pro d on maternal and infant health indicators and the county	
10 17		e-based programs to achieve the following goals:	s detailed proposal to
17	(1)	Improve North Carolina's birth outcomes.	
19	(1) (2)	Improve the overall health status of children in this Stat	e from hirth to age 5
20	(2)	Lower the State's infant mortality rate.	e nom onth to age 5.
20		TON 9H.1.(b) The plan for administering the competitie	ve grant process shall
22		l of the following components:	ve grant process shan
23	(1)	A request for application (RFA) process to allow local	health departments to
24	(-)	apply for and receive State funds on a competitive basis.	-
25		require local health departments to include in the applica	-
26		the effectiveness, including measurable impact or outco	-
27		services, and programs for which the funds are being re	
28	(2)	A requirement that the Secretary prioritize grant awards	-
29		departments that are able to leverage non-State funds in	addition to the grant
30		award.	
31	(3)	Ensures that funds received by the Department to	implement the plan
32		supplement and do not supplant existing funds for mate	ernal and child health
33		initiatives.	
34	(4)	Allows grants to be awarded to local health departments	
35		TON 9H.1.(c) No later than July 1 of each year, as app	-
36		ne recipients of the competitive grant awards and alloca	
37		respective grant period. After awards have been grante	
38		the Joint Legislative Oversight Committee on Health an	d Human Services on
39 40	•	hat includes at least all of the following:	and as also much and an
40 41	(1)	The identity and a brief description of each grantee a initiative offered by the grantee	and each program or
41	(2)	initiative offered by the grantee.	
42 43	(2) (3)	The amount of funding awarded to each grantee. The number of persons served by each grantee, broken	down by program or
43 44	(3)	initiative.	down by program of
45	SECT	TON 9H.1.(d) No later than February 1 of each fiscal y	year each local health
46		ring funding pursuant to this section in the respective fisca	
47		blic Health a written report of all activities funded by Star	
48		le the following information about the fiscal year preced	
49	the report is due:		g the goal in which
50	(1)	A description of the types of programs, services, and acti	vities funded by State
51		appropriations.	J
		·· ·	

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(2)	Statistical and demographical informati	on on the number of persons served by
	these programs, services, and activiti services are provided.	-
(3)	Outcome measures that demonstrate	the impact and effectiveness of the
(-)	programs, services, and activities based	-
	by the Division, in collaboration with	•
	Gillings School of Global Public Health	-
	2015-241, and reported to the Joint Health and Human Services on April 1,	
(4)	A detailed program budget and list of	
	funded, matching expenditures, and fur	
REPORT ON	PREMIUM ASSISTANCE PRO	GRAM WITHIN AIDS DRUG
	CE PROGRAM	
SEC	FION 9H.2. Upon a determination by t	he Department of Health and Human
	on of Public Health, that, in six months c	
	h insurance premium assistance program i	
	istance Program (ADAP) on a cost-neutr	
-	tate, the Department shall submit a report ealth and Human Services notifying the C	• •
	documentation and a proposed course of a	
	nce program participants.	
	ON USE OF STATE FUNDS	
	FION 9H.3. G.S. 143C-6-5.5 reads as re	
	Limitation on use of State funds for about the funds may be used for the perform	
	f any governmental health plan or govern	
	that this prohibition shall not apply whe	
endangered if the unborn child were carried to term or (ii) the pregnancy is the result of a rape or		
incest. Nothing in this section shall be construed to limit medical care provided after a		
spontaneous mis	e	
	tate funds may be used by a State agency contracts for the provision of family pla	
	lescent parenting programs with any prov	
	on shall be construed to prevent a State	
	vices authorized under the State Health Pl	
or the Medicaid	program."	
	SETTLEMENT FUNDS	
	FION 9H.4.(a) There is appropriated	from the Youth Electronic Nicotine
	atement Fund created in Section 9G.10(a)	
-	an Services, Division of Public Health (-
hundred fifty tho	usand dollars (\$11,250,000) in nonrecurri	ing funds for the 2023-2024 fiscal year
	leven million two hundred fifty thousand	
	24-2025 fiscal year to be allocated and use	
(1)	Up to seven hundred fifty thousand dol for each year of the 2023-2025 fiscal b	
	monitoring to track tobacco/nicotine	
	young adults and populations at risk; for	1 01
	effectiveness, and outcomes of the Stat	-

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1		to help youth addicted to nicotine through electronic	0
2 3		and emerging tobacco and nicotine products quit; a required by subsection (c) of this section.	and to prepare the report
3 4	(2)	The remainder of these allocated funds for each yea	r of the 2023-2025 fiscal
5	(2)	biennium shall be used to fund evidence-based	
6		nicotine dependence prevention and cessation activi	
7		grades four through 12.	thes targeting students in
8	SEC	FION 9H.4.(b) Funds allocated under subsection (a) of	f this section shall remain
9		enditure in the amounts and for the purposes specified	
10	section until exp		
11	-	FION 9H.4.(c) Annually, beginning November 1, 2	2023, the Department of
12	Health and Huma	an Services shall report to the Joint Legislative Oversig	ght Committee on Health
13		ices and the Fiscal Research Division on the expenditu	
14		ine Dependence Abatement Fund during the precedin	g fiscal year. The report
15	shall include at le	east all of the following:	
16	(1)	An itemized list of expenditures and for each expend	iture, an indication of the
17		authority under this section for the expenditure.	
18	(2)	An evaluation of the reach, effectiveness, and ou	•
19		funded pursuant to subdivision $(a)(2)$ of this section.	
20	(3)	An evaluation of the reach, effectiveness, and ou	
21		funded by Section 9G.10 of S.L. 2021-180, as ame	nded by Section 9G.3 of
22		S.L. 2022-74.	
23	DECLUDENCEN		
24 25		T AND FUNDING FOR THE OFFICE OF TH TO CONDUCT TOXICOLOGY SCREENING IN	
23 26		DER THE JURISDICTION OF A MEDICAL EXA	
20 27		FION 9H.7.(a) G.S. 130A-385 is amended by adding	
28		Office of the Chief Medical Examiner shall conduct co	
20 29		hild death cases that fall under the jurisdiction of the m	
30		3 or G.S. 130A-384."	
31		FION 9H.7.(b) Of the funds appropriated in this act to	the Department of Health
32		ices, Division of Public Health, Office of the Chief Me	
33	the recurring sun	n of one hundred sixty-four thousand six hundred nine	ty-six dollars (\$164,696)
34	for each year of	the 2023-2025 fiscal biennium and the nonrecurring s	um of five hundred fifty
35	thousand dollars	(\$550,000) for the 2023-2024 fiscal year shall be allow	cated and used to comply
36	with the toxicol	bgy screening requirements of G.S. 130A-385(a1), as	enacted by this act. The
37	•	these allocated funds to create a permanent full-time	-
38		ime Chemistry Technician I position to enable co	
39		hild deaths that fall within the jurisdiction of the medi	cal examiner pursuant to
40		r G.S. 130A-384.	
41		TION 9H.7.(c) By December 30, 2024, and December 30, 2024, 202	
42		Joint Legislative Oversight Committee on Health and	
43		Division on the use of these allocated funds. The repor	t shall include at least all
44 45	of the following:		ding figoal your that fall
45 46	(1)	The total number of child deaths during the prece	
46 47		within the jurisdiction of the medical examiner pursu G.S. 130A-384.	iani 10 0.5. 150A-565 0f
47 48	(2)	The total number of child deaths reported under	subdivision (1) of this
48 49	(2)	subsection for which toxicology screening was	
49 50		G.S. 130A-385(a1), as enacted by this act.	completed pursuant to
50			

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1 2 3	(3)	An explanation for any delay or failure to complete the tox required by G.S. 130A-385(a1), as enacted by this act.	
		TION 9H.7.(d) Subsections (a) of this section becomes eff	•
4		es to child death cases pending or initiated on or after that date.	The remainder of
5	this section beco	omes effective on July 1, 2023.	
6	DEOLUDEME		
7	•	NT AND FUNDING FOR AUTOPSIES IN SUSPECTI	
8		TION CASES; INCREASED AUTOPSY FEES; STRATE	
9		NG THE MEDICAL EXAMINER SYSTEM; ANNU	AL AUTOPSY
10	CENTERS		
11		NT AND FUNDING FOR AUTOPSIES IN SUSPECTI	ED DEATH BY
12		FION CASES; AND INCREASED AUTOPSY FEES	
13		TION 9H.8.(a) G.S. 130A-389 reads as rewritten:	
14	"§ 130A-389. A	-	
15		he Chief Medical Examiner or a competent pathologist design	
16	Medical Examin	er shall perform an autopsy or other study in each of the follow	
17	<u>(1)</u>	If, in the opinion of the medical examiner investigating the ca	ase or of the Chief
18		Medical Examiner, it is advisable and in the public interest	that an autopsy or
19		other study be made; or, if <u>made.</u>	
20	<u>(2)</u>	If an autopsy or other study is requested by the district attor	ney of the county
21		or by any superior court judge, an autopsy or other study sha	all be made by the
22		Chief Medical Examiner or by a competent pathologist of	designated by the
23		Chief Medical Examiner.judge.	
24	<u>(3)</u>	In any case in which the district attorney of the county as	serts to the Chief
25		Medical Examiner or the medical examiner of the county i	n which the body
26		was located that there is probable cause to believe the	-
27		G.S. 14-18.4 has occurred, a complete autopsy shall be perf	
28	A complete a	autopsy report of findings and interpretations, prepared on for	
29		all be submitted promptly to the Chief Medical Examine	
30		S.S. 130A-389.1 relating to photographs and video or audio	
31		of the report shall be furnished to any person upon request.	C
32		fee for the autopsy or other study shall be two five thousand eight	ht hundred dollars
33)) to be paid as follows:	
34	(1)	Except as provided in subdivision (2) of this subsection, the	e county in which
35		the deceased resided shall pay a fee of one thousand sev	•
36		dollars (\$1,750) three thousand six hundred twenty-five do	•
37		the State shall pay the remaining balance of one thous	
38		(\$1,050).two thousand one hundred seventy-five dollars (\$2	•
39	(2)	If the death or fatal injury occurred outside the county in w	
40	(2)	resided, the State shall pay the entire fee in the amount of a	
41		eight hundred dollars $(\$2,\$00)$.	two <u>nvo</u> mousuna
42		eight hundred donars $(\frac{\varphi^2}{\varphi^2}, \frac{\varphi^2}{\varphi^2}, \frac{\varphi^2}{$	
43		TION 9H.8.(b) Of the funds appropriated in this act to the Dep	ortmont of Health
44 45		vices, Division of Public Health, Office of the Chief Medical Explicit $(\$2,000,000)$ in requiring funds for the 2023, 20	
45 46		nillion dollars (\$2,000,000) in recurring funds for the 2023-20 pillion dollars (\$2,000,000) in recurring funds for the 2024,202	•
46 47		nillion dollars (\$2,000,000) in recurring funds for the 2024-202	•
47 19		use the capacity of the medical examiner system to perform the $a_{20}(a)$, as amended by this section	autopsies required
48		89(a), as amended by this section.	and in the
49 50		TION 9H.8.(c) G.S. 130A-389(a), as amended by this	
50		ber 1, 2023, and applies to medical examiner cases arising on	
51	U.S. 130A-389(a	a1), as amended by this section, becomes effective July 1, 202	4.

1				
2	STRATEGIC PLAN FOR IMPROVING THE MEDICAL EXAMINER SYSTEM			
3	SECTION 9H.8.(d) By March 1, 2024, the OCME, in collaboration with the			
4	stakeholders identified in subsection (f) of this section, shall develop and submit to the Joint			
5	Legislative Oversight Committee on Health and Human Services and the Fiscal Research			
6		gic plan for improving the operation and efficiency of the State's medical		
7		to enable the performance of timely, high-quality death investigations of all		
8		ntified deaths occurring in North Carolina. The strategic plan shall include an		
9		commendations for at least all of the following:		
10	(1)	Any proposed reorganization of the medical examiner system, including an		
11		estimated time line and process for implementing the proposed reorganization		
12		in a manner that will cause the least amount of disruption to the medical		
13 14	(2)	examiner system.		
14 15	(2)	Any legislative changes that would be necessary or helpful to implement a proposed reorganization of the medical examiner system.		
15 16	(3)	An explanation of any obstacles that could hinder successful implementation		
10 17	(3)	of the proposed reorganization of the medical examiner system.		
18	(4)	A long-term plan for the establishment of additional regional autopsy centers		
19	(+)	across the State, along with suggested locations, assigned county coverage		
20		areas, and estimated costs for the establishment and operation of each.		
21	(5)	A long-term plan for the Chief Medical Examiner to operate additional		
22		regional autopsy centers.		
23	(6)	Recruitment strategies for hiring a sufficient number of board-certified		
24		forensic pathologists, board-certified toxicologists, and other professional and		
25		administrative staff essential to the efficient operation of the medical examiner		
26		system.		
27	(7)	Any other information the OCME deems relevant or necessary to improving		
28		the medical examiner system.		
29		TON 9H.8.(e) In developing the strategic plan required by subsection (c) of		
30		OCME shall collaborate with representatives of the following entities:		
31	(1)	Licensed funeral establishments.		
32	(2)	State and local law enforcement agencies.		
33 24	(3)	North Carolina teaching hospitals.		
34 35	(4) (5)	North Carolina medical schools. North Carolina institutions of higher education with graduate forensic science		
35 36	(3)	or toxicology programs.		
30 37		or toxicology programs.		
38	ANNUAL AUTO	DPSY CENTERS REPORT		
39		TON 9H.8.(f) Beginning February 1, 2024, the OCME shall submit an annual		
40		uary 1 to the Joint Legislative Oversight Committee on Health and Human		
41	-	Fiscal Research Division on the autopsy centers and regional autopsy centers		
42	within the North	Carolina medical examiner system. The first report due under this subsection		
43		prmation about the six-month period preceding February 1, 2024. Subsequent		
44		ude information about the 12-month period preceding that February 1. The		
45	reports shall inclu	de at least all of the following information:		
46	(1)	The total number of death investigations, toxicology screenings, and autopsies		
47		performed by each autopsy center and regional autopsy center within the		
48		medical examiner system.		
49	(2)	Of the number specified in subdivision (1) of this subsection, the total number		
50		of autopsies performed as a result of the district attorney of the county		
51		asserting to the Chief Medical Examiner or the medical examiner of the		

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1 2		county in which the body was located that there was prototat a violation of G.S. 14-18.4 had occurred.	bable cause to believe
3	(3)	The total number of outstanding autopsies and autopsy	reports that need to be
4	(3)	completed at each autopsy center and regional autopsy	1
5		the report, and, for each outstanding autopsy, the da	
6		commenced and whether the case involves a su	
7		G.S. 14-18.4.	spected violation of
8	(4)	Beginning with the report due on February 1, 2025, an a	analysis of the autonsy
9 10	(+)	fee established by subsection (a1) of G.S. 130A-389, a	5 1 5
10		which shall include at least all of the following:	d changes to the fee or
11		a. The results of the analysis and any recommende	
		how the fee is apportioned between the State an	
13 14		b. The total amount of fees paid to each autops	
14 15		autopsy center within the North Carolina medic	al examiner system.
15 16	SOUTH DIEDM	ONT REGIONAL AUTOPSY CENTER FUNDS	
10 17		TON 9H.10.(a) Of the funds appropriated in this act	to the Department of
17		an Services, Division of Public Health, Office of the Ch	1
18 19		of two million dollars (\$2,000,000) in recurring funds for	
20		of two million dollars (\$2,000,000) in recurring funds fo	
20 21		cated to Union County for operational costs and equipme	
21		a county-operated regional autopsy center that shall se	
23	following areas:	a county-operated regional autopsy center that shall se	The at least all of the
23 24	(1)	Anson County	
25	(1) (2)	Cabarrus County	
26	(3)	Gaston County	
27	(4)	Montgomery County	
28	(5)	Moore County	
29	(6)	Richmond County	
30	(7)	Rowan County	
31	(8)	Stanly County	
32	(9)	Union County	
33	SECT	TON 9H.10.(b) Union County shall notify the Depa	rtment of Health and
34	Human Services,	the Joint Legislative Oversight Committee on Health and	l Human Services, and
35	the Fiscal Resear	ch Division when the regional autopsy center funded by	this section becomes
36		n receiving this notification, the OCME shall enter into	
37	• 1	to which (i) the county-operated regional autopsy center	•
38		nsic pathology services in the counties specified by subsec	
39		bunty shall be reimbursed for each autopsy performed b	
40		center as provided by G.S. 130A-389(a1), as amended by	y this act. The contract
41		ubsection shall include all of the following terms:	
42	(1)	A requirement that, at the request of the OCME, the re	
43		serve as a backup for performing autopsies for other are	
44		in which the district attorney has asserted to the Chief	
45		the medical examiner of the county in which the body is makely example. $f \in S_{-}$ 14	
46 47	$\langle 0 \rangle$	is probable cause to believe that a violation of G.S. 14-	
47 19	(2)	A requirement that the regional autopsy center be availad	
48 49	(2)	examiner surge capacity, as determined necessary by the	
49 50	(3)	A provision preserving the authority of the Chief Me G.S. 130A-381 to contract with qualified persons to	
50 51		support services for autopsies and other studies and inv	
51		support services for autopsies and other studies and my	Usuzunono.

SECTION 9H.10.(c) By February 1, 2024, and December 1, 2024, Union County 1 2 shall submit a progress report to the Department of Health and Human Services, the Joint 3 Legislative Oversight Committee on Health and Human Services, and the Fiscal Research 4 Division on the status and operation of the regional autopsy center funded by this section. 5 6 EAST CAROLINA UNIVERSITY REGIONAL AUTOPSY CENTER 7 SECTION 9H.10A.(a) The Department of Health and Human Services, Division of 8 Public Health, Office of the Chief Medical Examiner (OCME), shall ensure that any contract 9 with East Carolina University (ECU) for the performance of forensic pathology services 10 throughout the eastern counties of North Carolina includes all of the following terms: A requirement that ECU be reimbursed for each completed autopsy as 11 (1)12 provided by G.S. 130A-389(a1), as amended by this act. 13 A requirement that ECU, at the request of the OCME, serve as a backup for (2)14 performing autopsies for other areas of the State in cases in which the district 15 attorney has asserted to the Chief Medical Examiner or the medical examiner 16 of the county in which the body was located that there is probable cause to believe that a violation of G.S. 14-18.4 has occurred. 17 18 (3) A requirement that ECU be available for critical medical examiner surge 19 capacity, as determined necessary by the OCME. 20 (4) A provision preserving the authority of the Chief Medical Examiner under 21 G.S. 130A-381 to contract with qualified persons to perform or provide 22 support services for autopsies and other studies and investigations. 23 SECTION 9H.10A.(b) ECU shall notify the Department of Health and Human 24 Services, the Joint Legislative Oversight Committee on Health and Human Services, and the 25 Fiscal Research Division when the new ECU Medical Examiner's Office, listed as project code 26 UNC/ECU23-3 in Section 40.1 of this act, has been completed and commenced operating as the 27 regional autopsy center serving the eastern counties of North Carolina. 28 SECTION 9H.10A.(c) Annually, beginning February 1, 2024, ECU shall submit a 29 progress report to the Department of Health and Human Services, the Joint Legislative Oversight 30 Committee on Health and Human Services, and the Fiscal Research Division on the status of 31 relocating the regional autopsy center serving the eastern counties of North Carolina to the new 32 ECU Medical Examiner's Office, listed as project code UNC/ECU23-3 in Section 40.1 of this 33 act. The reporting requirements of this subsection terminate upon ECU's submission of a report 34 confirming that this new facility has been completed and commenced operating as the regional 35 autopsy center serving the eastern counties of North Carolina. 36 SECTION 9H.10A.(d) This section is effective when it becomes law and applies to 37 contracts entered into, extended, or renewed on or after that date. 38 39 **CAROLINA PREGNANCY CARE FELLOWSHIP** 40 SECTION 9H.11.(a) Of the funds appropriated in this act to the Department of Health and Human Services, Division of Public Health, the sum of six million two hundred fifty 41 42 thousand dollars (\$6,250,000) in recurring funds for the 2023-2024 fiscal year and the sum of six 43 million two hundred fifty thousand dollars (\$6,250,000) in recurring funds for the 2024-2025 44 fiscal year shall be allocated to Carolina Pregnancy Care Fellowship (CPCF), a nonprofit 45 corporation, to be used as follows: 46 (1)The sum of two million nine hundred thousand dollars (\$2,900,000) in 47 recurring funds for the 2023-2024 fiscal year and the sum of two million nine hundred thousand dollars (\$2,900,000) in recurring funds for the 2024-2025 48 49 fiscal year shall be used to provide grants for services to pregnancy centers 50 located in this State.

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1 2 3 4 5	(2)	The sum of one million dollars (\$1,000,000) in rec 2023-2024 fiscal year and the sum of one million do recurring funds for the 2024-2025 fiscal year shall be following grants to pregnancy centers located in this Sta a. Grants to purchase durable medical equipment.	ollars (\$1,000,000) in e used to provide the
6 7		 b. Grants to pay for pregnancy care training and t durable medical equipment. 	raining on the use of
8	(3)	The sum of two hundred fifty thousand dollars (\$250,00	00) in recurring funds
9		for the 2023-2024 fiscal year and the sum of two hu	, U
10		dollars (\$250,000) in recurring funds for the 2024-202	5 fiscal year shall be
11		used to provide grants to pregnancy centers located in t	
12		cost of nonreligious, nonsectarian educational trai	ning and resources
13		regarding pregnancy.	
14	(4)	The sum of two million one hundred thousand dol	
15 16		recurring funds for the 2023-2024 fiscal year and the su hundred thousand dollars (\$2,100,000) in recurring fun	
10 17		fiscal year shall be allocated to fund operation of the	
18		Program.	
19	SEC	FION 9H.11.(b) The CPCF shall establish an application	process for the grants
20		bdivisions (a)(1) through (a)(3) of this section, and any pre-	1 0
21		t applies for these grant funds through the established a	
22		e these grant funds.	
23	SEC	FION 9H.11.(c) The CPCF may not use more than ten	percent (10%) of the
24	total amount of t	funds allocated by this section for each year of the 2023-	2025 fiscal biennium
25	for administrativ	1 1	
26		FION 9H.11.(d) Funds allocated under this section	n shall be used for
27	,	nreligious purposes only.	
28		FION 9H.11.(e) By July 1, 2025, and July 1 of each	
29 30		PCF shall report to the Joint Legislative Oversight Com and the Fiscal Research Division on the use of funds alloca	
30 31		include at least the following:	ted under this section.
32	(1)	The identity and a brief description of each grantee and t	he amount of funding
33	(1)	awarded to each grantee.	ine amount of funding
34	(2)	The number of persons served by each grantee.	
35	(3)	The number of persons served by the Circle of Care Pro	gram.
36		1 7	0
37	STATEWIDE (CONTINUUM OF CARE PROGRAM	
38		FION 9H.12.(a) Of the funds appropriated in this a	
39	1 .	ngs Fund to the Department of Health and Human Service	
40		of one million five hundred thousand dollars (\$1,500,000)	
41		24 fiscal year and the sum of one million five hund	
42		nonrecurring funds for the 2024-2025 fiscal year shall be al	
43		profit organization, to fund operation of the Human $P_{\rm H}$ are superior of $C_{\rm H}$ of $C_{\rm H}$	
44 45		are Program, as expanded pursuant to Section 9G.6 of S	S.L. 2021-180. These
43 46		ed for nonreligious, nonsectarian purposes only. FION 9H.12.(b) The Human Coalition may use up to ten	percent (10%) of the
40 47		for the statewide Continuum of Care Program for each y	- · · ·
48		for administrative purposes.	ear of the 2025 2025
49		FION 9H.12.(c) By December 1, 2023, and every six mon	ths thereafter through
50		26, the Human Coalition shall report to the Department of	

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	status and operation of the statewide Continuum of Care Pro S.L. 2021-180. The report shall include at least all of the fol	
(1)	A detailed breakdown of expenditures for the program.	c .1 · 1· · 1 1
(2)	The number of individuals served by the program and,	for the individuals
(3)	served, the types of services provided to each. Any other information requested by the Department of	Health and Human
	Services as necessary for evaluating the success of the pro TION 9H.12.(d) By February 1, 2025, and February 1, 20	ogram.
	Human Services shall report to the Joint Legislative Overs	· 1
Health and Hun	nan Services and the Fiscal Research Division on the status a	and operation of the
statewide Conti	nuum of Care Program. The report shall include at least all	of the information
specified in sub	divisions $(c)(1)$ through $(c)(3)$ of this section.	
REVISIONS T	O STRENGTHEN THE CHILD FATALITY PREVENT	ION SYSTEM
ESTABLISHN	IENT AND FUNDING OF STATE OFFICE OF CH	HLD FATALITY
	ION WITHIN THE DEPARTMENT OF HEALTH	
	, DIVISION OF PUBLIC HEALTH	
	TION 9H.15.(a) Article 3 of Chapter 143B of the General	Statutes is amended
by adding a new	=	
	"Part 4C. State Office of Child Fatality Prevention.	
" <u>§ 143B-150.25</u>	. Definitions.	
The following	ng definitions apply in this Article:	
<u>(1)</u>	Child Fatality Prevention System The statewide system	m comprised of the
	following:	
	<u>a.</u> <u>Local Teams.</u>	
	b. The North Carolina Child Fatality Task	Force created in
	<u>G.S. 7B-1402.</u>	
	<u>c.</u> <u>The State Office.</u>	
	<u>d.</u> <u>Medical examiner child fatality staff.</u>	
<u>(2)</u>	Local Team. – A multidisciplinary child death review to	
	single or multicounty team responsible for performing	• • •
(2)	fatality review pursuant to Article 14 of Chapter 7B of the	
<u>(3)</u>	Medical examiner child fatality staff. – Staff within the	
	<u>Medical Examiner whose primary responsibilities i</u> investigating, training, educating, and supporting death	
	child fatalities that fall under the jurisdiction of the medica	
	to G.S. 130A-383.	<u>i examiner pursuant</u>
<u>(4)</u>	State Office. – The State Office of Child Fatality Prevention	on established under
<u>(+)</u>	this Article.	
"8 143 R-150 26	Establishment and purpose of State Office.	
	ffice of Child Fatality Prevention is established within the De	epartment of Health
	vices, Division of Public Health, to serve as the lead agend	-
	orth Carolina. The purpose of the State Office is to oversee	•
	ort functions for the entire North Carolina Child Fatality Pre-	
	izes efficiency and effectiveness and expands system capaci	-
	he most appropriate placement for, and configuration of, State	
	subject to the following limitation: medical examiner child	
-	k under the direction of the Chief Medical Examiner and add	-
	diction of the medical examiner pursuant to G.S. 130A-3	
collaboratively	with the State Office and Local Teams.	-

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1	" <u>§ 143B-150.27.</u>	Powers and duties.	
2	The State Off	ice has the following powers and duties:	
3	<u>(1)</u>	To coordinate the work of the statewide Child Fatality Pr	evention System.
4	(2)	To implement and manage a centralized data and information	ation system capable
5		of gathering, analyzing, and reporting aggregate informat	ion from child death
6		review teams with appropriate protocols for sharin	
7		protecting confidentiality.	•
8	<u>(3)</u>	To create and implement tools, guidelines, resources, and	training and provide
9		technical assistance for Local Teams to enable the teams	
10		a. Conduct effective reviews tailored to the type of de	eath being reviewed.
11		b. Make effective recommendations about child fata	-
12		c. Gather, analyze, and appropriately report on cas	
13		while protecting confidentiality.	<u> </u>
14		d. Facilitate the implementation of prevention	strategies in their
15		communities.	<u>-</u> .
16	<u>(4)</u>	To work with medical examiner child fatality staff and	the North Carolina
17		State Center for Health Statistics to provide Local Team	
18		about child deaths in their respective counties.	
19	<u>(5)</u>	To perform research, consult with stakeholders and exp	erts, and collaborate
20		with other organizations and individuals for the purpose	
21		direct and contributing causes of child deaths as well	-
22		strategies, programs, and policies to prevent child deaths	s, abuse, and neglect
23		in order to inform the work of the Child Fatality Preve	_
24		requested by the Child Fatality Task Force.	· · · ·
25	<u>(6)</u>	To educate State and local leaders, including the General	Assembly, executive
26		department heads, as well as stakeholders, advocates, as	nd the public, about
27		the Child Fatality Prevention System and issues and p	prevention strategies
28		addressed by the system.	
29	<u>(7)</u>	To collaborate with State and local agencies, nonp	orofit organizations,
30		academia, advocacy organizations, and others to facilitate	e the implementation
31		of evidence-driven initiatives to prevent child abuse, neg	lect, and death, such
32		as education and awareness initiatives.	
33	<u>(8)</u>	To create and implement processes for evaluating the	ability of the Child
34		Fatality Prevention System to achieve outcomes sought	to be accomplished
35		by the system and to report to the Child Fatality Ta	ask Force on these
36		evaluations and on statewide functioning of the Child	Fatality Prevention
37		System.	
38	<u>(9)</u>	To consider opportunities to seek and administer grant	
39		funding sources to support State or local Child Fatality	Prevention System
40		efforts.	
41	<u>(10)</u>	To develop guidance to inform local decisions about	the formation and
42		implementation of single versus multicounty Local Teams	s. The guidance must
43		include a model agreement to be used between or among	g counties that agree
44		to be part of a multicounty Local Team."	
45		TON 9H.15.(b) Of the funds appropriated in this act to	-
46		an Services, Division of Public Health, the recurring su	
47		nd eight hundred eighty-five dollars (\$569,885) and the r	
48	U U	d one hundred fifteen dollars (\$18,115) for the 2023-2024	
49	U U	seven hundred fifty-eight thousand eight hundred eighty-fiv	ve dollars (\$758,885)
50	for the 2024-2025	5 fiscal year shall be allocated and used as follows:	

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1	(1)	Five hundred fifty-four thousand eight hundred eighty-five	dollars (\$554,885)
2		in recurring funds for each year of the 2023-2025 fis	scal biennium for
3		operational costs to establish the State Office of Child H	Fatality Prevention
4		(State Office) established under Part 4C of Article 3 of Cl	hapter 143B of the
5		General Statutes, as enacted by this section. The Departm	
6		Human Services may use up to five hundred fourteen thous	
7		thirty-five dollars (\$514,735) of these recurring funds fo	•
8 9		2023-2025 fiscal biennium to establish up to five full-tim the State Office.	e positions within
10	(2)	Eighteen thousand one hundred fifteen dollars (\$18,115	5) in nonrecurring
11		funds for the 2023-2024 fiscal year for nonrecurring cos	sts associated with
12		establishing the State Office.	
13	(3)	Up to fifteen thousand dollars (\$15,000) in recurring func	•
14		the 2023-2025 fiscal biennium to support the work of the C	
15		Force and to pay its members, staff, and consultants in	accordance with
16		G.S. 7B-1414, as amended by this act.	
17	(4)	One hundred eighty-nine thousand dollars (\$189,000) in r	ē
18		the 2024-2025 fiscal year shall be distributed among the St	-
19 20		as determined appropriate by the Department, to support the changes outborized by this set to restructure shild deat	1
20 21		the changes authorized by this act to restructure child death Teams and to offset the costs associated with Local Team	-
21		National Fatality Review Case Reporting System.	
23	SEC	FION 9H.15.(c) The Department of Health and Human Ser	rvices may not use
23 24		ed by subdivisions (b)(1) through (b)(3) of this section for a	•
25		s specified in those subdivisions. Counties shall not use the	
26		4) of this section for any purposes other than the purpose	
27	subdivision.		1
28	SEC	FION 9H.15.(d) Subsections (b) and (c) of this section bec	ome effective July
29	1, 2023.		
30			
31		PLAN FOR SHIFTING STATE SUPPORT OF THE CH	
32		ON SYSTEM TO THE STATE OFFICE OF CHI	
33		ON, CREATING AND SUPPORTING A CENTRALIZ	
34 25		G SYSTEM, AND RESTRUCTURING EXISTING	CHILD DEATH
35 36	REVIEW T		nastrusture North
30 37		FION 9H.15.(e) It is the intent of the General Assembly to Fatality Prevention System in order to eliminate the silos ar	
38		current system, implement centralized coordination of the system	
39		vel support functions, maximize the usefulness of data and in	
40		review child fatalities, ensure that relevant and appropriat	
41		s from teams that review child fatalities reach appropriation	
42		ngthen the system's effectiveness in preventing child abuse,	
43		plementation of a State Office of Child Fatality Prevention is	-
44	of this restructur	ing that must be put in place to facilitate a transition to the	e restructuring and
45		Teams and their participation in the National Fatality Revie	-
46	•	RS). To that end, the Department of Health and Human Serv	vices is directed to
47	accomplish the f		
48	(1)	Not later than July 1, 2024, the Department shall report to the	-
49 50		Oversight Committee on Health and Human Services and t	
50		Division on the status of creating, implementing, and staffi	-
51		of Child Fatality Prevention. The report shall include at a n	minimum the status

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1 2 3 4		of preparations for (i) transitioning to the restructure Teams and (ii) participating in the NFR-CRS. An Department places within the State Office of Child work with the Department to take the necessary steps	y management staff the Fatality Prevention shall s toward fully staffing the
5		State Office and implementing plans that will enable	-
6		out the powers and duties of the State Of	
7		G.S. 143B-150.27, and to support a restructured C	•
8		System consistent with subsections (f) through (
9 10		Department shall also ensure during this time the	
10		State-level support either as such support exists pri	
11	(2)	State Office or from staff within the newly created S	
12 13	(2)	Not later than January 1, 2025, the Department	shall ensure all of the
13 14		following:	tion is sufficiently staffed
14 15		a. That the State Office of Child Fatality Prevent and prepared to carry out the powers and duti	
15 16		described in G.S. 143B-150.27, to support	
10		Fatality Prevention System as set forth in sub	
17		this section.	sections (1) through (1) of
18 19		b. That any contractual agreements and in	teragency data sharing
20		agreements necessary for participation in the	
20 21		G.S. 7B-1413.5, have been executed.	IN R-CRS, as required in
22	(3)	Not later than July 1, 2025, the Department shall	ensure through its State
23	(5)	Office of Child Fatality Prevention that all Local Te	
24		guidelines and training addressing their participatio	
25		Local Teams shall begin utilizing the System for ca	
26		in G.S. 7B-1413.5.	
27			
28	MODIFICATIO	ONS AND ADDITIONS TO CHILD FATALITY PR	REVENTION SYSTEM
29		TO RESTRUCTURE CHILD DEATH REVIEW 1	
30		ATION IN THE NATIONAL FATALITY REVIEW	
31	SYSTEM, A	ND CLARIFY THE FUNCTIONS OF THE NORT	H CAROLINA CHILD
32	FATALITY	TASK FORCE	
33	SECT	FION 9H.15.(f) Article 14 of Chapter 7B of the G	eneral Statutes reads as
34	rewritten:		
35		"Article 14.	
36		"North Carolina Child Fatality Prevention System	m.
37	-	claration of public policy.	
38		Assembly finds that it is the public policy of this Sta	1
39	•	th of juveniles. The General Assembly further finds the	1
40	-	nd death of juveniles is a community responsibility;	-
41		nes have responsibilities for children or juveniles and	1
42	-	ety and well-being; and that multidisciplinary reviews	
43		s can lead to a greater understanding of the causes an	
44 45		, therefore, the intent of the General Assembly, through	
45 46		disciplinary, multiagency child fatality prevention syste	
40 47		1 in G.S. 7B-1404 and the Local Teams established in the system is to assess the records of selected cases in the system.	
47		rotective services and the records of all deaths of child	
48 49	• 1	rth to age 18 up until a child's eighteenth birthday, a	
49 50		ata and prevention strategies related to child abuse, n	-
50 51		plinary teams to review these deaths in order to (i) de	
<i></i>	annee manualser	prime, touris to review these douting in order to (1) de	

1	approach to the p	problem of child abuse and neglect, (ii) understand the causes and contributing
2	factors of childho	bod deaths, (iii) identify any gaps or deficiencies that may exist in the delivery
3	of services to chi	ildren and their families by public agencies that are designed to prevent future
4	child abuse, neg	lect, or death, and (iv) identify and aid in facilitating the implementation of
5	evidence-driven s	strategies to prevent child death and promote child well-being, and (v) make and
6	implement recon	nmendations for changes to laws, rules, and policies that will support the safe
7	and healthy deve	lopment of our children and prevent future child abuse, neglect, and death.
8	"§ 7B-1401. Def	ïnitions.
9	The following	g definitions apply in this Article:
10	(1)	Additional Child Fatality. Any death of a child that did not result from
11		suspected abuse or neglect and about which no report of abuse or neglect had
12		been made to the county department of social services within the previous 12
13		months.
14	<u>(1a)</u>	Child Fatality Prevention System The statewide system comprised of the
15		following:
16		<u>a.</u> <u>Local Teams.</u>
17		b. The North Carolina Child Fatality Task Force as established in this
18		Article.
19		<u>c.</u> <u>The State Office.</u>
20		d. Medical examiner child fatality staff.
21	(2)	Local Team A Community Child Protection Team or a Child Fatality
22		Prevention Team. A multidisciplinary child death review team that is either a
23		single or multicounty team responsible for performing any type of review
24		pursuant to this Article.
25	<u>(2a)</u>	Medical examiner child fatality staff Staff within the Office of the Chief
26		Medical Examiner whose primary responsibilities involve reviewing,
27		investigating, training, educating, or supporting death investigations into child
28		fatalities that fall under the jurisdiction of the medical examiner pursuant to
29		<u>G.S. 130A-383.</u>
30	<u>(2b)</u>	National Fatality Review Case Reporting System or NFR-CRS The
31		web-based system used by a majority of states to provide child death review
32		teams with a simple method for capturing, analyzing, and reporting on the full
33		set of information shared at a child death or serious injury review.
34	<u>(2c)</u>	State Office. – The State Office of Child Fatality Prevention established under
35		Part 4C of Article 3 of Chapter 143B of the General Statutes.
36	(3)	State Team. The North Carolina Child Fatality Prevention Team.
37	(4)	Task Force. – The North Carolina Child Fatality Task Force.
38	(5)	Team Coordinator. The Child Fatality Prevention Team Coordinator.
39	"§ 7B-1402. Tas	sk Force – creation; membership; vacancies.
40		
41	. ,	members of the Task Force are voting members. Vacancies in the appointed
42	-	l be filled by the appointing officer who made the initial appointment. Terms
43		rs. The members shall elect a chair who shall preside for the duration of the
44		member. In the event a vacancy occurs in the chair before the expiration of the
45		members shall elect an acting chair to serve for the remainder of the unexpired
46 47	term. "\$ 7D 1402 5 T	ad Fores organization, committees las denship and their and and
47 18		ask Force – organization; committees, leadership, policies and procedures;
48 49		<u>c meetings.</u>
49 50	(a) <u>Comm</u> following three c	nittees. – The Task Force shall carry out its duties through the work of the ommittees:
20		

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	(1)	A Perinatal Health Committee to address	healthy pregnancies, births, and
		<u>infants.</u>	
	<u>(2)</u>	An Unintentional Death Prevention Comm	ittee to address the prevention of
		deaths resulting from unintentional causes	such as motor vehicle or bicycle
		accidents, poisoning, burning, or drowning.	
	<u>(3)</u>	An Intentional Death Prevention Commit	
		deaths resulting from intentional causes such	-
		neglect; and to address the prevention of ch	
(b)	Com	nittee Recommendations. – Each Commi	
		s to the Task Force for consideration. Reco	=
		y vote of the Task Force.	
(c)	•	ership. – The leadership of the Task Force and	its committees shall be organized
as follows		<u>asinp. The readership of the Tush Toree and</u>	
<u>us 10110 W1</u>	<u>(1)</u>	Task Force chair or cochairs. – Task Force	members shall elect by a majority
	<u>(1)</u>	vote a chair or two cochairs from among its r	
		or cochairs shall serve for a term of two	
		limits.	years and are not subject to term
	<u>(2)</u>	<u>Committee cochairs. – Task Force member</u>	s shall elect by a majority vote of
	<u>(2)</u>	the Task Force two cochairs per committee	• • •
		Task Force member and one of whom may	
		the subject matter of the committee. The co	
		term of two years and are not subject to terr	
	(2)	Staff. – The Task Force chair or cochairs sh	
	<u>(3)</u>	Department of Health and Human Service	
			-
		coordinate the work of the Task Force and it	
		determine placement of such staff within	
		general coordination of the work of the Tas	sk Force, Task Force stall may do
		the following:	
		a. Educate organizations and individ	
		General Assembly, about the wo	ork of the Task Force and its
		recommendations.	- Forme
		b. <u>Serve as a representative of the Task</u>	
		c. <u>Assist the Task Force chair in v</u>	vorking to advance Task Force
		recommendations.	1
		d. Assist in any way the Task Force c	•
(1)	יד	necessary in carrying out the duties	
<u>(d)</u>		ies and Procedures. – The Task Force chair or	
		linator shall develop, and from time to time	• 1
procedure		cilitate the efficient and effective operations	•
1	dures a	and any recommended revisions become effect	
	T 1	Horea The policies and procedures shall addr	and of a minimum that allowing.
_		Force. The policies and procedures shall addr	ess, at a minimum, the following.
_	<u>(1)</u>	The Task Force study process.	ess, at a minimum, the following.
_	<u>(1)</u> (2)	The Task Force study process. Nominations for leadership positions.	
	<u>(1)</u>	<u>The Task Force study process.</u> <u>Nominations for leadership positions.</u> <u>Committee membership, including any par</u>	
	(1) (2) (3)	<u>The Task Force study process.</u> <u>Nominations for leadership positions.</u> <u>Committee membership, including any par</u> <u>not members of the Task Force.</u>	
vote of th	$ \begin{array}{r} (1) \\ (2) \\ (3) \\ (4) $ (4)	The Task Force study process. Nominations for leadership positions. Committee membership, including any par not members of the Task Force. Conflicts of interest.	
vote of th	$\begin{array}{c} (1) \\ (2) \\ (3) \\ \hline \\ (4) \\ \hline \\ 03. Ta \end{array}$	<u>The Task Force study process.</u> <u>Nominations for leadership positions.</u> <u>Committee membership, including any par</u> <u>not members of the Task Force.</u> <u>Conflicts of interest.</u> sk Force – duties.	
vote of th	(1) (2) (3) (4) (4) (3) (4) (5)	<u>The Task Force study process.</u> <u>Nominations for leadership positions.</u> <u>Committee membership, including any par</u> <u>not members of the Task Force.</u> <u>Conflicts of interest.</u> sk Force – duties. rce shall:shall do all of the following:	ticipation by individuals who are
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vote of th	(1) (2) (3) (4) (4) (3) (4) (5)	<u>The Task Force study process.</u> <u>Nominations for leadership positions.</u> <u>Committee membership, including any par</u> <u>not members of the Task Force.</u> <u>Conflicts of interest.</u> sk Force – duties. rce shall:shall do all of the following:	ticipation by individuals who are tices and causes of child deaths in teaths. as well as evidence-driven

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l		agreement to be used be	etween or among counties who agree to be part of a
2		multicounty team.	
3	(c) Mano		- Each Local Team shall review all child deaths of
		•	nty or counties comprising the Local Team that fall
		following categories of de	
	(1)	Undetermined causes.	
	$\overline{(2)}$	Unintentional injury.	
	$\overline{(3)}$	Violence.	
	$\overline{(4)}$	Motor vehicle incidents.	
	$\overline{(5)}$		t forth in G.S. 7B-1407.5, deaths related to child
			leaths involving a child or child's family who was
		reported or known to ch	•
	<u>(6)</u>	Sudden unexpected infa	•
	$\overline{(7)}$	Suicide.	
	$\overline{(8)}$	Deaths not expected in t	he next six months.
	$\overline{(9)}$		s according to the criteria established by the State
		Office under G.S. 7B-14	
	For cases in	which a Local Team is unc	ertain whether a death falls under a category specified
			section, the State Office shall consult with the Office
			iate medical professionals to make that determination.
	(d) Perm	issive Review of Deaths	- Each Local Team may review child deaths that fall
	outside the categ	ories specified in subdivis	ions (1) through (9) of subsection (c) of this section.
	(e) Perm	issive Review of Active C	hild Protective Services Cases. – At the request of a
			vices and pursuant to G.S. 7B-1410(b), a Local Team
		—	a child or children are being served by child protective
	services. The Lo	ocal Team is not required	to make findings or create reports based upon such
	reviews. Howev	er, the Local Team may de	evelop recommendations based on such reviews to be
	submitted to the	citizen review panel serva	ing the area in which the Local Team is located and
	may also includ	le in its recommendation	is to boards of county commissioners pursuant to
	<u>G.S. 7B-1407.10</u>	(d) recommendations sten	nming from the review of such cases.
	(f) <u>Perio</u>	dic Training and Best Pra	actices. – Local Teams shall participate in periodic
			ocal Teams shall make every effort to employ best
	practices in con	ducting child death review	vs, gathering information, selecting participants, and
	making reports a	s outlined in guidance pro	vided by the State Office.
	"§ 7B-1407. Lo	cal Teams; composition.	composition and leadership.
	(a) Each	Local Team shall consist of	of representatives of public and nonpublic agencies in
	the community	that provide services to ch	nildren and their families and other individuals who
	represent the co	mmunity. No single team	shall encompass a geographic or governmental area
	larger than one c	ounty.	
	(b) Each	Local Team shall consist of	of the following persons:
	(1)	The director of the coun	ty department of social services or the director of the
			vices agency and a member of the director's staff; staff.
	(2)	A local law enforcen	nent officer, appointed by the board of county
		commissioners;commiss	sioners.
	(3)	An attorney from the	district attorney's office, appointed by the district
		attorney; attorney.	
	(4)	The executive director of	of the local community action agency, as defined by
		the Department of Heal	Ith and Human Services, or the executive director's
		designee; designee.	
	(5)	The superintendent of e	each local school administrative unit located in the
		county, or the superinter	ndent's designee;<u>designee.</u>

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1 2	(6)	A member of the county board of social services, appointed by the chair of that board; board.
3 4	(7)	A local mental health professional, appointed by the director of the area authority established under Chapter 122C of the General Statutes; Statutes.
5 6	(8)	The local guardian ad litem coordinator, or the coordinator's designee; designee.
7	(9)	The director of the local department of public health; and health.
8	(10)	A local health care provider, appointed by the local board of health.
9	<u>(11)</u>	An emergency medical services provider or firefighter, appointed by the board
10		of county commissioners.
11	<u>(12)</u>	A district court judge, appointed by the chief district court judge in that
12		district.
13	<u>(13)</u>	A county medical examiner, appointed by the Chief Medical Examiner.
14	<u>(14)</u>	A representative of a local child care facility or Head Start program, appointed
15		by the director of the county department of social services.
16	<u>(15)</u>	A parent of a child who died before reaching the child's eighteenth birthday,
17		to be appointed by the board of county commissioners.
18		dition, a Local Team that reviews the records of additional child fatalities shall
19 20		wing five additional members:
20 21	(1)	An emergency medical services provider or firefighter, appointed by the board
21	(2)	of county commissioners; A district court judge, appointed by the chief district court judge in that
22	(2)	district:
23 24	(3)	A county medical examiner, appointed by the Chief Medical Examiner;
25	(3) (4)	A representative of a local child care facility or Head Start program, appointed
26	(+)	by the director of the county department of social services; and
27	(5)	A parent of a child who died before reaching the child's eighteenth birthday,
28		to be appointed by the board of county commissioners.
29	The chair of	f the Local Team may invite a maximum of five additional individuals to
30		e Local Team on an ad hoc basis for a specific review if the chair believes the
31		ect matter expertise or position within an organization will enhance the ability
32	-	im to conduct an effective review. The chair may select ad hoc members from
33	outside of the co	unty or counties served by the Local Team. As a condition of participating in a
34	specific review,	each ad hoc member is required to sign the same confidentiality statement signed
35		member and is subject to the provisions of G.S. 7B-1413.
36		Seam Coordinator shall One or more members of the State Office staff may serve
37		nember of each Local Team that reviews the records of additional child fatalities.
38		ounty commissioners may appoint a maximum of five additional members to
39		agencies or the community at large to serve on any Local Team. any Local
40		s on a Local Team shall be filled by the original appointing authority.
41		Local Team shall elect a member to serve as chair at the Team's pleasure.
42	. ,	Local Team shall meet at least four times each year as frequently as necessary
43		<u>uirements imposed by this Article, but no less than twice per year.</u>
44 45		lirector of the local department of social services shall call the first meeting of Child Protection Team. The director of the local department of health upon
45 46	•	Child Protection Team. The director of the local department of health, upon h the Team Coordinator, shall call the first meeting of the Child Fetality.
40 47		h the Team Coordinator, shall call the first meeting of the Child Fatality h. Thereafter, the <u>The</u> chair of each Local Team shall schedule the time and place
47 48		consultation with these directors, meetings and shall prepare the agenda. The
48 49	-	ule Team meetings no less often than once per quarter and often enough to allow
49 50		of the cases selected for review. Within three months of election, the Prior to

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1	presiding over a	Local Team meeting, the chair shall participate in the appropriate trai	ning
2		this Article.provided by the State Office.	0
3		Review of child maltreatment deaths and deaths of children known to o	child
4		ective services.	
5	(a) In ad	dition to any other applicable requirements of this Article, the requiremen	ts of
6	this section apply	y specifically to child deaths when any of the following are true:	
7	<u>(1)</u>	The decedent was known to be reported as being abused or neglected u	nder
8		G.S. 7B-301 regardless of the disposition of such report.	
9	<u>(2)</u>	There was a known report involving child abuse or neglect under G.S. 7B	-301
0		within the three-year period preceding the time of a child's death that invo	olved
1		the child's family regardless of the disposition of the report.	
2	<u>(3)</u>	The decedent or decedent's family was involved with child protective service	vices
3		within three years preceding a child's death.	
4	<u>(4)</u>	Available information indicates a possibility that child abuse or neglect	et, as
5		defined in G.S. 7B-101, may be a direct or contributing cause of the ch	<u>ild's</u>
6		death.	
7	<u>(b)</u> <u>The S</u>	State Office shall do all of the following with respect to child death reviews	s that
8	meet any of the o	criteria specified in subsection (a) of this section:	
9	<u>(1)</u>	Develop policies, procedures, and tools that address the effective review	vs of
20		this category of child deaths, based on best practices and available resources	rces.
21	<u>(2)</u>	Provide technical assistance by State Office staff to Local Teams which	<u>may</u>
2		include assistance with coordinating the review, information gathe	<u>ring,</u>
3		determination of necessary participants, meeting procedures and facilita	tion,
24		development of recommendations, and drafting of reports.	
5	<u>(3)</u>	Within the limitations of State and federal law, develop an appropriate pro-	
26		and procedure for the creation and release of reports resulting from review	<u>vs of</u>
7		deaths by Local Teams under this section that address the following:	
28		a. Findings and recommendations related to improving coordinates	
9		between local and State entities with respect to child death cases	
80		include any of the facts described in subdivisions (a)(1) through (a)(3)
1		of this section.	
2		b. Information disclosed pursuant to G.S. 7B-2902.	
33		c. Information the State is required to disclose under federal law.	
4	<u>(4)</u>	Develop and implement a process to follow up on the implementation s	
5		of recommendations related to a particular agency and, where feasible, w	work
6	<i>(</i> -)	to help facilitate the advancement of these recommendations.	
7	<u>(5)</u>	Work with the Division of Social Services, the Office of the Chief Me	
8		Examiner, the State Center for Health Statistics, and other relevant exp	<u>perts</u>
9		and agencies to develop and implement the following:	1
0		a. <u>A system for the State Office to identify child fatalities to be revie</u>	ewed
1		under this section.	
2		b. <u>A system for defining, identifying, and including in North Carol</u>	
3		child fatality data information the State is required to report to	
4		federal government about child deaths resulting from	child
.5		maltreatment. This system shall include the use of Local Teams.	1 · 1
-6 7	<u>(6)</u>	Work with the Division of Social Services to determine the manner in w	
7		information from internal fatality reviews conducted by the Division of Semigration of the second se	ocial
8		Services can appropriately inform Local Team reviews of these cases.	.1. : -1
.9	<u>(7)</u>	Work with the Division of Social Services to determine the manner in w	
0		information from reviews conducted under this section can be shared with	n me
51		citizen review panels established under G.S. 108A-15.20.	

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1	(c) Local	l Teams have the following powers and duties with respect	to reviews that fall
2	under this sectio	<u>n:</u>	
3	<u>(1)</u>	To conduct reviews that align with the policies and proceed	<u>lures developed by</u>
4		the State Office for reviews and to seek technical assista	nce from the State
5		Office as necessary to conduct reviews.	
6	<u>(2)</u>	To conduct, as determined necessary by the Local Team,	, interviews of any
7		individuals determined to have pertinent information ab	out a death under
8		review and to examine any written materials containing per	rtinent information,
9		except that the Local Team may not (i) contact or intervie	w family members
10		of the decedent or (ii) conduct an interview or take any other	er action that would
11		interfere with an investigation by a law enforcement agence	cy or the duties of a
12		district attorney.	-
13	(3)	To work with the State Office to produce a report app	ropriate for public
14		release pursuant to sub-subdivision (b)(3)a. of this section	
15		findings and recommendations developed pursuant to sub-s	
16		of this section related to improving coordination betwee	
17		entities. These findings shall not be admissible as eviden	
18		administrative proceedings against individuals or entities	
19		reviews conducted under this section. In accordance with	
20		Local Team shall consult with the appropriate district at	
21		public release of a report.	<u>; _</u>
22	"§ 7B-1407.6. F	Review of infant deaths.	
23	The State Of	fice shall consult with perinatal health experts as well as part	ticipants in reviews
24		to develop criteria to be used by Local Teams to identify a	
25		t deaths subject to review that fall outside the categories o	
26	specified in subd	livisions (1) through (9) of G.S. 7B-1406.5(c). The criteria sha	all take into account
27	leading causes	of infant death, including short gestation, low birthwei	ght, and perinatal
28	complications, a	nd shall be updated at least biannually based on emerging inf	formation and data.
29	" <u>§§ 7B-1407.7 t</u> l	hrough 7B-1407.9. Reserved for future codification purpose	es.
30		Team findings and reporting.	
31	(a) For e	ach child death reviewed, the Local Team shall make findings	addressing at least
32	the following:		
33	<u>(1)</u>	Significant challenges faced by the child or family, the s	ystems with which
34		they interacted, and the response to the incident.	
35	<u>(2)</u>	Notable positive elements in the case that may have pror	noted resiliency in
36		the child or family, the systems with which they interacted	d, and the response
37		to the incident.	
38	<u>(3)</u>	Recommendations and initiatives that could be implement	nted at the State or
39		local level to prevent deaths from similar causes or cir	cumstances in the
40		<u>future.</u>	
41	<u>(4)</u>	Whether the cause or a contributing cause of the death w	vas related to child
42		abuse or neglect as defined by G.S. 7B-101.	
43		each required review of a child's death pursuant to	
44		ut the case, including circumstances surrounding the death a	
45		, shall be entered into the National Fatality Review Case	
46		suant to G.S. 7B-1413.5. Local Teams shall make every e	
47		on that is collected through any applicable data field in the	NFR-CRS, unless
48	-	delines direct otherwise.	
49		each permissive review of a child's death pursuant to G.S.	
50	Local Team may	y, but is not required to, enter case review information into th	e NFR-CRS.

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1	(d) Local	Teams shall annually submit a report to the board of	f county commissioners that
2		endations, if any, for systemic improvements and r	
3		nd deficiencies in the existing system. Local Teams s	
4		ort to the State Office.	· · ·
5		Duties of medical examiner child fatality staff.	
6		cal examiner child fatality staff shall work collabora	atively with the State Office
7		s to carry out the purposes of the Child Fatality	-
8		least all of the following:	<i></i>
9	(1)	Provide Local Teams with access to completed m	nedical examiner reports for
10		purposes of review.	<u> </u>
11	(2)	Enter relevant information from medical examined	er reports on specific child
12	<u> </u>	deaths into the National Fatality Review Case Rep	
13	<u>(3)</u>	Respond to State Office or Task Force requests for	
14	<u>,-/</u>	aggregate information on medical jurisdiction c	-
15		Office of the Chief Medical Examiner.	<u>/</u>
16	<u>(4)</u>	Serve as subject matter experts and offer tra	ining to law enforcement
17	<u>+-+</u>	personnel related to child death scene investigatio	
18	(b) Nothi	ng in this Article shall be construed to limit the	
19		r child fatality staff as assigned by the Chief Medica	-
20			
21	"§ 7B-1410. L	ocal Teams; duties <u>Duties</u> of the director of	the local department of
22	healt	1.<u>health;</u> director of the county department	<u>t of social services; or</u>
23	conso	lidated health and human services director for c	counties with consolidated
24	<u>huma</u>	n services.	
25	<u>(a)</u> In add	lition to any other duties as a member of the Local T	eam and in connection with
26	reviews of addit	ional child fatalities, Team, the director of the l	local department of health
27	shall: shall do the		
28	(1)	Distribute copies of the written procedures	
29		Coordinator under G.S. 7B-1408 to the admi	6
30		represented on the Local Team and to all member	· · · · · · · · · · · · · · · · · · ·
31	<u>(1a)</u>		
32		and the Local Team to communicate information.	
33	(2)	Maintain records, including minutes of all of	0
34		participants for each meeting of the Local Team,	
35		statements required under G.S. 7B-1413, in comp	liance with applicable rules
36		and law;<u>law.</u>	
37	(3)	Provide staff support for these reviews; and review	
38	(4)	Report quarterly to the local board of health, or a	s required by the board, on
39	.	the activities of the Local Team.	
40		dition to any other duties as a member of the Loca	al Team, the director of the
41		of social services shall do the following:	
42	<u>(1)</u>	Serve along with the Local Team chair as a liaiso	•
43		and the Local Team to communicate informat	—
44		reviewed under G.S. 7B-1406.5(e) or G.S. 7B-140	
45	<u>(2)</u>	Provide staff support for cases reviewed un	der G.S. 7B-1406.5(e) or
46		<u>G.S. 7B-1407.5.</u>	
47	<u>(3)</u>	Report quarterly to the county board of social ser	vices, or as required by the
48	7.4	board, on the activities of the Team.	
49 50	<u>(4)</u>	Determine whether and when to request the Loca	
50		panel to review an active child protective s	services case pursuant to
51		<u>G.S. 7B-1406.5(e) and G.S. 108A-15.20.</u>	

 2 "§ 7B-1412. Task Force – reports. 3 The Within the first week of the convening or reconvening of the General Assembly, the Task 4 Example 1 and 1	
	-
4 Force shall report annually to the Governor and General Assembly, within the first week of the	÷
5 convening or reconvening of the General Assembly. Governor, the General Assembly, the	;
6 Secretary of Health and Human Services, and the Chairs of the House and Senate Appropriations	5
7 Committees on Health and Human Services, the Joint Legislative Oversight Committee on	<u>l</u>
8 Health and Human Services, the Joint Legislative Oversight Committee on Justice and Public	;
9 Safety, and the Joint Legislative Education Oversight Committee. The report shall contain at least	
10 a-all of the following:	
11 (1) <u>A summary of the conclusions and recommendations for each of the Task</u>	
12 Force's duties, as well as any duties.	
13 (2) <u>A summary of activities and functioning of the Child Fatality Prevention</u>	1
14 System as a whole.	
15 (3) Any other recommendations for changes to any law, rule, or policy policy, or	•
16 for the implementation of evidence-driven prevention strategies that it has	5
17 determined will promote the safety and well-being of children. Any	
18 recommendations of changes to law, rule, or policy shall be accompanied by	r
19 specific legislative or policy proposals and detailed fiscal notes setting forth	
20 the costs to the State.proposals. The Task Force may request assistance from	<u>l</u>
21 the Fiscal Research Division of the General Assembly in developing fiscal	<u>l</u>
22 <u>notes or other fiscal information to accompany these recommendations.</u>	
23 "§ 7B-1413. Access to records.	
24 (a) The State Team, the Local Teams, and the Task Force during its existence, Force, and	l
25 the State Office staff providing to Local Teams technical assistance with a review shall have	;
26 access to all medical records, hospital records, and records maintained by this State, any county,	,
27 or any local agency as-the Local Teams, the Task Force, or the State Office deems necessary to	,
28 carry out the purposes of this Article, including police investigations data, medical examiner	•
29 investigative data, health records, mental health records, and social services records. Access to	<u>,</u>
30 records granted by this subsection is subject to and limited by all relevant federal and State laws	•
31 <u>whenever applicable.</u> The State Team, the Task Force, and the Local Teams Teams, and the State	
32 <u>Office staff shall not</u> , as part of the reviews authorized under this Article, contact, question, or	
33 interview the child, the parent of the child, or any other family member of the child whose record	
34 is being reviewed. Any member of a Local Team may share, only in an official meeting of that	
35 Local Team, any information available to that member that the Local Team needs to carry out its	•
36 duties.	
37 (a1) If a Local Team, the Task Force, or the State Office has requested information that it	
38 is entitled to receive under this Article and it has not received such information within 30 days	_
39 after the request, the requesting entity may apply for a court order to compel disclosure of the	
40 information. The application shall state the factors supporting the need for an order compelling	
41 disclosure. The requesting entity shall file the application in the district court of the county where	_
42 the review is being conducted, and the court shall have jurisdiction to issue any orders compelling	
43 disclosure. The district courts shall schedule any actions brought under this section for immediate	2
44 <u>hearing, and the appellate courts shall give priority to appeal proceedings in these actions.</u>	•
45 (b) Meetings of the State Team and the Local Teams are not subject to the provisions of	
46 Article 33C of Chapter 143 of the General Statutes. However, the Local Teams may hold periodic	
47 public meetings to discuss, in a general manner not revealing confidential information about	
48 children and families, the findings of their reviews and their recommendations for preventive	
49 actions. In the case of the death of a child from suspected abuse or neglect and pursuant to federal 50 law L and Tasma may make cartain information, while according to $C \le 7D$, 1407 5(b)(2)	
50 law, Local Teams may make certain information public according to G.S. 7B-1407.5(b)(3).	
51 Minutes of all public meetings, excluding those of executive sessions, shall be kept in compliance	

with Article 33C of Chapter 143 of the General Statutes. Any minutes or any other information 1 2 generated during any closed session shall be sealed from public inspection. 3 All otherwise confidential information and records otherwise confidential under (c) 4 federal or State law that are acquired or created by the State Team, the Local Teams, and the 5 Task Force during its existence, Force, and the State Office in the exercise of their duties are 6 confidential; confidential; are not public records as defined by G.S. 132-1; are not subject to 7 discovery or introduction into evidence in any proceedings; and may only be disclosed as 8 necessary to carry out the purposes of the State Team, the Local Teams, and the Task Force. In 9 addition, all otherwise confidential information and records created by a Local Team in the 10 exercise of its duties are confidential; are not subject to discovery or introduction into evidence in any proceedings; and may only be disclosed as necessary to carry out the purposes of the Local 11 12 Team. Teams, the Task Force, and the State Office, or as otherwise required by law. No member of the State Team, a Local Team, nor any person who attends a meeting of the State Team or a 13 14 Local Team, may testify in any proceeding about what transpired at the meeting, about 15 information presented at the meeting, or about opinions formed by the person as a result of the meetings. This subsection shall not, however, prohibit a person from testifying in a civil or 16 17 criminal action about matters within that person's independent knowledge. Notwithstanding the 18 provisions of this subsection, citizen review panels shall have access to information related to 19 child deaths and child death reviews or reviews of active child protective services cases 20 conducted under this Article, when such information is relevant to citizen review panel purposes 21 connected to evaluating the provision of child protective services. Each member of a Local Team and invited participant shall sign a statement indicating 22 (d) an understanding of and adherence to confidentiality requirements, including the possible civil 23 24 or criminal consequences of any breach of confidentiality. 25 Cases receiving child protective services at the time of review by a Local Team shall (e) 26 have an entry in the child's protective services record to indicate that the case was received by 27 that Team. Additional entry into the record shall be at the discretion of the director of the county 28 department of social services. 29 The Social Services Commission shall adopt rules to implement this section in (f) 30 connection with reviews conducted by Community Child Protection Teams. under 31 G.S. 7B-1407.5. The Commission for Public Health shall adopt rules to implement this section 32 in connection with Local Teams that review additional child fatalities. Teams. In particular, these 33 rules shall allow information generated by an executive session of a Local Team to be accessible 34 for administrative or research purposes only. "§ 7B-1413.5. Participation in the National Fatality Review Case Reporting System. 35 36 Local Teams, the State Office, and medical examiner child fatality staff shall utilize (a) 37 the National Fatality Review Case Reporting System (NFR-CRS) for the purpose of collecting, analyzing, and reporting on information learned through child death reviews in a manner 38 39 consistent with this Article. Use of other data systems in addition to the use of the NFR-CRS is 40 not prohibited so long as the use of other data systems does not conflict with this Article or other 41 applicable laws. 42 The State Office shall provide the necessary coordination, training, management, and (b) 43 technical assistance to support North Carolina's full and effective participation in the NFR-CRS and shall work with Local Teams and the national administrators of the NFR-CRS to help ensure 44 45 effective and appropriate use of the system. 46 The State Office shall provide policies, guidelines, and training for Local Teams that (c) address the use of the NFR-CRS, including (i) appropriate information protection and sharing 47 consistent with applicable State and federal laws, (ii) who is authorized to access the NFR-CRS, 48 49 and (iii) requirements for accessing the NFR-CRS. 50 "§ 7B-1414. Administration; funding.

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1 2	(a) To the extent of funds available, available and consistent with G.S. 7B-1402.5(c)(3). the chairs of the Task Force and State Team may shall work with the Secretary of the Department		
3 4	of Health and Human Services to hire or designate staff or consultants to assist the Task Force and the State Team its committees in completing their duties.		
4 5	(b) <u>Members, Nonlegislative members, staff</u> , and consultants of the	• Task Force or State	
6	Team shall receive travel and subsistence expenses in accordance with		
7	G.S. 138-5 or G.S. 138-6, as the case may be, paid from funds appropriate		
8			
9	Article and within the limits of those funds.appropriate. Legislative members of the Task Force shall receive travel and subsistence expenses in accordance with the provisions of G.S. 120-3.1.		
10	(c) With the approval of the Legislative Services Commission, legis	lative staff and space	
11	in the Legislative Building and the Legislative Office Building may be n	nade available to the	
12	Task Force."		
13	SECTION 9H.15.(g) G.S. 7B-2902 reads as rewritten:		
14	"§ 7B-2902. Disclosure in child fatality or near fatality cases.		
15	(a) The following definitions apply in this section:		
16			
17	(2) Findings and information. – A written summary, as all		
18	(c) through (f) of this section, of actions taken or services		
19	agency following receipt of information that a child i	-	
20	protection. The written summary shall include any	y of the following	
21	information the agency is able to provide:		
22	a. The dates, outcomes, and results of any action	ns taken or services	
23	rendered.		
24	b. The results of any review by the State Child Fatal	•	
25	a local child fatality prevention review team, a lo	-	
26	protection team, the Child Fatality Task Force, or	• • • •	
27	c. Confirmation of the receipt of all reports, accepted	·	
28	the county department of social services, for invest	0 1	
29	child abuse, neglect, or maltreatment, includir	-	
30	investigations were conducted, the results of	•	
31	description of the conduct of the most recent i	-	
32	services rendered, and a statement of basis f	for the department's	
33	decision.		
34 35	(f) Access to oriminal investigative reports and ariminal intellig	ana information of	
35 36	(f) Access to criminal investigative reports and criminal intellig public law enforcement agencies and confidential information in the possess		
30 37	Fatality Prevention Team, the local teams, and the Child Fatality Task Ford		
38	by G.S. 132-1.4 and G.S. 7B-1413 respectively. Nothing herein shall be d		
38 39	disclosure or release of any information in the possession of a district attorn		
40	"	icy.	
41	SECTION 9H.15.(h) Effective January 1, 2025, G.S. 7B-1404	7B-1405 7B-1406	
42	7B-1408, 7B-1409, 7B-1411, and 143B-150.20 are repealed.	, / D 1403, / D 1400,	
43	SECTION 9H.15.(i) G.S. 7B-1413.5, as enacted by subsection	on (f) of this section	
44	becomes effective July 1, 2025.	in (1) of this section,	
45	becomes effective sury 1, 2023.		
46	ESTABLISHMENT OF NORTH CAROLINA CITIZEN REVIEW PA	NELS	
47	SECTION 9H.15.(j) Part 2B of Article 1 of Chapter 108A of the		
48	amended by adding a new section to read:		
49	" <u>§ 108A-15.20. Citizen review panels.</u>		
50	(a) The Department of Health and Human Services, Division of Social Services, shall		
51	ensure the existence of, at a minimum, three citizen review panels (

1	requirements set forth in the federal Child Abuse Prevention and Treatment Act (CAPTA), under				
2	sections 106(b)(2)(A)(x) and (c) of 42 U.S.C. § 5101 et seq., as amended. The panels shall be				
3	operated and managed by a qualified organization that is independent from any State or county				
4	department of social services. The Division of Social Services shall assist any organization				
5	managing a panel with providing information, reports, and support the panel needs in carrying				
6	out its duties pursuant to this section.				
7	(b) Panels shall consist of volunteer members who broadly represent the community in				
8	which the panel is established, including members who have expertise in the prevention and				
9	treatment of child abuse and neglect, and may include adult former victims of child abuse or				
10	neglect.				
11	(c) Each panel shall evaluate the extent to which the State is fulfilling its child protection				
12	responsibilities in accordance with the Child Abuse Prevention and Treatment Act State Plan by				
13	examining the policies, procedures, and practices of State and local child protection agencies,				
14	and, when appropriate, reviewing specific cases. A panel may examine any other criteria the				
15	panel considers important to ensure the protection of children, including, but not limited to, any				
16	of the following:				
17	(1) The extent to which the State and local child protective services system is				
18	coordinated with the Title IV-E foster care and adoption assistance programs				
19	of the Social Security Act.				
20	(2) <u>A review of child fatalities.</u>				
21	(3) <u>A review of near fatalities in this State. For purposes of this subdivision, a</u>				
22	"near fatality" is an act that, as certified by a physician, places the child in				
23	serious or critical condition.				
24	(d) <u>A panel choosing to examine child fatalities may utilize information and reports about</u>				
25	reviews of child fatalities that take place pursuant to Article 14 of Chapter 7B of the General				
26	Statutes. The State Office of Child Fatality Prevention or Local Teams, as both are described				
27	under G.S. 143B-150.25, acting under that Article shall provide to the panel aggregate				
28	information about child death reviews or information about individual case reviews, as requested				
29	by the panel. A panel choosing to examine specific child protective services cases may do so				
30	based on a request for review of a case from a director of a county department of social services				
31 32	or as deemed necessary by the panel in carrying out its duties. (e) Panels shall have access to information maintained by any State or local government				
32 33	(e) <u>Panels shall have access to information maintained by any State or local government</u> entity where the panel has a need for the information to carry out its functions pursuant to this				
33 34	section. Panel members shall not disclose to any person or government official any identifying				
35	information about any specific child protection case in which the panel is provided information				
36	and shall not make public other information unless otherwise authorized by law.				
37	(f) Panels shall provide for public outreach and comment to assess the impact of current				
38	procedures and practices on children and families.				
39	(g) Panels shall prepare and make available to the State and the public an annual report				
40	containing a summary of the activities of the panels and recommendations to improve the child				
41	protection services system at the State and local levels. The report shall not contain any				
42	identifying information about any specific child protection case. No later than six months after				
43	the date the panels submit the report, the Division of Social Services shall submit a written				
44	response to State and local child protection systems and the citizen review panels that describes				
45	whether or how the State will incorporate the recommendations of the panels, when appropriate,				
46	to make measurable progress in improving the State and local child protection system."				
47	SECTION 9H.15.(k) Subsection (j) of this section becomes effective January 1,				
48	2025.				
49					

4950 EFFECTIVE DATE OF SECTION

SECTION 9H.15.(*l*) Except as otherwise provided, this section is effective when it 1 2 becomes law. 3 4 5 PART IX-I. SERVICES FOR THE BLIND/DEAF/HARD OF HEARING 6 7 PART IX-J. SOCIAL SERVICES 8 9 TANF BENEFIT IMPLEMENTATION 10 SECTION 9J.1.(a) The General Assembly approves the plan titled "North Carolina 11 Temporary Assistance for Needy Families State Plan FY 2022-2025," prepared by the 12 Department of Health and Human Services and presented to the General Assembly. The North 13 Carolina Temporary Assistance for Needy Families State Plan covers the period of October 1, 14 2022, through September 30, 2025. The Department shall submit the State Plan, as revised in accordance with subsection (b) of this section, to the United States Department of Health and 15 16 Human Services. 17 **SECTION 9J.1.(b)** The counties approved as Electing Counties in the North 18 Carolina Temporary Assistance for Needy Families State Plan FY 2022-2025, as approved by 19 this section, are Beaufort, Caldwell, Catawba, Lenoir, Lincoln, Macon, and Wilson. 20 SECTION 9J.1.(c) Counties that submitted the letter of intent to remain as an 21 Electing County or to be redesignated as an Electing County and the accompanying county plan 22 for years 2022 through 2025, pursuant to G.S. 108A-27(e), shall operate under the Electing 23 County budget requirements effective July 1, 2022. For programmatic purposes, all counties 24 referred to in this subsection shall remain under their current county designation through 25 September 30, 2025. 26 SECTION 9J.1.(d) For each year of the 2023-2025 fiscal biennium, Electing 27 Counties shall be held harmless to their Work First Family Assistance allocations for the 28 2022-2023 fiscal year, provided that remaining funds allocated for Work First Family Assistance 29 and Work First Diversion Assistance are sufficient for payments made by the Department on 30 behalf of Standard Counties pursuant to G.S. 108A-27.11(b). 31 **SECTION 9J.1.(e)** In the event that departmental projections of Work First Family 32 Assistance and Work First Diversion Assistance for the 2023-2024 fiscal year or the 2024-2025 33 fiscal year indicate that remaining funds are insufficient for Work First Family Assistance and 34 Work First Diversion Assistance payments to be made on behalf of Standard Counties, the 35 Department is authorized to deallocate funds, of those allocated to Electing Counties for Work 36 First Family Assistance in excess of the sums set forth in G.S. 108A-27.11, up to the requisite 37 amount for payments in Standard Counties. Prior to deallocation, the Department shall obtain 38 approval by the Office of State Budget and Management. If the Department adjusts the allocation 39 set forth in subsection (d) of this section, then a report shall be made to the Joint Legislative 40 Oversight Committee on Health and Human Services and the Fiscal Research Division. 41 42 **INTENSIVE FAMILY PRESERVATION SERVICES FUNDING, PERFORMANCE** 43 **ENHANCEMENTS, AND REPORT** 44 Notwithstanding the provisions of G.S. 143B-150.6, the SECTION 9J.2.(a) 45 Intensive Family Preservation Services (IFPS) Program shall provide intensive services to 46 children and families in cases of abuse, neglect, and dependency where a child is at imminent 47 risk of removal from the home and to children and families in cases of abuse where a child is not at imminent risk of removal. The Program shall be implemented statewide on a regional basis. 48 49 The IFPS shall ensure the application of standardized assessment criteria for determining

50 imminent risk and clear criteria for determining out-of-home placement.

1	SECTION 9J.2.(b) The Department of Health and Human Services shall require that					
2	any program or entity that receives State, federal, or other funding for the purpose of IFPS shall					
3	provide information and data that allows for the following:					
4	(1) An established follow-up system with a minimum of six months of follow-up					
5	services.					
5	(2) Detailed information on the specific interventions applied, including					
7	utilization indicators and performance measurement.					
	(3) Cost-benefit data.					
)	(4) Data on long-term benefits associated with IFPS. This data shall be obtained					
)	by tracking families through the intervention process.					
	(5) The number of families remaining intact and the associated interventions					
	while in IFPS and 12 months thereafter.					
	(6) The number and percentage, by race, of children who received IFPS compared					
-	to the ratio of their distribution in the general population involved with Child					
	Protective Services.					
	SECTION 9J.2.(c) The Department shall continue implementing a					
7	performance-based funding protocol and shall only provide funding to those programs and					
	entities providing the required information specified in subsection (b) of this section. The amount					
	of funding shall be based on the individual performance of each program.					
	SECTION 9J.2.(d) The Department shall submit an annual report to the Joint					
	Legislative Oversight Committee on Health and Human Services and the Fiscal Research					
	Division by December 1 of each year that provides the information and data collected pursuant					
3	to subsection (b) of this section.					
•						
5	CHILD CARING INSTITUTIONS					
)	SECTION 9J.3. Until the Social Services Commission adopts rules setting					
7	standardized rates for child caring institutions as authorized under G.S. 143B-153(8), the					
5	maximum reimbursement for child caring institutions shall not exceed the rate established for the					
))	specific child caring institution by the Department of Health and Human Services, Office of the Controller. In determining the maximum reimbursement, the State shall include county and IV-E					
) l	reimbursements.					
)	Tennoursements.					
}	USE FOSTER CARE BUDGET FOR GUARDIANSHIP ASSISTANCE PROGRAM					
, 	SECTION 9J.4. Of the funds available for the provision of foster care services, the					
r j	Department of Health and Human Services, Division of Social Services, may continue to provide					
, 5	for the financial support of children who are deemed to be (i) in a permanent family placement					
,	setting, (ii) eligible for legal guardianship, and (iii) otherwise unlikely to receive permanency.					
5	No additional expenses shall be incurred beyond the funds budgeted for foster care for the					
,)	Guardianship Assistance Program (GAP). The Guardianship Assistance Program shall include					
)	provisions for extending guardianship services for individuals and youth who exited foster care					
	through the Guardianship Assistance Program after 14 years of age or who have attained the age					
	of 18 years and opt to continue to receive guardianship services until reaching 21 years of age if					
5	the individual is (i) completing secondary education or a program leading to an equivalent					
Ļ	credential, (ii) enrolled in an institution that provides postsecondary or vocational education, (iii)					
	participating in a program or activity designed to promote, or remove barriers to, employment, (iv) employed for at least 80 hours per month, or (v) incapable of completing the educational or employment requirements of this section due to a medical condition or disability. The					
	Guardianship Assistance Program rates shall reimburse the legal guardian for room and board					
	and be set at the same rate as the foster care room and board rates in accordance with rates					
	established under G.S. 108A-49.1.					
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	·				
1	CHILD WELFARE POSTSECONDARY SUPPORT PROGRAM (NC REACH)				
2	SECTION 9J.5.(a) Funds appropriated in this act from the General Fund to the				
3	Department of Health and Human Services for the child welfare postsecondary support program				
4	shall be used to continue providing assistance with the "cost of attendance" as that term is defined				
5	in 20 U.S.C. § 1087 <i>ll</i> for the educational needs of foster youth aging out of the foster care system,				
6	youth who exit foster care to a permanent home through the Guardianship Assistance Program				
7	(GAP), or special needs children adopted from foster care after age 12. These funds shall be				
8	allocated by the State Education Assistance Authority.				
9	SECTION 9J.5.(b) Of the funds appropriated in this act from the General Fund to				
10	the Department of Health and Human Services, the sum of fifty thousand dollars (\$50,000) for				
11	each year of the 2023-2025 fiscal biennium shall be allocated to the North Carolina State				
12	Education Assistance Authority (SEAA). The SEAA shall use these funds only to perform				
13	administrative functions necessary to manage and distribute scholarship funds under the child				
14	welfare postsecondary support program.				
15	SECTION 9J.5.(c) Of the funds appropriated in this act from the General Fund to				
16	the Department of Health and Human Services, the sum of three hundred thirty-nine thousand				
17	four hundred ninety-three dollars (\$339,493) for each year of the 2023-2025 fiscal biennium shall				
18	be used to contract with an entity to administer the child welfare postsecondary support program				
19	described under subsection (a) of this section, which administration shall include the performance				
20	of case management services.				
21	SECTION 9J.5.(d) Funds appropriated in this act to the Department of Health and				
22	Human Services for the child welfare postsecondary support program shall be used only for				
23	students attending public institutions of higher education in this State.				
24					
25	FEDERAL CHILD SUPPORT INCENTIVE PAYMENTS				
26	SECTION 9J.6.(a) Centralized Services. – The North Carolina Child Support				
27	Services Section (NCCSS) of the Department of Health and Human Services, Division of Social				
28	Services, shall retain up to fifteen percent (15%) of the annual federal incentive payments it				
29	receives from the federal government to enhance centralized child support services. To				
30	accomplish this requirement, NCCSS shall do the following:				
31	(1) In consultation with representatives from county child support services				
32	programs, identify how federal incentive funding could improve centralized				
33	services.				
34	(2) Use federal incentive funds to improve the effectiveness of the State's				
35	centralized child support services by supplementing and not supplanting State				
36	expenditures for those services.				
37	(3) Continue to develop and implement rules that explain the State process for				
38	calculating and distributing federal incentive funding to county child support				
39	services programs.				
40	SECTION 9J.6.(b) County Child Support Services Programs. – NCCSS shall				
41	allocate no less than eighty-five percent (85%) of the annual federal incentive payments it				
42	receives from the federal government to county child support services programs to improve				
43	effectiveness and efficiency using the federal performance measures. To that end, NCCSS shall				
44	do the following:				
45	(1) In consultation with representatives from county child support services				
46	programs, examine the current methodology for distributing federal incentive				
47	funding to the county programs and determine whether an alternative formula				
48	would be appropriate. NCCSS shall use its current formula for distributing				
49	federal incentive funding until an alternative formula is adopted.				

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	(2) Upon adopting an alternative formula, develop a process to phase in the alternative formula for distributing federal incentive funding over a four-year period.	
-	SECTION 9J.6.(c) Reporting by County Child Support Services Programs	
	NCCSS shall continue implementing guidelines that identify appropriate uses for federal	
	incentive funding. To ensure those guidelines are properly followed, NCCSS shall require county	Y
	child support services programs to comply with each of the following:	1
	(1) Submit an annual plan describing how federal incentive funding would improve program effectiveness and efficiency as a condition of receiving federal incentive funding.	
	(2) Report annually on the following: (i) how federal incentive funding has	S
	improved program effectiveness and efficiency and been reinvested into their	
	programs, (ii) provide documentation that the funds were spent according to	
	their annual plans, and (iii) explain any deviations from their plans.	
	SECTION 9J.6.(d) Reporting by NCCSS. – NCCSS shall submit a report on federal	1
	child support incentive funding to the Joint Legislative Oversight Committee on Health and	
	Human Services and the Fiscal Research Division by November 1 of each year. The report shall	1
	describe how federal incentive funds enhanced centralized child support services to benefit	t
	county child support services programs and improved the effectiveness and efficiency of county	
	child support services programs. The report shall further include any changes to the State process	
	that NCCSS used in calculating and distributing federal incentive funding to county child support	t
	services programs and any recommendations for further changes.	
	SUCCESSFUL TRANSITION/FOSTER CARE YOUTH	
	SECTION 9J.7. The Foster Care Transitional Living Initiative Fund shall continue to fund and support transitional living carries that demonstrate positive supports for worth	
	to fund and support transitional living services that demonstrate positive outcomes for youth, attract significant private sector funding, and lead to the development of evidence-based programs to serve the at-risk population described in this section. The Fund shall continue to	b
	support a demonstration project with services provided by Youth Villages to (i) improve	
	outcomes for youth ages 17-21 years who transition from foster care through implementation of	
	outcome-based Transitional Living Services, (ii) identify cost-savings in social services and	
	juvenile and adult correction services associated with the provision of Transitional Living	
	Services to youth aging out of foster care, and (iii) take necessary steps to establish an	
	evidence-based transitional living program available to all youth aging out of foster care. In	
	continuing to implement these goals, the Foster Care Transitional Living Initiative Fund shall	
	support the following strategies:	
	(1) Transitional Living Services, which is an outcome-based program that follows	s
	the Youth Villages Transitional Living Model. Outcomes on more than 7,000	
	participants have been tracked since the program's inception. The program has	S
	been evaluated through an independent randomized controlled trial. Results	s
	indicate that the Youth Villages Transitional Living Model had positive	Э
	impacts in a variety of areas, including housing stability, earnings, economic	С
	hardship, mental health, and intimate partner violence in comparison to the	Э
	control population.	
	(2) Public-Private Partnership, which is a commitment by private-sector funding	
	partners to match at least twenty-five percent (25%) of the funds appropriated	
	to the Foster Care Transitional Living Initiative Fund for the 2023-2025 fiscal	
	biennium for the purposes of providing Transitional Living Services through	
	the Youth Villages Transitional Living Model to youth aging out of foster	r
	care.	

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(3) (4)	Impact Measurement and Evaluation, we private partners to provide independent r impact the Youth Villages Transitional Live the foster care system, and on other prog State which are utilized by former foster of Advancement of Evidence-Based Process	measurement and evaluation of the ving Model has on the youth served, grams and services provided by the care youth. s, which is the implementation and
	ongoing evaluation of the Youth Villages purposes of establishing the first evidence in the nation. To establish the evidence-bas controlled trials may be conducted to adva	e-based transitional living program sed program, additional randomized
PERMANENCY	Y INNOVATION INITIATIVE/CODI	FY SUPPLEMENTATION OF
FEDERAL I	FUNDS REQUIREMENT	
	FION 9J.8. G.S. 131D-10.9B is amended b	
	funds provided for the Permanency Innovat supplant, all available federal matching func-	
<u>supplement, not s</u>		<u>15.</u>
	ERTAIN SNAP AND TANF EXPENDIT	
	FION 9J.9.(a) Funds appropriated in this a	-
	Division of Social Services (Division), for	-
	report on certain Supplemental Nutrition	e
1 1	stance for Needy Families (TANF) expendi	
	the data regarding expenditures of those pr	
	ted to the Division that includes, at a minim	-
(1)	The dollar amount and number of tra	-
$\langle 0 \rangle$	out-of-state, by state, for both SNAP bene	
(2)	The amount of benefits expended out-of-s	state, by state, from active cases for
(2)	both SNAP and TANF.	nontions of honofits account on
(3)	The dollar amount and number of tran expended in this State, by types of retailer	
	TANF.	s of institutions, for both STVAT and
SECI	FION 9J.9.(b) Upon receiving the expenditu	ures data for SNAP and TANF from
	Division shall evaluate the data. After eva	
,	bmit a report on its analysis of the data by	0 1
	Legislative Oversight Committee on Health	
	on. The Division shall post its report require	
	ake the data available by June 30 and Dec	
report required by this section, the Division shall report how this data is used to investigate fraud		
and abuse in both SNAP and TANF. The Division shall also report on other types of data and		
how that data is utilized in the detection of fraud and abuse.		
SECT	FION 9J.9.(c) The Division shall maintain	n the confidentiality of information
_	Chapter 132 of the General Statutes. The	
information subject to reporting under this section to prevent identification of individua		
recipients of SNA	AP or TANF benefits.	
	CACY CENTER FUNDS	
SECT	FION 9J.11. Of the funds appropriated in t	his act to the Department of Health

and Human Services, Division of Social Services, the sum of three million dollars (\$3,000,000)
in recurring funds for each year of the 2023-2025 fiscal biennium shall be allocated to the
Children's Advocacy Centers of North Carolina, Inc. (CACNC), a nonprofit organization. At
least seventy-five percent (75%) of these funds shall be distributed to child advocacy centers in

1 2		re in good standing with CACNC in accordance with the requirements of as enacted in Section 1(a) of S.L. 2023-96.			
3					
4	FOSTER CARE TRAUMA-INFORMED ASSESSMENT				
5		FION 9J.12.(a) Appropriation; Purpose. – Of the funds appropriated in this act			
6 7		nt of Health and Human Services, Division of Social Services (Division), the			
8		ndred fifty thousand dollars (\$750,000) in nonrecurring funds for each year of fiscal biennium shall be used for the development of a foster care			
o 9		, standardized assessment. The Division shall develop the assessment in			
10		the divisions, individuals, agencies, and organizations set forth in subsection (b)			
10		he purpose of the assessment is to assist children (i) who are at risk of entry into			
12		rrently in foster care and have experienced trauma warranting the involvement			
13		f Social Services (Division) and other child welfare agencies and (ii) who, as a			
14		auma, are at a higher risk of needing behavioral health or intellectual or			
15		isability services.			
16	1	FION 9J.12.(b) Membership. – The partnership developing the			
17		, standardized assessment shall consist of all of the following members:			
18	(1)	Representatives from all of the following divisions of the Department of			
19		Health and Human Services: the Division of Social Services, the Division of			
20		Health Benefits, the Division of Mental Health, Developmental Disabilities,			
21		and Substance Use Services, and the Division of Family and Child			
22		Well-Being.			
23	(2)	Prepaid health plans, as defined in G.S. 108D-1, and primary care case			
24		management entities, as defined in 42 C.F.R. § 438.2, that serve children at			
25 26	(2)	risk of entry into foster care and children who are currently in foster care.			
26 27	(3)	Representatives from county departments of social services.			
27	(4) (5)	Benchmarks, a nonprofit corporation. Individuals with lived experiences.			
28 29	(6)	Others identified by the partnership based upon areas of expertise.			
30		FION 9J.12.(c) Plan Development. – In developing the trauma-informed,			
31		essment, the partnership shall develop a rollout plan with a goal of implementing			
32		med, standardized assessment statewide in all 100 counties. The rollout plan			
33	shall include all				
34	(1)	The development of the trauma-informed, standardized assessment template			
35		by March 31, 2024.			
36	(2)	The finalized trauma-informed, standardized assessment template by			
37		September 30, 2024, including the standardized training curriculum,			
38		methodology for training, the selection of a vendor to manage and conduct the			
39		training and determine the process for the statewide rollout, and coordination			
40		with tribal jurisdictions.			
41	(3)	The phased-in approach of the trauma-informed, standardized assessment			
42 43		beginning on October 1, 2024, and operating statewide by September 30, 2025			
45 44	(A)	2025. The establishment of a base rate for the trauma-informed, standardized			
44 45	(4)	assessment that supports the oversight, training, and monitoring of the fidelity			
46		to the trauma-informed, standardized assessment.			
47	(5)	The establishment of a standardized workflow of notifications to the payers			
48		and child welfare agencies, including the following recommended service			
49		processes:			
50		a. Time lines for recommended access and implementation of services			
51		from date of referral.			

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1 2 3 4 5		b. Network and provider capacity to meet expecte event the behavioral health service provision is i a BH IDD tailored plan or in an LME/MCO catch gap in provider capacity to meet the recommen- network shall be open to providers for additional	n a region served by ment area that has a nded time lines, the
6 7 8	(6)	The identification of core outcomes to measure the succe impact of youth receiving the trauma-informed, standard	ess of the project and
9 10	(7)	a timely manner by a trained workforce. The establishment of a statewide implementation training oversight of fidelity to the trauma-informed, standardized	assessment for staff
11 12 13 14 15		conducting the assessment within specified time frames care plans shall be required to open their provider net necessary number of trauma-informed providers if th cannot meet the needs of the community. The training p and implemented within the same time lines establish	works to obtain the ne existing network plan shall be enacted
16 17	SECT	schedule. TON 9J.12.(d) Guidelines. – In developing the trauma-inf	Formed standardized
17 18 19	assessment and th	ne rollout plan, the Department of Health and Human Serv , standardized assessment does, at a minimum, all of the fo	vices shall ensure the
20 21 22	(1)	That juveniles between the ages of 4 and 17 being pla receive a trauma-informed, standardized assessment with of their referral.	nced into foster care
23 24 25	(2)	That each juvenile who is included in any Medicaid c specialty plan, regardless of their type of plac trauma-informed, standardized assessment.	
26 27	(3)	That each trauma-informed, standardized assessment ma a face-to-face or telehealth encounter.	•
28 29 30 31	(4)	That the county department of social services makes trauma-informed, standardized assessment within five determination of abuse or neglect of the juvenile G.S. 7B-302.	working days of a
32 33 34 35	(5)	After obtaining parental consent, that a juvenile is trauma-informed, standardized assessment if the county services makes the determination that the juvenile is at im into foster care.	department of social
36 37	(6)	Allows for individuals between the ages of 18 and 21 to re if necessary.	ceive an assessment,
38 39	(7)	Provides an evidence-informed and standardized templat assessment.	
40 41 42	(8)	In the event the juvenile has an assigned care manager program, that the responsible care management entity is n for the assessment and to whom.	
43 44		TON 9J.12.(e) Implementation Requirements. – The Depa shall also do all of the following in implementing the	
45		ssment and the rollout plan:	········
46 47	(1)	Leverage the expertise and lessons learned from the ent partnership who have successfully implemented	
48 49 50	(2)	standardized assessments and training venues. Complete any required documentation and, as appliavailable federal revenues for such activities, including	

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	Medicaid, federal block grant funds, and social services	or behavioral plans
(3)	the expertise to manage the trauma-informed, standardized rollout plan to include the creation of a training plan a monitor implementation of the assessment and rollout	d assessment and the and requirements to
(4	 fidelity of the service and delivery are maintained. Create a Division of Social Services Statewide Dashbo status of the trauma-informed, standardized assessment the rollout plan, updated monthly, that includes all of the a. Referrals. 	implementation and
	b. Case management.	
	c. Assessments.	
	d. Lag between referrals, assessments, and service in	nitiation
	e. Youth personal outcomes, not based on process,	
	on supporting permanency.	out moteur rocuber
	f. Any other elements identified by the partnership.	
TRANSPOR	TATION OF HIGH-RISK JUVENILES	
SI	ECTION 9J.13. Article 9 of Chapter 7B of the General Star	tutes is amended by
	section to read:	
	Transportation of high-risk juveniles.	
	he director of a county department of social services wh	
	f the court under this Article, and who is serving as custodia	
	make a written request to a high-risk juvenile transporter to	
	n determining assistance with placement responsibilities	e e
	a high-risk juvenile transporter agrees to provide transportat	
	portation shall be provided in the county in which the juveni	
	nsportation within that county. For purposes of this section, the f	collowing definitions
shall apply:) High right investige A investige who is up don 10 mans	f and who has have
<u>(1</u>		-
	<u>abused or neglected, who has serious emotional, me</u> <u>disturbances that pose a risk of harm to self or others, and</u>	
	of a residential placement due to the serious emotional, n	
	disturbances.	nentai, or benaviorai
(2)		ney the Division of
<u>\</u> 2	Juvenile Justice of the Department of Public Safety, or	•
	Adult Correction and includes the designated staff of tho	
(b) In	providing transportation as required by this section, a high-risk	-
	onable force to restrain the high-risk juvenile if it appears nec	
	enile transporter or other individuals. Any use of restraints sh	
	y the high-risk juvenile transporter to be necessary under the c	
	high-risk juvenile, the high-risk juvenile transporter, or other p	
	o high-risk juvenile transporter providing transportation of a high	
be held crimi	inally or civilly liable for assault, false imprisonment, or othe	er torts or crimes on
account of rea	asonable measures taken under the authority of this Article. Add	itionally, a high-risk
-	sporter is immune from any civil or criminal liability that	-
	nposed as a result of any omission or action taken pursuant to	· · · · · · · · · · · · · · · · · · ·
	provided the high-risk juvenile transporter was acting in good	
	y this subsection does not extend to gross negligence, wanton co	onduct, or intentional
wrongdoing f	hat would otherwise be actionable.	

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(d) The director of the county department	of social services m	nav enter into a
"transportation agreement" with a high-risk juvenile		
procedures, and guidelines for transporting high-ris		
transporting a high-risk juvenile pursuant to this sector	tion are the responsibil	ity of the county
department of social services having custody of the hig	<u>gh-risk juvenile.</u> "	
	ENDENCE FOR P	EOPLE WITH
DISABILITIES		
PART IX-L. HHS MISCELLANEOUS		
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~
CONFORM PRIVILEGE EXEMPTIONS FO		/
MARRIAGE AND FAMILY THERAPISTS	5	RS, CLINICAL
MENTAL HEALTH COUNSELORS, AND PS		
<b>SECTION 9L.1.(a)</b> G.S. 14-318.6(h) read		• • • • •
"(h) Nothing in this section shall be construed a	1 I	
under G.S. 8-53.3, 8-53.7, 8-53.8, or 8-53.12 or with		
privilege, or (iii) psychiatrist-client or patient privilege		
privilege would prevent them from doing so. Nothin	-	
requiring a licensed marriage and family therapist wit		-
pursuant to this section if that privilege would prevent the		
only applies to the primary client and not to any other	-	<b>.</b> .
subsection, the term "primary client" means a person we family therapist for professional services for the purpose		
<b>SECTION 9.1.(b)</b> This section is effective		
SECTION 9.1.(b) This section is effective	e when it becomes law.	
PART IX-M. DHHS BLOCK GRANTS		
TART IA-M, DIIIIS BLOCK GRAI(15		
DHHS BLOCK GRANTS		
<b>SECTION 9M.1.(a)</b> Except as otherwis	e provided, appropriati	ons from federal
Block Grant funds are made for each year of the fiscal b		
to the following schedule:		, ,
TEMPORARY ASSISTANCE FOR NEEDY	FY 2023-2024	FY 2024-2025
FAMILIES (TANF) FUNDS		
Local Program Expenditures		
Division of Social Services		
Division of Social Services		
<b>Division of Social Services</b> 01. Work First Family Assistance	\$31,328,255	\$31,259,794
	\$31,328,255	\$31,259,794
	\$31,328,255 80,093,566	\$31,259,794 80,093,566
<ul><li>01. Work First Family Assistance</li><li>02. Work First County Block Grants</li></ul>	80,093,566	80,093,566
01. Work First Family Assistance		
<ul><li>01. Work First Family Assistance</li><li>02. Work First County Block Grants</li><li>03. Work First Electing Counties</li></ul>	80,093,566	80,093,566
<ul> <li>01. Work First Family Assistance</li> <li>02. Work First County Block Grants</li> <li>03. Work First Electing Counties</li> <li>04. Adoption Services – Special Children</li> </ul>	80,093,566 2,378,213	80,093,566 2,378,213
<ul><li>01. Work First Family Assistance</li><li>02. Work First County Block Grants</li><li>03. Work First Electing Counties</li></ul>	80,093,566	80,093,566
<ul> <li>01. Work First Family Assistance</li> <li>02. Work First County Block Grants</li> <li>03. Work First Electing Counties</li> <li>04. Adoption Services – Special Children Adoption Fund</li> </ul>	80,093,566 2,378,213	80,093,566 2,378,213
<ul> <li>01. Work First Family Assistance</li> <li>02. Work First County Block Grants</li> <li>03. Work First Electing Counties</li> <li>04. Adoption Services – Special Children</li> </ul>	80,093,566 2,378,213	80,093,566 2,378,213

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Workers for Local DSS	11,387,190	11,387,190
06. Child Welfare Program Improvement Plan	775,176	775,176
07. Child Welfare Collaborative	400,000	400,000
08. Child Welfare Initiatives	1,400,000	1,400,000
Division of Child Development and Early Education		
09. Subsidized Child Care Program	45,813,694	45,813,694
10. Swap-Child Care Subsidy	12,600,000	12,600,000
11. NC Pre-K Services	68,300,000	68,300,000
Division of Public Health		
12. Teen Pregnancy Prevention Initiatives	3,538,541	3,538,541
OHHS Administration		
13. Division of Social Services	2,478,284	2,478,284
14. Division of Child and Family Well-Being	3,976	3,976
15. Office of the Secretary	34,042	34,042
16. Eligibility Systems – Operations and Maintenance	431,733	431,733
17. NC FAST Implementation	428,239	428,239
<ol> <li>18. Division of Social Services – Workforce Innovation &amp; Opportunity Act (WIOA)</li> </ol>	93,216	93,216
19. Division of Social Services TANF Modernization	1,667,571	1,667,571
<b>Fransfers to Other Block Grants</b>		
Division of Child Development and Early Education		
20. Transfer to the Child Care and Development Fund	21,773,001	21,773,001
Division of Social Services		
21. Transfer to Social Services Block Grant for Child Protective Services – Training	285,612	285,612
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1 2	22. Transfer to Social Services Block Grant for Child Protective Services	5,040,000	5,040,000
3 4 5	23. Transfer to Social Services Block Grant for County Departments of		
6 7	Social Services for Children's Services	13,097,783	13,166,244
8 9	24. Transfer to Social Services Block Grant – Foster Care Services	3,422,219	3,422,219
10 11	25. Transfer to Social Services Block	1,582,000	1,582,000
12 13	Grant – Child Advocacy Centers		
14 15	TOTAL TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) FUNDS	\$312,353,987	\$312,353,987
16 17 18	TEMPORARY ASSISTANCE FOR NEEDY FAMIL EMERGENCY CONTINGENCY FUNDS	IES (TANF)	
19 20 21	Local Program Expenditures		
21 22 23	Division of Child Development and Early Education		
24 25	01. Subsidized Child Care	\$34,440,000	\$35,440,000
26 27 28	TOTAL TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) EMERGENCY CONTINGENCY FUNDS	\$34,440,000	\$35,440,000
20 29 30	SOCIAL SERVICES BLOCK GRANT	<i>Ф<b>3ч,чч</b>0,000</i>	<i>ф33</i> , <b>чч</b> 0,000
30 31 32	Local Program Expenditures		
33 34	Divisions of Social Services and Aging and Adult Serv	ices	
35 36	01. County Departments of Social Services	\$19,905,849	\$19,837,388
30 37 38	02. County Departments of Social Services	ψ1 <b>7,705,0</b> <del>4</del> 7	φ1 <b>7,057,500</b>
38 39 40	(Transfer From TANF)	13,097,783	13,166,244
40 41 42	03. EBCI Tribal Public Health and Human Services	244,740	244,740
43 44	04. Child Protective Services (Transfer From TANF)	5,040,000	5,040,000
45 46	05. State In-Home Services Fund	1,943,950	1,943,950
47 48 40	06. Adult Protective Services	2,138,404	2,138,404
49 50 51	07. State Adult Day Care Fund	1,994,084	1,994,084

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08. Child Protective Services/CPS		
Investigative Services – Child Medical		
Evaluation Program	901,868	901,868
09. Special Children Adoption Incentive Fund	462,600	462,600
10. Child Protective Services – Child		
Welfare Training for Counties	295 (12	295 (12
(Transfer From TANF)	285,612	285,612
11. Home and Community Care Block		
Grant (HCCBG)	2,696,888	2,696,888
	_,.,.,	_,_,_,_,_,
12. Child Advocacy Centers		
(Transfer From TANF)	1,582,000	1,582,000
13. Guardianship – Division of Social Service	es 1,802,671	1,802,671
14. Foster Care Services	2 422 210	2 422 210
(Transfer From TANF)	3,422,219	3,422,219
14A. Big Brothers Big Sisters of the Triangle	, Inc. 350,000	350,000
ivision of Mental Health, Developmental Disa	abilities, and Substance Use	Services
······································		
15. Mental Health Services – Adult and		
Child/Developmental Disabilities Program	n/	
Substance Use Services – Adult	4,149,595	4,149,595
15A. Autism Society of North Carolina, Inc.	2,541,392	2,541,392
15D The Are of North Coroline Inc.	271 074	271,074
15B. The Arc of North Carolina, Inc.	271,074	2/1,0/4
15C. Easterseals UCP North Carolina & Virg	inia, Inc. 1,612,059	1,612,059
		_,,
OHHS Program Expenditures		
Division of Services for the Blind		
16. Independent Living Program & Program		
Oversight	3,880,429	3,880,429
Oversight	5,000,127	5,000,125
Division of Health Service Regulation		
17. Adult Care Licensure Program	557,598	557,598
18. Mental Health Licensure and		
Certification Program	266,158	266,158
Division of Aging and Adult Services		
19. Guardianship	3,825,443	3,825,443
P	2,520,110	2,020,110
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DHHS Administration		
20. Division of Aging and Adult Services	743,284	743,284
21. Division of Social Services	1,042,894	1,042,894
22. Office of the Secretary/Controller's Office	639,167	639,167
23. Legislative Increases/Fringe Benefits	293,655	587,310
24. Division of Child Development and Early Education	13,878	13,878
25. Division of Mental Health, Developmental Disabilities, and Substance Use Services	28,325	28,325
26. Division of Health Service Regulation	258,960	258,960
TOTAL SOCIAL SERVICES BLOCK GRANT	\$75,992,579	\$76,286,234
LOW-INCOME ENERGY ASSISTANCE BLOC	CK GRANT	
Local Program Expenditures		
Division of Social Services		
01. Low-Income Energy Assistance Program (LIEAP)	\$67,836,069	\$67,836,069
02. Crisis Intervention Program (CIP)	45,214,330	45,214,330
Local Administration		
Division of Social Services		
03. County DSS Administration	8,789,246	8,789,246
DHHS Administration		
Division of Social Services		
04. Administration	10,000	10,000
05. Energy Portal (FIS Transaction Fees)	25,000	25,000
Division of Central Management and Support		
06. Office of the Secretary/Division of Informati Management (DIRM) (Accountable Results Community Action (AR4CA) Replacement S	for	166,750
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07. Office of the Secretary/DIRM	278,954	278,954
08. Office of the Secretary/Controller's Office	18,378	18,378
09. NC FAST Development	627,869	627,869
10. NC FAST Operations and Maintenance	1,330,323	1,330,323
<b>Fransfers to Other State Agencies</b>		
Department of Environmental Quality		
11. Weatherization Program	13,220,309	13,220,309
12. Heating Air Repair and Replacement Program (HARRP)	8,075,029	8,075,029
<ol> <li>Local Residential Energy Efficiency Service Providers – Weatherization</li> </ol>	787,097	787,097
14. Local Residential Energy Efficiency Service Providers – HARRP	437,276	437,276
15. DEQ – Weatherization Administration	859,976	859,976
16. DEQ – HARRP Administration	539,307	539,307
Department of Administration		
17. N.C. Commission on Indian Affairs	87,736	87,736
FOTAL LOW-INCOME ENERGY ASSISTANCE BLOCK GRANT	\$148,303,649	\$148,303,649
CHILD CARE AND DEVELOPMENT FUND BL	OCK GRANT	
Local Program Expenditures		
Division of Child Development and Early Educatio	n	
01. Child Care Services	\$289,070,072	\$289,070,072
02. Smart Start Subsidy	7,392,654	7,392,654
03. Transfer from TANF Block Grant for Child Care Subsidies	21,773,001	21,773,001
04. Quality and Availability Initiatives (TEACH Program \$3,800,000)	61,980,526	61,980,526

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DHHS Administration			
Division of Child Development and Earl	y Education		
05. DCDEE Administrative Expenses		9,710,886	9,710,886
06. Indirect Cost		7,346	7,346
Division of Social Services			
07. Direct Deposit for Child Care Payn	nents	5,000	5,000
08. Local Subsidized Child Care Services Support		18,780,355	18,780,355
	nnout	10,700,555	10,700,505
Division of Central Management and Su			
09. NC FAST Operations and Maintena	ance	1,450,316	1,450,316
<ol> <li>DHHS Central Administration – DI Technical Services</li> </ol>	IRM	979,762	979,762
11. DHHS Central Administration		68,000	68,000
Division of Child and Family Well-Being	5		
12. Child Care Health Consultation Co.	ntracts	62,205	62,205
OTAL CHILD CARE AND DEVELO FUND BLOCK GRANT	PMENT	\$411,280,123	\$411,280,123
COMMUNITY MENTAL HEALTH SE	RVICES BLO	CK GRANT	
local Program Expenditures			
01. Mental Health Services – Child		\$2,477,666	\$2,477,666
02. Mental Health Services – Adult/Ch	ild	19,690,452	19,690,452
03. Mental Health Services – First Psychotic Symptom Treatment		5,416,756	5,416,756
04. Child Behavioral Health (Division and Family Well-Being)	of Child	5,246,350	5,246,350
OHHS Administration		0,210,000	2,210,220
Division of Child and Family Well-Being	5		
05. Administration		140,000	140,000
D 200			

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Division of Mental Health, Developmental Disabiliti	es, and Substance Use	Services
06. Crisis Services	2,877,047	2,877,047
07. Administration	332,351	332,35
08. Adult/Child Mental Health Services	350,150	350,150
Division of Public Health		
09. NC Detect – Behavioral Health ER	35,000	35,000
TOTAL COMMUNITY MENTAL HEALTH SERV	VICES	
BLOCK GRANT	\$36,565,772	\$36,565,772
SUBSTANCE USE PREVENTION, TREATMENT BLOCK GRANT	, AND RECOVERY S	ERVICES
Local Program Expenditures		
Division of Mental Health, Developmental Disabiliti	ies, and Substance Use	Services
01. Substance Abuse – IV Drug	\$2,000,000	\$2,000,00
02. Substance Abuse Prevention	20,245,927	20,245,92
03. Substance Use Services – Treatment for		
Children/Adults		
(Healing Transitions, Inc. \$200,000;		
Triangle Residential Options for Substance		
Abusers, Inc., (TROSA) \$3,225,000;		
First Step Farm of WNC, Inc. \$100,000;		
Addiction Recovery Care Association, Inc., (ARCA) \$2,000,000)	45,176,849	45,176,84
(ARCA) \$2,000,000)	43,170,049	43,170,04
DHHS Program Expenditures		
Division of Mental Health, Developmental Disabiliti	es, and Substance Use	Services
04 Crisis Solutions Initiativas Collegists		
04. Crisis Solutions Initiatives – Collegiate Wellness/Addiction Recovery	1,545,205	1,545,20
Weinless/Addiction Recovery	1,5+5,205	1,545,20
05. Veterans Initiatives	250,000	250,00
DHHS Administration		
Division of Mental Health, Developmental Disabiliti	es, and Substance Use	Services
	2 207 852	2,297,852
07. Administration	2,297,852	, - ,
07. Administration 08. Controlled Substance Reporting System	675,000	675,000

1			
2	TOTAL SUBSTANCE USE PREVENTION, TREATM	,	
3	SERVICES BLOCK GRANT	\$72,190,833	\$72,190,832
4			
5	MATERNAL AND CHILD HEALTH BLOCK GRANT	1	
6	T I.D		
7	Local Program Expenditures		
8 9	Division of Child and Family Well-Being		
9 10	Division of Child and Fanniy Wen-Denig		
10	01. Children's Health Services		
12	(Prevent Blindness \$575,000;		
13	Nurse-Family Partnership \$1,102,308)	\$11,321,889	\$11,321,889
14		¢11,521,009	φ11,5 <b>2</b> 1,009
15	Division of Public Health		
16			
17	02. Women's and Children's Health Services		
18	(March of Dimes \$350,000; Sickle Cell		
19	Centers \$100,000; Teen Pregnancy Prevention		
20	Initiatives \$650,000; Perinatal & Neonatal Outreach		
21	Coordinator Contracts \$440,000; Mountain Area		
22	Pregnancy Services \$50,000)	3,609,392	3,609,392
23			
24	03. Oral Health	51,119	51,119
25			
26	04. Evidence-Based Programs in Counties		
27	With the Highest Infant Mortality Rates	1,727,307	1,727,307
28			
29 20	DHHS Program Expenditures		
30 31	05 Children's Health Services	1 244 402	1 244 402
31 32	05. Children's Health Services	1,344,492	1,344,492
32 33	06. Women's Health – Maternal Health	252,695	252,695
33 34	00. Women's Health – Waternal Health	252,095	252,095
35	07. Women's and Children's Health – Perinatal		
36	Strategic Plan Support Position	80,669	80,669
37		00,003	00,009
38	08. State Center for Health Statistics	158,583	158,583
39			
40	09. Health Promotion – Injury and		
41	Violence Prevention	87,271	87,271
42			
43	DHHS Administration		
44			
45	10. Division of Public Health Administration	340,646	340,646
46			
47	11. Division of Child and Family Well-Being		
48	Administration	211,925	211,925
49 50			
50	TOTAL MATERNAL AND CHILD	¢10 105 000	¢10 105 000
51	HEALTH BLOCK GRANT	\$19,185,988	\$19,185,988
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Local Program Expenditures			
01. Physical Activity and Preventio	n	\$3,081,442	\$3,081
DHHS Program Expenditures			
<b>Division of Public Health</b>			
02. HIV/STD Prevention and			
Community Planning		135,063	135
03. Oral Health Preventive Services	3	150,000	150
04. Injury and Violence Prevention			
(Services to Rape Victims – Set	-Aside)	217,935	217
05. Performance Improvement and			
Accountability		560,182	560
06. State Center for Health Statistic	S	48,000	48
DHHS Administration			
Division of Public Health			
07. Division of Public Health		65,000	65
TOTAL PREVENTIVE HEALTH A	ND HEALTH		
SERVICES BLOCK GRANT		\$4,257,622	\$4,257
COMMUNITY SERVICES BLOCK	GRANT		
01. Community Action Agencies		\$22,862,029	\$20,244
02. Limited Purpose Agencies/Disc	retionary Funding	457,553	504
03. Office of Economic Opportunit	у	1,077,552	1,124
04. Office of the Secretary/DIRM ( Community Action (AR4CA) R		for 560,000	560
05. Office of Economic Opportunit Investment Opportunities Act (		60,000	60
TOTAL COMMUNITY SERVICES			
BLOCK GRANT		\$25,017,134	\$22,494
GENERAL PROVISIONS			
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SEC	TION 9M.1.(b) Information to be Included in	n Block Grant Plans. – The
	Health and Human Services shall submit a separa	
-	ninistered by the Department, and each plan shall	<b>1</b>
(1)	A delineation of the proposed allocations by p	
(-)	State and federal match requirements.	
(2)	A delineation of the proposed State and local ad	Iministrative expenditures.
(3)	An identification of all new positions to be e	-
(-)	Grant, including permanent, temporary, and tim	-
(4)	A comparison of the proposed allocations by	1
~ /	prior years' program and activity budgets and tw	
	or activity expenditures.	
(5)	A projection of current year expenditures by pro	ogram or activity.
(6)	A projection of federal Block Grant funds availa	
	funds from the current and prior fiscal years.	,
(7)	The required amount of maintenance of effor	ort and the amount of funds
	qualifying for maintenance of effort in the	
	program or activity.	r i i i i j i i i i i i i i i i j
SEC	<b>TION 9M.1.(c)</b> Changes in Federal Fund Availal	bility. – If the Congress of the
	creases the federal fund availability for any of the	
	grants related to existing Block Grants administered	<b>.</b>
	vices from the amounts appropriated in this act, the	• •
	ionally across the program and activity appropriate	
	ction. In allocating an increase in federal fund av	
Budget and Ma	anagement shall not approve funding for new	programs or activities not
appropriated in	this act.	
If the	e Congress of the United States decreases the feder	ral fund availability for any of
the Block Gran	ts or contingency funds and other grants relat	ed to existing Block Grants
administered by	the Department of Health and Human Services fr	com the amounts appropriated
in this act, the l	Department shall develop a plan to adjust the Blo	ock Grants based on reduced
federal funding.		
	vithstanding the provisions of this subsection, fo	•
	reases in the federal fund availability for the Ter	
	F) Block Grant shall be used only for the North	-
1 0 1 0	for child care and shall not be used to supplant Sta	
	to allocating the change in federal fund availab	
	ed by the Office of State Budget and Management.	
	y Block Grant due to changes in federal fund avai	• •
	t Legislative Oversight Committee on Health and H	Human Services and the Fiscal
Research Divisio		
	TION 9M.1.(d) Except as otherwise provided,	
	ds are made for each year of the fiscal biennium en	<b>U</b>
	enacted for State fiscal years 2023-2024 and 2024-	-2025, or until a new schedule
•	e General Assembly.	where the (a1) of this costion
	<b>TION 9M.1.(e)</b> Except as otherwise provided in s	
-	e budgeted allocations to the Block Grants or conting Block Grants administered by the Department of	
	ifically addressed in this section shall be approved	
1	nt. The Office of State Budget and Management	•
0	r activities not appropriated in this section. Addition	
1 0	he Office of State Budget and Management shall	
	d for subrecipients in subsection (a) of this sect	
runus uesignate	a for subreepients in subsection (a) of this see	and the (i) here of the
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Substance Use Prevention, Treatment, and Recovery Services Block Grant or (ii) Item 01 or 02 1 2 of the Maternal and Child Health Block Grant. The Office of State Budget and Management shall 3 consult with the Joint Legislative Oversight Committee on Health and Human Services for 4 review prior to implementing any changes. In consulting, the report shall include an itemized 5 listing of affected programs, including associated changes in budgeted allocations. All changes 6 to the budgeted allocations to the Block Grants shall be reported immediately to the Joint 7 Legislative Oversight Committee on Health and Human Services and the Fiscal Research 8 Division. This subsection does not apply to Block Grant changes caused by legislative salary 9 increases and benefit adjustments.

10 SECTION 9M.1.(e1) The Department of Health and Human Services shall have the authority to realign appropriated funds under subsection (a) of this section for Item 01 or 02 in 11 12 the Maternal and Child Health Block Grant to maintain federal compliance and programmatic 13 alignment, so long as the realignment does not result in a reduction of funds designated for 14 subrecipients under subsection (a) of this section. The Department of Health and Human Services 15 is authorized to realign appropriated funds between the Maternal and Child Health Block Grant 16 categories as provided in this subsection without prior consultation with the Joint Legislative 17 Oversight Committee on Health and Human Services or without exceeding the total amount 18 appropriated for the items.

19 SECTION 9M.1.(f) Except as otherwise provided, the Department of Health and 20 Human Services shall have flexibility to transfer funding between the Temporary Assistance for 21 Needy Families (TANF) Block Grant and the TANF Emergency Contingency Funds Block Grant 22 so long as the total allocation for the line items within those Block Grants remains the same.

23

#### 24

#### TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) FUNDS

25 **SECTION 9M.1.(g)** The sum of eighty million ninety-three thousand five hundred 26 sixty-six dollars (\$80,093,566) for each year of the 2023-2025 fiscal biennium appropriated in 27 this act in TANF funds to the Department of Health and Human Services, Division of Social 28 Services, shall be used for Work First County Block Grants. The Division shall certify these 29 funds in the appropriate State-level services based on prior year actual expenditures. The Division 30 has the authority to realign the authorized budget for these funds among the State-level services 31 based on current year actual expenditures. The Division shall also have the authority to realign 32 appropriated funds from Work First Family Assistance for electing counties to the Work First 33 County Block Grant for electing counties based on current year expenditures so long as the 34 electing counties meet Maintenance of Effort requirements.

35 **SECTION 9M.1.(h)** The sum of eleven million three hundred eighty-seven thousand 36 one hundred ninety dollars (\$11,387,190) for each year of the 2023-2025 fiscal biennium 37 appropriated in this act to the Department of Health and Human Services, Division of Social 38 Services, in TANF funds for child welfare improvements shall be allocated to the county 39 departments of social services for hiring or contracting staff to investigate and provide services 40 in Child Protective Services cases; to provide foster care and support services; to recruit, train, 41 license, and support prospective foster and adoptive families; and to provide interstate and 42 post-adoption services for eligible families.

Counties shall maintain their level of expenditures in local funds for Child Protective
Services workers. Of the Block Grant funds appropriated for Child Protective Services workers,
the total expenditures from State and local funds for fiscal years 2023-2024 and 2024-2025 shall
not be less than the total expended from State and local funds for the 2012-2013 fiscal year.

47 SECTION 9M.1.(i) The sum of four million one thousand six hundred seventy-six 48 dollars (\$4,001,676) for each year of the 2023-2025 fiscal biennium appropriated in this act in 49 TANF funds to the Department of Health and Human Services, Special Children Adoption Fund, 50 shall be used in accordance with G.S. 108A-50.2. The Division of Social Services, in consultation 51 with the North Carolina Association of County Directors of Social Services and representatives of licensed private adoption agencies, shall develop guidelines for the awarding of funds to licensed public and private adoption agencies upon the adoption of children described in G.S. 108A-50 and in foster care. Payments received from the Special Children Adoption Fund by participating agencies shall be used exclusively to enhance the adoption services program. No local match shall be required as a condition for receipt of these funds.

6 **SECTION 9M.1.(j)** The sum of one million four hundred thousand dollars 7 (\$1,400,000) appropriated in this act in TANF funds to the Department of Health and Human 8 Services, Division of Social Services, for each fiscal year of the 2023-2025 fiscal biennium shall 9 be used for child welfare initiatives to (i) enhance the skills of social workers to improve the 10 outcomes for families and children involved in child welfare and (ii) enhance the provision of 11 services to families in their homes in the least restrictive setting.

12 SECTION 9M.1.(k) Of the three million five hundred thirty-eight thousand five 13 hundred forty-one dollars (\$3,538,541) allocated in this section in TANF funds to the Department 14 of Health and Human Services, Division of Public Health, for each year of the 2023-2025 fiscal 15 biennium for teen pregnancy prevention initiatives, the sum of five hundred thousand dollars 16 (\$500,000) in each year of the 2023-2025 fiscal biennium shall be used to provide services for 17 youth in foster care or the juvenile justice system.

18

## 19 SOCIAL SERVICES BLOCK GRANT

20 **SECTION 9M.1.**(*l*) The sum of nineteen million nine hundred five thousand eight hundred forty-nine dollars (\$19,905,849) for the 2023-2024 fiscal year and the sum of nineteen 21 22 million eight hundred thirty-seven thousand three hundred eighty-eight dollars (\$19,837,388) for 23 the 2024-2025 fiscal year appropriated in this act in the Social Services Block Grant to the 24 Department of Health and Human Services, Division of Social Services, and the sum of thirteen 25 million ninety-seven thousand seven hundred eighty-three dollars (\$13,097,783) for the 26 2023-2024 fiscal year and the sum of thirteen million one hundred sixty-six thousand two 27 hundred forty-four dollars (\$13,166,244) for the 2024-2025 fiscal year transferred from funds 28 appropriated in the TANF Block Grant shall be used for county Block Grants. The Division shall 29 certify these funds in the appropriate State-level services based on prior year actual expenditures. 30 The Division has the authority to realign the authorized budget for these funds, as well as State 31 Social Services Block Grant funds, among the State-level services based on current year actual 32 expenditures.

33 **SECTION 9M.1.(m)** The sum of two hundred eighty-five thousand six hundred 34 twelve dollars (\$285,612) appropriated in this act in the Social Services Block Grant to the 35 Department of Health and Human Services, Division of Social Services, for each fiscal year of 36 the 2023-2025 fiscal biennium shall be used to support various child welfare training projects as 37 follows:

- 38
- (1) Provide a regional training center in southeastern North Carolina.
- 39 40

(2) Provide training for residential child caring facilities.

(3)

) Provide for various other child welfare training initiatives.

SECTION 9M.1.(n) The Department of Health and Human Services is authorized,
 subject to the approval of the Office of State Budget and Management, to transfer Social Services
 Block Grant funding allocated for departmental administration between divisions that have
 received administrative allocations from the Social Services Block Grant.

45 SECTION 9M.1.(o) Social Services Block Grant funds appropriated for the Special
 46 Children Adoption Incentive Fund shall require a fifty percent (50%) local match.

47 SECTION 9M.1.(p) The sum of five million forty thousand dollars (\$5,040,000)
 48 appropriated in this act in the Social Services Block Grant for each fiscal year of the 2023-2025
 49 fiscal biennium transferred from funds appropriated in the TANF Block Grant shall be allocated
 50 to the Department of Health and Human Services, Division of Social Services. The Division shall

allocate these funds to local departments of social services to replace the loss of Child Protective

Services State funds that are currently used by county governments to pay for Child Protective
 Services staff at the local level. These funds shall be used to maintain the number of Child
 Protective Services workers throughout the State. These Social Services Block Grant funds shall
 be used to pay for salaries and related expenses only and are exempt from 10A NCAC 71R
 .0201(3) requiring a local match of twenty-five percent (25%).

6 **SECTION 9M.1.(q)** The sum of one million five hundred eighty-two thousand 7 dollars (\$1,582,000) appropriated in this act in the Social Services Block Grant for each fiscal 8 year of the 2023-2025 fiscal biennium to the Department of Health and Human Services, Division 9 of Social Services, shall be used to continue support for the Child Advocacy Centers. These funds 10 are exempt from the provisions of 10A NCAC 71R .0201(3).

**SECTION 9M.1.(r)** The sum of three million eight hundred twenty-five thousand four hundred forty-three dollars (\$3,825,443) for each fiscal year of the 2023-2025 fiscal biennium appropriated in this act in the Social Services Block Grant to the Department of Health and Human Services, Division of Aging and Adult Services, shall be used for guardianship services pursuant to Chapter 35A of the General Statutes. The Department may expend funds allocated in this section to support existing corporate guardianship contracts during the 2023-2024 and 2024-2025 fiscal years.

18 **SECTION 9M.1.(s)** Of the two million one hundred thirty-eight thousand four 19 hundred four dollars (\$2,138,404) appropriated in this act in the Social Services Block Grant to 20 the Division of Aging and Adult Services for Adult Protective Services for each year of the 21 2023-2025 fiscal biennium, the sum of eight hundred ninety-three thousand forty-one dollars 22 (\$893,041) for each year of the 2023-2025 fiscal biennium shall be used to increase the number 23 of Adult Protective Services workers where these funds can be the most effective. These funds 24 shall be used to pay for salaries and related expenses and shall not be used to supplant any other 25 source of funding for staff. These funds are also exempt from 10A NCAC 71R .0201(3) requiring 26 a local match of twenty-five percent (25%).

- 27
- 28

#### LOW-INCOME ENERGY ASSISTANCE BLOCK GRANT

29 **SECTION 9M.1.(t)** The Division of Social Services shall have the authority to 30 realign appropriated funds between the State-level services Low-Income Energy Assistance 31 Payments and Crisis Assistance Payments without prior consultation with the Joint Legislative 32 Oversight Committee on Health and Human Services to ensure needs are effectively met without 33 exceeding the total amount appropriated for these State-level service items. Additional 34 emergency contingency funds received may be allocated for Energy Assistance Payments or 35 Crisis Intervention Payments without prior consultation with the Joint Legislative Oversight 36 Committee on Health and Human Services. Additional funds received shall be reported to the 37 Joint Legislative Oversight Committee on Health and Human Services and the Fiscal Research 38 Division upon notification of the award. The Department of Health and Human Services shall 39 not allocate funds for any activities, including increasing administration, other than assistance 40 payments, without prior consultation with the Joint Legislative Oversight Committee on Health 41 and Human Services.

42 **SECTION 9M.1.(u)** The sum of sixty-seven million eight hundred thirty-six 43 thousand sixty-nine dollars (\$67,836,069) for each year of the 2023-2025 fiscal biennium 44 appropriated in this act in the Low-Income Energy Assistance Block Grant to the Department of 45 Health and Human Services, Division of Social Services, shall be used for Energy Assistance 46 Payments for the households of (i) elderly persons age 60 and above with income up to one 47 hundred fifty percent (150%) of the federal poverty level and (ii) disabled persons eligible for 48 services funded through the Division of Aging and Adult Services.

49 County departments of social services shall submit to the Division of Social Services
 50 an outreach plan for targeting households with 60-year-old household members no later than
 51 August 1 of each year. The outreach plan shall comply with the following:

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1 2 3 4	(1)	Ensure that eligible households are made aware of th with particular attention paid to the elderly population disabled persons receiving services through the Division Services.	age 60 and above and
5 6 7 8	(2)	Include efforts by the county department of social set State and local governmental entities and community- (i) offer the opportunity to provide outreach and (ii) re energy assistance.	based organizations to
9 10 11	(3)	Be approved by the local board of social services or prior to submission.	human services board
11	CHILD CARE	AND DEVELOPMENT FUND BLOCK GRANT	
13		<b>TION 9M.1.(v)</b> Payment for subsidized child care so	ervices provided with
14		ids shall comply with all regulations and policies issued b	
15		Early Education for the subsidized child care program.	
16	SECT	TION 9M.1.(w) If funds appropriated through the Child	Care and Development
17	Fund Block Gra	nt for any program cannot be obligated or spent in the	at program within the
18	0 1	idation periods allowed by the federal grants, the Depart	5
19		idies, unless otherwise prohibited by federal requirement	ts of the grant, in order
20	to use the federal	•	
21		<b>TION 9M.1.(x)</b> Of the sixty-one million nine hundred	
22		six dollars (\$61,980,526) appropriated in this act in	
23	-	ock Grant for each year of the 2023-2025 fiscal biennium	1
24		an Services, Division of Child Development and Early	
25		e hundred fifty thousand dollars (\$1,350,000) for each	year of the 2023-2025
26 27	fiscal diennium s	hall be used to establish 18 new positions.	
27	COMMUNITY	MENTAL HEALTH SERVICES BLOCK GRANT	
28 29		<b>TION 9M.1.(y)</b> The sum of five million four hundred s	ixteen thousand seven
30		x dollars (\$5,416,756) for each year of the 2023-2	
31	•	is act in the Community Mental Health Services Block G	
32		uman Services, Division of Mental Health, Developm	_
33		ervices, is to be used for Mental Health Services – First	
34	Treatment.		5 5 1
35	SECT	<b>TION 9M.1.(z)</b> Of the funds appropriated in this act in the funds appropriated in this act in the funds appropriate of the funds approprise of th	he Community Mental
36	Health Services	Block Grant to the Department of Health and Human	Services, Division of
37	Mental Health, D	evelopmental Disabilities, and Substance Use Services,	for each fiscal year of
38	the 2023-2025 fis	scal biennium, the sum of three hundred fifty thousand or	he hundred fifty dollars
39		be used for three positions and cover operating costs f	1 0
40	1 1 0	nd implementing policy to improve services to transition	-aged youth and adults
41	with serious men	tal illness or serious emotional disturbance.	
42			
43		USE PREVENTION, TREATMENT, AND RECO	OVERY SERVICES
44	BLOCK GR		
45 46		<b>TION 9M.1.(aa)</b> Of the two million two hundred ninety	6
46 47	•	o dollars (\$2,297,852) provided in this section in the Sub-	
47 48		ecovery Services Block Grant for each year of the 2023 at of Health and Human Services, Division of Mental H	
48 70	-	It of Health and Human Services, Division of Mental F Substance Use Services, for administration, the sum of r	· •

- 49 Disabilities, and Substance Use Services, for administration, the sum of nine hundred fifty-nine
- 50 thousand four hundred dollars (\$959,400) shall be used to support nine new positions.

SECTION 9M.1.(bb) Notwithstanding any other provision of law or provision of 1 2 the Committee Report described in Section 43.2 of S.L. 2022-74 to the contrary, the sum of one 3 million five hundred thousand dollars (\$1,500,000) in nonrecurring funds provided to Haywood 4 County and the sum of one million five hundred thousand dollars (\$1,500,000) in nonrecurring 5 funds provided to Madison County under the federal Substance Abuse Prevention and Treatment 6 Block Grant in Item 3 of Section 9L.1(a) and Section 9L.1(z2)(1) of S.L. 2021-180, as amended 7 in Section 9L.1 of S.L. 2022-74, for the 2022-2023 fiscal year for substance use treatment shall 8 remain available for expenditure in the 2023-2024 fiscal year.

9

## 10 MATERNAL AND CHILD HEALTH BLOCK GRANT

11 **SECTION 9M.1.(cc)** If federal funds are received under the Maternal and Child 12 Health Block Grant for abstinence education, pursuant to section 912 of Public Law 104-193 (42 13 U.S.C. § 710), for the 2023-2024 fiscal year or the 2024-2025 fiscal year, then those funds shall 14 be transferred to the State Board of Education to be administered by the Department of Public 15 Instruction. The Department of Public Instruction shall use the funds to establish an abstinence until marriage education program consistent with G.S. 115C-81.30. The Department of Public 16 17 Instruction shall carefully and strictly follow federal guidelines in implementing and administering the abstinence education grant funds. 18

19 SECTION 9M.1.(dd) The sum of one million seven hundred twenty-seven thousand 20 three hundred seven dollars (\$1,727,307) appropriated in this act in the Maternal and Child 21 Health Block Grant to the Department of Health and Human Services, Division of Public Health, 22 for each year of the 2023-2025 fiscal biennium shall be used for evidence-based programs in 23 counties with the highest infant mortality rates. The Division shall report on (i) the counties 24 selected to receive the allocation, (ii) the specific evidence-based services provided, (iii) the 25 number of women served, and (iv) any impact on the counties' infant mortality rate. The Division 26 shall report its findings to the House of Representatives Appropriations Committee on Health 27 and Human Services, the Senate Appropriations Committee on Health and Human Services, and 28 the Fiscal Research Division no later than December 31 of each year.

**SECTION 9M.1.(ee)** The sum of eighty thousand six hundred sixty-nine dollars (\$80,669) allocated in this section in the Maternal and Child Health Block Grant to the Department of Health and Human Services, Division of Public Health, Women and Children's Health Section, for each fiscal year of the 2023-2025 fiscal biennium shall not be used to supplant existing State or federal funds. This allocation shall be used for a Public Health Program Consultant position assigned full-time to manage the North Carolina Perinatal Health Strategic Plan and provide staff support for the stakeholder work group.

SECTION 9M.1.(ff) At least ninety percent (90%) of the funds allocated for
 Mountain Area Pregnancy Services, a nonprofit organization, in the Maternal and Child Health
 Block Grant for each year of the 2023-2025 fiscal biennium shall be used for direct services.

39 **SECTION 9M.1.(gg)** Notwithstanding any provision of law to the contrary, the 40 Department of Health and Human Services, Division of Public Health, shall have the authority 41 to realign appropriated funds between the Maternal and Child Health Block Grant categories to 42 maintain federal compliance and programmatic alignment without exceeding the total amount 43 appropriated for the Maternal and Child Health Block Grant.

44

### 45 PART X. AGRICULTURE AND CONSUMER SERVICES

# 4647 LARGE ANIMAL HEALTH ENHANCEMENT FUND

48 SECTION 10.1.(a) Funds appropriated in this act to the Department of Agriculture
 49 and Consumer Services for the enhancement of large animal veterinary services in the State shall
 50 be allocated to the Large Animal Healthcare Enhancement Fund created in Article 88 of Chapter

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106 of the Gener	al Statutes, as enacted by subsection (b) of this section, for th	e purposes set forth
therein.	• • • •	
<b>SEC</b>	<b>TION 10.1.(b)</b> Chapter 106 of the General Statutes is amend	led by adding a new
Article to read:		
	"Article 88.	
	"Large Animal Healthcare Enhancement Act.	
" <u>§ 106-1071.  T</u> i	tle.	
This Article	shall be known and may be cited as the "Large Animal Healt	hcare Enhancement
Act of 2023."		
" <u>§ 106-1072. D</u>		
The followin	g definitions apply in this Article:	
<u>(1)</u>	Advisory Committee. – The Large Animal Healthcare Enh	ancement Advisory
	Committee, as established by G.S. 106-1073.	
<u>(2)</u>	Authority The North Carolina Agricultural Finance A	uthority, as created
	<u>by G.S. 122D-4.</u>	
<u>(3)</u>	Board. – The North Carolina Board of Agriculture, as crea	ated by G.S. 106-2.
<u>(4)</u>	Commissioner. – The Commissioner of Agriculture.	
<u>(5)</u>	Department. – The Department of Agriculture and Consur	
<u>(6)</u>	Designated county. – A county in this State with a population	ulation of less than
	100,000 people according to the latest decennial census.	
<u>(7)</u>	Fund. – The Large Animal Healthcare Enhancement F	und, as created by
	<u>G.S. 106-1074.</u>	
<u>(8)</u>	Large animal veterinarian A person who is actively	
	licensed to practice veterinary medicine pursuant to Artic	_
	of the General Statutes and whose specialties include liv	vestock, poultry, or
	equine animals.	
<u>(9)</u>	Large animal veterinary medicine The practice of vete	-
	defined in G.S. 90-181, for livestock, poultry, or equine an	nimals.
	dvisory Committee.	
	mittee Established. – The Large Animal Healthcare Enha	
	tablished within the North Carolina Agricultural Finance	Authority and shall
	ership as follows:	
<u>(1)</u>	The Commissioner of Agriculture or an employee of	
( <b>2</b> )	designated by the Commissioner, who shall serve as chair	-
$\frac{(2)}{(2)}$	The State Veterinarian or the State Veterinarian's designed	
<u>(3)</u>	A member of the Food Animal Scholars Program steer	ing and mentoring
(A)	<u>committee.</u>	
<u>(4)</u>	Two practicing large animal veterinarians, to be	1 I I
	Commissioner. The veterinarians shall have different	specialities in their
(5)	practice.	annointed by the
<u>(5)</u>	Two representatives of the livestock industry, to be	
	Commissioner. The representatives shall represent different	ent segments of the
(6)	livestock industry. The Executive Director of the Authority or the Executive 1	Director's designed
<u>(6)</u>	The Executive Director of the Authority or the Executive I	Director's designee,
The Commi	who shall not be a voting member. ssioner and the State Veterinarian may each designate one	additional at large
	Advisory Committee.	auunonai at-laige
	s of Members. – Members of the Advisory Committee shall	serve terms of four
	effective July 1 of the year of appointment.	
years, beginning	encouve sury i or me year or appointment.	

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1 2	resignation, di	cancies. – Any appointment to fill a vacancy on smissal, death, or disability of a member shall be	
3		shall be for the balance of the unexpired term.	
4		moval. – The appointing authority shall have the	
5		on appointed by that authority from office fo	or misfeasance, malfeasance, or
6	nonfeasance.		
7		imbursement The members of the Commiss	-
8 9	<u>(f)</u> <u>Me</u>	el and subsistence expenses in accordance with the etings. – The Advisory Committee shall meet at	least once every six months and
0		e often upon the call of the chair. A majority of	the members of the Commission
1		e a quorum for the transaction of business.	
2		<u>nics. – Members of the Advisory Committee ar</u>	e public servants as defined by
3	<u>G.S. 138A-3(7</u>		
4		ff. – The staff of the Authority shall serve as staff	
5		t administrative functions in the discharge of its d	
6		Large Animal Healthcare Enhancement Fund	
7		nd Created. – The Large Animal Healthcare En	
8	-	vithin the Department of Agriculture and Consur	
9		by the Authority. The purpose of the fund is to mal	
0		ter and stay in large animal veterinarian practi	
1	-	actices to enable them to better serve their design	
2		nd Sources. – The Fund shall consist of any money	•••••
3	•	any money received from public or private source	-
4		Fund from sources other than appropriations from	
5		Il remain available for expenditure in accordance	
6	• •	to five percent (5%) of General Fund appropriate	riations in each fiscal year for
7	<u>administrative</u>		
8		ant Eligibility. – A large animal veterinarian who	
9		esignated counties may be eligible for a grant of u	
0	(\$25,000) per	fiscal year. Applicants shall apply in a format to	b be determined by the Advisory
1		but the application shall require the applicant to	
2	which the larg	ge animal veterinarian is practicing or plans to	practice, the amount of funding
3	requested, and	d the approved use for which the applicant in	ntends to use the funds. When
4	determining v	which applicants shall be awarded grant funds,	the Advisory Committee shall
5	consider all of	the following criteria:	
б	<u>(1)</u>	The geographic area of the State that an app	blicant serves or would serve and
7		the need for large animal veterinary services	in that area of the State.
)	<u>(2)</u>	The number of designated counties that an ap	pplicant serves or would serve.
)	<u>(3)</u>	The number of different large animal veter	rinarian specialties in which the
)		applicant practices.	-
	<u>(4)</u>		otes to large animal veterinary
		services.	
3	<u>(5)</u>		ttee determines to be appropriate.
1		es of Grant Funds. – The grant recipient may use th	
5		eterinary practice, including any of the following	
5	<u>(1)</u>		
7	<u></u>	degree.	
}	(2)		for use in the recipient's large
)	<u></u>	animal veterinary practice.	
		· · · ·	

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1	(3) Any additional uses the Advisory Committee determine	es is appropriate to
2	promote and develop large animal veterinarians to pra	
3	counties.	
4	(e) Limitations. –The Advisory Committee shall review applicants of	n an annual basis to
5	determine eligibility under the criteria developed under subsection (c) of	
6	Advisory Committee shall also review each recipient of grant funds at the end	
7	A recipient whose veterinary license expires, is revoked, or is suspended du	-
8	in which the grant is awarded, or who fails to practice large animal veterin	
9	designated counties named in the recipient's application, shall repay the an	
10	the Fund.	
11	(f) Report. – The Agricultural Finance Authority shall report no later	than October 1 each
12	year to the Joint Legislative Oversight Committee on Agriculture and Nat	tural and Economic
13	Resources and the Fiscal Research Division of the General Assem	bly regarding the
14	implementation of this section during the previous fiscal year. The report sh	hall include a list of
15	the recipients of grants from the Fund for the previous fiscal year, the an	nount of the grants
16	received, how recipients used awarded grant funds, and whether any a	warded funds were
17	required to be repaid by recipients."	
18	SECTION 10.1.(c) The Agricultural Finance Authority, in co	
19	Large Animal Healthcare Enhancement Advisory Committee established by	
20	enacted by subsection (b) of this section, shall adopt temporary rules to imp	
21	as soon as practicable and shall concurrently begin adopting permanent	rules to replace the
22	temporary rules.	
23	<b>SECTION 10.1.(d)</b> This section is effective when it becomes la	W.
24		
25	NORTH CAROLINA AGRICULTURE MANUFACTURING AN	D PROCESSING
26		
27	<b>SECTION 10.2.(a)</b> Findings and Purpose. – The General Asso	
28	lack of capacity for value-added processing of agricultural commodities ne	
29	those commodities are produced in the State creates competitive disadvantag	
30	farmers by imposing increased transportation costs to remote commodity	
31 32	and presenting economic barriers to farmers who wish to participate in the	0
32 33	profit margin processed food products. The General Assembly further finds the	-
33 34	agricultural processing opportunities in the State will create jobs and increas bases in this State, will benefit agricultural and farming operations in the S	
34 35	costs and increased profit options, and are consistent with promoting agric	
36	vital sector of the State's economy. The purpose of this section is to fur	1
37	establishment of value-adding agricultural manufacturing and food process	1
38	the State to fill existing gaps in the processing of agricultural products and to	
39	economically competitive array of high value-added goods and products in	
40	State from agricultural products grown or produced in this State.	indianation in this
41	<b>SECTION 10.2.(b)</b> Establishment. – There is created within	the Department of
42	Agriculture and Consumer Services (Department), the North Car	1
43	Manufacturing and Processing Initiative (NCAMPI). Funds allocated to NCA	
44	will be used for the following activities:	- j 300000
45	(1) Up to five hundred thousand dollars (\$500,000) of funds	s in the first year of
46	the program for the Department to engage independent	•
47	experts to identify and assess opportunities to increase value	• •
48	of commodities produced in the State and address categor	
49	gaps in agricultural manufacturing and processing. The D	
50	a portion of the funds allocated by this subdivision up to or	
	- v 1	

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1		dollars (\$100,000) to identify and assess oppor	tunities and gaps for the dairy
2		industry in the State.	
3	(2)	Up to two hundred fifty thousand dollars (\$250	· · · ·
4		each year of the program for the Department to	6
5		manufacturing and processing facilities to fill id	
6		facilities by North Carolina farmers based on	the assessment described in
7		subdivision (1) of this subsection.	
8 9	(3)	Remaining NCAMPI funds to provide grant	
9 10		nonprofit economic development entities to sup of agricultural manufacturing facilities. Grant	
10		development, infrastructure costs (includi	•
11		transportation improvements), building construct	<b>U</b>
12		equipment. As a part of the application, appl	
14		manner determined by the Department that they	
15		sought other sources of applicable funding for	
16		facilities and expansions of existing facilities w	
17		this subdivision. Shared-use facilities and incul	
18		under this subdivision. Before entering into a gra	6 6
19		must find that the total benefits of the proje	ect to the State outweigh its
20		anticipated costs and render the grant appropria	
21		<b>FION 10.2.(c)</b> Administration of Initiative. – In c	_
22	-	which the Department of Commerce contracts pur	
23		shall develop guidelines related to the admi	
24	-	require a finding that a grant under this section is	-
25 26	-	facility to be used by a business entity (as that te	
26 27		in agricultural manufacturing or processing active frective date of any guidelines or nontechnical a	
28		hall publish the proposed guidelines on its website	
28 29		ted notice of proposed guidelines. In addition, the	
30		ments on the proposed guidelines and shall, in	
31		e finalizing the guidelines. Guidelines adopted u	
32		quirements of Article 2A of Chapter 150B of the	
33	include all of the	following:	
34	(1)	Criteria for evaluating grant applicants, includi	ng job creation, concentration
35		of production of the agricultural product the fac	
36		to the proposed location, and reductions in (i)	-
37		estimated damage rates for agricultural product	
38	$\langle 0 \rangle$	geographical proximity to the proposed manufa	
39 40	(2)	Criteria for determining grant eligibility, the am	
40 41		five million dollars (\$5,000,000) per facility, a grant recipients. The Department may consider t	-
42		of the county of a grant recipient under G.S. 143	-
42 43		amounts.	D-437.08 III setting cost-share
44	SEC	<b>FION 10.2.(d)</b> Report. – Until all funds allocation	ed by this section have been
45		epartment shall annually report no later than Oct	•
46		fiscal year to the chairs of the Joint Legislat	
47		Natural and Economic Resources and the Fiscal 1	-
48	-	a minimum, all of the following:	-
49	(1)	Total amount of grants awarded.	
50	(2)	A list of award recipients and the amount award	1
51	(3)	Matching funds required and provided by grant	recipients.

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(	4) Activities to ready sites and associated costs.	
(	5) Any major employers located at an improved or acq	
	6) Any unallocated amount for grants remaining in the	
(	7) Assessment of additional remaining needs for agricu	ultural manufacturing and
	processing facilities in the State.	
	ECTION 10.2.(e) Funding. – Of the funds appropriated f	
	cal Recovery Reserve to the Department of Agriculture an	
	nillion dollars (\$10,000,000) in nonrecurring funds for the 2	2
	en million dollars (\$10,000,000) in nonrecurring funds for	
	l for NCAMPI. Notwithstanding any provision of G.S. 14.	
	shall not revert at the end of the fiscal year in which they a	
	able for the purposes set forth in this section. The Depar	
<b>1</b>	b) of the funds allocated by this section for administ	rative costs of program
administrati	on.	
	APPRECIATION DAY FUNDS	
	ECTION 10.3. Of the funds appropriated to the Depar	
	ervices, the sum of two hundred fifty thousand dollars (\$	
	e 2023-2024 fiscal year shall be used as a directed grant	-
	ompany, a nonprofit corporation, (NC Grange) to develop	-
-	ote the first annual North Carolina Farmers Appreciation I	•
	NC Grange at the discretion of the Department upon the	request of NC Grange for
that purpose	, and shall be subject to Section $5.3(b)(4)$ of this act.	
		DDOCDAN
	VASTE FERTILIZER CONVERSION COST-SHARE	
	<b>ECTION 10.4.(a)</b> Funding. – Funds appropriated in this	
-	NC Foundation for Soil and Water Conservation, Inc., a not	
	tablish a cost-share program for statewide deployment of p	
	or conversion of animal waste to fertilizer through the <i>V</i> aste Management programs.	Foundation's innovative
	<b>ECTION 10.4.(b)</b> Program. – The program shall prov	ide cost share grants for
	ects with grant funding limited to one grant for eligible pro	-
	quid animal waste management system. Application proc	•
1	and annual waste management system. Application proc ants shall be determined by the Foundation.	esses and enterna for the
	<b>ECTION 10.4.(c)</b> Cost-Share. – Persons receiving grant	ts under this section shall
	atch in cash or in-kind equivalents equal to one dollar (\$1	
1	ibuted to them from the program.	1.00) for every one donar
` '	<b>ECTION 10.4.(d)</b> Report. – The Foundation shall report	no later than October 1 of
	garding activities funded by this section during the previo	
•	e a list of projects funded, scope and location of each project	<b>v</b> 1
	mal waste management system residual sludges converted	· · · · ·
-	ring that year. The Foundation shall provide a final report	
	ling the data required by this section for the entire five yea	
	ECTION 10.4.(e) Definitions. – The following definition	
	1) Eligible entity. – Any person who owns or operate	
	other liquid animal waste management system trea	-
	livestock operation that generates sludge suitable for	0
	products.	

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		needed for production of fertilizers and other soil add	tives meeting applicable
		State and federal requirements for use in agricultural	operations.
	(3)	Foundation The NC Foundation for Soil and Wa	ter Conservation, Inc., a
		nonprofit corporation.	
	(4)	Livestock Cattle, sheep, swine, goats, farmed cerv	ids, or bison.
	(5)	Person Any individual, trust, estate, partnership	p, receiver, association
		company, limited liability company, corporation, or o	
	(6)	Program The Animal Waste Fertilizer Conversi	on Cost-Share Program
		created by this section.	
		<b>TON 10.4.(f)</b> Reversion. – Funds allocated in this section	on that are not expended
or encumb	•	June 30, 2028, shall revert to the General Fund.	
		<b>TON 10.4.(g)</b> Administrative Expenses. – The Foun	
-	ent (4%	) of the funds allocated by this section for its expen	ses in administering the
program.			
CUSTON		MPT MEAT PROCESSING GRANTS	
		<b>ION 10.6.(a)</b> Findings. – The General Assembly	
-		t processors who serve small livestock producers are	0
		essing needs. The General Assembly further finds that	
eligible fa		as defined in this section is necessary to assure their co	
a •		<b>ION 10.6.(b)</b> Funding. – The Department of Ag	
	Departi	ment) shall use the following funds for the grant prog	gram established by this
section:	(1)		1 • • , ,• ,
	(1)	Funds allocated to the Department for technical and a	
		the Meat and Seafood Processing Grant Program	-
		2021-180, as amended, that remain unencumbered	and unexpended on the
	$\langle 0 \rangle$	date this act becomes law.	C 1 · · · 1 ·
	(2)	Two hundred fifty thousand dollars (\$250,000) of the	
		this act from the interest earned in the State Fiscal I	Recovery Reserve to the
	SECT	Department.	antion shall be used by
the Donor		<b>TON 10.6.(c)</b> Use of Funds. – Funds allocated by this	
-		o provide grants to eligible facilities to bring them in e Department and of the North Carolina Departmen	-
0		. The following limitations and reservations apply:	
Services (	(1)	For purposes of grants under this section, an eligi	hle facility is any mea
	(1)	processing operation (including registered mobile sl	• •
		under the custom exemption from the requirements o	<b>U 1</b>
		106 of the General Statutes with review by the Depart	-
		Inspection Division (MPID) as set forth in G.S. 106-	
	(2)	The grants shall be available only to eligible facilitie	
	(2)	recognized as such by MPID on July 1, 2023.	in that were existing and
	(3)	The grants may be used for conformance with ap	olicable regulations and
	$(\mathbf{U})$	technical assistance, including development of H	-
		were assistance, mereaning actorphicity of the	
		Control Point (HACCP) Plans.	-
	(4)	Control Point (HACCP) Plans. The Department may use up to three percent (3%) of	the total funds allocate
	(4)	The Department may use up to three percent (3%) of	
	(4)	The Department may use up to three percent (3%) of in this section for administrative costs related to the	
	(4)	The Department may use up to three percent (3%) of	e disbursement of grant

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SECTION 10.6.(d) Grant Criteria The Department shall develop policies and
procedures for the disbursement of the grants authorized by this section that include, at a
minimum, the following:
(1) Prioritization. – The Department may prioritize projects that will create
additional jobs.
(2) Limitation. – Grants under this section shall not exceed thirty thousand dollars
(\$30,000) per grantee.
(3) Cost-sharing. – Recipients shall provide matching funds for a grant under this
section in the amount of one dollar (\$1.00) from non-State sources for every
two dollars ( $$2.00$ ) provided by the grant.
(4) Clawback. – If fixtures or equipment purchased with grant funds provided
under this Article are disposed of during a period of time as the Department
shall specify following the date the fixtures or equipment funded by this act
are placed in service, the grant recipient shall repay to the Department a
proportionate share of the grant funding received as the Department shall specify. As used in this subdivision, the term "disposed of" includes discarded,
sold, taken out of service, or moved out of State.
<b>SECTION 10.6.(e)</b> Report. – The Department shall annually report no later than
October 1 until all funds have been expended to the Joint Legislative Oversight Committee on
Agriculture and Natural and Economic Resources and the Fiscal Research Division of the
General Assembly on the grants provided under this section during the prior fiscal year. The
report shall include, at a minimum, the total number and geographic location of applicants and
of grant recipients (including the county), a brief description of the project supported by the grant,
and any clawbacks made by the Department under subdivision (d)(4) of this section.
LIVESTOCK FARMER SUPPORT IN FRENCH BROAD RIVER BASIN
SECTION 10.7.(a) Funds appropriated in this act for the Agriculture Cost Share
Program for Nonpoint Source Pollution Control from the State Capital and Infrastructure Fund
shall be used to provide cost share assistance to farmers engaged in farming in the watershed of
the Upper French Broad River in Transylvania, Henderson, Buncombe, and Madison Counties
for the installation of fences, alternative livestock watering systems, pasture management, and
other measures deemed appropriate by the local Soil and Water Conservation District to keep
livestock out of existing streams and watercourses that constitute or drain into the Upper French
Broad River.
<b>SECTION 10.7.(b)</b> Funds used pursuant to subsection (a) of this section are subject
to the following requirements and limitations: (1) All requirements and limitations set forth in $C = 106.850$ (b) event the
(1) All requirements and limitations set forth in G.S. 106-850(b), except the description of eligible measures in G.S. 106-850(b)(5).
<ul> <li>(2) In addition, applicants must demonstrate that the measures for which they seek</li> </ul>
cost share assistance would mitigate or prevent stream impacts from livestock
in or adjacent to surface waters in the Upper French Broad River basin.
<b>SECTION 10.7.(c)</b> As a portion of the report required by G.S. 106-850(e), as
modified by subsection (d) of this section, the Soil and Water Conservation Commission shall
report on all funds used pursuant to subsection (a) of this section, including a brief description of
funded projects, their distribution across counties, and the amount of the cost share assistance
provided to each project.
<b>SECTION 10.7.(d)</b> G.S. 106-850(e) reads as rewritten:
"(e) The Soil and Water Conservation Commission shall report on or before January 31
of each year to the Environmental Review Commission, the Department of Agriculture and

		•			
1 2 3 4 5 6 7	conducted j effectiveness recommend accomplishe Environmen <u>Agriculture</u>	list of projects that received State funding pursuant to the program, the results of the evaluations conducted pursuant to subdivision (7) of subsection (b) of this section, findings regarding the effectiveness of each of these projects to accomplish its primary purpose, and any recommendations to assure that State funding is used in the most cost-effective manner and accomplishes the greatest improvement in water quality. This report shall be submitted to the Environmental Review Commission Commission, the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, and the Fiscal Research Division Division,			
8		ports required by G.S. 106-860(e) and G.	<del>S. 139-60(d) <u>G.S. 139-60(d)</u>, as a single</del>		
9	report."				
10		<b>SECTION 10.7.(e)</b> Subsection (d) of this	section is effective when it becomes law		
11	and applies	to reports generated on or after that date.			
12					
13	PART XI.	COMMERCE			
14					
15		ITY DEVELOPMENT BLOCK GRAN			
16		<b>SECTION 11.1.(a)</b> Allocations. – Of the	11 1		
17	0	funds, the following allocations are made f			
18	and June 30	), 2025, according to the following schedule	2:		
19					
20	COMMUN	ITY DEVELOPMENT BLOCK GRAN	Γ		
21					
22	1.	State Administration	\$1,560,286		
23					
24	2.	Neighborhood Revitalization	7,521,789		
25					
26	3.	Economic Development	13,482,687		
27					
28	4.	Infrastructure	18,994,905		
29					
30	5.	Rural Community Development	4,748,726		
31					
32	TOTAL C	OMMUNITY DEVELOPMENT			
33	<b>BLOCK G</b>	RANT – 2024 Program Year	\$46,308,393		
34		2025 Program Year	\$46,308,393.		
35					
36	:	SECTION 11.1.(b) Availability Reduction	. – If federal funds are reduced below the		
37	amounts sp	ecified in this section after the effective dat	te of this act, then every program in each		
38	of these fed	eral block grants shall be reduced by the sa	me percentage as the reduction in federal		
39	funds.				
40	:	SECTION 11.1.(c) Availability Increase.	– Any block grant funds appropriated by		
41	the Congre	ss of the United States in addition to the	funds specified in this section shall be		
42	expended as follows: each program category under the Community Development Block Grant				
43	shall be increased by the same percentage as the increase in federal funds.				
44	SECTION 11.1.(d) Reallocation. – The Department of Commerce shall consult with				
45		the Joint Legislative Commission on Governmental Operations prior to reallocating Community			
46		nt Block Grant Funds. Notwithstanding the	· · ·		
47		of the Budget finds either of the following			
48			of an emergency that poses an imminent		
49			ety, then the Director of the Budget may		
50		authorize the reallocation witho			
51			ort to the Commission on the reallocation		
		1			

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1		no later than 30 days after it was authorized and shall identif	y in the report the
2		emergency, the type of action taken, and how it was related to	• •
3	(2)	If the State will lose federal block grant funds or receive l	less federal block
4		grant funds in the next fiscal year unless a reallocation i	s made, then the
5		Department of Commerce shall provide a written report to	the Commission
6		on the proposed reallocation and shall identify the reason the	hat failure to take
7		action will result in the loss of federal funds. If the Commiss	sion does not hear
8		the issue within 30 days of receipt of the report, the Department	nent may take the
9		action without consulting the Commission.	
10		FION 11.1.(e) Report. – By October 1, 2023, and Septem	
11		Commerce shall report to the chairs of the House of	
12		Committee on Agriculture and Natural and Economic Resour	
13	11	opriations Committee on Agriculture, Natural, and Economi	,
14		int Legislative Economic Development and Global Engag	
15		the Fiscal Research Division on the use of Community De	1
16		ropriated in the prior fiscal year. The report shall include the f	-
17	(1)	A discussion of each of the categories of funding, including	ng information on
18		the statewide need in each category.	
19	(2)	Information on the number of applications that were received	d in each category
20		and the total dollar amount requested in each category.	
21	(3)	A list of grantees, including the grantee's name, county, cate	
22		the grant was funded, the amount awarded, and a narrative	description of the
23		project.	
24		<b>FION 11.1.(f)</b> Neighborhood Revitalization. – Funds	
25		evitalization Category in subsection (a) of this section shall b	
26		ible activities listed in this subsection. The funds available for	-
27		e used for all of the following, subject to the national object	-
28		d under guidance issued by the United States Department of He	ousing and Urban
29	Development (H	· · · · · · · · · · · · · · · · · · ·	
30	(1)	Essential repairs to prevent abandonment and deterioration	on of nousing in
31	( <b>2</b> )	low- and moderate-income neighborhoods.	4.0
32	(2)	Demolition and rehabilitation of buildings and improvemen	
33 34	(3)	Public improvements, including parks, streets, sidewalks, and	d water and sewer
34 35	SEC	lines.	to the Economia
35 36		<b>FION 11.1.(g)</b> Economic Development. – Funds allocated ategory in subsection (a) of this section shall be made availated availated at the section of the section shall be made availated at the section of the section shall be made availated at the section of the section shall be made at the section of the section shall be made at the section of the s	
30 37	-	s listed in this subsection. The funds available for grants under	-
38		the following, subject to the national objectives and eligible	
39	under guidance i		activities anowed
40	(1)	Acquisition of real property.	
41	(1) $(2)$	Demolition and rehabilitation of buildings and improvemen	to
42	(2)	Removal of material and architectural barriers.	
43	(3)	Public improvements, including parks, streets, sidewalks, and	d water and sewer
44	(+)	lines.	a water and sewer
45	(5)	Loans and grants to public or private nonprofit entities for	construction and
45 46	(3)	rehabilitation activities.	construction and
40	(6)	Assistance to private, for-profit entities for economic develo	onment
48	(0) (7)	Technical assistance to public or nonprofit entities for	•
49	(7)	revitalization or economic development activities.	
<del>5</del> 0	(8)	Assistance to for-profit and nonprofit entities to fac	vilitate economic
51		development activities.	
<i></i>		actorphicit dell'indo.	

**SECTION 11.1.(h)** Infrastructure. – For purposes of this section, eligible activities 1 2 under the Infrastructure Category in subsection (a) of this section shall be defined as provided in 3 the HUD State Administered Community Development Block Grant definition of the term 4 "infrastructure." Notwithstanding the provisions of subsection (d) of this section, funds allocated 5 to the Infrastructure Category in subsection (a) of this section shall not be reallocated to any other 6 category. 7 SECTION 11.1.(i) Rural Community Development. – Funds allocated for the Rural 8 Community Development Category in subsection (a) of this section shall be made available as 9 grants for eligible activities listed in this subsection. These funds shall provide grants that support 10 community development and comprehensive growth projects to be awarded by the Department of Commerce. The Rural Community Development Category will provide grants to units of local 11 12 government in development tier one and development tier two areas, as defined in G.S. 143B-437.08, and in rural census tracts, as defined in G.S. 143B-472.127(a)(2), in any other 13 14 area to support projects that promote broad-based community development activities, increased 15 local investment and economic growth, and stronger and more viable rural neighborhoods. In awarding grants under this section, preference shall be given to projects in development tier one 16 17 areas, as defined in G.S. 143B-437.08. The funds available for grants under this category may be 18 used for all of the following, subject to the national objectives and eligible activities allowed 19 under guidance issued by HUD: 20 (1)Essential repairs to prevent abandonment and deterioration of housing in 21 low- and moderate-income neighborhoods. 22 (2) Public improvements, including parks, streets, sidewalks, and water and sewer 23 lines. 24 (3) Public facilities, including neighborhood and community facilities and 25 facilities for individuals with special needs. 26 Public services, including employment, crime prevention, and energy (4) 27 conservation. 28 Assistance to private, for-profit entities for economic development. (5) 29 Technical assistance to public or nonprofit entities for neighborhood (6)30 revitalization or economic development activities. 31 Assistance to for-profit and nonprofit entities to facilitate economic (7)32 development activities. 33 **SECTION 11.1.(j)** Deobligated Funds. – Throughout each year, deobligated funds 34 arise in the various funding categories and program years of the Community Development Block Grant (CDBG) program as a result of (i) projects coming in under budget, (ii) projects being 35 36 cancelled, or (iii) projects being required to repay funds. Surplus federal administrative funds in 37 the CDBG program may vary from year to year based upon the amount of State-appropriated funds allocated and the amount of eligible in-kind funds identified. To allow the Department of 38 39 Commerce and the Department of Environmental Quality to quickly deploy deobligated and 40 surplus federal administrative funds as they are identified throughout the program year, the following shall apply to the use of deobligated CDBG funds and surplus federal administrative 41 42 funds: 43 (1)All surplus federal administrative funds shall be divided proportionally 44 between the Departments of Commerce and Environmental Quality and shall 45 be used as provided in subdivisions (2) and (3) of this subsection. 46 (2)All deobligated funds allocated to the Department of Commerce and any 47 surplus federal administrative funds, as provided for in subdivision (1) of this subsection, may be used by the Department for all of the following: 48 49 To issue grants in the CDBG Economic Development or a.

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1 2 3 4 5 5 7 3 3 9 9 1 2	(3)	<ul> <li>b. For providing training and guidance to local the CDBG program, its management, and adm</li> <li>c. For any other purpose consistent with the Dep of the CDBG program if an equal amount of available.</li> <li>All deobligated funds allocated to the Department of and any surplus federal administrative funds, as prov (1) of this subsection, may be used by the Department a. To issue grants in the CDBG Infrastructure C.</li> <li>b. For any other purpose consistent with the Dep of the CDBG program if an equal amount of available.</li> </ul>	inistrative requirements. Partment's administration State matching funds is f Environmental Quality vided for in subdivision t for all of the following: ategory. Partment's administration
3 1	COMMEDCE	NONPROFITS/REPORTING REQUIREMENTS	
+ 5		· · · · · · · · · · · · · · · · · · ·	this socian shall do the
, 5		<b>FION 11.2.(a)</b> The entities listed in subsection (b) of ch year that State funds are expended:	this section shall do the
) 7	(1)	By September 1 of each year, and more frequently as	requested report to the
3	(1)	chairs of the Joint Legislative Oversight Commit	
, )		Natural and Economic Resources; the chairs of the H	
)		Appropriations Committee on Agriculture and I	1
		Resources; the chairs of the Senate Appropriations Co	
		Natural, and Economic Resources; and the Fiscal Re-	-
		State fiscal year program activities, objectives, and activities	<b>1</b>
		State fiscal year itemized expenditures and fund so	
		used to provide matching funds for competitive g	
		government or a nongovernmental entity, the report	
		description of the grants that are awarded.	
	(2)	Provide to the chairs of the Joint Legislative O	versight Committee on
		Agriculture and Natural and Economic Resources; th	e chairs of the House of
		Representatives Appropriations Committee on Agrie	culture and Natural and
		Economic Resources; the chairs of the Senate Appro	priations Committee on
		Agriculture, Natural, and Economic Resources; an	
		Division a copy of the entity's annual audited finance	cial statement within 30
		days of issuance of the statement.	
		<b>FION 11.2.(b)</b> The following entities shall comply w	with the requirements of
	subsection (a) of		
	(1)	North Carolina Biotechnology Center.	
	(2)	High Point Market Authority.	
	(3)	RTI International.	
	(4)	National Institute for Minority Economic Developme	ent.
	(5)	Carolina Small Business Development Fund.	
	NC DIOTECU	NOLOGY CENTER	
		<b>FION 11.3.(a)</b> Except for the funds appropriated in	subsection (b) of this
		ppropriated in this act to the Department of Commerce	
		Center (Center) for each fiscal year in the 2023-2025 bie	
		g purposes in the following proportions:	
	(1)	Twenty-one percent (21%) for job creation, incl	luding funding for the
	(*/	AgBiotech Initiative, economic and industrial dev	
		activities.	· · · · · · · · · · · · · · · · · · ·

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(2)	science and technology development, Centers of Innovation, business and					
	technology development, education and training, and related activities.					
(3)	1 1 1 0					
	professional and technical assistance and oversight, corporate					
	communications, human resource management, financial and grant administration, legal, and accounting.					
SE	<b>CCTION 11.3.(b)</b> Of the funds appropriated in this act to the Department of					
	r the Center, five hundred thousand dollars (\$500,000) of recurring funds in each					
	he biennium shall be used to support funding for early stage loans to North Carolina					
	chnology companies.					
0	<b>CCTION 11.3.(c)</b> The Center shall not use any of the recurring funds allocated ir					
	of this section for administrative costs and shall report on the expenditure of those					
	ar pursuant to Section 11.2 of this act.					
	<b>CCTION 11.3.(d)</b> The Center shall prioritize funding and distribution of loans over					
	istribution of grants.					
U	<b>CCTION 11.3.(e)</b> Up to ten percent (10%) of the sum of each of the allocations in					
	of this section may be reallocated to subdivision $(a)(1)$ or subdivision $(a)(2)$ of this					
	the judgment of Center management, the reallocation will advance the mission of					
the Center.						
NC BIOTEC	HNOLOGY CENTER PROFIT SHARING MODIFICATION					
SE	CCTION 11.4. The Attorney General's Office and the North Carolina					
Biotechnology	y Center (the Center) shall renegotiate the memorandum of understanding entered					
into pursuant to Section 20.8 of S.L. 2001-424, and its amendments, to provide that the Center is						
	required to pay the State fifty percent (50%) of only those net profits that exceed one million					
dollars (\$1,00	0,000).					
	FION FOR GOLDEN LEAF					
SE	CCTION 11.5. G.S. 143-712 reads as rewritten:					
SE "§ 143-712. A	CTION 11.5. G.S. 143-712 reads as rewritten: Articles of incorporation; reporting.					
<b>SE</b> "§ <b>143-712.</b> A The Attor	<b>CCTION 11.5.</b> G.S. 143-712 reads as rewritten: Articles of incorporation; reporting. ney General shall draft articles of incorporation for the Golden LEAF Foundation					
SE "§ 143-712. A The Attorn to enable the C	<b>CCTION 11.5.</b> G.S. 143-712 reads as rewritten: Articles of incorporation; reporting. ney General shall draft articles of incorporation for the Golden LEAF Foundation Golden LEAF Foundation to carry out its mission as set out in the Consent Decree					
SE "§ 143-712. A The Attorn to enable the O The articles of	<b>CCTION 11.5.</b> G.S. 143-712 reads as rewritten: Articles of incorporation; reporting. ney General shall draft articles of incorporation for the Golden LEAF Foundation Golden LEAF Foundation to carry out its mission as set out in the Consent Decree f incorporation shall provide for the following:					
SE "§ 143-712. A The Attorn to enable the C	<b>CCTION 11.5.</b> G.S. 143-712 reads as rewritten: Articles of incorporation; reporting. ney General shall draft articles of incorporation for the Golden LEAF Foundation Golden LEAF Foundation to carry out its mission as set out in the Consent Decree f incorporation shall provide for the following: Consultation; reporting. The Golden LEAF Foundation shall consult with					
SE "§ 143-712. A The Attorn to enable the O The articles of	<ul> <li>CCTION 11.5. G.S. 143-712 reads as rewritten:</li> <li>Articles of incorporation; reporting.</li> <li>ney General shall draft articles of incorporation for the Golden LEAF Foundation</li> <li>Golden LEAF Foundation to carry out its mission as set out in the Consent Decree</li> <li>f incorporation shall provide for the following:</li> <li>Consultation; reporting. The Golden LEAF Foundation shall consult with</li> <li>the Joint Legislative Commission on Governmental Operations prior to the</li> </ul>					
SE "§ 143-712. A The Attorn to enable the O The articles of	<ul> <li>CCTION 11.5. G.S. 143-712 reads as rewritten:</li> <li>Articles of incorporation; reporting.</li> <li>ney General shall draft articles of incorporation for the Golden LEAF Foundation</li> <li>Golden LEAF Foundation to carry out its mission as set out in the Consent Decree</li> <li>f incorporation shall provide for the following:</li> <li>Consultation; reporting. The Golden LEAF Foundation shall consult with</li> <li>the Joint Legislative Commission on Governmental Operations prior to the</li> <li>board of directors (i) adopting bylaws and (ii) adopting the annual operating</li> </ul>					
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	General Assemb	ly Of North Carolina	Session 2023				
1		e. Current fiscal year budget, planned activities,	and goals for the current				
2		fiscal year.	-				
3	The Golden LEAF Foundation shall also provide to the Joint Legisla						
4		Oversight Committee on Agriculture and Natural and	nd Economic Resources				
5		and the Joint Legislative Economic Development and Global Enga					
6		Oversight Committee an itemized report of its admini	istrative expenses for the				
7		previous fiscal year by September 15 of each year, a c	copy of its annual audited				
8		financial statement for the previous fiscal year wi	•				
9		received an audit report from an independent auditor,	, and a copy of its annual				
10		federal income tax return for the previous fiscal year	within 30 days of filing.				
11	<u>(1a)</u>	Amendment of articles of incorporation The Golder	n LEAF Foundation may				
12		periodically amend its articles of incorporation to m	-				
13		the provisions of this Article and any other act of					
14		Subject to the conditions set forth in G.S. 55A-10-0					
15		and Article XIV of the Articles of Incorporation					
16		Foundation shall consult with the Joint Legis					
17		Governmental Operations prior to submitting article	es of amendment to the				
18		Secretary of State.					
19	"						
20							
21		ERY LOAN TECHNICAL CORRECTIONS					
22		<b>TION 11.5A.(a)</b> Section 4.2 of S.L. 2020-4, as amende	-				
23		20.11 of S.L. 2022-6, and Section 11.12 of S.L. 2022-					
24		<b>4.2.(a)</b> Program. – Of the funds allocated in subdivision					
25		EAF shall provide grants to entities for the purpose of n					
26		sinesses with business needs during periods of econor	-				
27	by the COVID-19 pandemic. It is the intent of the General Assembly for an equitable portion of funds allocated in this section to be used for the benefit of historically underutilized sma						
28			•				
29 30	businesses. The I	ollowing shall apply to the program and loans made un	nder the program:				
30 31	(5)	Except as provided in subdivision (9a) of this subsect	tion the term of the loop				
32	(5)	shall not exceed <u>144-168</u> months and shall be amorti					
32 33		loan.	ized over the term of the				
33 34		10411.					
34 35	 (9a)	A lender, as authorized by Golden LEAF, may take p	rudent and commercially				
36	(Ja)	reasonable efforts to remedy a default, a likelihood of					
30 37		filing by a business, including restructuring the term	1				
38		into settlement agreements, provided that that, if a					
39		following requirements are met:	tioan is restructured, the				
40		a. The interest rate is not reduced below prime r	ate				
41		b. The term of the loan is not extended by more					
42		b. The term of the four is not extended by more	than 50 months.				
43	"SECTION 4	<b>4.2.(b)</b> Definitions. – For purposes of this section, t	he following definitions				
44	apply:		ie fonowing definitions				
45	appry						
46	 (4)	Net loan funds. – The total loan fund allocation autho	prized in subdivision (45)				
47		of Section 3.3 of this act less (i) the amount us					
48		subdivision (a)(3a) of this section, (ii) the maximum					
49		applicable federal law or guidance for the cost of admi					
50		under the program, (iii) the State's loan funds that are					
51		expenses incurred to recapture loan funds. recaptured					

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1 2 2	an amount equal to the amount of non-State funds provided as matching pursuant to subsection (c) of this section.						
3 4 5	<b>SECTION 11.5A.(b)</b> This section is effective when this act becomes law.						
5 6	GOLDEN LEAF SHELL BUILDING PILOT PROGRAM						
7	<b>SECTION 11.7.(a)</b> Of the funds appropriated in this act to the Department of						
8	Commerce for the 2023-2024 fiscal year, the nonrecurring sum of ten million dollars						
9	(\$10,000,000) shall be allocated to Golden LEAF (Long-Term Economic Advancement						
10	Foundation), Inc., (Golden LEAF), a nonprofit corporation, for a pilot program to provide grants						
11	to increase the number of available, publicly owned industrial building						
12	expanding businesses, other than retail, entertainment, or sports projects	expanding businesses, other than retail, entertainment, or sports projects. Governmental entities					
13	and charitable nonprofit entities located in Ashe, Bladen, Columbus, Fran	nklin, Halifax, Robeson,					
14	and Scotland Counties are eligible to apply for funding under the progra						
15		General Assembly that funds be awarded equitably among the eligible counties; however, Golden					
16	LEAF shall consider the merits and competitiveness of applications						
17	awards which may result in differences in total amounts awarded among						
18	be prioritized based on the number of appropriate sites in a commun	•					
19 20	available shell buildings. Funds allocated in this section must be encum 2025, Calden LEAE may use up to any percent (19) of the funds allo	-					
20 21	2025. Golden LEAF may use up to one percent (1%) of the funds allocated in this section for						
21	administration of the program and shall establish guidelines providing for administration of the						
22	program. Those guidelines shall include the following provisions, which shall apply to each grant under the program:						
23 24	(1) Funds for shell buildings can only be used for (1)	i) identifying potential					
25	industrial sites, (ii) grading, clearing, and other site pr						
26	(iii) planning, design, and other preconstruction and co	-					
27	shell buildings.						
28	(2) Grants awarded shall require a match in the amount	of one dollar (\$1.00) of					
29	non-State funds for every three State dollars (\$3.00).						
30	(3) Grant awards may not exceed two million five hu	ndred thousand dollars					
31	(\$2,500,000).						
32	(4) Grants may only be awarded for shell building proje	•					
33	eligible to apply for funding and reasonably antic	ipated to result in the					
34 35	creation of new jobs.	field for the mumore of					
35 36	(5) A wage standard, if any, deemed appropriate or bene the program, as determined in the sole discretion of G						
30 37	1 0						
38	<b>SECTION 11.7.(b)</b> Golden LEAF shall include the pilot program in the report required pursuant to G.S. 143-712 until the year following the year in which all funds have been						
39	expended. The information provided for the pilot program shall include, at a minimum, the						
40	number of shell buildings built, the number of shell buildings that remain vacant and the length						
41	of time they have been vacant, the number of shell buildings that have been occupied and the						
42	name of the company that occupied them, and the number of jobs based in the shell buildings						
43	that have been occupied. Funds allocated under this section are not subject to the provisions of						
44	G.S. 143C-6-23.						
45							
46	NASCAR ALL-STAR RACE FUNDING CLARIFICATION						
47	<b>SECTION 11.8.(a)</b> Funds appropriated in this act from the	1 0					
48 49	State Fiscal Recovery Reserve to the Department of Commerce (the NASCAR All-Star Race at the North Wilkesboro Speedway, LLC, m	- · ·					

48 State Fiscal Recovery Reserve to the Department of Commerce (the Department ) for the 49 NASCAR All-Star Race at the North Wilkesboro Speedway, LLC, may be used for repairs, 50 renovations, and other capital improvements at the speedway if the Department enters into an 51 agreement with the grant recipient to host one NASCAR Series race at the speedway, which shall

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1	be in addition to	eason. These funds				
2 3	be in addition to the 2023 All-Star Race, before the end of the 2028 race season. These may be used by the grant recipient to cover expenditures made prior to the effective date of act.					
4		<b>TION 11.8 (b)</b> If the grant recipient receives funds pursua	nt to subsection (a)			
5 6 7	<b>SECTION 11.8.(b)</b> If the grant recipient receives funds pursuant to subsection (a) of this section but does not host one additional NASCAR Series race at the speedway, in addition to the 2023 All-Star Race, before the end of the 2028 race season, the grant recipient must forfeit the grant awarded under this section and is liable for the amounts received.					
8	-	<b>TION 11.8.(c)</b> No later than December 1, 2023, the Departr	nent shall report on			
8 9 10	the use of such f	Funds to the chairs of the Joint Legislative Oversight Commi Economic Resources and the Joint Legislative Economic	ittee on Agriculture			
11	Global Engagem	nent Oversight Committee, and to the Fiscal Research Division	on.			
12						
13 14	NCINNOVATI	<b>ON</b> <b>TION 11.9.(a)</b> Chapter 143 of the General Statutes is amend	ad by adding a naw			
14 15	Article to read:	<b>110 11.9.(a)</b> Chapter 145 of the General Statutes is amend	eu by adding a new			
16	Afficie to fead.	"Article 76B.				
17		"NCInnovation.				
18	"§ 143-728. NC					
19		ngs. – The General Assembly of North Carolina finds the fo	llowing:			
20	<u>(1)</u>	North Carolina is competing with other states for the abilit	y to commercialize			
21		innovations resulting from in-State, world-class higher	education research			
22		institutions.				
23	<u>(2)</u>	By fully optimizing the commercialization of those innova				
24		opportunities for creating new jobs and new companies an	d achieving greater			
25	(2)	economic prosperity, particularly in rural areas.	utu analain una dal ta			
26 27	<u>(3)</u>	<u>Other states have successfully used a public-private pa</u> harness innovation efforts from research universities so a	-			
28		accelerate commercial opportunities, and to support the o				
29		and scale of emerging technologies.	<u>commerciar growth</u>			
30	<u>(4)</u>	North Carolina will benefit from similar effor	ts to accelerate			
31		commercialization of theoretical and applied science and in				
32		from the efforts and activities of its higher education resea				
33	(b) Purpo	ose. – The purpose of this section is to establish a framework	whereby the State			
34		ds to be used by a nonprofit corporation, acting on behalf of	± •			
35		tate, to establish and support a network of regional innovation				
36		th technology research and development capabilities of it	-			
37		ions, and to provide funding to bridge the gap between				
38 39		babilities and the application and commercialization of the sa lization and application, along with resulting emerging techn				
39 40		e people of the State and to maximize the economic growth				
41		wment. – NCInnovation is approved to receive funds from				
42		the terms and conditions set forth in this Article.	in the State for the			
43		irements In order to receive the endowment and retain St	ate funds, all of the			
44		ements must be met:				
45	<u>(1)</u>	NCInnovation shall adhere to the following governance p	rovisions related to			
46		its governing board:				
47		a. The board shall be composed of 13 voting member				
48		members appointed by the General Assembly upo				
49 50		of the Speaker of the House of Representativ				
50 51		appointed by the General Assembly upon record President Pro Tempore of the Senate, and the re-				
. / 1		$\mathbf{T}$				

General	l Assem	bly Of	North	Carolina	Session 2023
			elect	ed as provided in the bylaws of NCInnovation	. The directors shall
				staggered four-year terms and shall elect th	
				ng their number. Appointing and electing auth	
				appointed and elected members have expertis	
				or more of the following areas: research, de	
				mercialization, entrepreneurial business devel	
				ation.	opinent, and capitar
		<u>b.</u>	-	nnovation shall comply with the limitations of	n lobbying set forth
		<u>0.</u>		ction $501(c)(3)$ of the Internal Revenue Code.	
		C.		state employee or elected official may serve or	
		<u>c.</u> <u>d.</u>		board shall meet at least quarterly at the call of	
		<u>e.</u>		amount of State funds that may be used for t	
		<u></u>	-	one officer or employee of NCInnovation sl	
				ter of (i) one hundred forty thousand dollars (S	
			-	unt most recently set by the General Asse	
				ations Appropriations Act.	
		<u>f.</u>	-	bers of the board may not be compensated for	r their services. The
		—		unt of State funds that may be used to prov	
				vances to a member of the board engaged	•
				oses and requirements of this Article shall not	
				ided in G.S. 138-5.	
	<u>(2)</u>	<u>NCI</u> r	novatio	on shall amend its articles of incorpo	oration to enable
		NCI	novatio	on to carry out the purposes and requirements	of this Article. The
		articl	les of in	corporation, as amended, shall provide for the	e following:
		<u>a.</u>	Cons	sultation; reporting NCInnovation shall con	nsult with the Joint
			Legi	slative Commission on Governmental Oper	ations prior to the
			boar	d of directors adopting bylaws or any amend	ment to its bylaws.
			<u>NCI</u> 1	nnovation shall also report on its programs a	and activities to the
				Legislative Commission on Governmental C	±
				slative Economic Development and Gl	
				sight Committee, and the Fiscal Research Di	
			-	ember 15 of each fiscal year and more frequen	
			-	of these entities. The report shall include a	<u>ll of the following</u>
			<u>infor</u>	mation:	
			<u>1.</u>	Every expenditure for establishing and su	
				of regional innovation hubs and every awa	
				or other support by NCInnovation in the pr	
				information shall include, at a minimum, th	e recipient, amount,
				term, and purpose of the award.	
			<u>2.</u>	Outcome data collected by NCInnovat	ion, including the
			2	number of jobs created.	
			<u>3.</u>	Cumulative regional innovation hub netwo	
				funding award data by program and by cou	
			<u>4.</u>	An unaudited report, itemized by categor	
			-	administrative costs for the previous fiscal	
			<u>5.</u>	Current fiscal year budget, planned activitie	es, and goals for the
			-	current fiscal year.	
			<u>6.</u>	Developed performance metrics for recipie	ents of funding and
			7	support by NCInnovation.	ning and determine 1
			<u>7.</u>	<u>A detailed explanation of how annual salar</u> including base pay schedules and any	
				menuing base bay schedules and any	addinonal salary

	General Assembl	y Of North C	arolina	Session 2023
1			amounts or bonuses that may be ear	ned as a result of job
2			performance. The explanation shall inc	
3			NCInnovation to foster employee	•
4			low-income areas in the State.	
5		NC	CInnovation shall also provide to	the Joint Legislative
6		Comm	ission on Governmental Operations,	the Joint Legislative
7			mic Development and Global En	
8			nittee, and the Fiscal Research Division	
9		audite	d financial statement for the previous fis	cal year within 30 days
10		<u>of hav</u>	ing received an audit report from an inde	pendent auditor and (ii)
11		<u>a copy</u>	of its annual federal income tax return	for the previous fiscal
12		<u>year</u> v	vithin 30 days of filing. In addition, t	the State Auditor may
13		perfor	<u>m audits of NCInnovation pursuant to Ar</u>	ticle 5A of Chapter 147
14		of the	General Statutes to ensure that funds	are being managed in
15		accord	lance with the provisions of this Article.	
16		<u>b.</u> <u>Transf</u>	Fer of assets NCInnovation shall not dis	spose of assets pursuant
17		<u>to G.S</u>	. 55A-12-02 without the approval of the	General Assembly.
18		<u>c.</u> <u>Charte</u>	r repeal. – The charter of NCInnovation	may be repealed at any
19		<u>time b</u>	y the General Assembly pursuant to Sect	tion 1 of Article VIII of
20			orth Carolina Constitution. NCInnovation	
21		article	s of incorporation without the appr	roval of the General
22		Assem		
23			ution. – NCInnovation may be dissolve	
24			of the General Statutes or by the Gen	
25			ution, (i) all funds, other than excluded	
26			on excluded amounts, and (ii) all asse	-
27			shall be transferred to the General Fund.	
28	<u>(3)</u>		n shall act on behalf of, and perform its d	
29			ere those duties involve the distribution	
30			shall (i) consult with the North (	
31			y), established under G.S. 116-255, fo	
32			s regarding terms and amounts of distri	
33			to manage the distributions. NCInnovati	ion shall, at a minimum,
34		1	ollowing duties:	
35			ish and support a network of regional ini	novation hubs by doing
36			more of the following:	1h
37		<u>1.</u>	Establishing four university research	
38			areas of the State where regional	
39 40			academic, industrial, and capital formation below average in comparison to the res	
40 41		2		
41 42		<u>2.</u>	Providing full-time, collocated educati	
42 43			consultants, and technology transfer	
43 44			<u>university</u> research hub established for building new and strengthening existing	• •
44 45			senior educational and regional indust	-
43 46			ongoing engagement within and among	
40 47			(ii) creating communication and	
47 48			between regional networks to ident	
40 49			collaboration, filling needs, and co	• •
49 50				levelopment, and
50 51			comprehenally research, c	
51			commercianzation.	

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		<u>3.</u>	Conducting analysis of research activities, capacities, and
			capabilities of each higher education research institution in
			each university research hub in light of commercial innovation
			needs in the hub, including (i) identifying specific strengths
			and gaps that could benefit from regional collaboration, (ii)
			identifying existing patents and research and, where
			applicable, how the patents or research might have commercial
			application for industry needs, and (iii) creating a strategic plan
			to guide future investments and identify resources or
			infrastructure required to implement and apply patents and
			research into commercialized innovation.
		<u>4.</u>	Providing the results of, and associated guidance concerning,
			conducted analyses to assist connecting hub-specific
			capabilities with regional commercial needs and to ensure
			applied research investments are aligned with regional
			strengths, capabilities, and commercial opportunities.
		<u>5.</u>	Funding, supporting, and facilitating the development of
			partnerships and building capacity between regional industries
			and higher education research institutions.
		<u>6.</u>	Drafting guidance for researchers to use in prioritizing targeted
			commercial opportunities and leveraging identified research
			strengths.
		<u>7.</u>	Soliciting applications for grants to commercialize or develop
			the capability to commercialize applied research opportunities.
	<u>b.</u>		rd grants, funds, and other resources to higher education research
			utions under programs designed to do any of the following:
		<u>1.</u>	Provide capacity building to (i) expand applied research
			federal grant scouting and (ii) provide project management and
			support for researchers engaged in collaborations between
		2	such institutions.
		<u>2.</u>	Support technology development, start-up support, and
		2	licensing assistance.
		<u>3.</u>	Pursue intellectual property protections, including patent
		4	prosecution. Provide direct, non-dilutive funding designed to advance
		<u>4.</u>	research and development to proof of commercial viability.
		<u>5.</u>	Furnish additional support services after proof of commercial
		<u>J.</u>	viability designed to assist researchers at such institutions in
			attaining, from sources other than NCInnovation, venture
			<u>capital and capital formation.</u>
	<u>c.</u>	Prote	bet the use of State funds by requiring, as a condition of awarding
	<u></u>		s or providing support, that the recipient, for a minimum of five
			, (i) have its headquarters and principal place of business in the
			and (ii) be organized under the laws of this State for any
			nercialization resulting from or furthered by, in whole or part,
			funds or support. NCInnovation may receive from a recipient
			er future earnings or revenue of any kind nor equity or ownership
			ests of any kind.
<u>(4</u>	) <u>NCIn</u>	-	on shall contract with an independent investment manager to
		ge and	invest the endowment for the purpose of generating investment
	incon	ne. The	e contract shall establish the annual compensation for the

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1		investment manager, including any management fee,	which shall reflect
2		asset-based pricing using a tiered structure, with an overal	
3		exceed 15 basis points. Amounts paid pursuant to the	
4		overhead and administrative costs of NCInnovation. The c	
5		that the investment manager disclose to NCInnovation and	
6		an owner, stockholder, partner, officer, director, member,	
7		of the investment manager has in a recipient of invest	
8		NCInnovation to the extent the investment manager	
9		recipients. The activities and investments of the investme	
)		subject to the reporting requirements of this Article.	
1	<u>(5)</u>	NCInnovation may draw from, distribute, and otherwise	expend investment
2		income, including, without limitation, to make funding a	wards and establish
3		or support a network of regional innovation hubs, in ac	cordance with this
4		Article, and such activities are subject to the reporting r	equirements of this
5		Article. NCInnovation shall develop criteria for and	l notify the Joint
6		Legislative Commission on Governmental Operation	ns regarding each
7		program NCInnovation will use to advance the purposes	of this Article prior
8		to using investment income for the program. NCInnovat	ion shall provide a
9		copy of materials describing each program to the Fiscal	-
C		within 15 days of finalizing the program.	
1	<u>(6)</u>	NCInnovation shall have received from fundraising effort	s and sources, other
2		than State funds, commitments to donate at least twenty-	five million dollars
3		(\$25,000,000) in private funds for support of its operation	ons. The minimum
4		commitment amount required by this subdivision must be	
5		years of the receipt of any portion of the endowment.	
5	<u>(7)</u>	NCInnovation shall adopt, publish, and provide to th	e Joint Legislative
7		Commission on Governmental Operations a resolution	or policy regarding
8		conflicts of interest to guide actions by the governing board	l members, officers,
)		and employees of NCInnovation in the performance of	their duties and to
)		prevent such persons from benefiting from or holding an	n equity position in
l		any intellectual property, licensing, or business entity sup	ported or funded by
2		NCInnovation. The conflict of interest policy shall contain	<u>, at a minimum, that</u>
3		no subject person of NCInnovation may take any officia	al action or use the
1		subject person's official position to profit in any manner	the subject person,
5		the subject person's immediate family, a business with	which the subject
ō		person or the subject person's immediate family has a busi	ness association, or
7		a client of the subject person or the subject person's imm	nediate family with
}		whom the subject person, or the subject person's immed	liate family, has an
)		existing business relationship. No subject person shall att	empt to profit from
)		a proposed project lead resulting from commercialization	ion of, or business
l		formation resulting from, research if the profit is greater that	an that which would
2		be realized by other persons living in the area where the pro-	pject lead is located.
3		If the profit under this subdivision would be greater for the	subject person than
4		other persons living in the area where the project lead is lo	cated, not only shall
5		the subject person abstain from voting on that issue, but,	once the conflict of
5		interest is apparent, the subject person shall not discuss the	ne project lead with
7		any other subject person except to state that a conflict of ir	nterest exists. Under
3		this subdivision, a subject person is presumed to profit if	the profit would be
)		realized by the subject person, the subject person's in	nmediate family, a
)		business with which the subject person or the subject	person's immediate
1		family has a business association, or a client of the su	bject person or the

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1		subject person's immediate family with whom the subject per	rson or the subject
2		person's immediate family has an existing business rel	
3		company that is the subject of a proposed project lead. No	•
4		contemplation of official action by the subject person,	· ·
5		information that was made known to the subject person in th	
6		official capacity and that has not been made public, sh	
7		pecuniary interest in any property, transaction, or entern	orise or gain any
8		pecuniary benefit that may be affected by such information	
9		or (ii) intentionally aid another to do any of the above act	
10		subdivision, the following terms mean:	
11		a. Board. – The governing board of NCInnovation.	
12		b. Board member. – A member of the board.	
13		c. Business association. – A director, employee, office	er, or partner of a
14		business entity, or owner of more than ten percent	
15		any business entity.	
16		d. Immediate family. – Spouse, children, parents, broth	hers, and sisters.
17		e. Official action. – Actions taken in connection with th	ne subject person's
18		duties, including, but not limited to, voting on n	natters before the
19		board, discussing investment matters with other sub	pject persons in an
20		effort to further the matter after the conflict of	interest has been
21		discovered, or taking actions in the course and scope	e of the position as
22		a subject person and actions leading to or resulting i	<u>in profit.</u>
23		f. Profit. – Receive monetary or economic gain or ber	nefit, including an
24		increase in value whether or not recognized by sale	or trade.
25		g. Subject person. – A board member, officer,	or employee of
26		NCInnovation.	
27	<u>(8)</u>	NCInnovation shall adopt, publish, and provide to the	Joint Legislative
28		Commission on Governmental Operations a resolution or	policy regarding
29		gifts to guide actions by the governing board member	ers, officers, and
30		employees of NCInnovation in the performance of their duti	es. The gift policy
31		required by this subdivision shall, at a minimum, prohi	bit an employee,
32		officer, or member of the board of NCInnovation from know	owingly accepting
33		a gift from a person whom the employee, officer, or men	nber of the board
34		knows or has reason to know (i) is seeking to do business	of any kind in the
35		State or (ii) has financial interests that may be substantial	lly and materially
36		affected, in a manner distinguishable from the public	generally, by the
37		performance or nonperformance of official duties of the em	
38		member of the board. This prohibition shall not apply	to either of the
39		<u>following:</u>	
40		<u>a.</u> <u>Gifts given to the employee, officer, or member of the</u>	ne board where the
41		gift is food or beverages, transportation, lodging,	-
42		related expenses associated with responsibilitie	es or duties the
43		employee, officer, or member of the board is	s responsible for
44		conducting on behalf of NCInnovation, provided	(i) the employee,
45		officer, or member of the board did not solicit the	e gift and did not
46		accept the gift in exchange for the performance or n	_
47		corporate duties and (ii) the employee, officer, or me	
48		reports electronically to the corporation within 30	days of receipt of
49		the gift, including a description and value of the gift	-
50		of how the gift contributed to responsibilities or de	uties on behalf of
51		NCInnovation.	

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	b. Gifts of personal property valued at les	ss than one hundred dollars
	(\$100.00) given to the employee, officer	, or member of the board in
	the commission of corporate duties if the	gift is given as a personal gift
	in another country as part of an overseas	trade mission and the giving
	and receiving of such personal gifts is con	sidered a customary protocol
	in the other country.	
<u>(9)</u>	NCInnovation shall maintain separate accounting	ng records for and separate
	accounts for State funds and excluded amounts and	
	funds and excluded amounts. NCInnovation	-
	accounts according to generally accepted accoun	
<u>(10)</u>	NCInnovation shall specifically and separately r	
	person, including a related member of a per	-
	contribution and has received funds or su	-
	NCInnovation shall include the record in the	
	pursuant to this section.	± ±
(11)	NCInnovation shall limit the use of State funds	for the severance pay of the
	chief executive officer and other officers of the	
	more than the salary limitation contained in subdi	· · ·
(12)	NCInnovation complies with the following:	
<u></u>		byist.
	a.State funds shall not be used to hire a lobb.No State funds may be used for overhead	-
	is the intent of the General Assembly (i)	•
	the appropriate maximum amount of inv	
	used for overhead and administrative co	
	occurring within the first three years of re	
	to allow for that maximum amount to be	-
	subsequent years, and (iii), at that time,	to require NCInnovation to
	prioritize the use of excluded amounts for	overhead and administrative
	costs to the extent practicable.	
	c. Only excluded amounts may be used for	
	alcohol, (ii) first-class airfare, (iii) charte	r flights, (iv) holiday parties
	or similar social gatherings, and (v) any	meeting, whether a formal
	public meeting or an informal retreat, loc	ated outside of the State.
(e) Benefi	its An officer, employee, or member of a gover	ning board of NCInnovation
	loyee, is not covered by Chapter 126 of the Genera	
	mployee benefits, including membership in the Tea	<b>.</b> .
-	m and the State Health Plan for Teachers and State	
	f Funds. – NCInnovation shall comply with the fol	
<u>(1)</u>	Endowment The endowment may be used se	• -
	income by an independent investment manager, a	
<u>(2)</u>	Investment income. – Investment income may be	
	<u>a.</u> Establishing and supporting a network of	-
	b. Awarding grants, funds, and other resour	rces to advance duties owed
	by NCInnovation under this Article.	
	<u>c.</u> <u>Any other purpose expressly and specific</u>	cally allowed for investment
	income in this Article.	
<u>(3)</u>	<u>State funds. – State funds may not be used for lo</u>	
<u>(4)</u>	Excluded amounts Excluded amounts may	not be invested with the
/ X · ··	endowment.	
	<u>endowment.</u> cable Laws. – NCInnovation is subject to the requine tes and (ii) Article 33C of Chapter 143 of the Gener	

1	-		this subsection, public records relating to programs, recipients, and projects
2			novation may be withheld so long as their inspection, examination, or copying
3			ined in the sole discretion of NCInnovation, frustrate the purpose for which such
4	public rec	ords v	vere created or would result in the harmful dissemination of confidential
5			erty of a recipient; however, the provisions of this subsection allowing public
6	records to	be with	held no longer apply as soon as that frustration or harmful dissemination ceases,
7	and NCIn	novatic	on shall disclose as soon as practicable, and within 25 business days, public
8	records fro	m that	<u>time.</u>
9	<u>(h)</u>	Defin	itions. – The following definitions apply in this Article:
10		(1)	Endowment Funds provided to NCInnovation by the State upon meeting
11			the requirements set forth in this section and any future funds NCInnovation
12			receives from the State.
13		<u>(2)</u>	Excluded amounts. – Any funds raised by NCInnovation through fundraising
14			efforts and returns or earnings of any kind resulting directly or indirectly from
15			investment of such funds.
16		<u>(3)</u>	<u>Higher education research institution. – A postsecondary constituent</u>
17			institution of The University of North Carolina, as defined in G.S. 116-2, or a
18			community college, as defined in G.S. 115D-2.
19		<u>(4)</u>	Investment income Returns and earnings of any kind resulting directly or
20			indirectly from investment of the endowment by an independent investment
21			manager as allowed by this Article.
22		<u>(5)</u>	NCInnovation. – NCInnovation, Inc., a North Carolina nonprofit corporation
23			under section 501(c)(3) of the Internal Revenue Code, provided it has its
24			headquarters and principal place of business in the State and meets the
25			requirements of this Article necessary to receive and retain the endowment.
26		<u>(6)</u>	State funds The endowment and investment income."
27		SECT	<b>TION 11.9.(b)</b> Notwithstanding the provisions of Article 76B of Chapter 143
28	of the Gen	eral St	atutes, NCInnovation may use up to fifty million dollars (\$50,000,000) of the

endowment as investment income in the 2023-2024 fiscal year and ninety million dollars 29 30 (\$90,000,000) of the endowment as investment income in the 2024-2025 fiscal year, as those terms are defined in G.S. 143-728, as enacted by subsection (a) of this section. Funds not used 31 32 for purposes allowed in this section at the end of the fiscal year for which the allowance is made 33 shall be returned to and used in conformity with the endowment, as provided in Article 76B of 34 Chapter 143 of the General Statutes.

35 Notwithstanding the provisions of Article 76B of Chapter 143 of the General Statutes, 36 investment income earned on the endowment during the 2023-2025 fiscal biennium shall be 37 retained and invested with the endowment. To the extent that funds are used from the endowment 38 in accordance with this section, NCInnovation shall replenish such funds in the future from 39 investment income to the extent practicable in the reasonable discretion of the board, balancing 40 the amount of investment income and NCInnovation's performance of the purposes of this 41 section.

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#### 43

EDPNC MARKETING FUNDING EXTENSION

SECTION 11.10. Section 11.4(b) of S.L. 2022-74 reads as rewritten:

45 "SECTION 11.4.(b) There is appropriated from the Economic Development Project 46 Reserve established in Section 2.2 of S.L. 2021-180 to the Department of Commerce for the 47 nonprofit corporation with which the Department contracts pursuant to G.S. 143B-431.01(b) the 48 sum of sixty million dollars (\$60,000,000) to be used for the following purposes in the following 49 amounts:

50 51

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1 2 3		Thirty million dollars (\$30,000,000) for business marketi allocated in subdivisions (1) and (2) of this subsection, the n e than twenty million dollars (\$20,000,000) for each purpos	onprofit corporation		
4 5	and the remainder of the funds allocated by this section by December 31, 2024. June 30, 2025. The nonprofit corporation may use up to three percent (3%) of the total funds allocated in this				
6	section for admin		nus anocated in this		
7 8	EIC FUNDING	APPROVAL FOR MEGASITES PROGRAM/MOD	DIFICATIONS TO		
9	MEGASITE	S PROGRAM			
10	SECT	FION 11.11.(a) Of the funds appropriated from the Econ	nomic Development		
11	Project Reserve	established in Section 2.2 of this act to the Department	nent of Commerce		
12		be allocated to the nonprofit corporation with which the D			
13		143B-431.01(b), the sum of one hundred seven million eig			
14		0,000) shall be used by the nonprofit corporation as follows			
15	(1)	Ten million dollars (\$10,000,000) in nonrecurring fund			
16		fiscal year to be used to support local governments or a			
17		governments in conducting due diligence as described in			
18		Section 11.11(a) of S.L. 2022-74, as amended by subsection			
19	(2)	Ninety-seven million eight hundred thousand dollar			
20		nonrecurring funds for the 2024-2025 fiscal year, to be			
21		consistent with the megasites readiness program establish	ned in Section 11.11		
22		of S.L. 2022-74.	•		
23		<b>FION 11.11.(b)</b> Section 11.11 of S.L. 2022-74 reads as rev			
24		<b>11.11.(a)</b> Purpose. – It is in the best economic and develo	1		
25		ort the development of megasites to ensure the State's ongo			
26		acturing opportunities, including including, but not limite			
27		n energy, food processing, <u>semiconductor</u> , and life scie			
28 29		ection is to establish a competitive grant program serving to	6		
29 30	(1)	Identify and evaluate up to five seven megasites for pre- and marketing.	sterred development		
30 31	(2)	Enable <u>Assist</u> local governments or a partnership of lo	cal governments to		
32	(2)	<u>acquire in the acquisition of a newly identified or existing</u>	-		
33	(3)	Support local governments or a partnership of local go			
33 34	$(\mathbf{J})$	<u>analyze, plan, install, or upgrade public infrastructure.</u>			
35		owned water, gas, and sewer systems, transportation in	<b>U</b> 1 <b>V</b>		
36		electrical utility lines necessary to meet the needs of pro			
37		for megasites.	september of the projects		
38	(4)	Support local governments or a partnership of local g	overnments to fund		
39		on-site preparation, including clearing, grading, or other			
40		megasites.	1		
41	<u>(4a)</u>	Support local governments or a partnership of loc	al governments in		
42		conducting due diligence, including, but not limited to			
43		characteristics, preliminary engineering reports for wa			
44		provision to the site, assessments related to road and high	shway infrastructure		
45		to serve the site, and other assessments as needed.			
46	(5)	Facilitate coordination between the economic develo	-		
47		entities, the North Carolina Department of Environmen			
48		and the North Carolina Department of Transportation	<u>on t</u> o expedite <del>any</del>		
49 50		environmental needs related to timely site development.			
50		<b>11.11.(b)</b> Fund Established. – There is created in the Department of the Department	_		
51	to be known as the	he North Carolina Megasite Fund for grants awarded by E	DPNC for purposes		

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consistent with this section. EDPNC shall be responsible for administering the program. The provisions prohibiting EDPNC from awarding of grants contained in G.S. 143B-431.01 do not apply to the Fund.
"SECTION 11.11.(c) Definitions. – The following definitions apply in this section:
<ul> <li>(5) Megasite. – A parcel of contiguous property consisting of more than 1,000</li> </ul>
acres that is viable for industrial development and listed in the report produced pursuant to subsection $\frac{(d)}{(g)}$ of this section.
" <b>SECTION 11.11.(d)</b> Allocation. – EDPNC shall allocate monies in the Fund on the
following basis:
(1) The first one million dollars (\$1,000,000) appropriated to the Fund for
engaging a national site selection firm through a competitive bid process to
produce a report evaluating sites in the State and determining the five seven
megasites best positioned for advanced manufacturing site selection searches
conducted by major employers.
"SECTION 11.11.(f) Agreements Required. – Monies may be disbursed from the Fund only
in accordance with agreements that are (i) entered into between EDPNC and a local government
or a government partnership. partnership and (ii) approved by the Economic Investment
Committee established pursuant to G.S. 143B-437.54. The agreement must include all of the
performance criteria, remedies, and other safeguards required to secure the assistance provided
to ready the megasite for a major employer and must require EDPNC to recapture a proportionate
amount of assistance provided under this section for failure by a local government or government
partnership to meet and maintain the megasite for availability for the purposes for which the
assistance was provided.
SECTION 11.11.(c) G.S. 132-6 reads as rewritten:
"§ 132-6. Inspection, examination and copies of public records.
§ 152-6. Inspection, examination and copies of public records.
(d1) Notwithstanding the provisions of subsections (a) and (b) of this section, public
records relating to the potential location, evaluation, and acquisition of a qualifying site may be
withheld so long as their inspection, examination, or copying would frustrate the purpose for
which such public records were created, including increasing costs of acquisition. Once (i) the
land comprising a qualifying site has been acquired or on which options have been secured or
(ii) the qualifying site is evaluated but ultimately deemed unsuitable for further development, the
provisions of this subsection allowing public records to be withheld by the agency no longer
apply. Once the provisions of this subsection no longer apply, the agency shall disclose as soon
as practicable, and within 25 business days, public records requested for the qualifying site that
are not otherwise made confidential by law. For purposes of this subsection, a qualifying site is
a megasite or selectsite for which State funding for identification, evaluation, and acquisition is
approved by the Economic Investment Committee from the North Carolina Megasite Fund or
North Carolina Selectsite Fund.
"
<b>SECTION 11.11.(d)</b> Subsection (c) of this section is effective when it becomes law.
SELECTSITE READINESS PROGRAM
<b>SECTION 11.12.(a)</b> Funds appropriated by Section 11.4 of S.L. 2022-74 to the Department of Commerce (Department) and allocated to the popprofit corporation with which
Department of Commerce (Department) and allocated to the nonprofit corporation with which the Department contracts pursuant to $C \ge 143P 431 01(b)$ that remain unspent as of June 30
the Department contracts pursuant to G.S. 143B-431.01(b) that remain unspent as of June 30, 2023, shall be transferred to the North Carolina Selectsite Fund established in subsection (c) of
2023, shall be transferred to the North Carolina Selectsite Fund established in subsection (c) of this section to be used for purposes consistent with subdivision (e)(1) of this section. Of the funds
this section to be used for purposes consistent with subdivision (e)(1) of this section. Of the fullus

appropriated from the Economic Development Project Reserve established in Section 2.2 of this 1 2 act to the Department to be allocated to the nonprofit corporation with which the Department 3 contracts pursuant to G.S. 143B-431.01(b), the sum of ten million dollars (\$10,000,000) in 4 nonrecurring funds for the 2024-2025 fiscal year shall be used to support local governments or a 5 partnership of local governments in conducting due diligence as described in subdivision (b)(5)6 of this section. 7 **SECTION 11.12.(b)** Purpose. – It is in the best economic and developmental 8 interests of the State to support the development of selectsites to ensure the State's ongoing 9 competitiveness for major manufacturing opportunities, including, but not limited to, the 10 aerospace, automotive, clean energy, food processing, semiconductor, and life science industries. The purpose of this section is to establish a competitive grant program serving to do the 11 12 following: 13 (1)Identify and evaluate up to 15 selectsites of less than 1,000 acres for preferred 14 development and marketing. 15 (2)Assist local governments or a partnership of local governments in the acquisition of a newly identified or existing selectsite. 16 Support local governments or a partnership of local governments to analyze, 17 (3)18 plan, install, or upgrade public infrastructure, including publicly owned water, 19 gas, and sewer systems; transportation infrastructure; and the electrical utility 20 lines necessary to meet the needs of prospective employers for selectsites. 21 (4) Support local governments or a partnership of local governments to fund 22 on-site preparation, including clearing, grading, or other related expenses for 23 selectsites. 24 (5) Support local governments or a partnership of local governments in 25 conducting due diligence, including, but not limited to, the following: site 26 characteristics, preliminary engineering reports for water and wastewater 27 provision to the site, assessments related to road and highway infrastructure 28 to serve the site, and other assessments as needed. 29 Facilitate coordination between the economic development entities and the (6)30 North Carolina Department of Environmental Quality and the North Carolina 31 Department of Transportation to expedite needs related to timely site 32 development. 33 SECTION 11.12.(c) Fund Established. – There is created in the Department a special 34 fund to be known as the North Carolina Selectsite Fund for grants awarded by the Economic 35 Development Partnership of North Carolina (EDPNC) for purposes consistent with this section. 36 EDPNC shall be responsible for administering the program. The provisions prohibiting EDPNC 37 from the awarding of grants contained in G.S. 143B-431.01 do not apply to the Fund. 38 SECTION 11.12.(d) Definitions. – The definitions in Section 11.11(c) of S.L. 39 2022-74 apply in this section. For purposes of this section, a "selectsite" is a parcel of contiguous 40 property consisting of less than 1,000 acres that is viable for industrial development and listed in the report pursuant to subsection (h) of this section. For purposes of this section, "Fund" is the 41 42 North Carolina Selectsite Fund. 43 **SECTION 11.12.(e)** Allocation. – EDPNC shall allocate monies in the Fund on the 44 following basis: 45 (1)Unspent funds transferred pursuant to subsection (a) of this section shall be 46 used for engaging a national site selection firm through a competitive bid 47 process to produce a report identifying and evaluating 15 selectsites for preferred development and marketing, of which seven must be less than 500 48 49 acres and of which an additional two must be less than 100 acres. 50 (2)Funds appropriated to the Fund for local government grants shall be allocated 51 for the purposes outlined in subdivisions (b)(2), (b)(3), (b)(4), and (b)(5) of

this section for selectsites determined pursuant to subdivision (1) of this 1 2 subsection. EDPNC shall prioritize local government grants that have the 3 greatest potential to reduce the time for site readiness and reduce the risk of 4 unforeseen conditions that could affect the site viability for advanced 5 manufacturing projects. EDPNC shall base the grant amount on total 6 development needs for the selectsite, prior investment in the selectsite by one 7 or more local governments, the ability of one or more local governments to 8 invest in the selectsite, and the ability and level of participation promised by 9 the local government in exchange for a grant from the Fund. Monies may only 10 be granted for, and used to acquire, a selectsite for which (i) one or more local governments have a binding option or offer to purchase and (ii) all basic due 11 12 diligence has been completed, including, but not limited to, boundary surveys, 13 title searches, State Historic Preservation Office reviews, and wetlands 14 delineation.

15 **SECTION 11.12.(f)** Matching Funds. – If a grant is awarded that includes site 16 acquisition assistance, the local governments to which a grant is awarded shall provide the 17 remainder of the cost of purchasing the selectsite not provided by the grant.

**SECTION 11.12.(g)** Agreements Required. – Monies may be disbursed from the Fund only in accordance with agreements entered into between EDPNC and a local government or a government partnership. The agreement must include all of the performance criteria, remedies, and other safeguards required to secure the assistance provided to ready the selectsite for a major employer and must require EDPNC to recapture a proportionate amount of assistance provided under this section for failure by a local government or government partnership to meet and maintain the selectsite for availability for the purposes for which the assistance was provided.

25 SECTION 11.12.(h) Reporting. - EDPNC shall file an annual report to the 26 Department on or before April 1 of each year. The annual report prepared will document the total 27 amount of grants awarded, matching funds required, activities to ready selectsites and associated 28 costs, any major employers locating at an improved or acquired selectsite, and the unallocated 29 amount for grants remaining in the Fund. The Department shall prepare and file on or before 30 May 1 of each year with the Senate Appropriations Committee on Agriculture, Natural, and 31 Economic Resources; the House of Representatives Appropriations Committee on Agriculture 32 and Natural and Economic Resources; the Joint Legislative Economic Development and Global 33 Engagement Oversight Committee; the Office of State Budget and Management; and the Fiscal 34 Research Division a consolidated report for the preceding fiscal year concerning the information 35 required by this section.

36 SECTION 11.12.(i) Program Guidelines. – EDPNC shall develop guidelines related 37 to the administration of this program. At least 20 days before the effective date of any guidelines or nontechnical amendments to the guidelines, EDPNC shall publish the proposed guidelines on 38 39 its website and provide notice to persons who have requested notice of proposed guidelines. In 40 addition, EDPNC must accept oral and written comments on the proposed guidelines and shall, in its discretion, consider such comments before finalizing the guidelines during the 15 business 41 42 days beginning on the first day that EDPNC has completed these notifications. Guidelines 43 adopted under this section shall not be subject to the requirements of Article 2A of Chapter 150B 44 of the General Statutes.

45 46 47

# SHELLFISH GROWERS LOAN PROGRAM MODIFICATION

**SECTION 11.13.(a)** G.S. 113-211 reads as rewritten:

# 48 "§ 113-211. Shellfish Growers Loan Program. 49 (a) Definitions. – For purposes of this sector

- (a) Definitions. For purposes of this section, the following definitions apply:
- 50 51
- Service sets and adjusts monthly for private loans.

(1)

Applicable federal rate. – The minimum interest rate that the Internal Revenue

General A	ssemb	ly Of North Carolina	Session 2023
	<u>(1a)</u>	Department. – The Department of Commerce.	
	(2)	Governmental crop insurance. – Insurance coverage throug Department of Agriculture Noninsured Crop Disaster Assi	stance Program.
	<del>(3)</del>	Prime rate. The interest rate that a commercial bank hole rate for a loan with less than a 36 month term to its	
		borrowers.	
administere working ca	ed by tapital a	am. – There is established the Shellfish Growers Loa the Rural Center. The program shall provide a revolving sou and equipment loans to emerging and existing small shellfi ited to the program are available in perpetuity and must be us	rce of low-interest ish growers in this
		businesses or for administrative expenses as allowed in this s	• •
	-	. – The following shall apply to the program and loans made	
	(1)	A loan provided under the program shall have a fixed intere	
		to the prime applicable federal rate plus two and one-quart	er percent $(2.25\%)$
		and shall be amortized over the term of the loan. For the	÷ •
		loan, the qualifying lender shall use the applicable federa	
		aligns with the term of the loan and shall match the applica	
		the month in which the qualifying business receives the loa	<u>an.</u>
	(2)	A working conital loop shall have a tarm of at loost 12 m.	onthe and shall not
	(2)	A working capital loan shall have a term of at least 12 more exceed $\frac{24}{72}$ months.	Sintis and shall not
	(3)	An equipment loan shall have a term of at least 12 months a	nd shall not exceed
	(3)	<del>60.</del> 72 months.	na shan not execcu
	(7)	Loans are made pursuant to an agreement with a qualif	ying business that
		includes at least the following:	
		e. A provision requiring proof that the qualifying b	
		current has submitted a completed application for	governmental crop
		insurance to protect from disasters.	
		f. A provision allowing for losses from disaste	
		governmental crop insurance coverage on loans made	
		business to be covered by the program funds up	U
		unpaid principal loaned to the qualifying business b time of the loss.	ut not repaid at the
"		time of the loss.	
	SECT	<b>TION 11.13.(b)</b> The qualifying lender shall seek to renegotia	ate the interest rate
for any loa		ady disbursed or agreed to regarding loans that are already i	
•		ion becomes law, if the new interest rate at that time is low	
		eed to between the qualifying lender and qualifying business	
	SECT	<b>TION 11.13.(c)</b> This section is effective when it becomes la	W.
NORTH (		LINA INNOVATION COUNCIL	
		<b>TION 11.14.(a)</b> G.S. 169-1(b)(14) reads as rewritten:	
	"(14)	Waiver. – A document issued pursuant to this Chapter th	-
		sandbox participant to temporarily test an innovative prod	
		limited basis without otherwise being subject to the s	-
		authorization provisions of the laws of this State or in ful the laws of this State."	in compliance with
	SECT	<b>TION 11.14.(b)</b> G.S. 169-3 reads as rewritten:	
	SECI	1011 11.14.(0) 0.5. 107-5 1000 as 100110011.	

	General Assembly Of North Carolina	Session 2023
1	"§ 169-3. Regulatory sandbox program established; innovation waivers; l	
2	(a) Notwithstanding any other provision of law, a person who mak	
3	product or service available to consumers in the regulatory sandbox may be gr	
4	specified requirements imposed by statute or rule, or portions thereof, if these	e statutes or rules
5	do not currently permit the product or service to be made available to consume	<del>xrs.</del> rule.
6	(b) A waiver under subsection (a) of this section shall be no broader	than necessary to
7	accomplish the purposes set forth in this Act, Chapter, as determined by the	e applicable State
8	agency.	
9	(c) A waiver is valid for the duration of participation in the regulator	y sandbox, not to
10	exceed 24 months from the date of admission into the regulatory sandbox p	rogram unless an
11	extension is granted.	
12	(d) Unless otherwise provided in this Chapter, nothing in this section sl	hall limit or affect
13	the authority of any State agency or otherwise alter existing State law."	
14	<b>SECTION 11.14.(c)</b> G.S. 169-4(a) reads as rewritten:	
15	"(a) The North Carolina Innovation Council is established. The purpose	of the Innovation
16	Council is to The Council shall be administratively housed in the Department of	of Commerce. The
17	purpose, powers, and duties of the Council are as follows:	
18	(1) <u>To</u> support innovation, investment, and job creation within I	North Carolina by
19	encouraging participation in the regulatory sandbox. sandbo	ox created by this
20	<u>Chapter.</u>	
21	(2) The Council is empowered to <u>To</u> set standards, principles	
22	policy priorities for the types of innovations that the re-	gulatory sandbox
23	program will support.	
24	(3) The Council shall To be responsible for admission into the re	
25	program and for assigning selected participants to the application	•••
26	(4) To adopt rules further implementing this Chapter, includin	<u>g, but not limited</u>
27	<u>to:</u>	
28	<u>a.</u> <u>The operation, supervision, managing, and comm</u>	nunication of the
29	regulatory sandbox under this Chapter;	
30	b. The information required and the process for rece	viving, reviewing,
31	accepting, and denying applications to the regulator	<u>y sandbox;</u>
32	c. Establishing conditions of the waiver; and	
33	<u>d.</u> <u>The termination or removal of any participant from the termination of termination of the termination of </u>	m the regulatory
34	sandbox."	
35	SECTION 11.14.(d) G.S. 169-5 reads as rewritten:	
36	"§ 169-5. Regulatory assistance; technical assistance; nonprofit organizat	
37	A designated nonprofit organization which has been duly authorized by	
38	Secretary of State shall be recognized as partners that may help sandbox applie	U
39	regulatory sandbox application process. Certain participating nonprofit organ	•
40	assist sandbox participants with the design and implementation of products an	-
41	the regulatory sandbox program period. Nonprofit organizations wishing to	
42	sandbox applicants and participants shall submit an application to the Innov	
43	approval. Such organizations shall additionally be empowered to explore, provi	
44 45	and make recommendations to the Council with respect to innovations and the second sec	
45	innovative technologies that would additionally provide benefit to the State, it	
46	its industry. The Innovation Council may also remove a previously approved	
47 48	at its discretion. Selection, denial, or removal of a nonprofit under this section	in is exempt from
48 40	the contested case process provided in Chapter 150B of the General Statutes.	ndhov annligant
49 50	Nothing shall prevent a nonprofit applicant from reapplying to assist sa	
50	under this section after the nonprofit application is denied. Any nonprofit part	nei removed may

not reapply to be a nonprofit partner of the Innovation Council for a period of two years, or within 1 2 such time as the Council may approve." 3 SECTION 11.14.(e) G.S. 169-6 reads as rewritten: 4 "§ 169-6. Regulatory sandbox applications. 5 6 (c1) Upon receipt of an application for the regulatory sandbox, the Innovation Council 7 shall first determine if the application is within the jurisdiction of the Council. If the application 8 is not within the Innovation Council's jurisdiction, the Council shall deny the application. Approval of an applicant into the regulatory sandbox shall be by a simple majority vote of the 9 10 Innovation Council at a duly noticed public hearing. 11 . . . 12 (e) The Innovation Council may deny an application in its discretion, provided defined 13 reasons are given for the action. A denial may be resolved with an applicant through the informal 14 procedures specified in G.S. 150B-22; however, no applicant shall be entitled to convert any dispute unresolved by informal procedures into a contested case, nor shall any applicant be 15 entitled to judicial review under Article 4 of Chapter 150B of the General Statutes. Nothing shall 16 17 prevent an applicant from reapplying for entry to the regulatory sandbox under this Chapter 18 section after the application is denied as long as if the applicant has taken action to address the 19 reasons for denial given by the applicable State agency." 20 SECTION 11.14.(f) G.S. 169-7 reads as rewritten: 21 "§ 169-7. Regulatory sandbox requirements; procedures. 22 Upon approval of an applicant's application for entry into the regulatory sandbox, the (a) 23 applicant will have a period of 24 months after the date of approval to test the innovative product 24 or service. The Council may revoke the waiver if the applicant fails to meet any of the conditions 25 of the waiver. Innovations tested within the regulatory sandbox must be offered only to 26 consumers who are residents of the State, except for any innovative products or services 27 associated with a money transmitter, in which case only the physical presence of the consumer 28 in the State at the time of the transaction may be required. The Council, in coordination with the 29 applicable State agency, may, on a case by case basis, specify the maximum number of 30 consumers permitted to receive an reporting requirements and limits or restrictions on the innovative product or service. The sandbox participant participant, the Council, and the 31 32 applicable State agency may agree, by mutual agreement, to extend the 24-month sandbox period 33 or to increase the applicable cap in terms of numbers of consumers or dollar limits, for the 34 particular product or service, specified limits, if applicable. The Innovation Council or applicable 35 State agency has discretion to publish a list of sandbox participants or a public notice of the 36 existence of any innovation waivers. Consumer contracts shall not bind sandbox participants to provide service more than 90 days past the sandbox period, provided that the applicable State 37 agency may require the sandbox participant to provide the services beyond the 90-day period as 38 39 may be necessary to prevent consumer harm, as set forth in subsections (d) and (e) of this section. 40 Sandbox participants shall include in all consumer contracts and renewals that all services may 41 be terminated according to this Chapter and waiver. 42 A sandbox participant may be required to post a consumer protection bond, or (b) 43 alternatively, a deposit of cash or readily marketable securities, with the applicable State agency 44 in an amount determined by it, the applicable State agency, as security for potential losses 45 suffered by consumers. This security may be cancelled or refunded when the waiver has expired 46 or when the applicable State agency has determined that any all consumer claims have been 47 satisfied, or four years after the waiver expires, whichever is later.sooner. Not later than 30 days before the end of the sandbox period, a sandbox participant 48 (c) 49 may request an extension of not more than 12 months for the purpose of obtaining a license or 50 other authorization required by law. The applicable State agency shall grant or deny a request for

51 an extension by the end of the sandbox period. The Innovation Council and the applicable State

1 agency shall provide for an expedited process for an innovative product or service that is 2 substantially similar to a product or service for which a waiver has previously been granted. 3 At the end of the sandbox period, the sandbox participant shall submit a final report (d) 4 in a manner and format prescribed by the applicable State agency. If the sandbox participant 5 cannot obtain regulatory compliance within 90 days following the expiration of the sandbox 6 period, the participant shall wind down operations with existing consumers within 90 days after 7 the conclusion of the sandbox period, except that the sandbox participant may (i) collect and 8 receive money owed by the consumer based on agreements made before conclusion of the 9 sandbox period, (ii) take necessary legal actions, and (iii) take such other actions that are 10 authorized by the applicable State agency. as directed by the applicable State agency. If a sandbox participant has ongoing duties after the expiration date of the sandbox regulatory waiver, the 11 12 sandbox participant shall continue to fulfill only those duties or arrange for another person or 13 entity to fulfill those duties after the date the waiver terminates. a third party, acceptable to the 14 applicable State agency, to fulfill those duties after the date the waiver terminates, provided that 15 the sandbox participant shall remain liable for any consumer harm resulting from its sandbox participation or winding down regardless of whether a third party assists in the winding down. 16 17 If a sandbox participant's business objectives fail before the end of the testing period, (e) 18 the sandbox participant must notify the applicable State agency and take such actions as directed 19 by the applicable State agency to ensure consumers have not been harmed as a result of the 20 sandbox participant's participation in the sandbox or its innovative product or service. 21 Each instance where a sandbox participant fails to comply with any requirement of (f) 22 subsections (d) and (e) of this section is a separate violation of G.S. 75-1.1. This provision is in 23 addition to, and not in lieu of, any other causes of action or relief available to consumers, the 24 applicable State agency, the Innovation Council, or the Attorney General for violation of this 25 section." 26 SECTION 11.14.(g) G.S. 169-8 reads as rewritten: 27 "§ 169-8. Consumer protections. 28 . . . 29 Prior to offering an innovative product or service to consumers, a sandbox participant (b) 30 shall make all of the following disclosures to consumers: The name and contact information of the sandbox participant. 31 (1)32 That the innovative product or service is authorized pursuant to the regulatory (2) sandbox for a temporary testing period. 33 34 That neither the State of North Carolina nor any of the applicable State (3) 35 agencies endorses or recommends the innovative product or service and is not 36 subject to any liability for losses or damages caused by the product or service. 37 (4) That the consumer may contact the applicable State agency, including the 38 Office of the Attorney General, to file complaints, notices of suspected legal 39 violations, or other comments relating to the innovative product or service 40 being tested and provide the consumer with the requisite agency telephone 41 number and website address or other contact information where complaints or 42 other comments may be filed. 43 All disclosures to consumers must be in a clear and conspicuous format in both (b1) English and Spanish. 44 45 (c) Any other A sandbox participant shall make any other statements or additional 46 disclosures that may be required by the relevant applicable State agency or by regulation to 47 further the purposes of this Chapter. 48 Nothing in this act Chapter affects the applicable State agency's exercise of its (d) 49 authority with respect to the efficacy of an innovative insurance-product or service or limits the 50 ability of an applicable State agency to ensure the financial capability of a sandbox participant

51 transacting business with consumers."

SECTION 11.14.(h) G.S. 169-10 reads as rewritten: 1 2 "§ 169-10. Privacy; confidentiality of records. 3 The Innovation Council or applicable State agency may collect personal information (a) 4 that is relevant and necessary to accomplish a lawful purpose. The Innovation Council or 5 applicable State agency may not disclose personal information without the consent of the subject 6 of the information, or unless required by law or regulation. 7 Documents, materials, or other information in the possession of the applicable State (b) 8 agency that are obtained by, or disclosed to, that agency or any other person in the course of 9 filing for review and approval of an innovative product or service under this Act-Chapter are not 10 public records under Chapter 132 of the General Statutes, and except in actions brought for a violation of G.S. 169-7, are confidential and privileged, are not subject to a subpoena or 11 12 discovery, and are inadmissible in evidence in any civil action. The Council or the applicable 13 State agency may also use the documents, materials, or other information in the furtherance of 14 any regulatory or legal action brought as part of their official duties or this Chapter. Nothing in this section shall prohibit a sandbox participant, upon approval of the 15 (c) applicable State agency, from disclosing information to an insurance carrier for the purpose of 16 obtaining insurance coverage required for participation in the sandbox program; provided, 17 18 however, that the insurance carrier must agree in writing to maintain the confidentiality of the 19 information." 20 SECTION 11.14.(i) Chapter 169 of the General Statutes is amended by adding a 21 new section to read: 22 <u>§ 169-13. Executive Director; appointment.</u> The Innovation Council shall appoint an Executive Director for a renewable term of 23 (a) 24 two years with compensation to be determined by the Office of State Human Resources. 25 The Executive Director shall serve at the pleasure of the Council, with the position (b) 26 being exempt from Chapter 126 of the General Statutes, the State Human Resources Act. 27 The Executive Director shall be responsible for encouraging participation in the (c) 28 regulatory sandbox and for staffing, administration, and execution of the decisions and orders of 29 the NC Innovation Council and shall perform such other responsibilities as may be assigned by 30 the NC Innovation Council." 31 SECTION 11.14.(j) Effective July 1, 2023, there is created the position of Executive 32 Director of the North Carolina Innovation Council, who shall perform all duties imposed by 33 statute and such duties as may be assigned by the North Carolina Innovation Council. 34 35 AGRIBUSINESS ECONOMIC DEVELOPMENT IN NORTH CAROLINA 36 SECTION 11.15.(a) Of the funds appropriated in this act from the General Fund to 37 the Department of Commerce (the "Department"), the Department shall allocate to the nonprofit 38 corporation with which the Department contracts pursuant to G.S. 143B-431.01(b) (the 39 "Corporation") the nonrecurring sum of five hundred thousand dollars (\$500,000) for the 40 2023-2024 fiscal year to be used to conduct comprehensive research and data collection, including surveys, interviews, market analysis, and utilization of technology capabilities such as 41 42 aerial drones, satellites, and aircraft, to gather information about agribusiness opportunities, 43 challenges, and potential growth areas related to agribusiness economic development in North 44 Carolina. 45 **SECTION 11.15.(b)** The Corporation may contract with a third-party entity to 46 conduct data collection activities involving the use of aerial drones, satellites, and aircraft for 47 research and data collection purposes consistent with subsection (a) of this section. The 48 Corporation shall use the funds allocated in subsection (a) of this section for the purposes 49 specified therein by June 30, 2025. 50 **SECTION 11.15.(c)** No later than September 15 of each year, the Department, in

collaboration with the Corporation and any third-party entity with which the Corporation 51

contracts, if applicable, shall submit a report detailing the prior State fiscal year's expenditure of 1 2 funds allocated under this section and the results of all research and data collection conducted 3 under this section to the chairs of the Joint Legislative Oversight Committee on Agriculture and

4 Natural and Economic Resources and the Fiscal Research Division.

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#### 6 EMPLOYEE CLASSIFICATION AND COMPENSATION EXEMPTIONS FOR 7 UTILITIES COMMISSION AND PUBLIC STAFF 8

SECTION 11.16.(a) G.S. 62-14 reads as rewritten:

# "§ 62-14. Commission staff; structure and function.

10 The Commission is authorized and empowered to employ hearing examiners; court (a) reporters; a chief clerk and deputy clerk; a commission attorney and assistant commission 11 12 attorney; transportation and pipeline safety inspectors; and such other professional, administrative, technical, and clerical personnel as the Commission may determine to be 13 14 necessary in the proper discharge of the Commission's duty and responsibility as provided by law. The chairman shall organize and direct the work of the Commission staff. 15

The salaries and compensation of all such personnel shall be fixed in the manner 16 (b) 17 provided by law for fixing and regulating salaries and compensation by other State 18 agencies. agencies, except that the Commission and its employees are exempt from the 19 classification and compensation rules established by the State Human Resources Commission 20 pursuant to G.S. 126-4(1) through (4); G.S. 126-4(5) only as it applies to hours and days of work, vacation, and sick leave; G.S. 126-4(6) only as it applies to promotion and transfer; 21 G.S. 126-4(10) only as it applies to the prohibition of the establishment of incentive pay 22 programs; and Article 2 of Chapter 126 of the General Statutes, except for G.S. 126-7.1. 23

24 (c) The chairman, within allowed budgetary limits and as allowed by law, shall authorize 25 and approve travel, subsistence and related expenses of such personnel, incurred while traveling 26 on official business."

# 27

28

# SECTION 11.16.(b) G.S. 62-15 reads as rewritten:

# "§ 62-15. Office of executive director; Public Staff, structure and function.

29 There is established in the Commission the office of executive director, whose salary (a)30 and longevity pay shall be the same as that fixed for members of the Commission. "Service" for 31 purposes of longevity pay means service as executive director of the Public Staff. The executive 32 director shall be appointed by the Governor subject to confirmation by the General Assembly by 33 joint resolution. The name of the executive director appointed by the Governor shall be submitted 34 to the General Assembly on or before May 1 of the year in which the term of his office begins. The term of office for the executive director shall be six years, and the initial term shall begin 35 36 July 1, 1977. The executive director may be removed from office by the Governor in the event 37 of his incapacity to serve; and the executive director shall be removed from office by the 38 Governor upon the affirmative recommendation of a majority of the Commission, after 39 consultation with the Joint Legislative Oversight Committee on Agriculture and Natural and 40 Economic Resources, the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the chairs of the House of Representatives Appropriations Committee 41 42 on Agriculture and Natural and Economic Resources of the General Assembly. In case of a 43 vacancy in the office of executive director for any reason prior to the expiration of his term of 44 office, the name of his successor shall be submitted by the Governor to the General Assembly, 45 not later than four weeks after the vacancy arises. If a vacancy arises in the office when the 46 General Assembly is not in session, the executive director shall be appointed by the Governor to 47 serve on an interim basis pending confirmation by the General Assembly.

There is established in the Commission a Public Staff. The Public Staff shall consist 48 (b) 49 of the executive director and such other professional, administrative, technical, and clerical 50 personnel as may be necessary in order for the Public Staff to represent the using and consuming public, as hereinafter provided. All such personnel shall be hired, supervised, and directed by the 51

1	executive director, as provided by law. The Public Staff shall not be subject to the supervision,				
2	direction, or control of the Commission, the chairman, or members of the Commission.				
3	(c) Except for the executive director, the salaries and compensation of all such personnel				
4	shall be fixed in the manner provided by law for fixing and regulating salaries and compensation				
5	by other State agencies. agencies, except that the Public Staff and its employees are exempt from				
6	the classification and compensation rules established by the State Human Resources Commission				
7	pursuant to G.S. 126-4(1) through (4); G.S. 126-4(5) only as it applies to hours and days of work,				
8	vacation, and sick leave; G.S. 126-4(6) only as it applies to promotion and transfer;				
9	G.S. 126-4(10) only as it applies to the prohibition of the establishment of incentive pay				
10	programs; and Article 2 of Chapter 126 of the General Statutes, except for G.S. 126-7.1.				
11	" ••••				
12	<b>SECTION 11.16.(c)</b> G.S. 126-5(c11) reads as rewritten:				
13	"(c11) The following are exempt from (i) the classification and compensation rules				
14	established by the State Human Resources Commission pursuant to G.S. 126-4(1) through (4);				
15	(ii) G.S. 126-4(5) only as it applies to hours and days of work, vacation, and sick leave; (iii)				
16	G.S. 126-4(6) only as it applies to promotion and transfer; (iv) G.S. 126-4(10) only as it applies				
17	to the prohibition of the establishment of incentive pay programs; and (v) Article 2 of Chapter				
18	126 of the General Statutes, except for G.S. 126-7.1:				
19	(1) The Office of the Commissioner of Banks and its employees.				
20	(2) The following employees of the Department of Natural and Cultural				
21	Resources:				
22	a. Director and Associate Directors of the North Carolina Museum of				
23	History.				
24	b. Program Chiefs and Curators.				
25	c. Regional History Museum Administrators and Curators.				
26	d. North Carolina Symphony.				
27	e. Director, Associate Directors, and Curators of Tryon Palace.				
28	f. Director, Associate Directors, and Curators of Transportation				
29	Museum.				
30	g. Director and Associate Directors of the North Carolina Arts Council.				
31	h. Director, Assistant Directors, and Curators of the Division of State				
32	Historic Sites.				
33	(3) Employees of the Department of Information Technology (DIT), and				
34	employees in all agencies, departments, and institutions with similar				
35	classifications as DIT employees, who voluntarily relinquish annual longevity				
36	payments, relinquish any claim to longevity pay, voluntarily relinquish any				
37	claim to career status or eligibility for career status as approved by the State				
38	Chief Information Officer and the Director of the Office of State Human				
39 40	Resources (OSHR).				
40 41	(4) <u>Employees of the Utilities Commission and the Commission's Public Staff.</u> "				
41 42	MODIFY QUALIFYING HIGH-YIELD ECONOMIC DEVELOPMENT PROJECTS				
42 43	SECTION 11.17.(a) Section 11.13 of S.L. 2022-74, as amended by Section 20(a) of				
43 44	S.L. 2022-75, reads as rewritten:				
45	"SECTION 11.13.(a) Provided (i) the condition regarding election in Section 11.19(c) of				
45 46	S.L. 2021-180 imposed on the manufacturer is met and (ii) the manufacturer agrees to, no later				
40 47	than December 31, 2034, both create at least 4,500 eligible and expansion positions in, and invest				
48	at least four billion seven hundred million dollars (\$4,700,000,000) in private funds in, this State,				
48 49	there is appropriated from the Economic Development Project Reserve established in Section 2.2				
<del>4</del> ) 50	of S.L. 2021-180 to the Department of Commerce (Department) for the 2022-2023 fiscal year				
50 51	the sum of two hundred twenty-five million dollars (\$225,000,000). Private funds, as used in this				
<i></i>	$(\psi 225,000,000)$				

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section, do not i	include funds received from or reimbursed by th	e State. The Department shall			
	ls appropriated in this section as follows:	-			
(1)	One hundred seventy-five million dollars (\$17	75.000,000) for reimbursement			
( )	of costs incurred by the manufacturer for purp				
	of S.L. 2021-180. Funds appropriated in this subsection are subject to				
	proportionate recapture <u>based on the performance shortfall relative to the (i)</u>				
	total four billion seven hundred million dollar (\$4,700,000,000) investment				
	and (ii) total 4,500 job creation requirements in the event the manufacturer				
	fails to meet the preceding requirements.	in the event the munurueturer			
"	rans to meet the preceding requirements.				
SEC	<b>TION 11.17.(b)</b> This section is effective when it	t becomes law.			
SPORTS WAG	ERING TECHNICAL CORRECTIONS				
SEC	TION 11.18.(a) G.S. 143B-437.111(4), as enacte	ed by Section 2 of S.L. 2023-42,			
reads as rewritte		5			
"(4)	Major event. – An entertainment, musical, p	olitical, sporting, or theatrical			
~ /	event that satisfies the following conditions:				
	a. The event is either of the following:				
	1. Held at <u>(i)</u> a sports facility.facil	ity or (ii) an indoor venue that			
	is not a sports facility but that				
	designed to host 22,000 or more				
	2. Sponsored by the National Ass				
	the Ladies Professional Golf	0			
	Golfers' Association of America				
	States Golf Association.	a, the FOFF Four, of the Officea			
	b. The event is not held more often than a	nnually			
	c. The location of the event is determined	-			
	through a competitive process.	by a site selection organization			
	d. The site selection organization cons	idered multiple sites located			
	outside of the State for the event.	idered induspic sites located			
	e. The site selection organization selected	d a site within this State as the			
	sole location for the event."	d'a site within this state as the			
SEC	<b>TION 11.18.(b)</b> G.S. 18C-901 reads as rewritter	1:			
"§ 18C-901. De		-			
	is Article, the following definitions apply:				
(4)	Covered services Any service creating	sports wagering markets and			
	determination of sports wager outcomes	that involves the operation,			
	management, or control of sports wagers author	brized by this Article. The term			
	shall not include any of the following:	-			
	a. Payment processing and similar finance	ial services.			
	b. Customer identity, age verification, and				
	c. Streaming or other video and data	-			
	determination of odds or line informati				
	d. Telecommunications, internet service				
	services not specifically designed for s	-			
	e. Other goods or services not specifically				
	with sports wagering.				
	<u>f.</u> <u>Odds or line information provided by a</u>	sports wagering supplier to an			
	interactive sports wagering operator or				
	g. Sports wagering platforms.				
	5. Sports wagoring platforms.				

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<u>(10d)</u>		facility. – A motorsports racetrack in th	is State that meets either
	of the follow		
		nually hosts more than one National As	ssociation for Stock Car
		Racing national touring race.	
		sted at least one National Association for	-
	<u>All-S</u>	Star Race occurring after January 1, 2022	<u></u>
 (12d)	Professional	golf tournament. – A professional spo	orts event played in this
<u>(12u)</u>		governed by an American governing boo	
		golf and has more than 50,000 live s	
	-	on similar prior sporting events.	
	<u></u>		
<u>(13d)</u>	Professional	sports team A team in this State that	competes in the highest
		of the following professional sports:	
	<u>a.</u> <u>Base</u>		
		's Soccer.	
	<u>c.</u> <u>Bask</u>	<u>tetball.</u>	
	<u>d.</u> <u>Foot</u>		
		lockey.	
	<u>I. won</u>	nen's Soccer.	
 (17)	Sports facili	ty. – Any of the following:	
(17)	-	otorsports facility that annually hosts i	nore than one National
		ciation for Stock Car Auto Racing nation	
		cility that hosts a professional golf tour	
		00 live spectators anticipated to attend	
	touri	naments.tournament.	-
		cility that is the home location of a profe	
	-	petes in any of the following professional	Heagues:
	<del>1.</del>	Major League Baseball.	
	<del>2.</del>	Major League Soccer.	
	<del>3.</del>	National Basketball Association.	
	4. 5	National Football League.	
	<del>5.</del> <del>6.</del>	National Hockey League. National Women's Soccer League.teat	m
"	<del>0.</del>	ivational women's Soccer League.lea	<u>111.</u>
 SECT	TON 11 18 (	c) G.S. 18C-902(a) reads as rewritten:	
		y provision of Article 37 of Chapter 14	of the General Statutes
		ents as authorized by this Article shall not	
1 0 0 -		under this Article shall be placed via an	
	•	on and shall be initiated and received with	
		interactive sports wagering operator sha	-
following:			
(1)		the registered player is located within the	-
		nds within the State, when placing any s	ports wager, by utilizing
	geofencing.		
(2)		block attempts to place unauthorized sp	orts wagers."
		<b>I)</b> G.S. 18C-904 reads as rewritten:	
8 18C-904. Inte	eracuve spor	ts wagering license.	

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1 2 3	in this State w	ll be unlawful for any person to offer or accept sports wagers on ithout a valid interactive sports wagering license. Except the Commission shall <del>authorize no more than 12 only license</del> i	as provided in
4	wagering operate	ors who have a written designation agreement in accordance wi	th G.S. 18C-905
5		pt sports wagers on sporting events, which shall include any of	the following:
6	(1)	Professional sports.	
7	(2)	College sports.	
8	(3)	Electronic sports.	
9	(4)	Amateur sports.	
10	(5)	Any other event approved by the Commission in accordance	
11		Commission shall review and issue interactive sports wage	-
12		nts. The applicant shall complete and submit an application on a	-
13		ion and a licensing fee of one million dollars (\$1,000,000). If t	
14		sing fee shall be refunded, minus five percent (5%) of the lice	0
15	•	the Commission to offset associated expenses in reviewing the	application.
16		pplication shall set forth all of the following:	
17	(1)	The proposed initial business plan, including the all of the fo	-
18		<u>a.</u> <u>The</u> range of contemplated types and modes of sports	0 0
19		b. The name and address of the registered agent in this S	tate of all parties
20		to the written designation agreement.	
21		c. The name, address, and other contact information of	-
22		as the authorized representative in the written designation	-
23	(2)	The proposed measures to address age and identity	verification and
24		geolocation requirements.	
25	(3)	The proposed internal controls that will prevent ineligible	le persons from
26		participating in sports wagering.	
27	(4)	A documented history of working to prevent compulsive gan	nbling, including
28		training programs for its employees.	
29	(5)	A written information security program detailing infor	
30		governance and the designation of a chief security officer or	
31	(6)	The proposed sports wagering brand that the applicant plans t	to hold out to the
32	( <b>7</b> )	public displaying its sports wagering platform.	· · · ·
33 34	(7)	Any personal information the Commission may deem neces	ssary concerning
34 35	(9)	the applicant's key persons.	Stata including
35 36	(8)	A documented history of job of economic investment in this all of the following:	State, menuding
30 37			a creation in this
38		<u>a.</u> <u>Job</u> creation in this State and a plan for continued jol State.	
39		b. Commitment to improve or maintain buildings or	infrastructure to
40		further the tourism and entertainment industries in this	
41		~ ^ ^ ^ ^ ^ ^ ^ ^ ^ ^ ^ ^ ^ ^ ^ ^ ^ ^ ^	
42		c.Support of nonprofit and educational organizations in d.d.Willingness to partner with State and local government	
43		common goals of improving quality of life in this	
44		economic development.	<u>is blute through</u>
45	(9)	A documented history of capital investment in this State	and a plan for
46	(-)	continued capital investment in this State.	
47	(10)	A documented history of partnership with a sports facility.	if any, and the
48	(10)	intentions of that partnership to offer the placement of sports	•
49		of public accommodation in accordance with this Article.co	•
50		designation agreement.	
51	(11)	Any other information the Commission may deem necessary	
	、 - <i>/</i>	j	

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(d)	Infor	mation provided to the Commission under subdivisions (8) through	ugh (10) of
· · ·		f this section are informational in nature and intended to may be use	0
		irposes by the Commission:	<u>d for any or</u>
	• •	<u>To provide additional insight regarding applicants who intend t</u>	o oporata a
	<u>(1)</u>		to operate a
	( <b>2</b> )	place of public accommodation.	toto
	<u>(2)</u>	To evaluate an applicant's potential to maximize revenue to this S	<u>late.</u>
<del>(g)</del>		Commission shall grant or deny all applications under this section. T	
		interactive sports wagering license shall be the same as in G.S. 180	
		qualified applicants than the number of interactive sports wagerin	
authorize	ed unde	er subsection (a) of this section, the Commission shall select the be	est-qualified
applicant	<del>ts, takin</del>	ng into consideration the following factors:	
	(1)	The contents of the application submitted in accordance with this	section.
	(2)	The extent to which the applicant demonstrates past experience	e, financial
		viability, compliance with applicable laws and regulation	s in other
		jurisdictions, and success with sports wagering operation	
		jurisdictions.	
	<del>(3)</del>	The extent to which the applicant is able to meet the duties of ar	<del>interactive</del>
	~ /	sports wagering operator.	
	(4)	The amount of gross wagering revenue and associated tax reve	nue that an
		applicant is projected to generate.	
	(5)	The extent to which the applicant, or an affiliate of the applicant	will create
	(0)	jobs in conjunction with sports wagering in this State.	,
	<del>(6)</del>	The extent to which the applicant, or an affiliate of the applican	<u>t has made</u>
	(0)	capital investments in this State, and the timing of such capital in	
	(7)	The extent to which the applicant, or an affiliate of the applicant, h	
	$(\prime)$	open and operate a place of public accommodation in accordance	-
		Article.	
	<del>(8)</del>	Any other factors the Commission deems relevant.	
	(0)	They other factors the commission deems relevant.	
 (k)	Fach	interactive sports wagering operator shall promptly report all of th	e following
to the Co			<u>ie ionowing</u>
	<u>(1)</u>	<u>All</u> criminal or disciplinary proceedings commenced against that	t interactive
	<u>(1)</u>	sports wagering operator in connection with its operations to the C	
			ommission.
	( <b>2</b> )	operations.	nort to the
	<u>(2)</u>	Each interactive sports wagering operator shall promptly re	-
		Commission all <u>All</u> changes in key persons, and all persons. A	<u>All</u> new key
	$\langle 0 \rangle$	persons shall consent to a background investigation.	1 •
	<u>(3)</u>	Any breach, discontinuance, or other cessation of the written	designation
		agreement.	
"	an a		
		<b>TION 11.18.(e)</b> Article 9 of Chapter 18C of the General Statutes is	amended by
		ction to read:	
" <u>§ 18C-9</u>		ritten designation agreements.	
<u>(a)</u>		der to qualify as an interactive sports wagering operator, the application	<u>nt shall be a</u>
party to a	a writtei	n designation agreement with one of the following:	
	<u>(1)</u>	A professional sports team.	
	<u>(2)</u>	The owner or operator of one of the following:	
		<u>a.</u> <u>A motorsports facility.</u>	
		b. <u>A facility that hosts a professional golf tournament annual</u>	lly.

<ul> <li>(3) A sports governing body that annually within the calendar year sanctions more than one National Association for Stock Car Auto Racing national touring race in the State.</li> <li>(4) A sports governing body that annually within the calendar year sanctions more than one professional golf tournament.</li> <li>(b) Each of the persons listed in subsection (a) of this section may enter into a written designation agreement with only one interactive sports wagering operator or applicant for licenser as an interactive sports wagering operator.</li> <li>(c) In accordance with G.S. 18C-926, places of public accommodation associated with a sports facility shall be operated solely by the interactive sports wagering operator.</li> <li>(d) A copy of the written designation agreement shall be included with the application for licensure or renewal as an interactive sports wagering operator. The Commission shall be insuediately notified of the following with respect to the written designation agreement:</li> <li>(1) Any modifications, changes, or alterations.</li> <li>(2) Any breach, discontinuance, or other cessation."</li> <li>S 18C-906. Applications for service provider license.</li> <li>(a) It shall be unlawful for any person to provide covered services to any interactive sports wagering operator who provides covered services in house.</li> <li>(a) Grounds for denial of a license may include the following:</li> <li>(b) The applicant or any key person is not of good character, honesty, or integrity.</li> <li>(c) The applicant or any key person is not of good character, honesty, or integrity.</li> <li>(d) The applicant or any key person knowingly makes a false statement of material fact or deliberately fails to disclose information requested by the Commission of thus Article.</li> <li>(e) The applicant or any key person knowingly makes a false statement of material fact or deliberately fails to disclose information requested by the Commission.</li> <li>(</li></ul>		General	Asseml	oly Of North Carolina	Session 2023
2         than one National Association for Stock Car Auto Racing national louring race in the State.           3         in the State.           4         (4) A sports governing body that annually within the calendar year sanctions more than one professional golf tournament.           6         D) Each of the persons listed in subsection (a) of this section may enter into a written designation agreement with only one interactive sports wagering operator or applicant for licensure as an interactive sports wagering operator.           6         D In accordance with G.S. ISC-926, places of public accommodation associated with a sports facility shall be operated solely by the interactive sports wagering operator with whom the person listed in subsection (a) of this section entered into the written designation agreement.           10         A copy of the written designation agreement.           11         (d) A copy of the written designation agreement.           12         (l) Any modifications, changes, or alterations.           13         (l) Any modifications, changes, or alterations.           14         (a) Any breach, discontinuance, or other cessation."           15         (l) Any modifications for service provider licenses.           16         (l) Any meach, discontinuance, or other cessation."           17         SECTION 111.18.(f) Co.S. 18C-906 reads as rewritten:           18         18 thall be unlawful for any person to provide covered services to any interactive sports wagering operator who provides covered services in	1		(3)	A sports governing body that annually within the ca	lendar year sanctions more
3       in the State,         4       (4)       A sports governing body that annually within the calendar year sanctions more than one professional golf tournament,         6       (b)       Each of the persons listed in subsection (a) of this section may enter into a written designation agreement with only one interactive sports wagering operator or applicant for licensure as an interactive sports wagering operator.         7       (c)       In accordance with G.S. 18C-926, places of public accommodation associated with a groot stackity shall be operated solely by the interactive sports wagering operator with whom the person listed in subsection (a) of this section entered into the written designation agreement.         11       (d)       A copy of the written designation agreement shall be included with the application for licensure or renewal as an interactive sports wagering operator. The Commission shall be inmediately notified of the following with respect to the written designation agreement:         12       (1)       Any breach, discontinuance, or other cessation,"         18 <b>SECTION 11.18.(f)</b> G.S. 18C-906 reads as rewritten:         19 <b>SECTION 11.18.(f)</b> G.S. 18C-906 reads as rewritten:         10       It shall be unlawful for any person to provide covered services to any interactive sports wagering operator in this State without a valid service provider license. An interactive sports wagering operator the provider license shall be deleted to also hold a sports wagering operator license shall be delete regulation of sports wagering operator sports wagering operator whey provides covereed services in house shall not be reguired			<u>(2)</u>		•
4       (4) A sports governing body that annually within the calendar year sanctions more than one professional golf tournament.         5       (b) Each of the persons listed in subsection (a) of this section may enter into a written designation agreement with only one interactive sports wagering operator or applicant for licensure as an interactive sports wagering operator.         (c) In accordance with G.S. 18C-926, places of public accommodation associated with a sports facility shall be operated solely by the interactive sports wagering operator with whom the person listed in subsection (a) of this section entered into the written designation agreement, (d) A copy of the written designation agreement, shall be included with the application for licensure or renewal as an interactive sports wagering operator. The Commission shall be infinited of the following with respect to the written designation agreement:         (1) Any modifications, changes, or alterations.         (2) Any breach, discontinuance, or other cessation." <b>5 18C-906.</b> Applications for service provider license.         (a) It shall be unlawful for any person to provide covered services to any interactive sports wagering operator in this State without a valid service provider license. An-interactive sports wagering segnator who provides covered services induced with States.         (f) In the applicant is unable to satisfy the requirements under this Article.         (g) Grounds for denial of a license may include the following:         (h) The applicant or any key person is not of good character, honesty, or integrity.         (g) The applicant or any key person knowingly makes a false statement of material fact or deliberatel					
5       Interpretation of the persons listed in subsection (a) of this section may enter into a written designation agreement with only one interactive sports wagering operator or applicant for licensure as an interactive sports wagering operator.         (c)       In accordance with G.S. 18C-926, places of public accommodation associated with a sports facility shall be operated solely by the interactive sports wagering operator with whom the person listed in subsection (a) of this section entered into the written designation agreement.         (d)       A copy of the written designation agreement shall be included with the application for licensure or renewal as an interactive sports wagering operator. The Commission shall be immediately notified of the following with respect to the written designation agreement.         (1)       Any modifications, changes, or alterations.         (2)       Any modifications, changes, or alterations.         (3)       T shall be unlawful for any person to provide covered services to any interactive sports wagering operator in this State without a valid service provider license. An interactive sports wagering operator who provides covered services in house shall not be required to have a service provider license shall be deemed to also hold a sports wagering supplier license under this Article for services, goods, software, or components provided in-house.         (3)       The applicant is unable to satisfy the requirements under this Article.         (4)       The applicant is or any key person knowingly makes a false statement of material fact or deliberately fails to disclose information requested by the Commission.         (2)       Grounds for denial of a l			(4)		lendar year sanctions more
6       (b)       Each of the persons listed in subsection (a) of this section may enter into a written designation agreement with only one interactive sports wagering operator or applicant for licensue as an interactive sports wagering operator or applicant for sports facility shall be operated solely by the interactive sports wagering operator with whom the person listed in subsection (a) of this section entered into the written designation agreement.         10       (c)       In accordance with G.S. 18C-926, places of public accommodation associated with a sports facility shall be operated solely by the interactive sports wagering operator with whom the person listed in subsection (a) of this section entered into the written designation agreement.         11       (d)       A copy of the written designation agreement shall be included with the application for licensure or renewal as an interactive sports wagering operator. The Commission shall be inmediately notified of the following with respect to the written designation agreement:         12       (1)       Any meach, discontinuance, or other cessation."         18 <b>SECTION 11.18.(f)</b> G.S. 18C-906 reads as rewriten:         19       a It shall be unlawful for any person to provide covered services to any interactive sports wagering operator who provides covered services in house shall not be required have a service provider licenses hall be deemed to also hold a sports wagering operator license;			<u>( /</u>		inendal year sallettens more
designation agreement with only one interactive sports wagering operator or applicant for licensure as an interactive sports wagering operator.         (c)       In accordance with G.S. 18C-29C, places of public accommodation associated with a sports facility shall be operated solely by the interactive sports wagering operator with whom the person listed in subsection (a) of this section entered into the written designation agreement shall be included with the application for licensure or renewal as an interactive sports wagering operator. The Commission shall be immediately notified of the following with respect to the written designation agreement:         (1)       Any port de written designation agreement shall be included with the applications for agree, or alterations.         (2)       Any modifications, changes, or alterations.         (2)       Any medifications, changes, or alterations.         (3)       It shall be unlawful for any person to provide covered services to any interactive sports wagering operator who provides covered services in house shall not be required to have a service provider license.         (a)       It shall be unlawful for any person to provide covered services to any interactive sports wagering operator who provides covered services in house shall not be required to have a service provider license, or components provided license. The holder of a service services, goods, software, or components provided in-house.             (2)       The applicant or any key person is not of good character, honesty, or integrity.         (3)       The applicant or any key person knowingly makes a false statement of material fact or del		(b)	Each		n may enter into a written
<ul> <li>licensure as an interactive sports wagering operator.</li> <li>(c) In accordance with G.S. 18C-926, places of public accommodation associated with a sports facility shall be operated solet by the interactive sports wagering operator with whom the person listed in subsection (a) of this section entered into the written designation agreement.</li> <li>(d) A copy of the written designation agreement shall be included with the application for licensure or renewal as an interactive sports wagering operator. The Commission shall be included with the application.</li> <li>(1) Anv modifications, changes, or alterations.</li> <li>(2) An breach, discontinuance, or other cessation."</li> <li>SECTION 11.18.(f) G.S. 18C-906 reads as rewritten:</li> <li>* § 18C-906. Applications for service provide licenses.</li> <li>(a) It shall be unlawful for any person to provide covered services to any interactive sports wagering operator who provides covered services provider license. An interactive sports wagering operator who provides covered services provider license. The holder of a service provider license in addition to the interactive sports wagering supplier license under this Article for services, goods, software, or components provided in-house.</li> <li></li> <li>(g) Grounds for denial of a license may include the following:</li> <li>(1) The applicant or any key person's prior activities, criminal record, reputation, or associations indicate any of the following:</li> <li>(a) A potential the orige due to regulated on sports wagering.</li> <li>(b) The opticant or any key person's knowingly makes a false statement of material fact or deliberately fails to disclose information requested by the Commission.</li> <li>(a) The applicant or any key person knowingly fails to comply with the provisions of this Article or any requirements of the application.</li> <li>(b) The applicant or any key person knowingly fails to comply with the provisions of this Article or</li></ul>					
9         (c)         In accordance with G.S. 18C-926, places of public accommodation associated with a sports facility shall be operated solely by the interactive sports wagering operator with whom the person listed in subsection (a) of this section entered into the written designation agreement.           12         (d)         A copy of the written designation agreement shall be included with the application for licensure or renewal as an interactive sports wagering operator. The Commission shall be immediately notified of the following with respect to the written designation agreement:           13         (1)         Any modifications, changes, or alterations.           16         (2)         Any breach. discontinuance, or other cessation."           17         SECTION 11.18.(f) G.S. 18C-906 reads as rewritten:           18         "§ 18C-906. Applications for service provider licenses.           19         (a)         It shall be unlawful for any person to provide covered services to any interactive sports wagering operator who provides covered services in house shall not be required to have a service provider license shall be deemed to also hold a sports wagering supplier license. The holder           20         of a service provider license sys of way person is not of good character, honesty, or integrity.           21         The applicant is unable to satisfy the requirements under this Article.           22          (2)           23         the applicant or any key person is not of good character, honesty, or integrity.           30 <td></td> <td></td> <td>-</td> <td></td> <td>operator of appreant for</td>			-		operator of appreant for
10       sports facility shall be operated solely by the interactive sports wagering operator with whom the person listed in subsection (a) of this section entered into the written designation agreement.         (d)       A copy of the written designation agreement shall be included with the application.         11       (d)       A copy of the written designation agreement shall be included with the application.         12       (d)       A copy of the written designation agreement:         13       (f)       Any breach. discontinuance, or other cessation."         14       (g)       Any breach. discontinuance, or other cessation."         15       (l)       Any breach. discontinuance, or other cessation."         16       SECTION 11.18.(f)       G.S. 18C-906 reads as rewritten:         17 <b>SECTION 11.18.(f)</b> G.S. 18C-906 reads as rewriten:         18       's 18C-906. Applications for service provider license. An interactive sports wagering operator in this State without a valid service provider license. The holder of a service provider license in addition to the interactive sports wagering supplier license under this Article for services, goods, software, or components provided in-house.         17           18       Article for services, goods, software, or components provided in-house.         19       (g)       Grounds for denial of a license may include the following:         11       The applicant is unable t					modation associated with a
11         person listed in subsection (a) of this section entered into the written designation agreement.           (d)         A copy of the written designation agreement shall be included with the application           for licensure or renewal as an interactive sports wagering operator. The Commission shall be immediately notified of the following with respect to the written designation agreement:           (i)         Any modifications, changes, or alterations,           (ii)         Any modifications, changes, or alterations,           (iii)         Any breach. discontinuance, or other cessation."           SECTION 11.18.0)         G.S. 18C-906 reads as rewritten:           "\$18C-906. Applications for service provider licenses.           (a)         It shall be unlawful for any person to provide covered services to any interactive sports wagering operator in this State without a valid service provider license. An interactive sports wagering operator who provides covered services in house shall not be required to have a service provider license shall be deemed to also hold a sports wagering supplier license under this Article for services, goods, software, or components provided in-house.               (g)         Grounds for denial of a license may include the following:           (i)         The applicant or any key person's prova activities, criminal record, reputation, or associations indicate any of the following:           (ii)         The applicant or any key person knowingly makes a false statement of material fact or deliberately fails to disclose inf		<u></u>			
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<ul> <li>43 (7) Any revocation, suspension, or denial of the applicant's or key person's</li> <li>44 license, certification, or registration to conduct sports wagering, other forms</li> <li>45 of gambling activity, or a covered service issued by any other jurisdiction.</li> <li>46 (8) The applicant has defaulted on any obligation or debt owed to this State.</li> <li>47 (9) Any breach, discontinuance, or other cessation of the written designation</li> <li>48 agreement required under G.S. 18C-905.</li> <li>49"</li> </ul>					-
<ul> <li>44</li> <li>45</li> <li>45</li> <li>46</li> <li>(8)</li> <li>47</li> <li>(9)</li> <li>48</li> <li>48</li> <li>49</li> <li>49</li> </ul>				within the 10 years prior to the submission date of	the application.
<ul> <li>45</li> <li>46</li> <li>47</li> <li>48</li> <li>49</li> <li>49</li> </ul>	43		(7)	Any revocation, suspension, or denial of the ap	pplicant's or key person's
<ul> <li>46 (8) The applicant has defaulted on any obligation or debt owed to this State.</li> <li>47 (9) Any breach, discontinuance, or other cessation of the written designation agreement required under G.S. 18C-905.</li> <li>49"</li> </ul>				license, certification, or registration to conduct spe	orts wagering, other forms
47(9)Any breach, discontinuance, or other cessation of the written designation48agreement required under G.S. 18C-905.49"	45			of gambling activity, or a covered service issued by	y any other jurisdiction.
48agreement required under G.S. 18C-905.49"	46		(8)	The applicant has defaulted on any obligation or de	ebt owed to this State.
49"	47		<u>(9)</u>	Any breach, discontinuance, or other cessation	of the written designation
49"	48			agreement required under G.S. 18C-905.	-
50 <b>SECTION 11.18.(g)</b> G.S. 18C-907(a) reads as rewritten:	49	"			
	50		SEC	<b>FION 11.18.(g)</b> G.S. 18C-907(a) reads as rewritten:	

Ocher al Assenti	oly Of North Carolina	Session 2023
"(a) The C	Commission may issue a sports wagering supplie	er license to a sports wagering
supplier. A perso	on not providing covered services need not be lie	censed as an interactive sports
wagering operato	or or as a service provider."	
SECT	FION 11.18.(h) G.S. 18C-908(a) reads as rewritt	en:
"(a) <u>Any </u> <u>E</u>	Except as provided in this subsection, an interact	tive sports wagering operator's
license issued put	rsuant to this Article shall be valid for five years	expire upon the earlier of five
years or the brea	ach, discontinuance, or other cessation of the v	written designation agreement
required under G	.S. 18C-905. All other licenses issued pursuant to	o this Article shall be valid for
five years."		
	<b>FION 11.18.(i)</b> G.S. 18C-910(a) is amended	by adding the following new
subdivisions to re		
" <u>(11)</u>	•	
	the written designation agreement required und	
<u>(12)</u>	Notify the Commission of any modifications,	-
	written designation agreement required under	
<u>(13)</u>		tract entered into under
	<u>G.S. 18C-926(f)(2).</u> "	
	<b>FION 11.18.(j)</b> G.S. 18C-926 reads as rewritten:	
	ces of public accommodation.	
	anent places of public accommodation for the pu	
	d with each sports facility. Each sports facility m	
1 0 0	operator to provide places of public accommodati	
this section and a	as specified in the written designation agreement.	
 (f) Notwi	ithatanding subsections (a) through (a) of this s	action if tomorrows places of
	ithstanding subsections (a) through (c) of this s	
<u>(1)</u>	dation may be established by only one of the foll- If a permanent place of public accommodation	
<u>(1)</u>	facility as defined in G.S. 18C-901(17)b. the	
	tournament, <u>G.S. 18C-901(17)b.</u> , no more than	
	accommodation may be established at the that	
	G.S. $18C-901(17)b$ . during the professional go	
	the interactive sports wagering operator that	
	designation agreement with that sports facility.	a nus entered into a writter
	designation agreement with that sports racinty.	
(2)	The owner or operator of a facility hosting a pr	-
<u>(2)</u>	<u>The owner or operator of a facility hosting a pr</u> this State that has more than 50 000 live spectal	ofessional golf event played in
<u>(2)</u>	this State that has more than 50,000 live spectar	ofessional golf event played in tors anticipated to attend based
(2)	this State that has more than 50,000 live spectar on similar prior golf events may contract with	ofessional golf event played in tors anticipated to attend based no more than one interactive
(2)	this State that has more than 50,000 live spectar on similar prior golf events may contract with sports wagering operator to establish and opera	ofessional golf event played in tors anticipated to attend based no more than one interactive te no more than one temporary
(2)	this State that has more than 50,000 live spectar on similar prior golf events may contract with sports wagering operator to establish and opera place of public accommodation during the	ofessional golf event played in tors anticipated to attend based no more than one interactive te no more than one temporary professional golf event. The
(2)	this State that has more than 50,000 live spectar on similar prior golf events may contract with sports wagering operator to establish and opera place of public accommodation during the interactive sports wagering operator shall imme	ofessional golf event played in tors anticipated to attend based no more than one interactive te no more than one temporary professional golf event. The ediately notify the Commission
(2)	this State that has more than 50,000 live spectar on similar prior golf events may contract with sports wagering operator to establish and opera place of public accommodation during the interactive sports wagering operator shall imme of any contract entered into under this subdi	ofessional golf event played in tors anticipated to attend based no more than one interactive te no more than one temporary professional golf event. The ediately notify the Commission
	this State that has more than 50,000 live spectar on similar prior golf events may contract with sports wagering operator to establish and opera place of public accommodation during the interactive sports wagering operator shall imme of any contract entered into under this subdi designation agreement.	ofessional golf event played in tors anticipated to attend based no more than one interactive te no more than one temporary professional golf event. The ediately notify the Commission vision as if it were a written
<u>(f1)</u> The te	this State that has more than 50,000 live spectar on similar prior golf events may contract with sports wagering operator to establish and opera place of public accommodation during the interactive sports wagering operator shall imme of any contract entered into under this subdi designation agreement. emporary place of public accommodation establis	ofessional golf event played in tors anticipated to attend based no more than one interactive te no more than one temporary professional golf event. The ediately notify the Commission vision as if it were a written hed under subsection (f) of thi
(f1) The te section need not	this State that has more than 50,000 live spectar on similar prior golf events may contract with sports wagering operator to establish and opera place of public accommodation during the interactive sports wagering operator shall imme of any contract entered into under this subdi designation agreement. emporary place of public accommodation establis comply with local ordinances under Chapter 160	ofessional golf event played in tors anticipated to attend based no more than one interactive te no more than one temporary professional golf event. The ediately notify the Commission vision as if it were a written hed under subsection (f) of thi D of the General Statutes. Fo
( <u>f1)</u> The te section need not purposes of this s	this State that has more than 50,000 live spectar on similar prior golf events may contract with sports wagering operator to establish and opera place of public accommodation during the interactive sports wagering operator shall imme of any contract entered into under this subdi designation agreement. emporary place of public accommodation establis comply with local ordinances under Chapter 160 subsection, section, "temporary" shall mean open	ofessional golf event played in tors anticipated to attend based no more than one interactive te no more than one temporary professional golf event. The ediately notify the Commission vision as if it were a written hed under subsection (f) of thi D of the General Statutes. Fo ing no more than five calenda
( <u>f1</u> ) The te section need not purposes of this s days prior to the	this State that has more than 50,000 live spectar on similar prior golf events may contract with sports wagering operator to establish and opera place of public accommodation during the interactive sports wagering operator shall imme of any contract entered into under this subdi designation agreement. emporary place of public accommodation establish comply with local ordinances under Chapter 160 subsection, section, "temporary" shall mean open professional golf tournament or event and close	ofessional golf event played in tors anticipated to attend based no more than one interactive te no more than one temporary professional golf event. The ediately notify the Commission vision as if it were a written hed under subsection (f) of thi D of the General Statutes. Fo ing no more than five calenda
(f1) The te section need not purposes of this s days prior to the days after the pro	this State that has more than 50,000 live spectar on similar prior golf events may contract with sports wagering operator to establish and opera place of public accommodation during the interactive sports wagering operator shall imme of any contract entered into under this subdi designation agreement. emporary place of public accommodation establis comply with local ordinances under Chapter 160 subsection, section, "temporary" shall mean open	ofessional golf event played in tors anticipated to attend based no more than one interactive te no more than one temporary professional golf event. The ediately notify the Commission vision as if it were a written hed under subsection (f) of this D of the General Statutes. Fo ing no more than five calenda
(f1) The test section need not of purposes of this so days prior to the days after the pro	this State that has more than 50,000 live spectar on similar prior golf events may contract with sports wagering operator to establish and opera place of public accommodation during the interactive sports wagering operator shall imme of any contract entered into under this subdi designation agreement. emporary place of public accommodation establis comply with local ordinances under Chapter 160 subsection, section, "temporary" shall mean open professional golf tournament or event and closi of subsectional golf tournament.	ofessional golf event played in tors anticipated to attend based no more than one interactive te no more than one temporary professional golf event. The ediately notify the Commission vision as if it were a written hed under subsection (f) of this D of the General Statutes. For ing no more than five calendar
(f1) The terms in the section need not of purposes of this section and the section of the sectio	this State that has more than 50,000 live spectar on similar prior golf events may contract with sports wagering operator to establish and opera place of public accommodation during the interactive sports wagering operator shall imme of any contract entered into under this subdi designation agreement. emporary place of public accommodation establish comply with local ordinances under Chapter 160 subsection, section, "temporary" shall mean open professional golf tournament or event and closic ofessional golf tournament.	ofessional golf event played in tors anticipated to attend based no more than one interactive te no more than one temporary professional golf event. The ediately notify the Commission vision as if it were a writter hed under subsection (f) of this D of the General Statutes. For ing no more than five calendar ing no later than five calendar as rewritten:
(f1) The te section need not of purposes of this s days prior to the days after the pro " SECT "SECTION	this State that has more than 50,000 live spectar on similar prior golf events may contract with sports wagering operator to establish and opera place of public accommodation during the interactive sports wagering operator shall imme of any contract entered into under this subdi designation agreement. emporary place of public accommodation establis comply with local ordinances under Chapter 160 subsection, section, "temporary" shall mean open professional golf tournament or event and closi of subsectional golf tournament.	ofessional golf event played in tors anticipated to attend based a no more than one interactive te no more than one temporary professional golf event. The ediately notify the Commission vision as if it were a writter hed under subsection (f) of this D of the General Statutes. For ing no more than five calendar ing no later than five calendar as rewritten: establish guidance to parties

the General Statutes, as enacted by this act, to electronic sports with due consideration to the key role of game publishers as creators of the underlying video game. When adopting rules under G.S. 18C-1025, as enacted by this act, the Commission shall adopt rules providing guidance on the issuance, denial, suspension, or revocation of a license provided under Article 10 of Chapter 18C of the General Statutes as well as guidance on the operation of advance deposit account wagering by ADW licensees. The Commission may adopt rules prior to January 8, 2024, however, no rule may become effective until on or after that date.

8 "SECTION 7.(b) The Commission may accept and issue applications for licensure in 9 accordance with Articles 9 and 10 of Chapter 18C of the General Statutes, as enacted by this act, 10 prior to January 8, 2024, in order that licensees may begin operations on January 8, 2024. If more than 12 completed interactive sports wagering operator applications are received, the 11 12 Commission shall select based upon the criteria set forth in G.S. 18C-904(g), as enacted by this 13 act, and notify the qualified applicants it determines will best serve the public interest in 14 maximizing revenue to the State, while preserving the integrity of sports wagering and ensuring 15 accountability and preserving the public trust in licensed sports wagering activities. or the date identified by the Commission in accordance with this section. No license issued by the 16 Commission shall become effective prior to January 8, 2024, however, sports wagering shall not 17 18 be authorized in the State until a date identified by the Commission, which shall occur as soon 19 as practicable and may be no later than 12 months after the date this act becomes law.June 15, 20 2024."

SECTION 11.18.(*l*) Subsections (b) through (j) of this section become effective
 January 8, 2024, the remainder of this section is effective when it becomes law.

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# PART XII. ENVIRONMENTAL QUALITY

# SHALLOW DRAFT FUND DIRECTED GRANTS

SECTION 12.1.(a) Funds appropriated in S.L. 2021-180 from the Shallow Draft Navigation Channel and Aquatic Weed Fund to the Department of Environmental Quality for the dredging of Walden Pond Lake in Union County shall be transferred to the Office of State Budget and Management to provide a grant to Union County for the same purposes with no cost-share requirement under G.S. 143-215.73F(c) and shall remain available until expended.

**SECTION 12.1.(b)** Of the funds appropriated in this act for the Shallow Draft Navigation Channel and Aquatic Weed Fund, the sum of one million five hundred ninety-eight thousand dollars (\$1,598,000) in nonrecurring funds for the 2023-2024 fiscal year and three hundred thousand dollars (\$300,000) in nonrecurring funds for the 2024-2025 fiscal year shall be transferred to the Office of State Budget and Management for directed grants to the following entities and shall remain available until expended:

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Union County, to be used for the dredging of Walden Pond Lake.
(4) Five hundred forty-eight thousand dollars (\$548,000) in the 2023-2024 fiscal year to the Town of Robbins, to be used for a reservoir dredging project and hydro mapping survey.

Tabor City, to be used for aquatic weed control in Lake Tabor.

Three hundred thousand dollars (\$300,000) in each year of the 2023-2025

fiscal biennium to the Lake Gaston Weed Control Council, to be used for a

Fifty thousand dollars (\$50,000) in the 2023-2024 fiscal year to the Town of

Seven hundred thousand dollars (\$700,000) in the 2023-2024 fiscal year to

multiyear project to treat lyngbya spp., a cyanobacteria, in Lake Gaston.

48 **SECTION 12.1.(c)** Funds allocated by this section (i) shall not have a cost-share 49 requirement under G.S. 143-215.73F(c) and (ii) shall not apply toward the aquatic weed control 50 project limitation set forth in G.S. 143-215.73F(b)(2).

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(1)

(2)

(3)

1	WATER A		EWER INFRASTRUCTURE FUNDS
2			<b>ION 12.2.(a)</b> Allocation. – Funds appropriated in this act for each year of the
3			biennium from the Clean Water and Drinking Water Reserve to the Department
4		imental	Quality (Department) for the Water Infrastructure Fund are allocated as
5	follows:		
6		(1)	Ten million dollars (\$10,000,000) to the Viable Utility Reserve to be used for
7			the purposes set forth in G.S. 159G-34.5.
8		(2)	Sixteen million one hundred sixty-nine thousand eight hundred fifty-one
9			dollars (\$16,169,851) to the Local Assistance for Stormwater Infrastructure
10			Investments Fund established in Section 12.14(a) of S.L. 2021-180. These
11			funds shall be used to provide grants to eligible entities as defined in Section
12			12.14 of S.L. 2021-180 for projects that will improve or create infrastructure
13			for controlling stormwater quantity and quality.
14		(3)	One billion nine hundred seventy-three million eight hundred thirty thousand
15			one hundred forty-nine dollars (\$1,973,830,149) to the Drinking Water
16			Reserve and the Wastewater Reserve to provide project construction grants
17		<b>GEOD</b>	for public water systems and wastewater systems as provided in this section.
18	C C 150C		<b>ION 12.2.(b)</b> Limitation Not Applicable. – The limits set forth in
19 20			3) shall not apply to grants awarded from funds allocated by subdivision (a)(3)
20	of this sect		ION 12.2 (a) Deversion of Unneeded Funds - Funds in every of the emounts
21 22	needed for		<b>ION 12.2.(c)</b> Reversion of Unneeded Funds. – Funds in excess of the amounts jects listed in subsection (e) of this section may be used by the Department for
22		·	sewer infrastructure projects eligible for funding from the Drinking Water
23 24			Vastewater Reserve and subject to the applicable directives set forth in this
25			funds may also be used for grants to conduct project engineering, design, or
26			tion activities by a local government or public entity eligible for grants from
27	-		as the reverting local government or public entity.
28	the sume r		<b>ION 12.2.(d)</b> Choice of Funding. – The Department may exchange projects
29	funded fro		State Fiscal Recovery Fund in S.L. 2021-180 and S.L. 2022-74 with projects
30			ding from other funding sources to meet the deadline for expenditure of State
31	-		Funds set forth in applicable federal law and guidance.
32		-	<b>ION 12.2.(e)</b> Projects. – Of the funds allocated by subsection (a) of this section
33	for project		the following sums shall be granted to the indicated local governments and
34		-	water and wastewater infrastructure projects:
35	1	(1)	Two hundred thousand dollars (\$200,000) to the Village of Alamance.
36		(2)	Seventeen million three hundred thousand dollars (\$17,300,000) to the City
37			of Albemarle.
38		(3)	Five million one hundred twenty-two thousand five hundred eighty-six dollars
39			(\$5,122,586) to Alexander County to be distributed as follows:
40			a. Two million six hundred twenty-two thousand five hundred eighty-six
41			dollars (\$2,622,586) for the Bethlehem water tank.
42			b. Two million five hundred thousand dollars (\$2,500,000) for water line
43			extensions.
44		(4)	Seven hundred eighty-seven thousand dollars (\$787,000) to the Town of
45			Andrews.
46		(5)	Nine million dollars (\$9,000,000) to the Town of Angier.
47		(6)	Six million dollars (\$6,000,000) to Anson County for a regional water or
48			wastewater project.
49 50		(7)	Seven million dollars (\$7,000,000) to the City of Archdale.
50		(8)	Four million one hundred seventy thousand five hundred dollars (\$4,170,500)
51			to the City of Asheboro.

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1	(9)	Two million nine hundred thousand dollars (\$2,900,00	0) to the Town of
2 3		Autryville. Nine hundred thousand dollars (\$900,000) of be used for stormwater improvements.	this allocation shall
4	(10)	Three million dollars (\$3,000,000) to the Town of Ayden.	
5	(11)	Nine hundred sixty-five thousand dollars (\$965,000) to t	
6	× ,	Head Island.	e
7	(12)	Fourteen million dollars (\$14,000,000) to the Town of Be	ech Mountain.
8	(13)	Ten million dollars (\$10,000,000) to the City of Belmont.	
9	(14)	Sixteen million dollars (\$16,000,000) to the Town of Ben	son.
10	(15)	Two million two hundred fifty thousand dollars (\$2,250,0	000) to the Town of
11		Bermuda Run.	
12	(16)	Fifteen million dollars (\$15,000,000) to Bladen County.	Five million dollars
13		(\$5,000,000) of this allocation shall be used for water or	wastewater projects
14		related to the Live, Work, Play Project.	
15	(17)	Fourteen million dollars (\$14,000,000) to the Town of Bla	
16	(18)	One hundred twenty-five thousand dollars (\$125,000)	) to the Town of
17		Boardman.	
18	(19)	Three million seven hundred thousand dollars (\$3,700,0	00) to the Town of
19		Boone.	
20	(20)	Three million dollars (\$3,000,000) to the Town of Boonvi	
21	(21)	One million three hundred fifty thousand dollars (\$1,350,	,
22		Bostic. One hundred fifty thousand dollars (\$150,000) of	this allocation shall
23	(22)	be used for stormwater infrastructure.	1
24 25	(22)	Thirteen million dollars (\$13,000,000) to the City of Brev	
25 26	(23)	One million one hundred sixty-nine thousand five	e nundred donars
26 27	(24)	(\$1,169,500) to the Town of Bridgeton. Thirty-five million dollars (\$35,000,000) to Brunswick Co	auntu
27	(24) (25)	Ten million six hundred thousand dollars (\$10,600,000	
28 29	(23)	Burgaw.	
2) 30	(26)	Five hundred thousand dollars (\$500,000) to Burke Course	nty for a water and
31	(20)	wastewater study, planning, and mapping in eastern Burke	
32	(27)	Six million dollars (\$6,000,000) to the City of Burling	•
33	(27)	thousand dollars (\$500,000) of this allocation shall be	
34		contamination.	
35	(28)	Sixty-nine million six hundred thousand dollars (\$69,600,0	000) to the Cabarrus
36	~ /	County Water and Sewer Authority. Eleven million dolla	,
37		this allocation shall be used for the design and construct	
38		Creek Wastewater Treatment Plant Expansion project.	•
39	(29)	Ten million dollars (\$10,000,000) to Camden County.	
40	(30)	One million dollars (\$1,000,000) to the Town of Cameron	1.
41	(31)	One million eight hundred thousand dollars (\$1,800,00	0) to the Town of
42		Candor.	
43	(32)	Thirty-eight million dollars (\$38,000,000) to the Town of	Canton.
44	(33)	Thirty-five million dollars (\$35,000,000) to the Cape	Fear Public Utility
45		Authority to be used as follows:	
46		a. Eighteen million dollars (\$18,000,000) for drinkin	-
47		to unserved communities in New Hanover County	1 •
48		b. Seventeen million dollars (\$17,000,000) for muni	-
49		and regionalization of water and sewer systems	s in New Hanover
50		County impacted by PFAS.	
51	(34)	Ten million dollars (\$10,000,000) to the Town of Carthag	e.

	General Assemb	bly Of North Carolina Session 2023
1 2	(35)	Twenty million dollars (\$20,000,000) to Catawba County for service extensions to Sherrills Ford.
- 3 4	(36)	One million six hundred fifty thousand dollars (\$1,650,000) to the City of Cherryville.
5	(37)	Eight million dollars (\$8,000,000) to the Chimney Rock Village.
6	(38)	Thirty million dollars (\$30,000,000) to the Chinney Rock Vinage.
7	(39)	Eighteen million two hundred seventy thousand dollars (\$18,270,000) to the
8	(37)	City of Claremont for the Lyle Creek Sewer Project.
9	(40)	Twenty million two hundred fifty thousand dollars (\$20,250,000) to the Town
10	(10)	of Clayton. Six million dollars (\$6,000,000) of this allocation shall be used to
11		improve, upgrade, or reroute the Arbors, Starmount, Liberty-West Main
12		Street, Little Creek, and Clayton-Raleigh pump stations.
13	(41)	Four million two hundred ninety thousand dollars (\$4,290,000) to Cleveland
13	(+1)	County Water for water treatment sedimentation basins.
15	(42)	Five million dollars (\$5,000,000) to the City of Clinton.
16	(42)	Eight hundred thousand dollars (\$800,000) to the Town of Columbus.
17	(44)	Fifteen million six hundred twenty thousand dollars (\$15,620,000) to
18		Columbus County.
19	(45)	Two million five hundred forty-eight thousand five hundred dollars
20		(\$2,548,500) to the Town of Connelly Springs.
21	(46)	Twelve million five hundred thousand dollars (\$12,500,000) to the
22	()	Contentnea Metropolitan Sewage District.
23	(47)	Sixteen million dollars (\$16,000,000) to Currituck County to be distributed as
24		follows:
25		a. Six million dollars (\$6,000,000) for the Mainland Water Treatment
26		Plant project.
27		b. Ten million dollars (\$10,000,000) for the Moyock water or wastewater
28		system.
29	(48)	Two million dollars (\$2,000,000) to the Town of Dallas.
30	(49)	Twenty-five million dollars (\$25,000,000) to Davidson County.
31	(50)	Two million dollars (\$2,000,000) to the Town of Denton.
32	(51)	Two million five hundred fifty thousand dollars (\$2,550,000) to the Town of
33		Dobbins Heights.
34	(52)	One million five hundred fifty thousand dollars (\$1,550,000) to the Town of
35		Dobson.
36	(53)	Seven million one hundred thousand dollars (\$7,100,000) to the City of Dunn.
37	(54)	Seven million dollars (\$7,000,000) to the City of Eden.
38	(55)	Fourteen million two hundred thousand dollars (\$14,200,000) to Edgecombe
39		County.
40	(56)	Nine million dollars (\$9,000,000) to the City of Elizabeth City.
41	(57)	Six million five hundred thousand dollars (\$6,500,000) to the Town of Elkin.
42	(58)	One million dollars (\$1,000,000) to the Town of Ellenboro.
43	(59)	Two million dollars (\$2,000,000) to the Town of Elon.
44	(60)	Five hundred thousand dollars (\$500,000) to the Town of Erwin for a
45		stormwater development plan.
46	(61)	Twenty million dollars (\$20,000,000) to the Town of Eureka.
47	(62)	Twelve million dollars (\$12,000,000) to the Fayetteville Public Works
48		Commission.
49	(63)	Four million five hundred seventy-eight thousand dollars (\$4,578,000) to the
50		Town of Forest City.

	General Assemb	oly Of North Carolina	Session 2023
1 2	(64)	Twenty million dollars (\$20,000,000) to Forsyth County wastewater services to the southeastern part of the Count	-
2 3 4	(65)	Four million six hundred thousand dollars (\$4,600,000) Oaks.	•
5 6	(66)	Twenty-eight million six hundred thousand dollars (\$28,6 of Fuquay-Varina for a conveyance line project.	500,000) to the Town
7	(67)	Twenty-eight million three hundred twenty-six thousand	•
8 9		dollars (\$28,326,360) to the City of Gastonia. Four m twenty-six thousand three hundred sixty dollars (\$4,326,3	860) of this allocation
10		shall be used for the Apple Creek Corporate Park sewer	
11	(68)	Ten million one hundred forty-five thousand dollars (\$1	
12		County. Nine million one hundred forty-five thousand do	
13		this allocation shall be used for a water or wastewater pro	oject for the Town of
14		Gatesville.	
15	(69)	[reserved]	
16	(70)	Two million dollars (\$2,000,000) to the Town of Gibson	ville to be distributed
17		as follows:	
18 19		<ul><li>a. One million dollars (\$1,000,000) for an elevated</li><li>b. One million dollars (\$1,000,000) for the NC High</li></ul>	
19 20		connector.	gnway of water line
20 21	(71)	Five million dollars (\$5,000,000) to the City of Goldsbor	ro
$\frac{21}{22}$	(71) (72)	Four hundred sixty thousand dollars (\$460,000) to the To	
22	(72)	Two million dollars (\$2,000,000) to the Goldston/Gulf S	
24	(73)	Seven million dollars (\$7,000,000) to the City of Greenst	•
25	(7.1)	as follows:	
26		a. Five million five hundred thousand dollars (\$5,50	0.000) for water and
27		wastewater improvements serving the town of Pl	
28		b. One million five hundred thousand dollars (	
29		extension of water and wastewater service to Pea	cehaven Community
30		Farm.	
31	(75)	One million two hundred thousand dollars (\$1,200,00	00) to the Town of
32		Halifax.	
33	(76)	Five million dollars (\$5,000,000) to the City of Hamlet.	
34	(77)	Seven million two hundred fifty thousand dollars (\$7,25	50,000) to the Handy
35		Sanitary District.	
36	(78)	Twenty-five million seven hundred ninety-three thousand	
37		(\$25,793,200) to Harnett County to be distributed as foll	
38		a. Ten million seven hundred ninety-three thousand	
39 40		(\$10,793,200) for sewer system upgrades to the Connector.	e Bules Creek-Coals
40 41		b. Fifteen million dollars (\$15,000,000) for a waster	water treatment nlant
42		expansion.	water treatment plant
43	(79)	Three million five hundred thousand dollars (\$3,500,	000) to the City of
44	(1)	Havelock.	ooo) to the city of
45	(80)	Two hundred thousand dollars (\$200,000) to the City of	Henderson.
46	(81)	Fourteen million seven hundred fifty thousand dollars	
47	x- /	City of Hendersonville.	
48	(82)	Four million three hundred thousand dollars (\$4,300,0	000) to the Town of
49	. ,	Hertford to be distributed as follows:	
50		a. One million three hundred thousand dollars (\$1,	300,000) to increase
51		water capacity.	

	General Assemb	ly Of North Carolina	Session 2023
1 2		b. Three million dollars (\$3,000,000) for water a related to the Marine Industrial Park.	nd wastewater projects
3	(83)	Fifteen million dollars (\$15,000,000) to the City of Hi	ckory for the Highway
4	· · · · ·	321 water and wastewater project.	5 8 5
5	(84)	Five million dollars (\$5,000,000) to the Town of High	lands.
6	(85)	One million two hundred thousand dollars (\$1,200,000	
7	(86)	Two million dollars (\$2,000,000) to the Town of Hold	•
8	(87)	Fifteen million four hundred thousand dollars (\$15,40	00,000) to the Town of
9		Holly Springs for the conveyance line project.	. ,
10	(88)	Two hundred fifty thousand dollars (\$250,000) to the	Town of Hookerton.
11	(89)	One million dollars (\$1,000,000) to the Town of Jacks	son.
12	(90)	Twenty million dollars (\$20,000,000) to Johnston Cou	inty.
13	(91)	Ten million seven hundred thousand dollars (\$10,700,0	000) to Jones County to
14		be distributed as follows:	· •
15		a. Nine million five hundred thousand dollars (	(\$9,500,000) for water
16		treatment plant expansion.	
17		b. One million two hundred thousand dollars (\$1	1,200,000) for regional
18		water system valve additions.	
19	(92)	Eight million dollars (\$8,000,000) to the Town of Ken	
20	(93)	Eight hundred sixty thousand two hundred seventy-fiv	re dollars (\$860,275) to
21		the Town of Kenly.	
22	(94)	Thirty-nine million three hundred eighty-five thousand	d dollars (\$39,385,000)
23		to the City of Kings Mountain.	
24	(95)	Four million dollars (\$4,000,000) to the Town of Lake	
25	(96)	Two million five hundred thousand dollars (\$2,500	0,000) to the Town of
26		Landis.	
27	(97)	Three million five hundred thousand dollars (\$3,500	0,000) to the Town of
28		Lansing.	
29	(98)	Twenty million dollars (\$20,000,000) to the City	of Laurinburg to be
30		distributed as follows:	( <b>† 2 5</b> 00 000) <b>(</b> 1
31		a. Two million five hundred thousand dollars	(\$2,500,000) for the
32		McColl Road water line replacement.	(\$7,500,000) for a more
33		b. Seven million five hundred thousand dollars	(\$7,500,000) for raw
34 35		water system expansion.	water treatment plant
33 36		c. Ten million dollars (\$10,000,000) for waster renovations.	ewater treatment plant
30 37	(99)		ity of Longir for the
38	(99)	Seventeen million dollars (\$17,000,000) to the Civil Valdese-Lenoir water interconnection.	ity of Lenon for the
38 39	(100)	Two million dollars (\$2,000,000) to the City of Lexing	aton
40	(100)	Eleven million sixty-two thousand five hundred dollar	
40 41	(101)	Town of Lillington.	(15)(011,002,000) to the
42	(102)	Eleven million four hundred fifty thousand dollars (\$	11 450 000) to Lincoln
43	(102)	County. One million four hundred fifty thousand dollars (\$	
44		allocation shall be used for the Lincoln County water l	
45	(103)	Three hundred thirty-one thousand four hundred two de	
46	(103)	Town of Linden.	(\$201,102) to the
47	(104)	Fifteen million dollars (\$15,000,000) to the Town of L	ittleton.
48	(101)	Ten million dollars (\$10,000,000) to the City of Locus	
49	(105)	One million five hundred thousand dollars (\$1,500,000	
50	(100)	Valley.	,
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	General Assemb	ly Of North Carolina Session 2023
1 2	(107)	Eight million two hundred fifty thousand dollars (\$8,250,000) to the City of Lowell.
2 3 4	(108)	Thirty million dollars (\$30,000,000) to the Lower Cape Fear Water and Sewer Authority.
5 6	(109)	Four million five hundred thousand dollars (\$4,500,000) to the Town of Madison.
7	(110)	Eighteen million dollars (\$18,000,000) to Madison County.
8	(110)	
9	· · · ·	Four million dollars (\$4,000,000) to the Town of Marshville for a regional
10	( )	water or wastewater project.
11 12	(113)	Four million dollars (\$4,000,000) to the Town of Mayodan for the wastewater treatment plant.
13	(114)	Four million dollars (\$4,000,000) to McDowell County.
14	(115)	
15	(116)	One million one hundred thousand dollars (\$1,100,000) to the Town of
16		Mocksville.
17	(117)	Eight million dollars (\$8,000,000) to Montgomery County.
18	(118)	Fifteen million dollars (\$15,000,000) to Moore County.
19	(119)	Three million six hundred thousand dollars (\$3,600,000) to the Town of
20		Mooresville.
21	(120)	Thirteen million five hundred sixty thousand dollars (\$13,560,000) to the City
22		of Morganton.
23	(121)	Two million dollars (\$2,000,000) to the City of Mount Airy.
24	(122)	Ten million dollars (\$10,000,000) to the City of Mount Holly for the
25		Riverbend Preserve water extension.
26	(123)	One million dollars (\$1,000,000) to the Town of Mount Pleasant for South
27		Skyland Drive, Senateeca Drive, and Allman Road service line extensions.
28	(124)	Four million three hundred thousand dollars (\$4,300,000) to the Town of
29	(105)	Murfreesboro.
30		Four hundred thousand dollars (\$400,000) to the Town of Murphy.
31	(126)	Seventeen million twenty-two thousand five hundred one dollars
32 33	(127)	(\$17,022,501) to Nash County. Forty-five million dollars (\$45,000,000) to New Hanover County. Fifteen
33 34	(127)	million dollars (\$15,000,000) of this allocation shall be used for water and
34 35		wastewater projects related to Blue Clay Business Park.
36	(128)	One hundred fifteen thousand nine hundred seventy-five dollars (\$115,975) to
37	(120)	the Town of Newport.
38	(129)	Twelve million dollars (\$12,000,000) to the City of Newton.
39	(129)	One million five hundred thousand dollars (\$1,500,000) to the Town of
40	(100)	Newton Grove.
41	(131)	Eighteen million six hundred thousand dollars (\$18,600,000) to Northampton
42	( - )	County.
43	(132)	Four million five hundred thousand dollars (\$4,500,000) to the Town of Oak
44	· · · · · · · · · · · · · · · · · · ·	Ridge for the municipal water system.
45	(133)	One million fifty thousand dollars (\$1,050,000) to the Town of Old Fort.
46	(134)	Five million dollars (\$5,000,000) to the Onslow Water and Sewer Authority.
47	(135)	Five million five hundred thousand dollars (\$5,500,000) to the Town of
48		Oriental.
49	(136)	Ten million dollars (\$10,000,000) to the City of Oxford for the Kerr Lake
50		Regional Water project.
51	(137)	Five million dollars (\$5,000,000) to Pamlico County.

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1 2	(138)	Nine million three hundred ten thousand dollars (\$9,310,000) to Pasquotank County.
3	(139)	Fourteen million dollars (\$14,000,000) to the Town of Pembroke.
4	(140)	One million five hundred thousand dollars (\$1,500,000) to the Town of Pilot
5		Mountain.
6	(141)	One million seven hundred fifty thousand dollars (\$1,750,000) to the Town of
7	~ /	Pine Level.
8	(142)	Five million two hundred thousand dollars (\$5,200,000) to the Town of
9		Pinebluff.
10	(143)	Six hundred thousand dollars (\$600,000) to Pitt County for water and
11		wastewater projects for Pitt County Schools.
12	(144)	Two million five hundred twenty thousand dollars (\$2,520,000) to the Town
13		of Princeton.
14	(145)	Nine million five hundred thousand dollars (\$9,500,000) to the City of
15		Raeford.
16	(146)	Five million one hundred fifty thousand dollars (\$5,150,000) to the City of
17		Randleman.
18	(147)	Eighty-five million thirty-four thousand three hundred eleven dollars
19 20	(1.40)	(\$85,034,311) to Randolph County.
20 21	(148)	Five million dollars (\$5,000,000) to the Town of Ranlo.
21	(149)	One million six hundred thousand dollars (\$1,600,000) to the City of Reidsville for the Piedmont and Annie Penn wastewater outfalls.
22	(150)	Sixteen million dollars (\$16,000,000) to Richmond County to be distributed
23 24	(150)	as follows:
25		a. Twelve million dollars (\$12,000,000) for water and wastewater
26		projects related to economic development.
27		b. Four million dollars (\$4,000,000) for water and wastewater projects.
28	(151)	Nine million three hundred ninety-three thousand dollars (\$9,393,000) to the
29		Town of River Bend.
30	(152)	One million three hundred ninety-five thousand dollars (\$1,395,000) to the
31		Town of Robbinsville.
32	(153)	Eight million five hundred forty-five thousand dollars (\$8,545,000) to
33		Robeson County.
34	(154)	Thirteen million dollars (\$13,000,000) to the City of Rockingham.
35	(155)	Fifty-four million five hundred fifty thousand dollars (\$54,550,000) to
36		Rockingham County to be distributed as follows:
37		a. Ten million dollars (\$10,000,000) for water and wastewater projects
38		along U.S. 220.
39 40		b. Twenty-three million five hundred fifty thousand dollars (\$23,550,000) for water and wastewater projects.
40 41		c. Twenty-one million dollars (\$21,000,000) for the extension of water
42		services from Reidsville toward the unincorporated community of
43		Ruffin.
44	(156)	One million eight hundred ninety-four thousand four hundred ten dollars
45	(150)	(\$1,894,410) to the Town of Ronda.
46	(157)	Ten million dollars (\$10,000,000) to the Town of Rosman.
47	(157)	Twenty-six million dollars (\$26,000,000) to the City of Roxboro.
48	(159)	Three million six hundred thirty thousand dollars (\$3,630,000) to the Town of
49	~ /	Rutherfordton.
50	(160)	Two million five hundred thousand dollars (\$2,500,000) to the Town of
51		Salemburg.

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1 2	(161)	Two million three hundred four thousand eight hundred (\$2,304,878) to the City of Saluda.	ed seventy-eight dollars
3 4	(162)	Ten million one hundred nineteen thousand three I (\$10,119,320) to Sampson County to be distributed as	•
5		a. Four million one hundred nineteen thousand	l three hundred twenty
6 7		<ul><li>dollars (\$4,119,320) for water lines near the la</li><li>b. Six million dollars (\$6,000,000) for two wel</li></ul>	
8		southern part of the county.	
9	(163)	Seven million five hundred thousand dollars (\$7,5	00,000) to the City of
10		Sanford to be distributed as follows:	$(\Phi^2, 500, 000)$ for the
11 12		a. Two million five hundred thousand dollars development, operation, and management of the	
13 14		<ul><li>project.</li><li>b. Five million dollars (\$5,000,000) for the O</li></ul>	Frace School and Fire
14		Department sewer line.	
16	(164)	Two million six hundred eighty-seven thousand for	our hundred thirty-nine
17		dollars (\$2,687,439) to the Town of Sedalia to extend	the sewer lines.
18	(165)	Twelve million eight hundred thousand dollars (\$12,8	300,000) to the Town of
19	(1.55)	Selma.	C ¹ 1 1 1 1 1
20	(166)	Twelve million four hundred sixty-one thousand	five hundred dollars
21 22	(167)	(\$12,461,500) to the City of Shelby. Seventy-five million two hundred fifty thousand dolla	ars (\$75,250,000) to the
22	(107)	Town of Siler City. Two million five hundred thousa	
24		of this allocation shall be used for construction of	
25		associated with an economic development project.	
26	(168)	Six million two hundred fifty thousand dollars (\$6,2	50,000) to the Town of
27		Smithfield.	
28	(169)	Four million two hundred twenty-two thousand	five hundred dollars
29 20	(170)	(\$4,222,500) to the Town of Snow Hill.	willo Watan and Cowan
30 31	(170)	Five million dollars (\$5,000,000) to the South Gran Authority.	iville water and Sewer
32	(171)	Three million dollars (\$3,000,000) to the Town of Spi	ring Hope
33	(172)	Three hundred thousand dollars (\$300,000) to the Town of Sp.	0 1
34	(173)	Two million five hundred thousand dollars (\$2,500	1 0
35		Spruce Pine.	
36	(174)	Two million five hundred thousand dollars (\$2,500,0	000) to the Town of St.
37		Pauls.	
38	(175)	One million dollars (\$1,000,000) to the Town of Stan	•
39 40	(176)	Two million dollars (\$2,000,000) to Stanly County for projects for Juneberry Ridge.	or water and wastewater
40 41	(177)	Two million six hundred thousand dollars (\$2,600	000) to the Town of
42	(177)	Stantonsburg for a well water project and water line r	
43	(178)	Ten million dollars (\$10,000,000) to the Town of Star	-
44	(179)	Three million dollars (\$3,000,000) to the City of St	tatesville for water and
45		wastewater projects pertaining to economic developm	
46	(180)	Fifteen million dollars (\$15,000,000) to the Stokes C	ounty Water and Sewer
47	(101)	Authority.	
48 40	(181)	Four million seven hundred thousand dollars (\$4,70	(0,000) to the Town of
49 50		Stoneville to be distributed as follows: a. Two million dollars (\$2,000,000) for water and	wastewater lines along
51		u.s. 220 West.	a waste water miles along

	General Assemb	ly Of North Carolina Session 2023			
1		b. Two million seven hundred thousand dollars (\$2,700,000) for water			
2		system improvements.			
3	(182)	Twenty million dollars (\$20,000,000) to the Town of Surf City.			
4	(183)	Four million dollars (\$4,000,000) to the City of Thomasville.			
5	(184)	Ten million dollars (\$10,000,000) to Transylvania County.			
6	(185)	Four million five hundred thousand dollars (\$4,500,000) to the City of Trinity.			
7	(186)	Fourteen million dollars (\$14,000,000) to the Town of Troutman. Four million			
8		dollars (\$4,000,000) of this allocation shall be used for the connection of the			
9		Duck Creek sewer outfall line to the City of Statesville's Third Creek			
10		Wastewater Treatment Plant.			
11	(187)	Two million two hundred thirty-three thousand five hundred dollars			
12		(\$2,233,500) to the Town of Tryon.			
13	(188)	Twenty-seven million five hundred thousand dollars (\$27,500,000) to Union			
14	( )	County to be distributed as follows:			
15		a. Twenty-six million dollars (\$26,000,000) for sewer expansion.			
16		b. One million five hundred thousand dollars (\$1,500,000) for the			
17		Waxhaw graywater system project.			
18	(189)	Seven million dollars (\$7,000,000) to the Town of Valdese for the			
19	()	Valdese-Lenoir water interconnection.			
20	(190)	Four million dollars (\$4,000,000) to Vance County.			
21	(191)	One hundred sixty-five thousand fifty-two dollars (\$165,052) to the Town of			
22	Wade.				
23	(192)	Five million dollars (\$5,000,000) to Warren County.			
24	(193)	Fifteen million dollars (\$15,000,000) to the Town of Weaverville.			
25	(194)	Eight hundred thousand dollars (\$800,000) to the Town of Weldon.			
26	(195)	Seven hundred twenty-six thousand one hundred fifty dollars (\$726,150) to			
27	(1)0)	the Town of West Jefferson.			
28	(196)	Six million nine hundred thirty thousand dollars (\$6,930,000) to Wilkes			
29	(1) ()	County for the extension of water and wastewater services to the airport.			
30	(197)	Twenty-three million five hundred fifty thousand dollars (\$23,550,000) to the			
31	()	City of Wilson. One million fifty thousand dollars (\$1,050,000) of this			
32		allocation shall be used for repair of the Lake Wilson dam.			
33	(198)	Two million dollars (\$2,000,000) to Wilson County.			
34	(199)	Twelve million dollars (\$12,000,000) to the Town of Wingate.			
35	(200)	Three million eight hundred thirty thousand dollars (\$3,830,000) to the Town			
36	(_00)	of Woodland.			
37	(201)	Eight million dollars (\$8,000,000) to the Town of Wrightsville Beach.			
38	(201) (202)				
39	(202)	Town of Yadkinville.			
40	SECT	<b>ION 12.2.(f)</b> Other Grants. – Of the funds allocated by subsection (a) of this			
41		et grants, the Department of Environmental Quality shall transfer the sum of			
42		thirty-six million three hundred thirty thousand five hundred ninety dollars (\$36,330,590) to the			
43	Office of State Budget and Management to provide a grant to the following entities for the				
44	purposes specified:				
45	(1)	Three million dollars (\$3,000,000) for a directed grant to Barton College for			
46	(1)	water or wastewater projects.			
47	(2)	Twelve million three hundred sixty thousand five hundred ninety dollars			
48	(2)	(\$12,360,590) for a grant to the Burke Partnership for Economic			
40 49		Development, Inc., to install water and wastewater at the Western NC			
<del>4</del> ) 50		Megasite.			
50		The Subite.			

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1 2	(3)	Five hundred thousand dollars (\$500,000) for a directed grant to the Catawba-Wateree Water Management Group.			
3	(4)	One million dollars (\$1,000,000) for a directed grant to Cleveland County			
4 5		Water for improvements on the property of Cleveland County Water necessary to accommodate construction of the Stagecoach Greenway			
6		Recreation Trail.			
7 8	(5)	Two hundred fifty thousand dollars (\$250,000) for a directed grant to Craven County for a backup generator for the water plant.			
8 9	(6)	Two million dollars (\$2,000,000) for a directed grant to the Eastern Band of			
10		Cherokee Indians for water or wastewater infrastructure.			
11 12	(7)	Four hundred thousand dollars (\$400,000) for a directed grant to the Friends of Camp Kirkwood, Inc.			
13	(7a)	Five hundred thousand dollars (\$500,000) for a directed grant to the			
14		Aeronautics Authority of the City of Henderson for a water line extension.			
15 16	(8)	Four hundred fifty thousand dollars (\$450,000) for a directed grant to the Town of Hookerton to repay a USDA loan.			
17	(9)	Four hundred seventy thousand dollars (\$470,000) for a directed grant to			
18		McDowell County to address drainage issues.			
19	(10)	Fifteen million dollars (\$15,000,000) for a directed grant to the City of Mount			
20	(11)	Holly to decommission a wastewater treatment plant.			
21 22	(11)	Four hundred thousand dollars (\$400,000) for a directed grant to the Young Men's Christian Association of Southeastern North Carolina, Inc.			
22	<b>SECTION 12.2.(g)</b> Siler City Project Directive. – The following limitations and				
24		to the funds allocated by subsection (e) of this section to the Town of Siler City:			
25	(1)	Up to fifteen percent (15%) of the funds may be used at any time after the			
26		effective date of this act for permitting, project design and engineering, and			
27		other preconstruction activities.			
28	(2)	The remainder of the funds shall not be disbursed by the Department of			
29 30		Environmental Quality until the Town of Siler City and the City of Sanford have entered into an agreement regarding operation of the Town of Siler City			
31		wastewater improvements funded by this act.			
32	(3)	The limitation set forth in this subsection shall not apply to funds allocated to			
33		the Town of Siler City for the construction of an elevated water tank			
34		associated with an economic development project.			
35		<b>TON 12.2.(h)</b> Funding Reallocation. – Of the funds allocated to the			
36		nvironmental Quality from the Clean Water and Drinking Water Reserve by			
37 38	Section 2.2(p) of S.L. 2022-74, as amended, the sum of three million dollars (\$3,000,000) shall be reallocated to the Office of State Pudget and Management to be used to provide a directed				
38 39	be reallocated to the Office of State Budget and Management to be used to provide a directed grant to the Town of Walnut Cove for an administration building.				
40	SECTION 12.2.(i) Funding Reduction. – The allocation to the Town of Walnut Cove				
41	for water and sewer infrastructure projects set forth in Section 12.9(e)(86) of S.L. 2022-74, as				
42	amended, is reduced by three million dollars (\$3,000,000).				
43	SECTION 12.2.(j) Staffing. – The Secretary may create new positions to assist the				
44	Department in executing projects funded by the State Fiscal Recovery Fund and the Water				
45 46	Infrastructure Fund if State and federal funds are available to support those positions. The new				
40 47	positions created in this section shall be based upon availability of State and federal funds and are exempt from the provision of the State Human Resources Act, Chapter 126 of the General				
48	Statutes, except Articles 6 and 7 of that Chapter.				
49	SECTION 12.2.(k) Administrative Costs. – The Department may use three percent				
50	(3%) of the funds allocated in this section for administrative costs. The Department shall not				

charge the grant fee authorized by G.S. 159G-24 for grants made from funds subject to the 1 2 set-aside of administrative costs authorized by this subsection. 3 **SECTION 12.2.(***l***)** Report. – The Department shall include in the report required by 4 G.S. 159G-26 the status of projects funded under this section. This report may be provided in 5 tabular or summary form and need not include information beyond that described in 6 G.S. 159G-26(b)(4). 7 8 VIABLE UTILITY RESERVE AMENDMENTS 9 SECTION 12.3.(a) G.S. 159G-35(c) reads as rewritten: 10 Viable Utility Reserve. - The Local Government Commission and the Authority shall "(c)11 jointly develop evaluation criteria for grants from the Viable Utility Reserve. Criteria shall also be developed concerning distressed units for which the Local Government Commission has 12 13 exercised its authority under Article 11 of Chapter 159 of the General Statutes to assume control, 14 in whole or in part, of the financial affairs of an applicant. These evaluation criteria shall be used 15 to review applications and award grants as provided in G.S. 159G-39." **SECTION 12.3.(b)** G.S. 159G-36(d)(2) reads as rewritten: 16 17 Grants for the purpose set forth in G.S. 159-32(d)(6) to any single local "(2) 18 government unit shall not (i) exceed seven hundred fifty thousand dollars 19 (\$750,000) in any fiscal year and (ii) be awarded for more than three 20 consecutive fiscal years.year." 21 22 PROHIBIT CAP AND TRADE REQUIREMENTS FOR CO2 EMISSIONS 23 SECTION 12.5.(a) Article 21B of Chapter 143 of the General Statutes is amended 24 by adding a new section to read: 25 "§ 143-215.107E. Prohibit cap and trade requirements for carbon dioxide (CO2) emissions. Neither the Governor, nor any of the agencies of the State, including the Utilities 26 27 Commission, the Department of Environmental Quality, and the Environmental Management 28 Commission, may require an electric public utility, as defined in G.S. 62-126.3(7), or persons 29 who operate an electric generating facility the primary purpose of which is for the person's own 30 use and not for the primary purpose of producing electricity for sale to or for the public for compensation, to participate in a program that requires such utilities to obtain allowances to offset 31 32 their CO2 emissions, commonly characterized as emissions cap-and-trade programs, CO2 budget 33 trading programs, or cap-and-invest initiatives. In addition, the Governor and the Department are expressly prohibited from entering into any agreement with other states obligating North 34 35 Carolina's participation in any program requiring acquisition of allowances to offset CO2 36 emissions by such utilities." 37 **SECTION 12.5.(b)** This section is effective when it becomes law. 38 39 PROHIBITION ON STATE OR REGIONAL EMISSIONS STANDARDS FOR NEW 40 **MOTOR VEHICLES** 41 SECTION 12.6.(a) Article 21B of Chapter 143 of the General Statutes is amended 42 by adding a new section to read: 43 "§ 143-215.107F. Prohibit requirements for control of emissions from new motor vehicles. Notwithstanding any authorization granted under 42 U.S.C. § 7507, no agency of the State, 44 45 including the Department of Environmental Quality, the Environmental Management Commission, the Department of Transportation, or the Department of Administration, may adopt 46 and enforce standards relating to control of emissions from new motor vehicles or new motor 47 vehicle engines, including requirements that mandate the sale or purchase of "zero-emission 48 vehicles," or electric vehicles as defined in G.S. 20-4.01. The prohibitions of this section shall 49 50 not be construed to effect requirements for the vehicle emissions testing and maintenance program established pursuant to G.S. 143-215.107A." 51

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S	<b>SECTION 12.6.(b)</b> This section is effective when it becom	les law.			
<b>REDUCE </b>	EMISSIONS INSPECTIONS REQUIREMENTS				
S	<b>SECTION 12.7.(a)</b> G.S. 20-183.2(b) reads as rewritten:				
"(b) E	Emissions. – A motor vehicle is subject to an emissions inspe	ection in accordance with			
	meets all of the following requirements:				
<del>(</del>	 3) It is (i) a vehicle with a model year within 20 years older than the three most recent model years or (ii) a v within 20 years of the current year and has 70,00	vehicle with a model year			
	odometer.	the solution of the solution o			
(	3a) It is a vehicle with a model year within 20 years of th	e current year and earlier			
_	than the 2017 model year.	•			
S	SECTION 12.7.(b) G.S. 143-215.107A(c) reads as rewritte	en:			
"(c) (	Counties Covered Motor vehicle emissions inspections s	hall be performed in the			
0	ounties: Alamance, Buncombe, Cabarrus, Cumberland, Dav				
Franklin, Ga	aston, Guilford, Iredell, Johnston, Lincoln, Mecklenburg, N	<del>lew Hanover, Randolph,</del>			
<del>Rowan, Uni</del>	on, and Wake. <u>Mecklenburg County.</u> "				
	SECTION 12.7.(c) No later than one year after this se				
Department of Environmental Quality shall prepare and submit to the United States					
	tal Protection Agency for approval by that agency a propos				
Implementation Plan amendment based on the change to the motor vehicle emissions testing					
	wided in this section.				
	SECTION 12.7.(d) Subsections (a) and (b) of this section				
first day of a month that is 60 days after the Secretary of the Department of Environmental Quality certifies to the Revisor of Statutes that the United States Environmental Protection					
Agency has approved an amendment to the North Carolina State Implementation Plan submitted					
as required by subsection (c) of this section and applies to motor vehicles inspected, or due to be					
inspected, on or after that date. The Secretary shall provide this notice of approval along with the					
effective date of this section on its website and by written or electronic notice to emissions					
inspection mechanic license holders, emissions inspection station licensees, and self-inspector					
licensees in the county where motor vehicle emissions inspection requirements are removed by					
this section.	The remainder of this section is effective when it becomes	law.			
	ETY EMERGENCY FUND/OVERTOPPING STUDIES				
	SECTION 12.8. G.S. 143-215.32A reads as rewritten:				
	32A. Dam Safety Emergency Fund.				
	Establishment; Purpose. – There is established the Dam S				
	Department, as set forth in this section. The Fund shall be	• 1			
incurred by the Department in developing and implementing an emergency dam safety remedial					
plan.plan and assessing overtopping risk for high hazard and intermediate hazard dams.					
(b) Eligible Expenses. – The Fund may be used for expenses incurred in developing the					
following ex	-				
<u>(</u>	1) <u>Developing</u> and implementing an emergency dam s	• •			
	has been approved by the Department, including expension				
	with any third party for services related to	plan development or			
(	implementation.	d by the Denortment and			
(	<ol> <li>Performing overtopping studies for dams categorize high hazard or intermediate hazard for which the Dep</li> </ol>				
		barument currently has no			
	or inadequate overtopping risk information.				

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1	(c) Cond	itions f	or Use. – These funds shall be used upon the	Department's determination				
2	that sufficient fu	nds or c	corrective action cannot be obtained from oth	ner sources without incurring				
3	a delay that wou	a delay that would significantly increase the threat to life or risk of damage to property or the						
4	environment.							
5	(d) Cost	Recove	ry Costs of site investigation and the deve	lopment and implementation				
6	of an emergency	y dam	safety remedial plan, including attorney's	fees and other expenses of				
7			ery action, may be recovered from the owne					
8	legal action by the Commission. Funds recovered pursuant to this subsection shall be used to							
9	reimburse the Dam Safety Emergency Fund.							
10	(e) Stand	lards fo	r Funded Activities. – Emergency dam safety	y remedial plan development				
11			ivities and overtopping studies shall be co					
12	standards set for							
13								
14	DISCHARGES	OF HI	GHLY TREATED WASTEWATER					
15	SEC'	<b>FION</b> 1	<b>12.9.(a)</b> G.S. 143-215.1 is amended by addi	ng a new subsection to read:				
16			scharges of Highly Treated Domestic Waste	-				
17	(1)		ect only to the limitations set forth in subdi-					
18	<u></u>		Department shall authorize permitted dis					
19			estic wastewater to surface waters of the					
20			inial streams, and unnamed tributaries of n					
21		-	e the 7Q10 flow or 30Q2 flow of the receivi	·				
22			w flow or zero flow, as determined by the					
23			ey, from wastewater treatment systems capa					
24			r quality-based effluent limitations:					
25		<u>a.</u>	Biological oxygen demand (BOD ₅ ), 5mg	/L.				
26		<u>b.</u>	NH ₃ , 0.5mg/L monthly average, 1.0 mg/I					
27		<u>c.</u>	Total nitrogen, 4mg/L monthly average.					
28		<u>d.</u>	Total phosphorus, 1.0mg/L monthly	average, 2.0mg/L daily				
29		_	maximum.					
30		<u>e.</u>	Fecal coliforms, 14 colonies/100mL.					
31		<u>f.</u>	Dissolved oxygen, 6mg/L, or 1mg/	L more than the BOD ₅				
32		—	concentration.	<u> </u>				
33		<u>g.</u>	Turbidity, 1 Nephelometric Turbidity Un	its.				
34		<u>h.</u>	Total suspended solids, 5mg/L monthly a					
35		i.	Nitrate, 1mg/L monthly average.					
36	<u>(2)</u>		dition to the requirements set forth in subdi	vision (1) of this subsection,				
37			the following requirements shall apply to					
38			prized pursuant to this subsection:	<u> </u>				
39		<u>a.</u>	No discharge shall be permitted to cla	assified shellfish waters or				
40		<u></u>	outstanding resource waters. Discharges					
41			classified shellfish waters, however, shall	·				
42			with the requirements of this section.	<u> </u>				
43		<u>b.</u>	The limitation of flow for any wastewate	r discharge shall be no more				
44			than one-tenth of the flow generated by					
45			event given the drainage area and calculat	•				
46			The rational method shall be used to calc					
47			one-year, 24-hour precipitation event in					
48			peak runoff shall then be divided by 10 a	-				
49			convert the result to gallons per day of all	± •				
50			studied.	<u> </u>				

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		<u>c.</u>	Discl	harges shall be limited based on th	he ability of the receiving waters
				draulicly accept the proposed fl	
				l to or less than one-tenth of the fl	
		<u>d.</u>	All	discharges shall be directed to	o buffer systems that utilize
		_		energy methodologies to functi	-
				arge and the receiving waters. Bu	
			<u>1.</u>	Consist of one of the following	: (i) high-rate infiltration basins
				that utilize engineered mater	ials to achieve high rates of
				infiltration, which engineered	materials shall have an ASTM
				gradation of a clean washe	ed coarse grained sand; (ii)
				constructed free surface wetlan	ds having a hydraulic residence
					ther suitable technologies that
				· · · ·	c residence time buffer, or both,
				between the discharge and the	
			<u>2.</u>	-	0 feet upland of the receiving
					rosive velocity equal to or less
					igh an appropriately designed
					plicable designs, that meet the
					ofessional engineers for such
			2	devices.	
			<u>3.</u>		o the receiving stream so that no
				-	cubic foot per second based on
					scharge. Discharges from buffer
					e placed at increments along a distance of no less than 50 linear
				feet.	
	<u>(3)</u>	For p	irposes	s of this subsection, the following	definitions apply:
	<u>(97</u>	<u>a.</u>	-	) flow. $-$ A method to calculate t	
		<u></u>		ving water for a period of sever	
				age recurrence of once in 10 years	•
		<u>b.</u>	30Q2	2 flow. – A method to calculate t	he minimum average flow of a
				ving water for a period of 30 conse	
			recur	rence of once in two years.	
		<u>c.</u>		ly treated domestic wastewater.	
				ment systems that receive flow	
			-	ewater that meet the effluent limitation of the second s	ations as set forth in subdivision
				f this subsection.	
		<u>d.</u>		onal method. – The method of c	
				(Q) by use of the formula Q	<b>- -</b>
				subdivision, the following definiti	
			<u>1.</u>		escribing the stormwater runoff
			0	characteristics of the drainage.	
			<u>2.</u>	•	for the one-year, 24-hour
					y the National Oceanic and
					hrough its online precipitation
					e sources in units of inches per
			3	<u>hour.</u> $\Delta$ – The catchment area tribut:	ary to the point being studied as
			<u>3.</u>		logies that meet the standard of
					ng, but not limited to, web-based
					United States Geological Survey
				<u>aaaa ana 19016 provided by the t</u>	

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1		or by other analysis using topog	graphic data that follows the
2		standard of practice for such w	ork by licensed professional
3		engineers in units of acres.	
4	<u>(4)</u>	Once an applicant has submitted data to demon	strate the proposed discharge
5		will meet the requirements of subdivisions (1)	) and (2) of this subsection,
6		signed and sealed by a professional engineer lic	ensed in accordance with the
7		provisions of Chapter 89C of the General State	
8		deemed complete for the purposes of review by	* *
9	SECT	TON 12.9.(b) If rules are required in order to in	nplement the requirements of
10	this section, the I	Department of Environmental Quality shall adopt	temporary rules no later than
11	60 days after this	s section becomes law. Any temporary rules ado	pted in accordance with this
12		ain in effect until permanent rules that replace	
13	effective. Rules	adopted pursuant to this section shall not, I	however, impose additional
14	requirements on	permitting of the discharge of highly treated do	mestic wastewater over that
15		G.S. 143-215.1(c8), as enacted by subsection (a)	
16		TON 12.9.(c) This section is effective	
17	G.S. 143-215.1(c	8), as enacted by subsection (a) of this section, a	applies to permits for new or
18		vater discharge facilities issued on or after that dat	11 I
19	1	C	
20	<b>RIGHT TO API</b>	PLY FOR AND OBTAIN A PERMIT	
21	SECT	TON 12.10.(a) Article 7 of Chapter 143B of the	General Statutes is amended
22	by adding a new	section to read:	
23	" <u>§ 143B-279.18.</u>	<b>Right to apply and obtain permits.</b>	
24	Except to the	e extent required by federal or State law, the D	epartment of Environmental
25	Quality shall not	refuse to accept an application for a permit, aut	horization, or certification or
26	refuse to issue an	y permit, authorization, or certificate based solely	on the failure of an applicant
27	to obtain anothe	r permit, authorization, or certification required	d for the same project. For
28	purposes of this s	ection, failure to obtain a permit, authorization, or	certification shall not include
29	-	nit, authorization, or certification by the Departme	
30		ermit, authorization, or certification provided by l	
31		<b>TON 12.10.(b)</b> G.S. 113A-54.1(a) reads as rewri	
32	. ,	ft erosion and sedimentation control plan must co	11
33		ant is not a resident of North Carolina, designate a	-
34	1 1	iving notice from the Commission or the S	
35	-	vith the plan, this Article, or any rules adopted pu	-
36	-	bsection (a1) of this section, if the applicant is no	
37		aft erosion and sedimentation control plan must	
38		pplicant to submit a draft erosion and sedimentatio	-
39	1	land-disturbing activity. The Commission sh	
40		r disapprove a draft erosion and sedimentat	1
41	-	ctivities for which prior plan approval is required	· ·
42		1 not deny a draft erosion and sedimentation contr	
43		to obtain other environmental permits, authorizat	
44 45		m a permit required for stormwater discharges fro	-
45		2.26; the Commission shall, however, condition a	
46 47		ntrol plan upon the applicant's compliance with fe	1 1
47 48	-	a, and <del>rules. <u>rules</u>, including the applicant's rec</del>	-
48 49	•	ations, or certifications that may be required for the difications, or disapprove a completed draft erosited	
49 50	11	days of receipt shall be deemed approval of the	
51	•	ft erosion and sedimentation control plan or a revis	-
51	ansupproves a dia	resision and seemiciliation control plan of a levis	sea crosson and seannentation

control plan, it must state in writing the specific reasons that the plan was disapproved. Failure 1 2 to approve, approve with modifications, or disapprove a revised erosion and sedimentation 3 control plan within 15 days of receipt shall be deemed approval of the plan. The Commission 4 may establish an expiration date for erosion and sedimentation control plans approved under this 5 Article." 6 SECTION 12.10.(c) G.S. 113A-61 reads as rewritten: 7 "§ 113A-61. Local approval of erosion and sedimentation control plans. 8 . . . 9 (b) Local governments shall review each erosion and sedimentation control plan 10 submitted to them and within 30 days of receipt thereof shall notify the person submitting the plan that it has been approved, approved with modifications, or disapproved. A local government 11 12 shall only approve a plan upon determining that it complies with all applicable State and local 13 regulations for erosion and sedimentation control. 14 (b1) A local government shall not deny a draft erosion and sedimentation control plan based solely upon the applicant's need to obtain other environmental permits, authorizations, or 15 certifications for the project, aside from a permit required for stormwater discharges from 16 construction sites pursuant to 40 C.F.R. § 122.26; the local government shall, however, condition 17 18 approval of a draft erosion and sedimentation control plan upon the applicant's compliance with 19 federal and State water quality laws, regulations, and rules. rules, including the applicant's receipt 20 of other environmental permits, authorizations, or certifications that may be required for the 21 project. A local government shall disapprove an erosion and sedimentation control plan if 22 implementation of the plan would result in a violation of rules adopted by the Environmental 23 Management Commission to protect riparian buffers along surface waters. A local government 24 may disapprove an erosion and sedimentation control plan or disapprove a transfer of a plan 25 under subsection (b3) of this section upon finding that an applicant or a parent, subsidiary, or 26 other affiliate of the applicant: ...." 27 28 29 **AIR PERMITTING REVISIONS** 30 31 AIR PERMITTING REVIEW AND ISSUANCE TIME LINES 32 **SECTION 12.11.(a)** G.S. 143-215.108(d)(2) reads as rewritten: 33 The Commission shall adopt rules specifying the times within which it must "(2) 34 act upon applications for permits required by Title V and other permits 35 required by this section. The times specified shall be extended for the period 36 during which the Commission is prohibited from issuing a permit under 37 subdivisions (3) and (4) of this subsection. The rules shall provide, at a 38 minimum, that the Department shall issue the permit, deny the permit, or 39 publish the permit for public notice and comment within 90 calendar days of 40 receipt of an administratively complete application for a minor modification, or within 270 calendar days of receipt of an administratively complete 41 42 application for a major modification. The Commission shall inform a permit 43 applicant as to whether or not the application is complete within the time 44 specified in the rules for action on the application. If the Commission fails to 45 act on an application for a permit required by Title V or this section within the 46 time period specified, the failure to act on the application constitutes a final 47 agency decision to deny the permit. A permit applicant, permittee, or other person aggrieved, as defined in G.S. 150B-2, may seek judicial review of a 48 failure to act on the application as provided in G.S. 143-215.5 and Article 4 49 50 of Chapter 150B of the General Statutes. Notwithstanding the provisions of G.S. 150B-51, upon review of a failure to act on an application for a permit 51

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	required by Title V or this	section, a court may either: (i) affirm the denial of
	the permit or (ii) remand t	he application to the Commission for action upon
	the application within a spo	cified time.the permit applicant, permittee, or other
	person aggrieved, as define	ed in G.S. 150B-2, may commence a contested case
	<u>under G.S. 150B-23(a4).</u> "	
	<b>SECTION 12.11.(b)</b> G.S. 143-21	3(1) is recodified as G.S. 143-213(1a).
	SECTION 12.11.(c) G.S. 143-21	3, as recodified by subsection (b) of this section, is
an	ended by adding a new subdivision to read	l:
		v complete" means that all information required by
		cation form has been submitted to the Department
	for the purpose of processi	ng a permit application."
TI	TLE V RESEARCH AND DEVELOPM	
		ronmental Management Commission shall begin
		mption for non-major research and development
		Protection Agency's position regarding exemption
		1995, "White Paper for Streamlined Development
	11	hall include, at a minimum, allowance levels and
	1 1	tote greater flexibility in research and development
	•	tle V permit requirements flexibility to work with
		ad notify them of research activities with a minor
-	-	The Commission shall complete draft rulemaking
	1.0	endment request to the Environmental Protection
Ag	ency no later than July 1, 2025.	
DI	<b>RE-PERMITTING ACTIVITIES</b>	
11	<b>SECTION 12.11.(e)</b> G.S. 143-21	5 108 A reads as rewritten:
"8		air pollution; construction of new facilities;
8	alteration or expansion of existin	
		by b
m		r G.S. 143-215.108, construct or operate an air
		air cleaning device at a site or facility where, at the
		contaminant source, equipment, or associated air
		under G.S. 143-215.108. A person may, however,
		btaining a permit if the person complies with the
	uirements of this section:	
ree	(1) Clearing and grading.	
ree		
ree	(2) Construction of access roa	ds, driveways, and parking lots.
ree		
ree		ion of underground pipe work, including water,
ree	(3) Construction and installat sewer, electric, and telecor	ion of underground pipe work, including water, nmunications utilities.
ree	<ul> <li>(3) Construction and installat sewer, electric, and telecon</li> <li>(4) Construction of ancillary</li> </ul>	ion of underground pipe work, including water,
ree	<ul> <li>(3) Construction and installat sewer, electric, and telecon</li> <li>(4) Construction of ancillary that are not a necessary co</li> </ul>	ion of underground pipe work, including water, nmunications utilities. structures, including fences and office buildings,
ree	<ul> <li>(3) Construction and installat sewer, electric, and telecon</li> <li>(4) Construction of ancillary that are not a necessary co</li> </ul>	ion of underground pipe work, including water, nmunications utilities. structures, including fences and office buildings, mponent of an air contaminant source, equipment,
rea	<ul> <li>(3) Construction and installat sewer, electric, and telecon</li> <li>(4) Construction of ancillary that are not a necessary co or associated air cleaning 143-215.108.</li> </ul>	ion of underground pipe work, including water, nmunications utilities. structures, including fences and office buildings, mponent of an air contaminant source, equipment,
ар	<ul> <li>(3) Construction and installat sewer, electric, and telecon</li> <li>(4) Construction of ancillary that are not a necessary co or associated air cleaning 143-215.108.</li> <li>(b) Permitted Facilities. – A person oly to the Commission for a modification of</li> </ul>	ion of underground pipe work, including water, nmunications utilities. structures, including fences and office buildings, mponent of an air contaminant source, equipment, device for which a permit is required under G.S. who holds a permit under G.S. 143-215.108 may of the permit to allow the person to alter or expand
ap	<ul> <li>(3) Construction and installat sewer, electric, and telecon</li> <li>(4) Construction of ancillary that are not a necessary co or associated air cleaning 143-215.108.</li> <li>(b) Permitted Facilities. – A person ophysical arrangement or operation of an a</li> </ul>	ion of underground pipe work, including water, nmunications utilities. structures, including fences and office buildings, mponent of an air contaminant source, equipment, device for which a permit is required under G.S. who holds a permit under G.S. 143-215.108 may of the permit to allow the person to alter or expand ir contaminant source, equipment, or associated air
ap tho	<ul> <li>(3) Construction and installattic sewer, electric, and telecond (4) Construction of ancillary that are not a necessary coor associated air cleaning 143-215.108.</li> <li>(b) Permitted Facilities. – A persone physical arrangement or operation of an a aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner that alters the emission for a modification of an aning device in a manner device in a manner device in a manner device and the device in a manner device in a manner device in a m</li></ul>	ion of underground pipe work, including water, nmunications utilities. structures, including fences and office buildings, mponent of an air contaminant source, equipment, device for which a permit is required under G.S. who holds a permit under G.S. 143-215.108 may of the permit to allow the person to alter or expand ir contaminant source, equipment, or associated air ission of air contaminants. The Except as provided
ap the cle <u>in</u>	<ul> <li>(3) Construction and installatt sewer, electric, and telecond</li> <li>(4) Construction of ancillary that are not a necessary coor associated air cleaning 143-215.108.</li> <li>(b) Permitted Facilities. – A personoly to the Commission for a modification of an aning device in a manner that alters the emmisubsection (b1) of this section, the permitted provide the communication of the co</li></ul>	ion of underground pipe work, including water, nmunications utilities. structures, including fences and office buildings, mponent of an air contaminant source, equipment, device for which a permit is required under G.S. who holds a permit under G.S. 143-215.108 may of the permit to allow the person to alter or expand ir contaminant source, equipment, or associated air ission of air contaminants. The Except as provided nittee may not operate the altered, expanded, or
ap tho cle <u>in</u> ad	<ul> <li>(3) Construction and installatt sewer, electric, and telecon</li> <li>(4) Construction of ancillary that are not a necessary coor associated air cleaning 143-215.108.</li> <li>(b) Permitted Facilities. – A person physical arrangement or operation of an a aning device in a manner that alters the emsubsection (b1) of this section, the permitted itional air contaminant source, equipment</li> </ul>	ion of underground pipe work, including water, nmunications utilities. structures, including fences and office buildings, mponent of an air contaminant source, equipment, device for which a permit is required under G.S. who holds a permit under G.S. 143-215.108 may of the permit to allow the person to alter or expand ir contaminant source, equipment, or associated air ission of air contaminants. The Except as provided

G.S. 143-215.108. A permittee may, however, alter or expand the physical arrangement or 1 2 operation of an air contaminant source, equipment, or associated air cleaning device at a facility permitted under G.S. 143-215.108 if the permittee complies with the requirements of this section. 3 4 At least 15 days prior to commencing alteration or expansion under this subsection, the permittee 5 shall give notice by publication and shall submit to the Commission a notice of the permittee's intent to alter or expand the physical arrangement or operation of an air contaminant source, 6 7 equipment, or associated air cleaning device. Notice by publication shall be in a newspaper 8 having general circulation in the county or counties where the facility is to be located; shall be at 9 the permittee's own expense; shall include a statement that written comment may be submitted 10 to the Commission, that the Commission will consider any comment that it receives, and the 11 Commission's address for submission of written comment; and shall include all the information 12 required by subdivisions (1) through (6) of this subsection. The permittee shall submit a proof of publication of the notice to the Commission within 15 days of the date of publication. The notice 13 14 of intent to the Commission shall include all of the following: 15 16 (b1) A person who (i) has filed an application under this Article to construct or operate an 17 air contaminant source, equipment, or associated air cleaning device at a site or facility or (ii) holds a permit under G.S. 143-215.108 and who has applied to the Commission for a 18 modification of the permit to allow the person to alter or expand the physical arrangement or 19 20 operation of an air contaminant source, equipment, or associated air cleaning device in a manner that alters the emission of air contaminants may undertake the following activities prior to 21 obtaining a permit if the person complies with the requirements of this section: 22 23 Clearing and grading. (1)24 (2)Construction of access roads, driveways, and parking lots. 25 Construction and installation of underground pipe work, including water, (3) 26 sewer, electric, and telecommunications utilities. 27 Construction of ancillary structures, including fences and office buildings, (4) 28 that are not a necessary component of an air contaminant source, equipment, 29 or associated air cleaning device for which a permit is required under 30 G.S. 143-215.108. 31 Upon determination that an application for a permit or permit modification is (5) 32 administratively complete, the construction (but not operation) of a new air 33 contaminant source, equipment, or associated air cleaning or emissions 34 control devices prior to permit issuance. The exception in this subdivision 35 applies only to an application for the addition or modification of an emissions 36 source that is not subject to (i) permit limits set pursuant to programs for the prevention of significant deterioration and for the attainment of air quality 37 standards in nonattainment areas under G.S. 143-215.107(a)(7), (ii) a residual 38 39 risk-based hazardous air pollutant standard under 42 U.S.C. § 7412(f), as 40 amended, or (iii) a case-by-case maximum achievable control technology 41 (MACT) permit requirement issued by the Department pursuant to 42 U.S.C. 42 § 7412(j), as amended. The undertaking of pre permitting activities under this 43 subdivision shall not entitle the permit or permit modification applicant to operate any air contaminant source, equipment, or associated air cleaning or 44 45 emissions control devices prior to permit issuance. 46 ...." 47 48 STORMWATER PERMITTING REVISIONS 49 SECTION 12.12.(a) G.S. 143-214.7 is amended by adding two new subsections to

50 read:

1			der the authority granted to the Commission by this section shall comply
2			time lines set forth in this subsection. For any development necessitating
3			bject to this section, applications for new permits, permit modifications,
4	-	-	renewals, and decisions to deny an application for a new permit, permit
5			r renewal shall be in writing. Where the Commission has provided a
6	-	-	ion, such submission shall constitute a written submission. The
7			n a permit application as quickly as possible. The Commission may
8 9	• •	•	nvestigation it considers necessary before acting on an application and
			t to submit plans, specifications, and other information the Commission
10 11			valuate the application. If the Commission fails to act on an application
11	-		wal of a permit as specified in this subsection after the applicant submits
12	modification.	equileu	by the Commission, the application shall be deemed approved without
13 14	<u>(1)</u>	The C	Commission shall perform an administrative review of a new application
14	<u>(1)</u>		f a resubmittal of an application determined to be incomplete under
15 16			vision (3) of this subsection within 10 working days of receipt to
10			nine if the information is administratively complete. If complete, the
18			nission shall issue a receipt letter or electronic response stating that the
19			ation is complete and that a 70-calendar day technical review period has
20			d as of the original date the application was received. If required items
20			ormation is not included, the application shall be deemed incomplete,
22			he Commission shall issue an application receipt letter or electronic
23			nse identifying the information required to complete the application
24			ge before the technical review begins. When the required information is
25			red, the Commission shall then issue a receipt letter or electronic
26		-	nse specifying that it is complete and that the 70-calendar day review
27		-	I has started as of the date of receipt of all required information. The
28			nission shall develop an application package checklist identifying the
29		items	and information required for an application to be considered
30		<u>admir</u>	istratively complete.
31	<u>(2)</u>	<u>If, du</u>	ring the 70-calendar day technical review period, the Commission
32		<u>deterr</u>	nines that the application meets the standards for issuance of a
33		<u>storm</u>	water permit, it shall issue the permit.
34	<u>(3)</u>	<u>If,</u> du	ring the 70-calendar day technical review period, the Commission
35		deterr	nines that additional information is required to continue processing the
36			cation, the Commission and the applicant shall comply with the
37		<u>follov</u>	
38		<u>a.</u>	The Commission shall issue a letter or electronic response with a list
39			of the additional information required to issue the permit.
40		<u>b.</u>	The applicant shall have 30 calendar days from the date the letter or
41			electronic response is sent to submit the additional information to the
42			Commission.
43		<u>c.</u>	If the applicant fails to provide the required information within 30
44			calendar days, the Commission shall return the application to the
45			applicant, the application is deemed denied, and the applicant must
46			resubmit a complete application with a new application fee before the
47		1	project may be reviewed.
48		<u>d.</u>	Upon receipt of the required information from the applicant, the
49 50			Commission shall have 30 calendar days to complete the technical
50 51			review and issue the permit, issue the permit with modifications, deny
51			the permit, or issue a letter or electronic response with a list of

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			additional information required to	continue processing the application,
			-	ll proceed in accordance with
			sub-subdivision b. of this subdivi	÷
		<u>e.</u>		onic response requesting additional
		<u>e.</u>		ision, the Commission shall not
				information that was not previously
				in that additional information letter
			• •	ommission may request additional
			-	echnical review based on any new
				ces, or changed designs provided by
			-	under sub-subdivision b. of this
				ion identifies information that should
				ission may include conditions in or
				issuance addressing this information
				use of the missing information. This
				l not apply where an application was
			deemed denied under sub-subdiv	ision c. of this subdivision.
	<u>(b6)</u> <u>All pe</u>	ermits iss	sued pursuant to this section for y	which an expiration date is specified
	shall be issued fo	or a term	not to exceed eight years."	
				adopt amendments to its relevant
				subsection (a) of this section. These
				5(4)(c) to reference G.S. 143-214.7
	instead of G.S. 14			
		ΓION 12	<b>.12.(c)</b> Subsections (a) and (b) of	this section become effective July 1,
1	2024.			
	EXPRESS PER			•
			<b>.13.(a)</b> G.S. 143B-279.13 reads a	
		-	s permit and certification review	
				develop an express review program
				f its regional offices. Participation in to become shall be supported by the
	_			. The Department of Environmental
				der the express review program from
				s review program may be applied to
				the following programs: the erosion
				ent program, and the water quality
				rmwater management. The express
	1 0	0	is on the following permits or cert	0 1
	(1)		01	cle 21 of Chapter 143 of the General
	(-)	Statute	-	
	(2)			Article 21 of Chapter 143 of the
			l Statutes.	1
	(3)			e 21 of Chapter 143 of the General
		Statute		1
	(4)	Erosio	n and sedimentation control perm	its under Article 4 of Chapter 113A
			General Statutes.	-
	(5)	Permit	s under the Coastal Area Manager	ment Act (CAMA), Part 4 of Article
	. ,		hapter 113A of the General Statute	
				have the authority to create express
	permitting option	ns for pro	grams in addition to those listed in	n subsection (a) of this section where

it deems there to be a need or where it determines an express permitting option would create 1 2 greater efficiencies for the permitting process. 3 The Department of Environmental Quality may determine shall set the fees for (b) 4 express application review under the express review program. program at a level sufficient to 5 cover all program expenses. Notwithstanding G.S. 143-215.3D, the maximum permit application 6 fee to be charged under subsection (a) of this section for the express review of a project 7 application requiring all of the permits under subdivisions (1) through (5) of subsection (a) of 8 this section shall not exceed five thousand five hundred dollars (\$5,500). Notwithstanding 9 G.S. 143-215.3D, the maximum permit application fee to be charged for the express review of a 10 project application requiring all of the permits under subdivisions (1) through (4) of subsection (a) of this section shall not exceed four thousand five hundred dollars (\$4,500). Notwithstanding 11 12 G.S. 143-215.3D, the maximum permit application fee charged for the express review of a project application for any other combination of permits under subdivisions (1) through (5) of subsection 13 14 (a) of this section shall not exceed four thousand dollars (\$4,000). Express As set forth in 15 subsection (a1) of this section, express review of a project application involving additional permits or certifications issued by the Department of Environmental Quality other than those 16 under subdivisions (1) through (5) of subsection (a) of this section may be allowed by the 17 18 Department, and, notwithstanding G.S. 143-215.3D or any other statute or rule that sets a permit 19 fee, the maximum permit application fee charged for the express review of a project application 20 that includes a permit, approval, or certification designated for express review under subsection 21 (a1) of this section shall not exceed four thousand dollars (\$4,000), plus one hundred fifty percent 22 (150%) of the fee that would otherwise apply by statute or rule for that particular <del>permit</del> permit, 23 approval, or certification. Additional fees, not to exceed fifty percent (50%) of the original permit 24 application fee under this section, may be charged for subsequent reviews due to the insufficiency 25 of the permit applications. The Department of Environmental Quality may establish the 26 procedure by which the amount of the fees under this subsection is determined, and the fees and 27 procedures are not rules under G.S. 150B-2(8a) for the express review program under this 28 section.

29 ...."

30 SECTION 12.13.(b) No later than July 1, 2025, the Department shall adopt 31 permanent rules to implement the express permitting program as amended by subsection (a) of 32 this section. In adopting permanent rules required by this section, the Department is exempt from 33 the requirement of Chapter 150B of the General Statutes that a certification be obtained from the 34 Office of State Budget and Management, including requirements under G.S. 150B-21.4, and 35 from the requirement for preliminary review by the Office of State Budget and Management 36 pursuant to G.S. 150B-21.26. As set forth in G.S. 143B-279.13(b), the Department of 37 Environmental Quality may establish the procedure by which the amount of the fees under this 38 subsection is determined, and the fees and procedures are not rules under G.S. 150B-2(8a) for 39 the express review program.

40 **SECTION 12.13.(c)** Until the effective date of the rules required by subsection (b) 41 of this section, the Department may continue to operate and administer the program as it did prior 42 to the enactment of this section, using policies published on the Department's website and made 43 available to the regulated community on or before July 1, 2023. These policies may be reviewed 44 and updated by the Department as needed until the adoption of rules as required by subsection 45 (b) of this section, provided that no policy changes shall go into effect until 30 days after the 46 changes are published on the Department's website.

47

## 48 **DEQ FEE REVISIONS**

49

## 50 WATER QUALITY AND STORMWATER FEES

51 SECTION 12.14.(a) G.S. 143-215.3D reads as rewritten:

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1	"§ 143-215.	3D. H	ee schedule for water quality permits.	
2			l fees for discharge and nondischarge permits under G	.S. 143-215.1. –
3		(1)	Major Individual NPDES Permits. – The annual fee	
4	·		for a point source discharge of 1,000,000 or more gal	1
5			owned treatment works (POTW) that administers	
6			program, as defined in 40 Code of Federal Regulatio	-
7			Edition), or an industrial waste treatment works that h	· •
8			potential is three thousand four hundred forty dollars	(\$3,440).four thousand
9			six hundred twenty-five dollars (\$4,625).	
10	(	(2)	Minor Individual NPDES Permits The annual fee	for an individual permit
11			for a point source discharge other than a point sou	
12			subdivision (1) of this subsection applies is eight	t hundred sixty dollars
13			(\$860.00).one thousand one hundred fifty dollars (\$1.	
14	(	(3)	Single-Family Residence. – The annual fee for a certi	ficate of coverage under
15			a general permit for a point source discharge or an i	individual nondischarge
16			permit from a single-family residence is sixty dollars	(\$60.00).
17	(	(4)	Stormwater and Wastewater Discharge General Perm	its. – The annual fee for
18			a certificate of coverage under a general permit for a	a point source discharge
19			of stormwater or wastewater is one hundred dollars (S	
20	(	(5)	Recycle Systems The annual fee for an individu	
21			system nondischarge permit is three hundred sixty	<u>dollars (\$360.00).five</u>
22			hundred twenty dollars (\$520.00).	
23	(	(6)	Major Nondischarge Permits. – The annual fee for an	
24			nondischarge of 10,000 or more gallons per day or req	
25			of land is one thousand three hundred ten dollars (\$1,3	310).one thousand seven
26	,		hundred sixty dollars (\$1,760).	
27	(	(7)	Minor Nondischarge Permits. – The annual fee for ar	1
28			nondischarge of less than 10,000 gallons per day or	
29 20			acres of land is eight hundred ten dollars (\$810.00).on	e thousand one nundred
30 31		( <b>0</b> )	sixty dollars (\$1,160).	1 for for animal mosts
31 32	(	(8)	Animal Waste Management Systems. – The annual	
32 33		( <b>0</b> )	management systems is as set out in G.S. 143-215.10	
33 34	7	<u>(9)</u>	<u>Authorizations to Construct. – The application fee</u> construct for a wastewater treatment plant expansion	
34 35			or repair is one thousand dollars (\$1,000).	i, upgraue, repracement,
36	(	(10)	NPDES Stormwater Permits. – The permit fee and	annual fee for NPDES
30 37	7	(10)	stormwater permits is as follows:	annual fee for the DLS
38			a. The fee for an industrial NPDES individual per	rmit is one thousand two
39			hundred dollars (\$1,200).	
40			b. The fee for coverage under a construction or in	dustrial NPDES general
41			permit is one hundred twenty dollars (\$120.00	
42			c. The fee for an NPDES MS4 major permit	
43			hundred dollars (\$4,200).	
44			d. The fee for an NPDES MS4 minor permit	is one thousand dollars
45			(\$1,000).	
46			e. The fee for an NPDES no exposure certificat	ion is two hundred fifty
47			dollars (\$250.00), only in the first year.	<u>_</u>
48	(b) A	Applic	ation fee for new discharge and nondischarge permits	s. – An application for a
49			type set out in subsection (a) of this section shall be ac	
50	application	fee eq	ual to the annual fee for that permit. If a permit is iss	ued, the application fee

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1 2 2			as the annual fee for the first year that the permit is in ef plication fee shall not be refunded.	fect. If the application
3 4	 (e)	Othor	fees under this Article. –	
4 5	(8)			for (i) a normit for the
5 6		(1)	Sewer System Extension Permits. – The application fee construction of a new sewer system or for system,	
0 7				
8			extension of an existing sewer system system, or (iii) a v hundred eighty dollars (\$480.00).six hundred dollars (\$	
8 9		(2)	State Stormwater Permits. – The application fee for	
10		(2)	regulating stormwater runoff under G.S. 143-214.7 and	
11			hundred five dollars (\$505.00). G.S. 143-215.1 is as fol	lows:
12			a. The fee for a new permit or a major modified	
13			development project permit is based on the r	
14			control measures (SCMs) proposed in the per	
15			sub-subdivision. The term "major modification	n" is defined in 15A
16			<u>NCAC 02H .1002.</u>	11 (\$1.000)
17			<u>1.</u> For one or fewer SCMs, one thousand d	
18			2. For two SCMs, one thousand two	hundred fifty dollars
19 20			$\frac{(\$1,250)}{5}$	1
20			$3. \qquad \frac{\text{For three SCMs, one thousand seven}}{(\oplus 1,750)}$	hundred fifty dollars
21 22			$\frac{(\$1,750)}{1}$	nd true hand difter
22 23			4. For four or more SCMs, two thousand dollars (\$2,250).	<u>la two nunarea mity</u>
23 24				rmwatar parmit is two
24 25			b. <u>The fee for a minor modification of a State stor</u> hundred fifty dollars (\$250.00). The term "m	
23 26			defined in 15A NCAC 02H .1002.	mor mounication is
20 27			<u>c.</u> The fee for a renewal or transfer of a State storm	nwater permit is seven
28			hundred fifty dollars (\$750.00).	invator permit is seven
29			<u>d.</u> The fee for a combination renewal and transfer	of a State stormwater
30			permit is one thousand five hundred dollars (\$1	
31			e. The fee for new coverage under a general per	
32				
33		(3)	Major Water Quality Certifications. – The fee for a wat	er quality certification
34			involving one acre or more of wetland fill or 150 feet or	more of stream impact
35			is five hundred seventy dollars (\$570.00).seven hundr	ed sixty-seven dollars
36			<u>(\$767.00).</u>	
37		(4)	Minor Water Quality Certifications. – The fee for a wat	er quality certification
38			involving less than one acre of wetland fill or less th	
39			impact is two hundred forty dollars (\$240.00).three	hundred twenty-three
40			<u>dollars (\$323.00).</u>	
41		"		
42		D O LIG		
43	HAZAR		WASTE FEE	
44	110 130 A		<b>FION 12.14.(b)</b> G.S. 130A-294.1 reads as rewritten:	1
45	§ 130A-		Fees applicable to generators and transporters of haz	
46 47		nazai	rdous waste storage, treatment, and disposal facilities.	
47 48	 (f)	٨	son who generates 100 kilograms or more of here-	wate in any colondar
	(f) month du	-	son who generates 100 kilograms or more of hazardous	•
49 50		0	e year beginning 1 July and ending 30 June but less th	5
50 51			in each calendar month during that year shall pay an annuars (\$175.00). three hundred dollars (\$300.00).	ual lee of one number
51	<del>seventy-</del>		<del>ars (\$173.00).</del> unce nunureu uonars (\$300.00).	

1	
2	
3	SOLID WASTE FEE
4	<b>SECTION 12.14.(c)</b> G.S. 130A-295.8 reads as rewritten:
5	"§ 130A-295.8. Fees applicable to permits for solid waste management facilities.
6	
7	(d1) A permitted solid waste management facility shall pay an annual permit fee on or
8	before August 1 of each year according to the following schedule:
9	
10	(13) Treatment and Processing Facility – <del>\$500.</del> \$750.00.
11	(14) Tire Monofill – \$1,000.
12	(14a) Post-Closure Tire Monofill – \$500.00.
13	(15) Incinerator \$500. Incinerator accepting less than 200 tons per day of solid
14	waste - \$500.00.
15	(15a) Incinerator accepting more than 200 tons per day of solid waste $-$ \$1,000.
16	(16) Large Compost Facility $ \frac{500.5800.00}{500.2}$
17	(16a) Small Compost Facility – \$300.00.
18	(17) Land Clearing and Inert Debris Landfill – <del>\$500.</del> \$900.00.
19	(d2) Upon submission of an application for a new permit, an applicant shall pay an
20	application fee in the amount of ten percent (10%) twenty-five percent (25%) of the annual permit
21	fee imposed for that type of solid waste management facility as identified in subdivisions (1)
22	through (17) of subsection (d1) of this section.
23	(d3) Upon submission of an application for a permit modification to a solid waste
24	management facility identified in subdivisions (1) through (12) of subsection (d1) of this section,
25	an applicant shall pay an application fee of five hundred dollars (\$500.00).
26	(d4) When a cumulative impact review is required to be conducted in accordance with
27	G.S. 130A-294(a)(4)c. for an application for a new permit, the permit application fee required by
28	subsection (d2) of this section shall be increased by one thousand dollars (\$1,000).
29	(d5) If a solid waste management facility identified in subdivision (4), (7), (10), or (14a)
30	of subsection (d1) of this section is required by the Department to conduct assessment and
31	corrective action activities, the annual permit fee imposed for that type of solid waste
32	management facility shall be increased by seven hundred fifty dollars (\$750.00) during each year
33	that the facility is conducting assessment and corrective action activities, until released from the
34	requirement by the Department.
35	"
36	
37	SEPTAGE MANAGEMENT FEE
38	SECTION 12.14.(d) G.S. 130A-291.1 reads as rewritten:
39	"§ 130A-291.1. Septage management program; permit fees.
40	
41	(e) A septage management firm that operates one pumper truck shall pay an annual fee
42	of five hundred fifty dollars (\$550.00) eight hundred dollars (\$800.00) to the Department. A
43	septage management firm that operates two pumper trucks shall pay an annual fee of nine
44	hundred fifty dollars (\$950.00) to the Department. A septage management firm that operates two
45	three or more pumper trucks shall pay an annual fee of eight hundred dollars (\$800.00) one
46	thousand five hundred dollars (\$1,500) to the Department.
40 47	(e1) An individual who operates a septage <u>storage</u> , treatment or disposal facility but who
48	does not engage in the business of pumping, transporting, or disposing of septage shall pay an
49	annual fee of two hundred dollars (\$200.00). five hundred dollars (\$500.00).
50	"
51	
~ 1	

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COAL ASH MANAGEMENT ACT FEE	
SECTION 12.14.(e) G.S. 62-302.1 reads as rewritten:	
"§ 62-302.1. Regulatory fee for combustion residuals surface impound	dments.
	1 11 1 4 4 4
(b) Rate. – The combustion residuals surface impoundment fe	-
thousandths of one percent (0.022%) three-hundredths of one percent	
Carolina jurisdictional revenues of each public utility with a coal combu	
impoundment. For the purposes of this section, the term "North Carolina j	urisdictional revenues"
has the same meaning as in G.S. 62-302.	
••••	
PLAN REVIEW AND PERMIT	
SECTION 12.14.(f) G.S. 130A-328 reads as rewritten:	
"§ 130A-328. Public water system operating permit and permit fee.	
(a) No person shall operate a community or non transient non-co	mmunity water system
who has not been issued an operating permit by the Department. A comm	
non-community water system operating permit shall be valid from Januar	
31 of each year unless suspended or revoked by the Department for cause.	
adopt rules concerning permit issuance and renewal and permit suspensio	
annual fees in subsection (b) shall be prorated on a monthly basis for	
January 1 of each year.	r
(b) The following fees are imposed for the issuance or renewal o	f a permit to operate a
community or non transient non-community water system; the fees are b	
persons served by the system:	
Non Community Water Systems:	Fee
Base Fee:	
Non transient non-community	<del>\$150</del> <u>\$190</u>
Community Water Systems:	
Number of Persons Served	
50 6	<b>ФО</b> ГГФООО
50 or fewer	<u>\$255</u> <u>\$320</u> \$270\$240
More than 50 but no more than 100 More than 100 but no more than 200	<del>\$270<u></u>\$340</del> <del>\$330</del> \$410
More than 200 but no more than 300	<del>\$350</del> \$430
More than 300 but no more than 400	<del>\$385</del> \$480
More than 400 but no more than 500	<del>\$303<u>\$480</u> \$420</del> \$520
More than 500 but no more than 500	\$780 \$780
More than 750 but no more than 1000	<del>\$810</del> \$1,010
More than 1000 but no more than 2000	<del>\$840</del> \$1,050
More than 2000 but no more than 3000	<del>\$870</del> \$1,090
More than 3000 but no more than 4000	<del>\$1350</del> \$1,690
More than 4000 but no more than 5000	<del>\$1460</del> <u>\$1,830</u>
More than 5000 but no more than 7500	<u>\$1925</u> <u>\$2,410</u>
More than 7500 but no more than 10,000	<u>\$2065</u> <u>\$2,580</u>
More than 10,000 but no more than 25,000	<u>\$2600</u> \$3,250
More than 25,000 but no more than 50,000	<u>\$2925\$3,660</u>
More than 50,000 but no more than 75,000	<u>\$4250\$5,310</u>
More than 75,000 but no more than 100,000	<u>\$4675</u> <u>\$5,840</u>
More than 100,000 but no more than 250,000	<u>\$5100</u> \$6,380

	General Assembly Of	f North Carolina	Session 2023
1	More than 250,000	but no more than 500,000	<del>\$5525</del> <u>\$6,910</u>
2	More than 500,000		<del>\$5950<u>\$7,440</u></del>
3	(c) The follow	ing fees are imposed for the review of plans, specifi	ications, and other
4	information submitted	to the Department for approval of construction or alt	eration of a public
5	water system. The fees	are based on the type of constructions or alteration pro-	oposed:
6	-		-
7	Distribution system	:	Fee
8	Construction of wat	er lines, less than 5000 linear feet	<u>\$150\$300</u>
9	Construction of wat	er lines, 5000 linear feet or more	<u>\$200</u> \$400
10	Other construction	or alteration to a distribution system	<del>\$75</del> <u>\$150</u>
11			
12	Ground water syste	m:	
13		ew ground water system or adding a new well	<del>\$200</del> \$400
14	Alteration to an exi	sting ground water system	<del>\$100</del> \$200
15			
16	Surface Water syste	em:	
17		ew surface water treatment facility	<del>\$250</del> <u>\$500</u>
18		sting surface water treatment facility	<u>\$150</u> \$300
19		agement Plan review	<del>\$75</del> \$150
20	-	ges or maintenance not covered above	<del>\$50</del> \$100
21		ment may charge an administrative fee of up to one hu	
22	· / I	pay the permit fee by January 31 of each year.	,
23			
24			
25	WASTEWATER OP	ERATOR FEES	
26	SECTION	<b>12.14.(g)</b> G.S. 90A-42 reads as rewritten:	
27	"§ 90A-42. Fees.		
28	(a) The Comm	ission, in establishing procedures for implementing th	ne requirements of
29		se the following schedule of fees:	-
30	(1) Exa	mination including Certificate, \$85.00;	
31		nporary Certificate, \$200.00;	
32		nporary Certification Renewal, \$300.00;	
33	(4) Cor	ditional Certificate, \$75.00;	
34	(5) Rep	ealed by Session Laws 1987, c. 582, s. 3.	
35		iprocity Certificate, \$100.00;	
36		untary Conversion Certificate, \$50.00;	
37	(7) Anr	nual Renewal, per certification \$50.00;	
38		lacement of Certificate, \$20.00;	
39		e Payment of Annual Renewal, \$50.00 penalty in add	ition to all current
40		past due annual renewal fees plus one hundred dollars	
41	per	year for each year for which annual renewal fees were r	not paid prior to the
42	-	ent year; and	
43	(10) Mai	ling List Charges – The Commission may provide mail	ing lists of certified
44		er pollution control system operators and of water pollu	-
45	ope	rators to persons who request such lists. The charge for	r such lists shall be
46	-	nty-five dollars (\$25.00) for each such list provided.	
47	(b) The Water	Pollution Control System Account is established as a no	nreverting account
48		t. Fees collected under this section shall be credited t	-
49	-	administering this Article. Interest and other income re-	
50		d as set forth in G.S. 147-69.1(d)."	
51			

1	LAB CERTIFICATION FEES
2	<b>SECTION 12.14.(h)</b> Definitions. – For purposes of this section and its
3	implementation, "Lab Certification Fee Rule" means 15A NCAC 02H .0806 (Fees Associated
4	with Certification Program).
5	SECTION 12.14.(i) Lab Certification Fee Rule. – Until the effective date of the
6	revised permanent rule that the Environmental Management Commission is required to adopt
7	pursuant to subsection (k) of this section, the Commission shall implement the Lab Certification
8	Fee Rule as provided in subsection (j) of this section.
9	SECTION 12.14.(j) Implementation. – Laboratory certification fees shall be revised
10	as follows:
11	(1) The fee for municipal, industrial, and other laboratories analyzing only
12	samples for field parameters shall be increased from one hundred fifty dollars
13	(\$150.00) to two hundred fifty dollars $($250.00)$ .
14	(2) The fee for commercial laboratories analyzing only samples for field
15	parameters shall be increased from three hundred dollars (\$300.00) to five
16	hundred dollars (\$500.00).
17	(3) The minimum fee for municipal, industrial, and other laboratories shall be
18	increased from one thousand seven hundred fifty dollars (\$1,750) to two
19	thousand dollars (\$2,000).
20	(4) The minimum fee for other commercial laboratories shall be increased from
21	three thousand five hundred dollars ( $$3,500$ ) to six thousand five hundred
22	dollars (\$6,500).
23 24	(5) To reflect the additional costs of certifying labs located outside the State, the
24 25	minimum fee for those labs shall be set at one hundred fifty percent (150%) of the amounts set out in subdivisions (1) through (4) of this subsection
23 26	of the amounts set out in subdivisions (1) through (4) of this subsection. <b>SECTION 12.14.(k)</b> Additional Rulemaking Authority. – The Commission shall
20 27	adopt a rule to amend the Lab Certification Fee Rule consistent with subsection (j) of this section.
28	Notwithstanding G.S. 150B-19(4), the rule adopted by the Commission pursuant to this section
28 29	shall be substantively identical to the provisions of subsection (j) of this section. Rules adopted
30	pursuant to this section are not subject to Part 3 of Article 2A of Chapter 150B of the General
31	Statutes and shall become effective as provided in G.S. 150B-21.3(b1), as though 10 or more
32	written objections had been received as provided in G.S. 150B-21.3(b2).
33	<b>SECTION 12.14.</b> ( <i>l</i> ) Applicability and Sunset. – This section and rules adopted
34	pursuant to this section apply to all applications for certification submitted on or after July 1,
35	2023. Subsections (i) through (k) of this section expire when permanent rules adopted as required
36	by subsection (k) of this section become effective.
37	<b>SECTION 12.14.(m)</b> G.S. 143-215.3(a)(10) reads as rewritten:
38	"(10) To require a laboratory facility that performs any tests, analyses,
39	measurements, or monitoring required under this Article or Article 21B of this
40	Chapter to be certified annually by the Department, to establish standards that
41	a laboratory facility and its employees must meet and maintain in order for the
42	laboratory facility to be certified, and to charge a laboratory facility a fee for
43	certification. Fees collected under this subdivision shall be credited to the
44	Water and Air Account and used to administer this subdivision. Beginning
45	July 1, 2025, and every two years thereafter, the Commission shall adjust the
46	fees imposed pursuant to this subdivision to cover the costs of legislatively
47	mandated salary and benefits revisions for the employees administering the
48	<u>laboratory facility certification program.</u> These fees shall be applied to the cost
49 50	of certifying <del>commercial, industrial, and municipal</del> laboratory facilities."
50 51	WIND ENERGY FACILITY FEES
51	WIND ENERGY FAULTLY FEED

1	<b>SECTION 12.14.(n)</b> G.S. 143-215.119(c) reads as rewritten:
2	"(c) Fees. – An applicant for a permit for a proposed wind energy facility or proposed
3	wind energy facility expansion under this section shall submit with the application required
4	pursuant to subsection (a) of this section, an application fee of three thousand five hundred dollars
5	(\$3,500).the lesser of (i) two hundred dollars (\$200.00) per megawatt of nameplate capacity for
6	the proposed facility or (ii) fifty thousand dollars (\$50,000). The proceeds of this fee and the
7	annual fee required by G.S. 143-215.125A shall be credited to a special fund within the
8	Department and may be expended only for purposes authorized by this Article or necessary to
9	carry out a duty imposed by this Article."
10	<b>SECTION 12.14.(o)</b> Article 21C of Chapter 143 of the General Statutes is amended
11	by adding a new section to read:
12	" <u>§ 143-215.125A. Annual fee.</u>
13	The Department shall charge permittees an annual fee of seventy-five dollars (\$75.00) per
14	permitted megawatt of capacity payable on or before September 1 for the previous fiscal year to
15	be applied to the costs of administering this Article. The Department may charge a late fee of
16	seventy-five dollars (\$75.00) per month per permit for every month or partial month that payment
17	of the annual operating fee is delinquent."
18	
19	PROVIDE FLEXIBILITY TO ADJUST FEES FOR INFLATION
20	<b>SECTION 12.14.(p)</b> Article 7 of Chapter 143B of the General Statutes is amended
21	by adding a new section to read:
22	" <u>§ 143B-279.18. Quadriennial adjustment of certain fees and rates.</u>
23 24	(a) Adjustment for Legislatively Mandated Salaries and Benefits. – Beginning July 1,
24 25	2025, and every four years thereafter, the Department shall adjust the fees and rates imposed pursuant to the statutes listed in this subsection in accordance with the Consumer Price Index
23 26	computed by the Bureau of Labor Statistics during the prior two bienniums. The adjustment for
20 27	per transaction rates shall be rounded to the nearest dollar (\$1.00):
28	$(1) \qquad G.S. 74-54.1.$
29	$\begin{array}{c} (1) \\ (2) \\ (2) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\ (3) \\$
30	$\begin{array}{c} \underline{(3)} \\ (3)$
31	(4) <u>G.S. 113A-54.2.</u>
32	(5) G.S. 113A-119.1.
33	(6) <u>G.S. 130A-291.1.</u>
34	$\overline{(7)}$ $\overline{\text{G.S. 130A-294.1.}}$
35	$\overline{(8)}$ <u>G.S. 130A-295.8.</u>
36	<u>(9)</u> <u>G.S. 130A-310.9.</u>
37	(10) <u>G.S. 130A-310.39.</u>
38	<u>(11)</u> <u>G.S. 130A-310.76.</u>
39	<u>(12)</u> <u>G.S. 130A-328(b).</u>
40	(13) <u>G.S. 130A-328(c).</u>
41	(14) <u>G.S. 143-215.3D.</u>
42	(15) <u>G.S. 143-215.10G.</u>
43	(16) <u>G.S. 143-215.28A.</u>
44	$(17)  \underline{G.S. 143-215.94C.}$
45	$\frac{(18)}{(10)}  \frac{G.S. 143-215.119}{G.S. 142-215.1254}$
46	$\frac{(19)}{(20)}  \frac{\text{G.S. } 143-215.125\text{A.}}{\text{G.S. } 142\text{P} 270.12}$
47	$\frac{(20)}{(20)}  \frac{\text{G.S. 143B-279.13.}}{Energy time Energy time The formation the string through the string of the string of$
48 40	(b) Rulemaking Exemption. – The fee adjustments required by this section are not subject to the requirements of Article 2A of Charter 150B of the Concerd Statutes
49 50	to the requirements of Article 2A of Chapter 150B of the General Statutes.
50 51	(c) <u>Consultation and Publication. – Notwithstanding any provision of G.S. 12-3.1 to the</u> contrary, prior to implementing an adjustment pursuant to subsection (a) of this section the
51	contrary, prior to implementing an adjustment pursuant to subsection (a) of this section the

1	Department must, no later than 90 days prior to the end of the fiscal biennium, (i) consult with
2	the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources,
3	(ii) report the proposed fee adjustments to the chairs of the Senate Appropriations Committee on
4	Agriculture, Natural, and Economic Resources, the chairs of the House of Representatives
5	Appropriations Committee on Agriculture and Natural and Economic Resources, and the Fiscal
6	Research Division, and (iii) publish notice of the fees that will be in effect in the offices of the
7	Department and on the Department's website. After making the adjustment, the Department shall
8	notify the Revisor of Statutes, who shall adjust the amounts in statute.
9	(d) Effective Date; Grandfathering. – Any adjustment to fees or rates under this section
10	applicable to an application or request for a permit, certification, or other Department approval
11	submitted to the Department is only applicable to an application or request for a permit,
12	certification, or other Department approval submitted to the Department on or after the effective
13	date of the fee or rate adjustment. No adjustment to fees or rates under this section applies to an
14	application or request for a permit, certification, or other Department approval submitted to the
15	Department prior to the effective date of the fee or rate adjustment."
16	
17	ELIMINATE FAST-TRACK STORMWATER PERMIT OPTION
18 19	<b>SECTION 12.14.(q)</b> G.S. 143-214.7B is repealed.
19 20	<b>SECTION 12.14.(r)</b> Subsection (q) of this section becomes effective October 1, 2023, and applies to permit applications filed on or after that date.
20 21	2025, and applies to permit applications med on of after that date.
21	FLOW ALLOCATION LIMIT CLARIFICATION FOR WASTEWATER TREATMENT
22	SYSTEM PERMITTEES
24	SECTION 12.15. G.S. 143-215.1(f5), as enacted by Section 1 of S.L. 2023-55, reads
25	as rewritten:
26	"(f5) A permittee for a wastewater treatment system, who has signed a contract for the
27	expansion of its wastewater treatment system, utilization, or disposal system and whose current
28	system is located in a county with a projected population growth rate above two percent (2%)
29	annually or is located in one of the top twenty percent (20%) of the fastest growing counties in
30	the State, by population, and is meeting flow and pollutant discharge limits set out in the system's
31	current permit, may allocate one hundred ten percent (110%) of its existing system's hydraulic
32	capacity and increase the allocation amount to one hundred fifteen percent (115%) when the
33	expansion of its system is within 24 months of completion, but may not allocate more than the
34	permitted projected capacity after expansion without approval by the Department. If the
35	permittee exceeds its current permitted monthly flow more than once in any 12-month period,
36	the permittee may not allocate more than one hundred percent (100%) of the existing system's
37	hydraulic capacity until the permittee complies with the permitted monthly flow for at least 12
38	consecutive months. Nothing in this subsection shall be construed to limit the Department from
39	authorizing allocations above one hundred fifteen percent (115%) of a system's hydraulic
40	capacity."
41	
42	REGIONAL WATER/WASTEWATER PLANNING
43	<b>SECTION 12.16.(a)</b> Of the funds appropriated in this act to the North Carolina
44	Megasite Fund established by Section 11.11 of S.L. 2022-74, as amended, one million dollars
45 46	(\$1,000,000) in nonrecurring funds for the 2023-2024 fiscal year is allocated to the Department
46 47	of Environmental Quality for the purposes set forth in this section.
47 48	<b>SECTION 12.16.(b)</b> The Department shall develop a Regional Water and Wasterwater Infrastructure Master Plan in the geographic area surrounding United States Poute
48 49	Wastewater Infrastructure Master Plan in the geographic area surrounding United States Route 421 between Interstate Route 85 in Greensboro and Interstate Route 95 in Dunn, designated as a
49 50	high-priority corridor in the Infrastructure Investment and Jobs Act of 2021. The Department
50 51	may contract with a third party for all or part of the development of the Master Plan. The Master
01	may consider that a unit's party for an or part of the development of the tradeer fruit. The Master

#### Plan shall prioritize a study of options for the regionalization of water and wastewater systems 1 2 and make recommendations for the long-term economic growth and environmental protection of 3 the region. The study shall also consider options for the governance of one or more regional 4 systems and nutrient loading capacity for wastewater discharges. The Department shall submit 5 the Regional Master Plan to the Joint Legislative Oversight Committee on Agriculture and 6 Natural and Economic Resources and the Fiscal Research Division no later than May 1, 2024. 7 **SECTION 12.16.(c)** The Department may contract with a third party for 8 development of the Master Plan required by this section and shall be exempt from Articles 3 and 9 3C of Chapter 143 of the General Statutes with respect to that contract. 10 11 TITLE V AIR PERMIT BONUS PILOT PROGRAM 12 **SECTION 12.17.(a)** Establishment of Pilot Program. - Notwithstanding 13 G.S. 126-4(10), the Environmental Management Commission shall establish a Permit Bonus 14 Pilot Program (Program) for qualifying employees who process applications for Title V Air 15 Permits. Qualifying employees shall receive a bonus after a Title V Air Permit is reviewed and 16 completed in accordance with this section. Bonuses for reviewing and processing Title V Air Permits shall be awarded under the applicable schedule. The issuance or denial of a Title V Air 17 18 Permit shall not affect whether the qualifying employee receives a bonus. The Program shall 19 expire on June 30, 2025. 20 **SECTION 12.17.(b)** Definitions. – The following definitions apply in this section: 21 Administratively complete. – All information required by statute, regulation, (1)22 or application form has been submitted to the Department for the purpose of 23 processing a permit application. 24 (2)Application receipt. – The day in which the application or fee payment has 25 been delivered, whichever is later if delivered on different days, to the 26 Department by hand delivery, mail, or electronic means prescribed by the 27 Department. 28 Department. - The Department of Environmental Quality. (3) 29 (4) Director. - The Director of the Division. 30 (5) Division. – The Division of Air Quality. 31 Federal program. - A federal program, as defined in 15A NCAC 02Q (6) 32 .0203(c), to which the facility is subject after the permit action. Final action. - As defined in 15A NCAC 02Q .0518. 33 (7)34 (8) Major modification. - As defined in 15A NCAC 02Q .0516. 35 Minor modification. – As defined in 15A NCAC 02Q .0515. (9) New Source Review or NSR. – A permit review process applicable to certain 36 (10)37 new or modified stationary sources that emit, or will emit, criteria air 38 pollutants and are located in air quality control regions. 39 Nonattainment Area or NAA. - A permit review process applicable to the (11)40 construction and operation of new and modified stationary sources in 41 nonattainment areas. 42 Prevention of Significant Deterioration or PSD. – A permit review process (12)43 applicable to the construction and operation of new and modified stationary sources in attainment areas and includes a preconstruction permit 44 45 demonstrating implementation of best available control technologies to 46 control future emissions of pollutants. 47 Qualifying employee. – A full-time equivalent position or part-time position (13)48 employed on or after the date this section becomes law by the Department or 49 Division that does any of the following for Title V Air Permits: 50 Processes and reviews Title V Air Permit applications. a. 51

Provides administrative support. b.

**General Assembly Of North Carolina** 

Session 2023

(14)	<ul> <li>d. Reviews the a application.</li> <li>Title V Air Permit. – Environmental Prote Amendments of 1990 that agency to the Dep ON 12.17.(c) Fund.</li> </ul>	ir quality analysis - A permit issued ction Agency un ) (42 U.S.C. §§ 7 partment.	der Title V of th	Title V Air Permit conveyed by the e Clean Air Act
	Environmental Prote Amendments of 1990 that agency to the Dep <b>ON 12.17.(c)</b> Fund.	ction Agency un ) (42 U.S.C. §§ 7 partment.	der Title V of th	e Clean Air Act
	Amendments of 1990 that agency to the Dep <b>ON 12.17.(c)</b> Fund.	) (42 U.S.C. §§ 7) partment.		
	that agency to the Dep ON 12.17.(c) Fund.	partment.	661 through 7661f)	and delegated by
	ON 12.17.(c) Fund.	L		and deregated by
	. ,	The Dommit D		
SECTI	10 11 11 10	- The Permit Do	onus Fund (Fund) i	s established as a
nonreverting specia	al fund in the Departn	nent. The Fund sha	all consist of the fun	ds appropriated ir
this section to impl	ement the Program. T	The Division may u	use lapsed salary fur	nds to pay bonuses
authorized by the I	Program if there are n	ot sufficient fund	s remaining to pay	out the bonuses in
accordance with th	is section. The Depart	ment shall not end	cumber or disburse t	hese funds for any
other purpose not a	uthorized in this section	ion.		
SECTI	ON 12.17.(d) Permi	t Bonus Structure	. – The following se	chedule applies to
the permit bonus	program for Title V	Air Permits and	specifies the maxin	num amount each
qualifying employe	ee is eligible to receiv	e per permit:		
Permit Type	Permit Engineer	Supervisor	Meteorologist	Admin. Staff
Minor Modification	0 <b>n</b>			
0-2 federal program		\$75	N/A	\$25
3-6 federal program	ns \$500	\$150	N/A	\$25
7+ federal program	ns \$750	\$225	N/A	\$25
Major Modification				
0-2 federal program		\$75	N/A	\$50
3-6 federal program		\$300	N/A	\$50
7+ federal program	ns \$1,500	\$500	N/A	\$50
New Title V Air P	Permit			
0-2 federal program	ns \$1,000	\$200	\$600	\$50
3-6 federal program	ns \$1,750	\$500	\$900	\$50
7+ federal program	ns \$2,500	\$800	\$1,200	\$50
PSD/NSR NAA/N	SR			
0-2 federal program	ns \$2,500	\$600	\$1,000	\$100
3-6 federal program	ns \$3,500	\$1,000	\$1,500	\$100
7+ federal program	ns \$5,000	\$1,400	\$2,000	\$100

40 For the purposes of this subsection, (i) the term "Permit Engineer" means a qualifying 41 employee that is the primary processor and reviewer for a Title V Air Permit application, (ii) the 42 term "Supervisor" means a qualifying employee that is the primary supervisor of a reviewer that 43 reviews and processes a Title V Air Permit application, (iii) the term "Meteorologist" means a qualifying employee that is the primary reviewer of the air quality analysis submitted in support 44 of a Title V Air Permit application, and (iv) the term "Admin. Staff" means a qualifying employee 45 46 that is the primary administrative support position for the processing and review of a Title V Air 47 Permit application.

48 **SECTION 12.17.(e)** Permit Bonus Structure. – Qualifying employees shall receive 49 a percentage of the maximum bonuses set forth in subsection (d) of this section if the applicable 50 Title V Air Permit is processed within the applicable time period as set forth in subsections (f) 51 through (i) of this section

51 through (j) of this section.

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SECTION 12 Permit applications receive evaluated by the permit su	red prior to Janua	•	permit review	has not bee
Permit Type –	— Number	r of Processing Days	— Days f	for Deduct.
Minor Modification	30	50	70	175
Major Modification	50	75	100	360
New Title V Air Permit	50	75	100	360
PSD/NSR NAA/NSR	100	150	200	600
<b>Bonus Percentage:</b>	100%	50%	25%.	
SECTION 1	<b>17</b> (a) Domu	Structure for First	Six Month De	mind E
SECTION 12		s Structure for First		
administratively complete			on or after Jan	uary 1, 202
and before June 1, 2024, t	he following sche	edule applies.		
Permit Type –	— Number	r of Processing Days	—— Davs f	for Deduct.
Minor Modification	60	80	100	200
Major Modification	140	160	200	540
New Title V Air Permit	150	200	250	540
PSD/NSR NAA/NSR	300	350	400	700
Bonus Percentage:	100%	50%	25%.	100
	10070			
SECTION 12	<b>2.17.(h)</b> Bonus	Structure for Second	Six-Month P	eriod. – F
administratively complete				
before December 31, 2024				, ,
	, C	11		
Permit Type —	Number of	f Processing Days	— Days f	for Deduct
Minor Modification	50	70	90	175
Major Modification	120	140	160	360
New Title V Air Permit	90	120	150	360
PSD/NSR NAA/NSR	180	240	300	600
<b>Bonus Percentage:</b>	100%	50%	25%.	
SECTION 12.	17.(i) Bonus Str	ucture for After the First	Year. – For add	ministrative
complete Title V Air Pern	nit applications re	eceived on or after Decer	nber 31, 2024,	the followi
schedule applies:				
Permit Type –		r of Processing Days	•	for Deduct.
Minor Modification	40	60	80	150
Major Modification	60	90	120	240
New Title V Air Permit	60	90	120	240
PSD/NSR NAA/NSR	120	180	240	500
<b>Bonus Percentage:</b>	100%	50%	25%.	
			1	
		ucture for 30-Day Perio	-	
For administratively comp				
December 31, 2023, the qu			eive bonuses se	et out in eith
subsection (f) or (g) of thi		-		
	•	t Schedule. – The Depa	1	•
qualifying employees on		-		
processing times as desci				

Department shall determine if a qualifying employee should not receive a bonus under this
 section if the qualifying employee engaged in acts or omissions amounting to bad faith, gross
 negligence, or intentional wrongdoing that directly impairs or delays the processing of Title V
 Air Permit applications.

5 **SECTION 12.17.**(*l*) Calculation of Processing Days for Bonuses. – For the 6 determination of an applicable bonus under this section, processing days shall begin the calendar 7 day upon the receipt of an administratively complete Title V Air Permit application and end on 8 the day that the Department notifies the applicant whether that permit application was issued or 9 denied. Notwithstanding any other provision of law to the contrary, the Department shall not 10 refuse to accept a Title V Air Permit application that is timely received and in compliance with Department rules for processing at the time of submittal. If an applicant does not provide 11 12 requested additional information in response to a request letter for additional information 13 provided electronically from the Department within five calendar days, the number of processing 14 days from the time the additional information request letter was emailed to the applicant until 15 such day that all of the requested additional information is received may be deducted from the total processing days used to calculate bonus eligibility. If a Title V Air Permit application is 16 17 reassigned after the original permit reviewer leaves or otherwise separates employment of the 18 Department, transfers to a new position unrelated to Title V Air Permit processing, or is on 19 extended family or medical leave, all but 10 of the calendar days may be deducted from the total 20 calendar days used to calculate the appropriate bonus percentage. If a permit is reviewed or processed by more than one qualifying employee of the same type, then the Director may 21 22 apportion the eligible bonus by an appropriate percentage between the qualifying employees for that Title V Air Permit. 23

24 For Title V Air Permit applications received after January 1, 2024, when the 25 processing of the application requires the Department to conduct a public hearing or provide the 26 United States Environmental Protection Agency (EPA) the opportunity to review, forty-five (45) 27 days may be added to the timeframes in the schedules set forth in subsections (g) through (i) of 28 this section when determining the applicable bonus percentages. Seventy-five (75) days may be 29 added to timeframes in those schedules when a public hearing and an EPA review period are 30 required. Applications received before December 1, 2023, are not eligible for the additional 31 processing days.

32 SECTION 12.17.(m) Deduction Applicability. – If a qualifying employee is subject 33 to a deduction based on processing a Title V Air Permit, then the deduction shall be equal to the 34 maximum bonus amount the qualifying employee is able to receive for processing that particular 35 Title V Air Permit under the bonus program. To calculate deductions for each qualifying 36 employee, the Department shall subtract each deduction from the total bonus amount the 37 qualifying employee is eligible to receive for that quarter. If the deduction total is greater than 38 the total bonus amount, then the qualifying employee's total bonus amount for that quarter shall 39 be zero; the qualifying employee shall not carry a deficit into the next quarter, and the deduction 40 shall not impact the qualifying employee's earned non-bonus compensation.

41 **SECTION 12.17.(n)** Payment of Bonuses for Pending Permits. – For bonuses earned 42 for Title V Air Permits under subsection (f) of this section, the payment of the bonus may be 43 delayed until funds are available from the Fund established in subsection (c) of this section to 44 pay out the entirety of the bonus.

45 **SECTION 12.17.(0)** Bonuses Not Compensation. – Bonuses awarded to a qualifying 46 employee under this section shall be in addition to any earned non-bonus compensation the 47 qualifying employee receives or is scheduled to receive. Nothing in this section shall be construed 48 to reduce a qualifying employee's earned non-bonus compensation, including regular wages and 49 overtime. Notwithstanding G.S. 135-1(7a), the bonuses awarded under this section are not 50 compensation under Article 1 of Chapter 135 of the General Statutes, Retirement System for 51 Teachers and State Employees.

SECTION 12.17.(p) Quality Control Measures. - The Environmental Management 1 2 Commission shall develop quality control measures to measure consistency and quality of Title 3 V Air Permit processing that ensures each application is adequately reviewed and, if denied, that 4 there is good cause to deny the Title V Air Permit. The Commission may temporarily reduce the 5 percentage of future bonus payouts to the qualifying employee (supervisor or permit reviewer) if Title V Air Permit application processing fails to meet quality standards as determined by the 6 7 Commission. The Commission shall consult with the Department and provide this information 8 to be included in the annual report submitted by the Department in accordance with this section. 9 **SECTION 12.17.(q)** Exemption. – The Program is not a program (i) of meritorious 10 service awards, (ii) of productivity incentives, or (iii) for recognition of employees, public 11 personnel management, or management excellence for purposes of the provisions of 12 G.S. 126-4(8), (10), and (15), and thus is not subject to the rulemaking authority or policy 13 development of the State Human Resources Commission. 14 SECTION 12.17.(r) Reporting Requirement. – Beginning on December 1, 2024, the 15 Department shall report to the chairs of the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources on the awarding of bonuses under this section for the 16 17 previous year. The report shall include, at a minimum, (i) how many bonuses were paid and 18 details regarding each bonus, including amount, associated permit type, and qualifying employee, 19 and (ii) the change in processing time for permit application decisions after the implementation 20 of the bonus program. The Department shall include the quality control measures and any 21 findings resulting therefrom in accordance with subsection (p) of this section in this report. The 22 report shall also include a list of contested cases where the Office of Administrative Hearings 23 rendered a final decision or order with findings of fact and conclusions of law, or a judgment on 24 the pleadings or summary judgment in favor of a person aggrieved by the Department, and an 25 estimate of the resulting costs to the State from the previous year. The Department shall submit 26 a final report for the last year the pilot program operates, and the reporting requirement under 27 this subsection shall expire after the submittal of the final report. 28 SECTION 12.17.(s) Rulemaking. – The Environmental Management Commission 29 shall adopt temporary rules to implement the provisions of this section. 30 SECTION 12.17.(t) Funds appropriated in this act for fiscal year 2023-2024 from 31 the project interest in the State Fiscal Recovery Reserve to the Department of Environmental 32 Quality for the Permit Bonus Pilot Program shall be used to implement this section. 33 SECTION 12.17.(u) Subsection (c) of this section is effective July 1, 2023. The 34 remainder of this section becomes effective January 1, 2024. 35 36 PART XIII. LABOR 37 38 **BE PRO BE PROUD REPORTING** 39 **SECTION 13.1.** The North Carolina Home Builders Educational and Charitable 40 Foundation shall submit a report by February 1 of each year in which it spends State funds appropriated by this act for the Be Pro Be Proud initiative to the chairs of the Joint Legislative 41 42 Oversight Committee on Agriculture and Natural and Economic Resources and the Fiscal 43 Research Division regarding the activities undertaken with the funds appropriated by this section. 44 **OSH ISSUANCE OF CITATIONS** 45 46 **SECTION 13.2.(a)** G.S. 95-137(b)(3) reads as rewritten: 47 No citation may be issued under this section after the expiration of six months "(3) 48 following the initiation of an inspection by the Director.occurrence of any 49 violation." 50 **SECTION 13.2.(b)** This section becomes effective October 1, 2023, and applies to 51 inspections initiated on or after that date. H259-CCSMOx-2 [v.2] House Bill 259 Page 381

1					
2	PART XIV. NATURAL AND CULTURAL RESOURCES				
3 4	NC SYMPHONY CHALLENGE GRANT				
4 5					
5 6	<b>SECTION 14.1.(a)</b> Of the funds appropriated in this act to the Department of Natural and Cultural Resources, the sum of two million dollars (\$2,000,000) in recurring funds for each				
7	year of the 2023-2025 fiscal biennium shall be allocated to the North Carolina Symphony as				
8	provided in this section. It is the intent of the General Assembly that the North Carolina				
9	Symphony raise at least six million dollars (\$6,000,000) in non-State funds for the 2023-2024				
10	fiscal year and seven million dollars (\$7,000,000) in non-State funds for the 2024-2025 fiscal				
11	year. The North Carolina Symphony cannot use funds transferred from the organization's				
12	endowment to its operating budget to achieve the fundraising targets set out in subsections (b)				
13	and (c) of this section.				
14	SECTION 14.1.(b) For the 2023-2024 fiscal year, the North Carolina Symphony				
15	shall receive allocations from the Department of Natural and Cultural Resources as follows:				
16	(1) Upon raising the initial sum of two million dollars (\$2,000,000) in non-State				
17	funding, the North Carolina Symphony shall receive the sum of six hundred				
18	thousand dollars (\$600,000).				
19	(2) Upon raising an additional sum of two million dollars (\$2,000,000) in				
20	non-State funding for a total amount of four million dollars (\$4,000,000) in				
21	non-State funds, the North Carolina Symphony shall receive the sum of seven				
22	hundred thousand dollars (\$700,000).				
23	(3) Upon raising an additional sum of two million dollars $(\$2,000,000)$ in				
24 25	non-State funding for a total amount of six million dollars (\$6,000,000) in				
25 26	non-State funds, the North Carolina Symphony shall receive the final sum of seven hundred thousand dollars (\$700,000) in the 2023-2024 fiscal year.				
20 27	<b>SECTION 14.1.(c)</b> For the 2024-2025 fiscal year, the North Carolina Symphony				
28	shall receive allocations from the Department of Natural and Cultural Resources as follows:				
20 29	(1) Upon raising the initial sum of two million dollars (\$2,000,000) in non-State				
30	funding, the North Carolina Symphony shall receive the sum of six hundred				
31	thousand dollars (\$600,000).				
32	(2) Upon raising an additional sum of two million dollars (\$2,000,000) in				
33	non-State funding for a total amount of four million dollars (\$4,000,000) in				
34	non-State funds, the North Carolina Symphony shall receive the sum of seven				
35	hundred thousand dollars (\$700,000).				
36	(3) Upon raising an additional sum of three million dollars (\$3,000,000) in				
37	non-State funding for a total amount of seven million dollars (\$7,000,000) in				
38	non-State funds, the North Carolina Symphony shall receive the final sum of				
39	seven hundred thousand dollars (\$700,000) in the 2024-2025 fiscal year.				
40					
41	RENAME SECCA SECTION 14.2 The Department of Natural and Cultural Descurres shall rename				
42 43	<b>SECTION 14.2.</b> The Department of Natural and Cultural Resources shall rename the Southeastern Center for Contemporary Art as the North Carolina Museum of Art–				
43 44	Winston-Salem.				
45	winston-satem.				
46	TOBACCO FARM LIFE MUSEUM SPECIAL FUND				
47	SECTION 14.3.(a) The Department of Natural and Cultural Resources shall assume				
48	from the Tobacco Farm Life Museum, Inc., the ownership and administration of the Tobacco				
49	Farm Life Museum in Johnston County.				
50	SECTION 14.3.(b) Of the funds appropriated from the General Fund to the				
51	Department of Natural and Cultural Resources, the sum of three hundred seventy-five thousand				

dollars (\$375,000) in the 2023-2024 fiscal year and the sum of three hundred fifty thousand 1 2 dollars (\$350,000) in the 2024-2025 fiscal year shall be used for the operation, administration, 3 and new positions to staff the Tobacco Farm Life Museum. 4 **SECTION 14.3.(c)** Article 1 of Chapter 121 of the General Statutes is amended by 5 adding the following sections to read: 6 "§ 121-7.8. Tobacco Farm Life Museum Fund. 7 Fund. – The Tobacco Farm Life Museum Fund is created as a special, interest-bearing (a) 8 revenue fund in the Department of Natural and Cultural Resources. The Fund consists of all 9 receipts derived from the lease or rental of property or facilities, disposition of structures or products of the land, donations, gifts, devises, and admissions and fees collected at the Tobacco 10 Farm Life Museum. The Fund shall be treated as a special trust fund and may be used to pay 11 costs associated with the operation, interpretation, development, expansion, preservation, and 12 maintenance of the Tobacco Farm Life Museum. 13 14 Fund Sources. - Notwithstanding Chapter 146 of the General Statutes, the Fund (b) consists of (i) all revenue derived from donations, gifts, devises, grants, admissions, and fees 15 collected by or for the benefit of the Tobacco Farm Life Museum Fund, (ii) the net proceeds 16 17 derived from the sale of real property pursuant to G.S. 146-30(d)(15), and (iii) interest on funds in the Fund credited by the State Treasurer pursuant to G.S. 147-69.2 and G.S. 147-69.3. 18 19 Board of Directors. - The Tobacco Farm Life Museum Board of Directors, or its (c) 20 successor, shall advise the Secretary on expenditures from the Tobacco Farm Life Museum Fund 21 and on the basic concepts and operations of the Tobacco Farm Life Museum. Reports. - The Department of Natural and Cultural Resources must submit to the Joint 22 (d) Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the 23 24 chairs of the House of Representatives Appropriations Committee on Agriculture and Natural 25 and Economic Resources, the chairs of the Senate Appropriations Committee on Natural and 26 Economic Resources, and the Fiscal Research Division by September 30 of each year a report on 27 the Fund that includes the source and amounts of all funds credited to the Fund and the purpose 28 and amount of all expenditures from the Fund during the prior fiscal year." 29 SECTION 14.3.(d) G.S. 121-7.7 reads as rewritten: 30 "§ 121-7.7. State Historic Sites and Museums special fund. 31 . . . 32 (b) Application. - This section applies to the individual State Historic Sites and State 33 History and Maritime Museums owned by or under the control of the Division of State Historic 34 Sites and the Division of State History Museums, with the exception of the Bentonville 35 Battlefield State Historic Site-Site, the Tobacco Farm Life Museum, and the North Carolina 36 Transportation Museum. The Bentonville Battlefield State Historic Site is subject to 37 G.S. 121-7.5. The North Carolina Transportation Museum is subject to G.S. 121-7.6. The Tobacco Farm Life Museum Fund is subject to G.S. 121-7.8. 38 39 . . . . " SECTION 14.3.(e) G.S. 146-30 reads as rewritten: 40 "§ 146-30. Application of net proceeds. 41 42 . . . 43 (d) Notwithstanding any other provision of this Subchapter, the following exceptions 44 apply: 45 . . . 46 (16)The net proceeds derived from the sale of real property from the Tobacco Farm Life Museum donated to the State and allocated to the Department of 47 Natural and Cultural Resources shall be deposited in the Tobacco Farm Life 48 49 Museum Fund, created in G.S. 121-7.8, and shall be used in accordance with 50 that section." SECTION 14.3.(f) Article 51 of Chapter 143 of the General Statutes is repealed. 51

SECTION 14.3.(g) Subsection (f) of this section is effective when it becomes law.
 SECTION 14.3.(h) Except as otherwise provided, this section becomes effective
 only if the Tobacco Farm Life Museum transfers and conveys all of its assets to the State. The
 Department of Natural and Cultural Resources shall notify the Revisor of Statutes when those
 assets are transferred and the conveyance is complete.

6 7

22

## **ACCESSIBLE PARKS GRANTS**

8 SECTION 14.4.(a) Grant Purposes. – Of the funds appropriated in this act from the 9 interest earned in the State Fiscal Recovery Reserve to the Department of Natural and Cultural 10 Resources, the sum of twelve million five hundred thousand dollars (\$12,500,000) is allocated to the Parks and Recreation Trust Fund to provide matching grants to local parks facilities for 11 12 persons with disabilities and shall be used exclusively for grants to local government units or 13 public authorities, as defined in G.S. 159-7, for construction of special facilities or adaptation of 14 existing facilities that meet the unique needs of persons with disabilities or that enable them to 15 participate in recreational and sporting activities, regardless of their abilities.

16 SECTION 14.4.(b) Match. – Notwithstanding any provision of G.S. 143B-135.56 17 to the contrary, a local government unit or public authority receiving a grant under this section 18 shall provide matching funds in the amount of one dollar (\$1.00) of local funds for every five 19 dollars (\$5.00) of State funds.

SECTION 14.4.(c) Limitation. – Grants made under this section shall not exceed
 five hundred thousand dollars (\$500,000) per project.

### 23 SALUDA GRADE RAIL CORRIDOR

24 SECTION 14.5.(a) Findings and Purpose. – The General Assembly finds that the 25 Saluda Grade Railroad was constructed in the 1870s to link Spartanburg, South Carolina, to 26 Asheville, North Carolina, and holds a special place in American rail history as the steepest 27 standard-gauge mainline railroad in the United States, located where the line crosses the dramatic 28 Blue Ridge Escarpment. The General Assembly further finds that the 31-mile portion of the 29 Railroad proposed for acquisition stretches from Inman, South Carolina, to Zirconia, North 30 Carolina, with 16 miles in South Carolina and 15 miles in North Carolina, and would pass through 31 downtown Inman, Gramling, Campobello, Landrum, Tryon, and Saluda, as well as the 32 picturesque Piedmont countryside, the Pacolet River valley with its plunging waterfalls, and the 33 spectacular scenery around the Green River and Lake Summit. The purpose of this section is to 34 take advantage of an unprecedented opportunity for the citizens of North Carolina to celebrate 2023 as the Year of the Trail and enhance the reputation of North Carolina as the Great Trails 35 36 State by acquiring the Saluda Grade rail corridor for conversion into the Saluda Grade Trail.

SECTION 14.5.(b) Definition. – For purposes of this section, the Saluda Grade rail
 corridor means the portion of the Norfolk Southern W-Line railroad between milepost 26 in the
 unincorporated community of Zirconia in Henderson County and the boundary between North
 Carolina and South Carolina.

SECTION 14.5.(c) Funding. – Of the funds appropriated in this act from the 41 42 projected interest in the State Fiscal Recovery Reserve to the Department of Natural and Cultural 43 Resources, seven million dollars (\$7,000,000) in the 2023-2024 fiscal year and five million dollars (\$5,000,000) in the 2024-2025 fiscal year is allocated to provide a grant to the Saluda 44 45 Grade Trails Conservancy, a nonprofit corporation (Conservancy), for the purchase of the Saluda 46 Grade rail corridor in Henderson and Polk Counties and related assessment, due diligence, and 47 transaction costs. Of the funds allocated by this subsection, the amount necessary for the 48 Conservancy to provide the earnest money deposit toward the purchase of the Saluda Grade rail 49 corridor, not to exceed two million dollars (\$2,000,000), shall be provided to the Conservancy as soon as possible after the effective date of this act. The remaining funds shall be provided to the 50 Conservancy upon the earlier of (i) January 1, 2025, or (ii) the date the Department completes 51

the study required by subdivision (c)(5) of Section 14.7 of this act and notifies the Office of State
 Budget and Management that it has done so.

3 **SECTION 14.5.(d)** Memorandum of Understanding. – No later than 60 days after 4 the effective date of this act, the Department of Natural and Cultural Resources shall enter into a 5 Memorandum of Understanding with the Conservancy regarding the long-term ownership 6 structure, management, and improvement of the rail corridor. The Memorandum shall provide, 7 at a minimum, the following:

8 9  That not later than July 1, 2027, the corridor will be conveyed to the State to be added to the State Trail system.

10(2)That the conveyance and other provisions of the Memorandum are structured11to ensure that the acquisition of the rail corridor and the conversion to an12interim use as a State trail is consistent with the requirements of federal law13necessary to preserve established railroad rights-of-way for future activation14of rail service as set forth in the railbanking provisions of the National Trails15System Act Amendments of 1983.

16 **SECTION 14.5.(e)** Report. – The Department shall provide an interim report no later 17 than March 1, 2024, and a final report no later than October 1, 2026, to the Joint Legislative 18 Oversight Committee on Agriculture and Natural and Economic Resources and the Fiscal 19 Research Division regarding the acquisition of the Saluda Grade rail corridor funded by this 20 section. The Department shall also include a summary of its actions to promote and support the 21 establishment of the Saluda Grade Trail as a part of the annual report required by 22 G.S. 143B-135.102.

23 SECTION 14.5.(f) Authorization. – Upon completion of the acquisition of the 24 Saluda Grade rail corridor funded by this section, the General Assembly authorizes the 25 Department of Natural and Cultural Resources to add the trail established on the Saluda Grade 26 rail corridor to the State Parks System as a State trail, as provided in G.S. 143B-135.54(b). The 27 Department shall support, promote, encourage, and facilitate the establishment of trail segments 28 and connecting trails on State parklands and on lands of other federal, State, local, and private 29 landowners. On segments of the trail that cross property controlled by agencies or owners other 30 than the Department's Division of Parks and Recreation, the laws, rules, and policies of those 31 agencies or owners shall govern the use of the property. The requirement of G.S. 143B-135.54(b) 32 that additions be accompanied by adequate appropriations for land acquisition, development, and 33 operations shall not apply to the authorization set forth in this section; provided, however, that 34 the State may receive donations of appropriate land and may purchase other needed lands or 35 finance improvements and amenities for the trail with existing funds in the Clean Water 36 Management Trust Fund, the Parks and Recreation Trust Fund, the federal Land and Water 37 Conservation Fund, and other available sources of funding.

38 39

# GREAT TRAILS STATE PROGRAM

40 **SECTION 14.6.(a)** Of the funds appropriated from the interest earned in the State 41 Fiscal Recovery Reserve to the Department of Natural and Cultural Resources, twelve million 42 five hundred thousand dollars (\$12,500,000) in nonrecurring funds in each year of the 2023-2025 43 fiscal biennium is allocated to the Great Trails Fund established in subsection (c) of this section 44 to be used for new trail development and extension of existing trails as described in subsection 45 (c) of this section.

- 46 47
- **SECTION 14.6.(b)** Definitions. The following definitions apply in this section:
- (1) Department. The Department of Natural and Cultural Resources.
- 48
- 49

- Eligible entity. Any of the following: a. A municipality or county.
- 50b.A regional council of government created pursuant to Part 2 of Article5120 of Chapter 160A of the General Statutes.

(2)

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1 2 3 4 5		<ul> <li>c. A public authority, as defined in G.S. 159-7.</li> <li>d. A nonprofit entity, provided the entity demon acceptable to the Department that the unit or units where the eligible trail project will be conducted and and support the trail project.</li> </ul>	s of local government
6	(3)	Eligible trail project. – Any of the following:	
7		a. Planning, design, and related environmental asse	essment or permitting
8		activities for trails.	
9		b. Land and easement acquisition for trails.	
10		c. Construction of trails and trail structures.	
11		d. Trail amenities.	
12		e. Maintenance activities, which include rehabilitat	ion of trails and trail
13 14		structures, the installation of water bars, the relocing segments, and other activities that will matching the segments.	cation of eroded trail nitigate erosion or
15		deterioration of trails or prevent future erosion	n or deterioration of
16		trails.	
17 18 19		f. Matching funds for grants awarded by the federa other non-State source or entity to an eligible of purposes set forth in this subdivision.	•
20	(4)	Secretary. – The Secretary of the Department of N	Jatural and Cultural
21		Resources.	aturur und Culturur
22	(5)	Trail. – Includes paved trails or greenways, natural surface	e trails biking trails
23	(3)	equestrian trails, and any other type of trail recognized	
24		The term does not include a series of tourism attractions	
25		theme that are jointly marketed based on that theme an	-
26		only by vehicular roadways.	
27	(6)	Trail amenities Markers, signage, benches, water	fountains, restroom
28 29		facilities, bathhouses, campsites, docks, boat ramps, part facilities, equipment rental facilities, and other improv	king facilities, picnic
30	<b>/</b> _`	intended to enhance visitor experience for trail users.	
81 82 83	(7)	Trail structures. – Bridges, boardwalks, retaining walls, that are necessary for visitors to use the trail to travel another. For paddle trails, trail structures include waterw	from one location to
34		watercraft launch structures.	<b>,</b> 1
35	SECT	ION 14.6.(c) Fund Created. – The Great Trails State Prog	gram is established as
36	a special fund with	thin the Department of Natural and Cultural Resources.	These funds shall be
37	• 1	urtment to provide grants to an eligible entity for eligibl	1 0
38		rojects for the purposes set forth in sub-subdivisions a., b.,	
39		(b) of this section. The following requirements and limit	ations apply to these
40	grants:		
41 12	(1)	The Department is authorized to accept applications for this section and evaluate them based on articris that inc	-
12 13		this section and evaluate them based on criteria that inc	
+3  4		additional funding being provided from other sources for current access to trails and other outdoor recreational fa	
-4 -5		the proposed project, and the size and demographics of t	
-6		by the proposed project, and the size and demographics of t	
+0 17		receiving a grant from the Department shall provide a	
+7 18		this subsection.	materi as set fortif III
49 50	(2)	Match. – Grants shall be matched by an eligible entity follows:	receiving a grant as

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1 2 3 4		a.	The Department may determine the amount of wealth of the county where the trail project is trail projects in more than one county, the match lowest wealth county.	located. In the case of
5 6 7		b.	The match shall be no greater than one non-S every one dollar ( $\$1.00$ ) from the Fund and no l	ess than one non-State
7			dollar (\$1.00) for every four dollars (\$4.00) from	
8 9 10		C.	The match may include cash, fee waivers, donation of assets, the provision of infrastructur these. Non-cash matches must be quantifiable	re, or a combination of
11			manner as the Department may specify.	
12	(3)	Limit	ation. – Grants made under this subsection shall no	ot exceed five hundred
13	(3)		and dollars (\$500,000) per project.	st exceed if te hundred
14	SEC		<b>i.6.(d)</b> Reports. – The Department shall provide a	in initial report no later
15			the Joint Legislative Oversight Committee on A	-
16			s and the Fiscal Research Division regarding the	-
17			Department intends to use in evaluating grant app	
18	U U		this section. Thereafter, the Department shall re	
19	-		the use of funds allocated by this section. The anr	· ·
20			and amounts, a description of trail projects fund	-
21	-	-	d with grant funding. The Department may discor	-
22		-	immary report after it awards all funds allocated	
23			as a part of the report required by G.S. 143B-135	-
24			<b>4.6.(e)</b> Administrative Expenses. – The Departm	
25 26			appropriated by this section for operating and ad	
27	COMPLETE T	THE TR	AILS FUND	
28	SEC	TION 14	<b>1.7.(a)</b> Of the funds transferred from the State Fig	scal Recovery Reserve
29	to the Department	nt of Nat	ural and Cultural Resources for the 2023-2024 fis	scal year for trails, five
30			00) shall be allocated to the Complete the Trails	
31	forth in subsection	on (c) of	this section.	
32	SEC	TION 14	<b>4.7.(b)</b> Definitions. – The following definitions a	apply in this section:
33	(1)	Comp	lete the Trails Fund The Complete the Trail	s Fund established in
34		Sectio	n 14.7 of S.L. 2021-180.	
35	(2)	Depar	tment. – The Department of Natural and Cultural	Resources.
36	(3)	Eligib	le entity. – Any of the following:	
37		a.	A municipality or county.	
38		b.	A regional council of government created pursu	ant to Part 2 of Article
39			20 of Chapter 160A of the General Statutes.	
40		с.	A public authority, as defined in G.S. 159-7.	
41		d.	A nonprofit entity, provided the entity demo	
42			acceptable to the Department that the unit or unit	-
43			where the eligible trail project will be conducted	have been notified of
44			and support the trail project.	
45	(4)	Eligib	le trail project. – Any of the following:	
46		a.	Planning, design, and related environmental ass	sessment or permitting
47			activities for trails.	
48		b.	Land and easement acquisition for trails.	
49		c.	Construction of trails and trail structures.	
50		d.	Trail amenities.	

	General Assemb	oly Of North Carolina	Session 2023
1 2 3 4 5		e. Maintenance activities, which include rehabilitate structures, the installation of water bars, the reloced segments, and other activities that will and deterioration of trails or prevent future erosion trails.	cation of eroded trail nitigate erosion or
6		f. Matching funds for grants awarded by the feder	
7 8		other non-State source or entity to an eligible	entity for any of the
o 9	(5)	purposes set forth in this subdivision. Secretary. – The Secretary of the Department of N	Jatural and Cultural
0	(5)	Resources.	Valurar and Culturar
1	(6)	Trail. – Includes paved trails or greenways, natural surfa	ce trails, biking trails,
2		equestrian trails, and any other type of trail recognized	l by the Department.
3 4		The term does not include a series of tourism attractions theme that are jointly marketed based on that theme ar	-
5 6	(7)	only by vehicular roadways.	fountaing mastroom
7	(7)	Trail amenities. – Markers, signage, benches, water facilities, bathhouses, campsites, docks, boat ramps, par	
8		facilities, equipment rental facilities, and other improv	<b>U</b>
9		intended to enhance visitor experience for trail users.	
0	(8)	Trail structures. – Bridges, boardwalks, retaining walls	, and other structures
1		that are necessary for visitors to use the trail to travel	from one location to
2		another. For paddle trails, trail structures include waterv	vay access points and
3	SEC	watercraft launch structures.	the dec Complete des
4 5		<b>(ION 14.7.(c)</b> Complete the Trails Fund. – Funds allocate	d to the Complete the
.5 :6	(1)	bsection (a) of this section shall be used as follows: Capacity building funds. – Seven hundred fifty thousar	nd dollars (\$750,000)
.7	(1)	to provide capacity building grants to the partner or	
8		component of the State Trail System with which the Dep	-
9		Memorandum of Understanding (MOU) pursuant to Se	
0		2021-180 as well as the partner organizations for the tr	
1		Saluda Grade rail corridor as set forth in Section 1	
2 3		Department shall distribute fifty thousand dollars (\$ partner for each System component. With respect to	
3 4		subdivision for the Equine State Trail established in Section	C
5		the Department shall identify one or more partners and e	
6		of Understanding (MOUs) with those partners prior to	
7		under this subdivision to those partner organizations. Wh	
8		one partner organization for a System component, t	
9		apportion the funds under this subdivision based on rela	
0		for which each partner organization assumes responsibil	-
12	(2)	Directed allocations. – Two million seven hundred t	-
.2		dollars (\$2,725,000) to provide grants in the follow following entities for an eligible trail project except as o	-
4		a. Two hundred thousand dollars (\$200,000) to Ro	
5		for the Roanoke River State Trail for the p	
6		sub-subdivisions d. and e. of subdivision $(b)(4)$	-
7		b. One hundred seventy-five thousand dollars (\$17	5,000) to the Friends
8		of the Mountain-to-Sea Trail for the Mountain	
9		funds shall be used for eligible trail projects in	
0		Forest and eligible trail projects to extend the M	ountains-to-Sea Trail
1		east from Bladen Lakes State Forest.	

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1 2 3 4	с.	the Town of Brevard and Hender Henderson and Transylvania Court	200,000) to be split evenly between rson County for the Ecusta Trail in nties to be used for the purposes set , and f. of subdivision (b)(4) of this
5		section.	
6	d.	Two hundred thousand dollars (\$2	00,000) to the East Coast Greenway
7		Alliance for the East Coast Greenw	vay Trail for any eligible trail project
8		in Bertie, Chowan, Perquimans, P	asquotank, or Camden Counties.
9	e.	Two hundred thousand dollars (	\$200,000) to the Friends of Fonta
10		Flora State Trail for the Fonta Flora	ora State Trail for any eligible trail
11		project.	
12	f.	Two hundred thousand dollars (\$2	200,000) to Conserving Carolina for
13		the Hickory Nut Gorge State Trail	
14	g.		rs (\$200,000) to the Foothills
15		•	erness Gateway Trail for any eligible
16		trail project.	
17	h.		\$400,000) to OVNCST-Friends for
18		the Overmountain Victory State T	
19	i.		00,000) to Blue Ridge Conservancy
20		for the Northern Peaks State Trail	
21	j.		(\$100,000) each to the partner
22		<b>C</b>	French Broad River, Yadkin River,
23			e State Trails System for any eligible
24	1	trail project.	
25 26	k.	•	dollars (\$350,000) to the partner
26 27		0	e Trail, to be used for any eligible
27	(3) Land	trail project. and easement acquisition funds. –	One million five hundred thousand
28 29	. ,	rs ( $$1,500,000$ ) for grants for the put	
30		bdivision (b)(4) of this section, limite	-
31		orth Carolina. Eligible entities for fu	<b>A</b>
32		he partner organizations for each co	
33		s land-based or has significant land-b	-
34		ivision shall not exceed two hundre	-
35		be matched dollar-for-dollar with	
36		and dollars (\$200,000) of the funds a	
37	reser	ved for the Equine State Trail.	-
38	(4) Rail	Line Study. – Twenty-five thousand	dollars (\$25,000) in the 2023-2024
39	fisca	l year for the Department, in con	nsultation with the Saluda Grade
40	Cons	ervation and Development Council	established in subsection (f) of this
41		on, to study the potential and feasibil	• • • •
42		nd hiking corridor on that portion o	
43		dor from the City of Hendersonville	
44		n of Saluda and, if such a multipur	
45		dor is determined to be feasible,	
46	-	minary engineering for its implement	
47		port to the Joint Legislative Oversi	
48		ral and Economic Resources and the	
49 50		January 1, 2025. Funds allocated b	-
50 51		mbered by January 1, 2025, may the	
51	Iorth	in subdivisions (2) or (3) of this sub	Section.

SECTION 14.7.(d) Reports. – The Department shall provide an initial report no later 1 2 than October 1, 2023, to the Joint Legislative Oversight Committee on Agriculture and Natural 3 and Economic Resources and the Fiscal Research Division regarding the process for awarding 4 grants and the metrics the Department intends to use in evaluating grant applications for the 5 Complete the Trails Fund pursuant to this section. Thereafter, the Department shall report 6 annually no later than October 1 regarding the use of funds allocated by this section. The annual 7 report will include a list of grant recipients and amounts, a description of trail projects funded, 8 and a summary of non-State funds leveraged with grant funding. The Department may 9 discontinue annual reporting upon providing a final summary report after it awards all funds 10 allocated by this section. These reports may be included as a part of the report required by 11 G.S. 143B-135.102. 12 **SECTION 14.7.(e)** Administrative Expenses. – The Department may use up to one 13 percent (1%) of the funds appropriated by this section (other than the funds allocated in 14 subdivision (4) of subsection (c) of this section) for operating and administrative expenses associated with the implementation of subdivisions (2), and (3) of subsection (c) of this section. 15 SECTION 14.7.(f) Council Established. - The Saluda Grade Conservation and 16 17 Development Council (Council) is established to advise and partner with the Department 18 regarding the study of the Saluda Grade rail corridor funded by subdivision (c)(4) of this section 19 as provided in this subsection: 20 (1)Membership. - The Council shall include two members selected by the Polk 21 County Board of Commissioners, two members selected by the Henderson 22 County Board of Commissioners, one member selected by the City of 23 Hendersonville City Council, one member selected by the City of Saluda 24 Board of Commissioners, one member selected by the Town of Tryon Board 25 of Commissioners and the executive director of the Polk County Community 26 Foundation, Inc., a nonprofit corporation, ex officio, or the executive 27 director's designee. The Chair of the board of the Saluda Historic Depot and 28 Museum Board or the Chair's designee shall serve as an ex officio member of 29 the Council and shall vote only in the case of a tie. 30 (2)Purpose; Dissolution. - The Council shall advise the Department in 31 conducting the study of the W-Line rail corridor required by subdivision (c)(5)32 of this section and shall cease to exist when the funds allocated for the study 33 have been disbursed and all reports, audits, and other documentation required 34 by the State Budget Act (Chapter 143C of the General Statutes) have been 35 submitted. 36 37 LAND AND WATER FUND ADMINISTRATIVE EXPENSES 38 SECTION 14.8. G.S. 143B-135.234 is amended by adding a new subsection to read: 39 "(e) Administrative Expenses. – Of the funds appropriated to the Fund, the Trustees may 40 use no more than three percent (3%) for operating expenses associated with programs and activities authorized by this Part." 41 42 43 **AMERICA'S 250TH LOCAL GRANTS** 44 SECTION 14.9.(a) Funds appropriated in this act to the Department of Natural and 45 Cultural Resources (the Department) for America's 250th Local Grants shall be used for a grant 46 program to facilitate participation in America's 250th anniversary activities, as set forth in this 47 section. 48 **SECTION 14.9.(b)** The Department shall use up to one million dollars (\$1,000,000) 49 in fiscal year 2023-2024 for grants of ten thousand dollars (\$10,000) each to county governments 50 whose county commissioners have adopted a resolution creating a commemoration committee or otherwise designated a group to ensure North Carolina's commemoration of the 51

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1 semiquincentennial occurs in their county. Any funds allocated under this subsection but not 2 spent or encumbered by June 30, 2024, may be reallocated by the Department for grants under 3 subsection (c) of this section and shall be in addition to the allocations made in that subsection. 4 **SECTION 14.9.(c)** The Department shall use five hundred thousand dollars 5 (\$500,000) in fiscal year 2023-2024 and six hundred thousand dollars (\$600,000) in fiscal year 6 2024-2025 to provide matching grants to local governments and nonprofits for commemoration 7 activities, including Revolutionary War research, development of educational resources, wayside 8 installation, and event needs. The Department may consider county tier designations under 9 G.S. 143B-437.08, for the county in which the project is located, in determining match amounts 10 awarded under this subsection. **SECTION 14.9.(d)** The Department may use up to five percent (5%) of the funds 11 12 allocated by this section to administer the grant program and provide technical assistance to 13 counties. 14 15 **AMERICA'S SEMIQUINCENTENNIAL COMMITTEE** 16 SECTION 14.10.(a) There is created the America's Semiquincentennial Committee 17 (the Committee). 18 **SECTION 14.10.(b)** Membership. – The Committee shall be composed of seven 19 members, as follows: 20 (1)Three members appointed by the President Pro Tempore of the Senate, one of 21 whom shall be a member of the Senate and the remainder of whom shall be 22 members of the public. 23 Three members appointed by the Speaker of the House of Representatives, (2)24 one of whom shall be a member of the House of Representatives and the 25 remainder of whom shall be members of the public. 26 One member jointly appointed by the President Pro Tempore of the Senate (3) 27 and the Speaker of the House of Representatives who shall be a noted historian 28 with expertise regarding the American Revolution. 29 SECTION 14.10.(c) Terms; Chairs; Vacancies; Quorum. – Members appointed shall 30 serve until the Committee terminates. The Committee shall have two cochairs which shall be the 31 legislative member designated by the President Pro Tempore of the Senate and the legislative 32 member designated by the Speaker of the House of Representatives. The Committee shall meet 33 upon the call of the cochairs. Vacancies shall be filled by the appointing authority. A quorum of 34 the Committee shall be a majority of the members. 35 SECTION 14.10.(d) Duties. – The Committee shall (i) study means for the State to 36 celebrate the two hundred fiftieth anniversary of the founding of our nation and (ii) report the 37 means and anticipated costs of the celebratory events to the General Assembly. 38 SECTION 14.10.(e) Compensation; Administration. – Members of the Committee 39 shall receive subsistence and travel allowances at the rates set forth in G.S. 120-3.1, 138-5, or 40 138-6, as appropriate. The Committee may contract for consultants or hire employees in accordance with G.S. 120-32.02. The Legislative Services Commission, through the Legislative 41 42 Services Officer, shall assign professional staff to assist the Committee in its work. Upon the 43 direction of the Legislative Services Commission, the Directors of Legislative Assistants of the 44 Senate and of the House of Representatives shall assign clerical staff to the Committee. The expenses for clerical employees shall be borne by the Committee. 45 46 **SECTION 14.10.(f)** Reports; Termination. – The Committee shall make an interim 47 report to the 2025 Regular Session of the 2025 General Assembly and a final report to the 2026 48 Regular Session of the 2025 General Assembly no later than January 14, 2026. The Committee 49 shall terminate on January 15, 2026. 50 **SECTION 14.10.(g)** This section is effective when it becomes law. 51

General Assembly Of North Carolina	Session 2023
STATUARY HALL PLACEMENT	
Natural and Cultural Resources shall accept currently in the National Statuary Hall Collect	ding any other provision of law, the Department of receipt of the statue of Charles Brantley Aycock, ction, from the Statuary Hall Selection Committee hall (i) place the statue as expeditiously as possible
after receipt at the Governor Charles B. Ayco improvements to the site necessary for the pla SECTION 14.11.(b) This section	
PART XV. WILDLIFE RESOURCES CO	MMISSION
COMMISSION BASE BUDGET CORREC	CTION
<b>SECTION 15.1.</b> During the bud	get certification process for the 2023-2024 fiscal
•	conjunction with the Office of State Budget and
	o million two hundred forty-nine thousand nine
	eceipts departmentwide reserve to the appropriate
	ort Commission operations. In the redistribution of
	sion and OSBM shall neither increase or decrease
the Commission's net General Fund appro	opriation, nor create a negative General Fund
appropriation at the fund code level.	-
PART XVI. ADMINISTRATIVE OFFICE	OF THE COURTS
COLLECTION OF WORTHLESS CHEC	KS
	ng the provisions of G.S. 7A-308(c), the Judicial
	the Collection of Worthless Checks Fund on June
	e or information technology equipment during the
5 5 5	e remaining in the Collection of Worthless Checks
, , <b>1</b> 1	pair of office or information technology equipment
	using any funds under this section, the Judicial
	ouse of Representatives and Senate Appropriations
	the Office of State Budget and Management on the
equipment to be purchased or repaired and the	e reasons for the purchases.
MAGISTRATE-CLERK STAFFING PRO	
	umended by adding a new subsection to read:
	ffing numbers in subsection (c) of this section, the
- · ·	ritten or emailed consent of the chief district court
	in lieu of one of the magistrate positions allocated
• •	w enforcement and citizens, the clerk of superior
	es traditionally provided by the magistrates' office
during some or all of the regular courthouse h	
	hall report by March 1 of each year to the chairs of
	Committee on Justice and Public Safety and the
	and Public Safety regarding each of the following:
	lerk positions previously filled pursuant to this
-	emains filled pursuant to this subsection.
(2) <u>New deputy or assistant cle</u>	erk positions filled pursuant to this subsection."
	TOD NUMBERS AND LOCATIONS
CLARIFY TRIAL COURT ADMINISTRA	
<b>SECTION 16.3.(a)</b> G.S. /A-355, rewritten:	as amended by Section 16.26 of this act, reads as

<b>General Assembl</b>	y Of North Carolina	Session 2023
"§ 7A-355. Trial	court administrators.	
*	districts or sets of districts as defined in (	$\mathbf{GS}$ <b>7A-41</b> 1(a) shall have trial court
U	of districts 10A, 10B, 10C, 10D; Distri	
	ators, including other districts or sets of o	
	ice of the Courts.Courts:	districts as may be designated by the
	lee of the <del>courts.<u>courts.</u></del>	
Set of districts	10A, 10B, 10C, 10D, 10E,	10F
District	13	
Set of districts	14A, 14B, 14C	
Set of districts	16A, 16B	
Set of districts	24A, 24B, 24C, 24D, 24E	
Set of districts	<u>26A, 26B, 26C, 26D, 26E,</u>	26F 26G 26H
Set of districts	<u>31A, 31B, 31C, 31D</u>	201, 200, 2011
District	<u>39"</u>	
	<b>ON 16.3.(b)</b> $G.S. 7A-355$ , as amended	d by Section 16.26 of this act and
	his section, reads as rewritten:	d by Section 10.20 of this act and
	court administrators.	
0	districts or sets of districts as defined in (	$\mathbf{F} \mathbf{S} \mathbf{A}_{-} \mathbf{A} 1 1 \mathbf{a}$ shall have trial court
U	cluding other districts or sets of districts	
Administrative Of	0	iets as may be designated by the
Administrative Of	lee of the courts.	
Set of districts	10A, 10B, 10C, <del>10D,</del> 10E,	10F
	10A, 10D, 10C, <del>10D,</del> 10L,	101
 Set of districts	<del>24A,</del> 24B, 24C, 24D, 24E	
Set of districts	26A, 26B, 26C, 26D, 24E	26E 26C 26H26C
"	20A, 20B, 20C, 20D, 20E,	201, <del>200, 2011<u>200</u></del>
	<b>ON 16.3.(c)</b> G.S. 7A-355, as amended	t by Saction 16.26 of this act and
	(b) of this section, reads as rewritten:	by Section 10.20 of this act and
	court administrators.	
0	districts or sets of districts as defined in (	$\mathbf{F} \mathbf{S} \mathbf{A}_{-} \mathbf{A} 1 1 \mathbf{a}$ shall have trial cour
	cluding other districts or sets of districts	
Administrative Of		iets as may be designated by the
Auministrative Of	lee of the Courts.	
Set of districts	10A, 10B, 10C, <del>10E,</del> 10F	
Set of districts	10A, 10B, 10C, <del>10E,</del> 101	
 Set of districts	31A, 31B, <del>31C, 31D</del> <u>31C</u>	
"	51A, 51B, <del>51C, 51B</del> <u>51C</u>	
	ON 16 2 (d) Subsection (b) of this section	n basamas affastiva January 1, 2027
	<b>ON 16.3.(d)</b> Subsection (b) of this section	
• •	his section becomes effective January 1,	2029. The remainder of this section
becomes effective	January 1, 2024.	
TECHNICAL C	LANCES TO ASSISTANT DISTRIC	
	HANGES TO ASSISTANT DISTRIC	I ATTORNEY ALLOCATIONS
	ONAL POSITION ADDED	•,,
	<b>ON 16.4.(a)</b> G.S. 7A-60(a1) reads as rev	
	inties of the State are organized into pro	
	d the number of full-time assistant distric	ct attorneys set forth in the following
table:		
D		
Prosecutorial District	No. of Full-Time Asst. District	
District	Counties Attor	neys
•••		

General Assembly	y Of North Carolina	Session 202
10	Wake	44 <u>45</u>
 14	Cumberland	<del>25<u>26</u></del>
 26	Mecklenburg	<u>5862</u>
 31	Forsyth	<del>27<u>28</u></del>
	·	
37	Randolph	<u>1011</u>
43	Cherokee, Clay, Graham, Haywood, Jackson, Macon, Swain."	<u>1516</u>
SECTI	<b>ON 16.4.(b)</b> G.S. 7A-60(a1), as	amended by subsection (a) of this section
reads as rewritten:		•
"(a1) The cou	inties of the State are organized in	nto prosecutorial districts, and each distric
has the counties and	d the number of full-time assistant	t district attorneys set forth in the followin
table:		
Prosecutorial	No. of Full-Time Asst. Distri	ct
District	Counties	Attorneys
1	Camden, Chowan, Currituck,	12
	Dare, Gates, Pasquotank,	
	Perquimans	
2	Beaufort, Hyde, Martin,	8
	Tyrrell, Washington	
3	Pitt	15
4	Carteret, Craven, Pamlico	14
5	Duplin, Jones, Onslow,	20
	Sampson	
6	New Hanover, Pender	20
7	Bertie, Halifax, Hertford,	11
	Northampton	
8	Edgecombe, Nash, Wilson	22
9	Greene, Lenoir, Wayne	16
10	Wake	45
11	Franklin, Granville, Person	18
	Vance, Warren	
12	Harnett, Lee	12
13	Johnston	13
14	Cumberland	26
15	Bladen, Brunswick, Columbus	
16	Durham	18
17	Alamance Orange Chatham	12
18	Orange, Chatham	10
20	Robeson Anson Richmond Scotland	13 11
21 22	Anson, Richmond, Scotland	9
22 23	Caswell, Rockingham	9
23 24	Stokes, Surry Guilford	9 40
25	Cabarrus	<u>1011</u>

General Assembly	y Of North Carolina	Session 20
26	Mecklenburg	62
27	Rowan	9
28	Montgomery, Stanly	6
29	Hoke, Moore	10
30	Union	11
31	Forsyth	28
32	Alexander, Iredell	15
33	Davidson, Davie	13
34	Alleghany, Ashe, Wilkes,	9
	Yadkin	
35	Avery, Madison, Mitchell,	8
	Watauga, Yancey	
36	Burke, Caldwell, Catawba	21
37	Randolph	11
38	Gaston	19
39	Cleveland,	13
57	Lincoln	10
40	Buncombe	14
41	McDowell, Rutherford	8
42	Henderson, Polk, Transylvania	10
43	Cherokee, Clay, Graham,	16
45	Haywood, Jackson, Macon,	10
	-	
	Swoin "	
SECTI	Swain." $(ON 164 (a) G S 74 60(a1) as am$	pended by subsections (a) and (b) of t
	<b>(ON 16.4.(c)</b> G.S. 7A-60(a1), as am	nended by subsections (a) and (b) of t
section, reads as re	<b>ION 16.4.(c)</b> G.S. 7A-60(a1), as amewritten:	-
section, reads as re "(a1) The con	<b>(ON 16.4.(c)</b> G.S. 7A-60(a1), as an ewritten: unties of the State are organized into	prosecutorial districts, and each districts
section, reads as re "(a1) The con has the counties an	<b>(ON 16.4.(c)</b> G.S. 7A-60(a1), as an ewritten: unties of the State are organized into	prosecutorial districts, and each districts
section, reads as re "(a1) The con	<b>(ON 16.4.(c)</b> G.S. 7A-60(a1), as an ewritten: unties of the State are organized into	prosecutorial districts, and each districts
section, reads as re "(a1) The con has the counties an table:	<b>(ON 16.4.(c)</b> G.S. 7A-60(a1), as an ewritten: unties of the State are organized into a the number of full-time assistant d	o prosecutorial districts, and each distristict attorneys set forth in the following
section, reads as re "(a1) The con- has the counties and table: <b>Prosecutorial</b>	<b>ION 16.4.(c)</b> G.S. 7A-60(a1), as an ewritten: unties of the State are organized into ad the number of full-time assistant d <b>No. of Full-Time Asst. District</b>	prosecutorial districts, and each distristict attorneys set forth in the following
section, reads as re "(a1) The con has the counties an table: <b>Prosecutorial</b> <b>District</b>	<b>ION 16.4.(c)</b> G.S. 7A-60(a1), as an ewritten: unties of the State are organized into ad the number of full-time assistant d <b>No. of Full-Time Asst. District</b>	o prosecutorial districts, and each distristict attorneys set forth in the following
section, reads as re "(a1) The con- has the counties and table: <b>Prosecutorial</b> <b>District</b> 	ION 16.4.(c) G.S. 7A-60(a1), as an ewritten: unties of the State are organized into ad the number of full-time assistant d No. of Full-Time Asst. District Counties	o prosecutorial districts, and each distristrict attorneys set forth in the followi
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36	ION 16.4.(c) G.S. 7A-60(a1), as an ewritten: unties of the State are organized into ad the number of full-time assistant d No. of Full-Time Asst. District Counties	prosecutorial districts, and each distristict attorneys set forth in the following
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 "	ION 16.4.(c)       G.S. 7A-60(a1), as an ewritten:         unties of the State are organized into a the number of full-time assistant d         No. of Full-Time Asst. District Counties         Burke, Caldwell       4	o prosecutorial districts, and each distristrict attorneys set forth in the follows Attorneys 0 <u>11</u>
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTI	ION 16.4.(c)       G.S. 7A-60(a1), as an ewritten:         unties of the State are organized into a the number of full-time assistant d         No. of Full-Time Asst. District Counties         Burke, Caldwell       4         ION 16.4.(d)       Section 1(d) of S.L. 20	o prosecutorial districts, and each district attorneys set forth in the follow Attorneys 019-229 reads as rewritten:
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTION 1.	ION 16.4.(c)       G.S. 7A-60(a1), as an ewritten:         unties of the State are organized into ad the number of full-time assistant d         No. of Full-Time Asst. District Counties         Burke, Caldwell         4         ION 16.4.(d)         Subsection 1(d) of S.L. 20         (d)         Subsection (a) of this section be	p prosecutorial districts, and each distristrict attorneys set forth in the following
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTION 1. (b) of this section b	ION 16.4.(c)       G.S. 7A-60(a1), as an ewritten:         unties of the State are organized into the number of full-time assistant d         No. of Full-Time Asst. District Counties         Burke, Caldwell         4         ION 16.4.(d)         Subsection (a) of this section be becomes effective July 1, 2020. Subse	p prosecutorial districts, and each distristrict attorneys set forth in the following
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTION 1. (b) of this section b January 1, 2023.20	ION 16.4.(c)       G.S. 7A-60(a1), as an ewritten:         unties of the State are organized into         ad the number of full-time assistant d         No. of Full-Time Asst. District         Counties         Burke, Caldwell         4         ION 16.4.(d)         Subsection 1(d) of S.L. 20         (d)         Subsection (a) of this section be         Decomes effective July 1, 2020. Subse	b prosecutorial districts, and each district attorneys set forth in the following <b>Attorneys</b> $\frac{0}{11}$ 019-229 reads as rewritten: comes effective July 1, 2019. Subsecting the following the fo
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTION 1. (b) of this section bo January 1, 2023.20 SECTI	ION 16.4.(c)       G.S. 7A-60(a1), as an ewritten:         unties of the State are organized into a the number of full-time assistant d         No. of Full-Time Asst. District Counties         Burke, Caldwell         4         ION 16.4.(d)         Subsection 1(d) of S.L. 20         (d)         Subsection (a) of this section be becomes effective July 1, 2020. Subsection (c) of this section (c) of this (c) of this (c	b prosecutorial districts, and each district attorneys set forth in the following <b>Attorneys</b> $\frac{0}{11}$ 019-229 reads as rewritten: comes effective July 1, 2019. Subsecting the following the fo
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTION 1. (b) of this section bo January 1, 2023.20 SECTI	ION 16.4.(c)       G.S. 7A-60(a1), as an ewritten:         unties of the State are organized into         ad the number of full-time assistant d         No. of Full-Time Asst. District         Counties         Burke, Caldwell         4         ION 16.4.(d)         Subsection 1(d) of S.L. 20         (d)         Subsection (a) of this section be         Decomes effective July 1, 2020. Subse	b prosecutorial districts, and each district attorneys set forth in the following <b>Attorneys</b> $\frac{0}{11}$ 019-229 reads as rewritten: comes effective July 1, 2019. Subsecting the following the fo
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTION 1. (b) of this section bo January 1, 2023.20 SECTI The remainder of to	ION 16.4.(c)       G.S. 7A-60(a1), as an ewritten:         unties of the State are organized into         ad the number of full-time assistant d         No. of Full-Time Asst. District         Counties         Burke, Caldwell         4         ION 16.4.(d)         Subsection 1(d) of S.L. 20         (d)         Subsection (a) of this section be         becomes effective July 1, 2020. Subse         (27."         ION 16.4.(e)       Subsection (c) of this section is effective July 1, 2023.	b prosecutorial districts, and each district attorneys set forth in the following <b>Attorneys</b> $\frac{0}{11}$ 019-229 reads as rewritten: comes effective July 1, 2019. Subsecting the section becomes effective January 1, 2020
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTI "SECTION 1. (b) of this section b January 1, 2023.20 SECTI The remainder of t ADDITION OF	ION 16.4.(c)       G.S. 7A-60(a1), as an ewritten:         unties of the State are organized into a the number of full-time assistant d         No. of Full-Time Asst. District Counties         Burke, Caldwell         HON 16.4.(d)         Section 1(d) of S.L. 20         (d)         Subsection (a) of this section be becomes effective July 1, 2020. Subsection (c) of this section is effective July 1, 2023.         F       DISTRICT         COURT       JUDG	b prosecutorial districts, and each district attorneys set forth in the following the following of the following
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTION 1. (b) of this section b January 1, 2023-20 SECTI The remainder of t ADDITION OF TECHNICAL	<ul> <li>ION 16.4.(c) G.S. 7A-60(a1), as an ewritten:</li> <li>unties of the State are organized into a d the number of full-time assistant d</li> <li>No. of Full-Time Asst. District Counties A</li> <li>Burke, Caldwell 4</li> <li>ION 16.4.(d) Section 1(d) of S.L. 20 (d) Subsection (a) of this section be becomes effective July 1, 2020. Subse (27."</li> <li>ION 16.4.(e) Subsection (c) of this section is effective July 1, 2023.</li> <li>T DISTRICT COURT JUDGI CORRECTION FOR MAGIST</li> </ul>	a prosecutorial districts, and each district attorneys set forth in the following the
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTION 1. (b) of this section b January 1, 2023.20 SECTI The remainder of t ADDITION OF TECHNICAL AND ADDITI	<ul> <li>ION 16.4.(c) G.S. 7A-60(a1), as an ewritten:</li> <li>unties of the State are organized into a d the number of full-time assistant d</li> <li>No. of Full-Time Asst. District Counties A</li> <li>Burke, Caldwell 4</li> <li>ION 16.4.(d) Section 1(d) of S.L. 20 (d) Subsection (a) of this section be becomes effective July 1, 2020. Subsection (c) of this section is effective July 1, 2023.</li> <li>ION 16.4.(e) Subsection (c) of this section is effective July 1, 2023.</li> <li>ION 16.4.(e) Subsection (c) of this section is effective July 1, 2023.</li> <li>ION 16.4.(f) Section FOR MAGISTRATES TO MUSICAL Action (c) Acti</li></ul>	a prosecutorial districts, and each district attorneys set forth in the following the following of the following the following of the followin
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTI "SECTION 1. (b) of this section b January 1, 2023.20 SECTI The remainder of t ADDITION OF TECHNICAL AND ADDITI SECTI	<ul> <li>ION 16.4.(c) G.S. 7A-60(a1), as an ewritten:</li> <li>unties of the State are organized into a d the number of full-time assistant d</li> <li>No. of Full-Time Asst. District Counties A</li> <li>Burke, Caldwell 4</li> <li>ION 16.4.(d) Section 1(d) of S.L. 20 (d) Subsection (a) of this section be becomes effective July 1, 2020. Subsection (c) of this section is effective July 1, 2023.</li> <li>ION 16.4.(e) Subsection (c) of this section is effective July 1, 2023.</li> <li>ION 16.4.(e) Subsection (c) of this section is effective July 1, 2023.</li> <li>ION 16.4.(f) Section FOR MAGISTRATES TO MUSICAL Action (c) Acti</li></ul>	a prosecutorial districts, and each distristrict attorneys set forth in the following the following of the following the following of the following of the following effective of the f
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTION 1. (b) of this section b January 1, 2023-20 SECTI The remainder of t ADDITION OF TECHNICAL AND ADDITI SECTI as rewritten:	<ul> <li>ION 16.4.(c) G.S. 7A-60(a1), as an ewritten:</li> <li>unties of the State are organized into a the number of full-time assistant d</li> <li>No. of Full-Time Asst. District Counties A</li> <li>Burke, Caldwell 4</li> <li>ION 16.4.(d) Section 1(d) of S.L. 20 (d) Subsection (a) of this section be becomes effective July 1, 2020. Subsection (c) of this section is effective July 1, 2023.</li> <li>ION 16.4.(e) Subsection (c) of this section is effective July 1, 2023.</li> <li>IDISTRICT COURT JUDGE CORRECTION FOR MAGISTRATES TO MUSICON 16.5.(a) G.S. 7A-133(a), as amula and the section is effective for the section is effective for the section for the section for the section for the section is effective for the section for the section is effective for the section for the se</li></ul>	a prosecutorial districts, and each distristrict attorneys set forth in the following the following of the following the following of the following of the following effective of the following of the following effective of the following of the following effective o
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTI "SECTION 1. (b) of this section b January 1, 2023.20 SECTI The remainder of t ADDITION OF TECHNICAL AND ADDITI SECTI as rewritten: "(a) Each d	<ul> <li>ION 16.4.(c) G.S. 7A-60(a1), as an ewritten:</li> <li>unties of the State are organized into a the number of full-time assistant d</li> <li>No. of Full-Time Asst. District Counties A</li> <li>Burke, Caldwell 4</li> <li>ION 16.4.(d) Section 1(d) of S.L. 20 (d) Subsection (a) of this section be becomes effective July 1, 2020. Subsection (c) of this section is effective July 1, 2023.</li> <li>ION 16.4.(e) Subsection (c) of this section is effective July 1, 2023.</li> <li>IDISTRICT COURT JUDGE CORRECTION FOR MAGISTRATES TO MUSICON 16.5.(a) G.S. 7A-133(a), as amula and the section is effective for the section is effective for the section for the section for the section for the section is effective for the section for the section is effective for the section for the se</li></ul>	Attorneys 019-229 reads as rewritten: comes effective July 1, 2019. Subsectiction (c) of this section becomes effective ection becomes effective January 1, 202 ES TO MULTIPLE COUNTIE FRATE ALLOCATION NUMBER
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTION 1. (b) of this section b January 1, 2023-20 SECTI The remainder of t ADDITION OF TECHNICAL AND ADDITI SECTI as rewritten:	<ul> <li>ION 16.4.(c) G.S. 7A-60(a1), as an ewritten:</li> <li>unties of the State are organized into a the number of full-time assistant d</li> <li>No. of Full-Time Asst. District Counties A</li> <li>Burke, Caldwell 4</li> <li>ION 16.4.(d) Section 1(d) of S.L. 20 (d) Subsection (a) of this section be becomes effective July 1, 2020. Subsection (c) of this section is effective July 1, 2023.</li> <li>ION 16.4.(e) Subsection (c) of this section is effective July 1, 2023.</li> <li>IDISTRICT COURT JUDGE CORRECTION FOR MAGISTRATES TO MUSICON 16.5.(a) G.S. 7A-133(a), as amula and the section is effective for the section is effective for the section for the section for the section for the section is effective for the section for the section is effective for the section for the se</li></ul>	a prosecutorial districts, and each distristrict attorneys set forth in the following the following of the following the following of the foll
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTION 1. (b) of this section b January 1, 2023-20 SECTI The remainder of t ADDITION OF TECHNICAL AND ADDITI SECTI as rewritten: "(a) Each d following table:	<ul> <li>ION 16.4.(c) G.S. 7A-60(a1), as an ewritten:</li> <li>unties of the State are organized into a the number of full-time assistant d</li> <li>No. of Full-Time Asst. District Counties A</li> <li>Burke, Caldwell 4</li> <li>ION 16.4.(d) Section 1(d) of S.L. 20 (d) Subsection (a) of this section be becomes effective July 1, 2020. Subsection (c) of this section is effective July 1, 2023.</li> <li>ION 16.4.(e) Subsection (c) of this section is effective July 1, 2023.</li> <li>DISTRICT COURT JUDGE CORRECTION FOR MAGISTRATES TO MULTION 16.5.(a) G.S. 7A-133(a), as amplitation of the section of the section is effective shall have the section of the section of the section for the section for the section for the section of the section is effective shall have the section for the section is effective for the section for the s</li></ul>	a prosecutorial districts, and each distristrict attorneys set forth in the following the following of the following the following of the foll
section, reads as re "(a1) The con- has the counties and table: Prosecutorial District  36 " SECTI "SECTION 1. (b) of this section b January 1, 2023.20 SECTI The remainder of t ADDITION OF TECHNICAL AND ADDITI SECTI as rewritten: "(a) Each d	<ul> <li>ION 16.4.(c) G.S. 7A-60(a1), as an ewritten:</li> <li>unties of the State are organized into a the number of full-time assistant d</li> <li>No. of Full-Time Asst. District Counties A</li> <li>Burke, Caldwell 4</li> <li>ION 16.4.(d) Section 1(d) of S.L. 20 (d) Subsection (a) of this section be becomes effective July 1, 2020. Subsection (c) of this section is effective July 1, 2023.</li> <li>ION 16.4.(e) Subsection (c) of this section is effective July 1, 2023.</li> <li>IDISTRICT COURT JUDGE CORRECTION FOR MAGISTRATES TO MUSICON 16.5.(a) G.S. 7A-133(a), as amula and the section is effective for the section is effective for the section for the section for the section for the section is effective for the section for the section is effective for the section for the se</li></ul>	a prosecutorial districts, and each distristrict attorneys set forth in the following the following of the following the following of the foll

General Assembly Of N	North Carolina	Session 202
5	9 <u>10</u>	Sampson Duplin Jones Onslow
		Olisiow
17	4 <u>5</u>	Alamance
 34	4 <u>5</u>	Alleghany
		Ashe
		Wilkes
		Yadkin
 43	<u>67</u>	Cherokee
10	0 <u>7</u>	Clay
		Graham
		Haywood
		Jackson
		Macon
		Swain."
	<b>6.5.(b)</b> G.S. 7A-133(c) reads as	
		strates and additional seats of distr
court, as set forth in the	tonowing table:	
	Magistrates	Additional
County	Min.	Seats of Court
 Gates	<del>2</del> 3	
	<u> </u>	
 Martin	<del>34</del>	
	<u>5</u>	
Pitt	<del>11.5</del> <u>13</u>	Farmville
		Ayden
Jones	<u>23</u>	
 Navy Hagawag	1014	
New Hanover Pender	$\frac{1214}{485}$	
	4 <u>.85</u>	
 Hertford	<del>34</del>	
	<u>7</u>	
Wake	<del>23.5</del> 32	Apex, Wendell,
	<u></u>	Fuquay-Varina,
		Wake Forest
Harnett	<u>87</u>	Dunn
Cumberland	<del>19</del> <u>20</u>	
Bladen	<u>34</u>	
 Development	1210	
Durham	<del>13<u>18</u></del>	
 Hoke	<u>34</u>	
TIORU	<u>र</u> -	

General Assembly Of Nor	rth Carolina	Session 2023
Stokes	<u>34</u>	
Surry	<del>34</del> 6 <u>5</u> 25.4 <u>32</u>	Mt. Airy
Guilford		High Point
Cabarrus	<u>910</u>	Kannapolis
Montgomery	<u>34</u>	
Anson	<u>34</u>	
···· Eo accide	1620	V ann ann ill a
Forsyth Alexander	$\frac{1620}{24}$	Kernersville
	<u>34</u>	
 Davia	24	
Davie	<u>34</u>	
 Alleghany	<u>23</u>	
	<u> </u>	
 Yadkin	<del>34</del>	
	<u>54</u>	
 Mecklenburg	<del>31.5</del> 38.5	
	51.5 <u>50.5</u>	
Henderson	<del>6.5</del> 7	
McDowell	<u>34</u>	
MeDowen	5 <u>+</u>	
 Transylvania	34	
Cherokee	3 <u>1</u> 3 <u>4</u>	
Clay	23	
Graham	3 <u>4</u> 3 <u>4</u> 2 <u>3</u> 2 <u>3</u>	
	2 <u>5</u>	
Jackson	<del>3</del> 4	
Macon	$\frac{34}{34}$	
	0 <u>-</u>	
	<b>5.(c)</b> G.S. 7A-133(c), as amend	led by subsection (b) of this section
reads as rewritten:		
	all have the numbers of magis	trates and additional seats of distric
court, as set forth in the following		
	C C	
	Magistrates	Additional
County	Min.	Seats of Court
Duplin	4 <u>5</u>	
Jones	<u>34</u>	
Stanly	<u>56</u>	
Ashe	<u>34</u>	
"		
	<b>5.(d)</b> G.S. 7A-133(c), as amend	led by subsections (b) and (c) of this
section, reads as rewritten:		
· · ·		trates and additional seats of distric
court, as set forth in the following the following the set of the	lowing table:	

General Assembly Of Nor	th Carolina	Session 2023
	Magistrates	Additional
County	Min.	Seats of Court
 Caswell	45	
	1 <u>5</u>	
Rockingham	7 <u>8</u>	Reidsville,
		Eden,
		Madison
		ion becomes effective January 1, 2025, Subsection (d) of this section becomes
	remainder of this section beco	
ficetive July 1, 2024. The I	contained of this section beed	mes effective July 1, 2025.
MODIFY LOCAL JUDIO	CIALLY MANAGED ACCO	<b>DUNTABILITY AND RECOVERY</b>
COURT REPORTING	AND MAKE TECHNICA	L CORRECTION
	(a) G.S. 7A-801 reads as rew	vritten:
'§ 7A-801. Monitoring an	-	
		r all State-recognized and funded local
	•	s, prepare an annual report on the
<b>I I I I</b>		statewide <u>State</u> judicially managed
	1 0	e report to the General Assembly chairs
		ustice and Public Safety by March 1 of covery court and any court authorized
•	•	shall submit evaluation reports to the
Administrative Office of the		man submit evaluation reports to the
	(b) G.S. 7A-796 reads as rew	vritten:
		nd recovery court committees.
Each judicial district ch	noosing to establish a local j	udicially managed accountability and
ecovery court shall form	a local judicially managed	d accountability and recovery court
		tion appropriate to the type or types of
		ourt operations to be conducted in the
-		r resident superior court judge with the
	rict court judge and the distric	et attorney for that district, chosen from
the following list:		
···· (20) A man a (1)		
· · · ·	bility and recovery court com	ocal <del>management_judicially managed</del>
		<u>bility and recovery court management</u>
-		ures, not inconsistent with the State
1	0 1	valuation of the local drug treatment
judicially managed account	•	and and of the form and heather
	(c) This section is effective v	vhen it becomes law.
MODIFY VARIOUS SUP	ERIOR COURT DISTRIC	<b>FS AND JUDGESHIPS</b>
SECTION 16.7.	(a) G.S. 7A-41(a), as amended	ed by Section 16.26 of this act, reads as
ewritten:		
	-	judicial divisions and superior court
-		es, and the number of regular resident
1 0 0	-	or districts of less than a whole county,
as set out in subsection (b) of	of this section:	
Superior		

General Asso	embly Of North Carolina		Session 202
Judicial	Court		No. of Resident
Division	District	Counties	Judges
 First	2	Beaufort, Hyde, Martin, Tyrrell, Washington	4 <u>2</u>
 Fifth "	38	Gaston	2 <u>3</u>
SI subsection (a) "§ 7A-41. Su (a) Th districts, and superior court	) of this section, reads as re <b>perior court divisions an</b> ne counties of the State and each superior court district	written: d districts; judges. re organized into judicial et has the counties, and the owing table, and for district	ection 16.26 of this act ar divisions and superior cou e number of regular resider as of less than a whole count
	Superior		
Judicial	Court		No. of Resident
Division	District	Counties	Judges
 <del>Third</del>	<del>10D</del>	(part of Wake, see subsection (b))	+
 <del>Fourth</del>	<del>24A</del>	(part of Guilford, see subsection (b))	1
	<del>26H</del>	(part of Mecklenburg, see subsection (b))	- 1
 Fifth	35	Avery, Madison, Mitchell, Watauga, Yancey	2 <u>1</u>
	or superior court districts of nother, the composition of	-	y, or with part of one count of judges is as follows:
 <del>(9</del>	VTD: 01-04, VTD: 0 01-15, VTD: 01-17, VTD: 01-43, VTD: 0 04-09, VTD: 04-17, VTD: 05-05, VTD: 0 07-05, VTD: 07-09,	01-05, VTD: 01-09, VTD VTD: 01-30, VTD: 01-36 01-45, VTD: 01-51, VTD VTD: 04-18, VTD: 05-01 05-06, VTD: 07-01, VTD	Dunty Precincts: VTD: 01-0 : 01-10, VTD: 01-11, VTI ; VTD: 01-37, VTD: 01-3 : 04-05, VTD: 04-08, VTI ; VTD: 05-03, VTD: 05-0 : 07-03, VTD: 07-04, VTI ; VTD: 11-01, VTD: 20-0
 <del>(1</del>	G05, VTD: G06, VTI	D: G46, VTD: G52, VTD:	FD: FEN2, VTD: G04, VT G67, VTD: G68, VTD: G6 VTD: G74, VTD: G75, VT

	embly Of North Car	olina	Session 20
	<del>NCLAY1, VTE judge.</del>	<del>): NCLAY2, VTD: PG1, VTI</del>	D: PG2, VTD: SCLAY. It has c
 <del>(3</del>	VTD 062, VTE	0.063, VTD 064, VTD 065,	6, VTD 033, VTD 034, VTD 04 VTD 066, VTD 068, VTD 04
	<del>VTD 115, VTE</del>		VTD 099, VTD 102, VTD 10 VTD 125, VTD 130, VTD 20
"	<del>v 1D 203, v 1D</del>	- 205, • 1D 255. It has one je	<del>luge.</del>
SI subsections (a	a) and (b) of this sect	G.S. 7A-41, as amended by ion, reads as rewritten: <b>ns and districts; judges.</b>	V Section 16.26 of this act a
(a) Th	ne counties of the St	tate are organized into judic	cial divisions and superior co d the number of regular resid
superior court	t judges set forth in th	e following table, and for dis	tricts of less than a whole cour
as set out in s	ubsection (b) of this	section:	
	Superior		
Judicial	Court		No. of Resident
Division	District	Counties	Judges
Third	<del>10E</del>	(part of Wake,	1
		see subsection (b)	)
 <del>Fourth</del>	<del>31D</del>	(nort of Foresth	1
Fourth	<del>31D</del>	<del>(part of Forsyth,</del>	÷
 (b) Fo	or superior court dist	see subsection (b) ricts of less than a whole co	, ,
(b) Fo	nother, the compositi	ricts of less than a whole co on of the district and the nur	ounty, or with part of one counder of judges is as follows:
(b) For with part of a	nother, the compositi 0) Superior Court VTD: 01-42, V 09-03, VTD: 14	ricts of less than a whole co on of the district and the nur District 10E consists of Wak TD: 01-44, VTD: 01-47, V 0-01, VTD: 10-02, VTD: 10	ounty, or with part of one counber of judges is as follows: e County Precincts: VTD: 01- VTD: 09-01, VTD: 09-02, VT 0-03, VTD: 10-04, VTD: 13-
(b) For with part of a	nother, the compositi 0) Superior Court VTD: 01-42, V 09-03, VTD: 14 Block(s) 1 1830541041003	ricts of less than a whole co on of the district and the nur District 10E consists of Wak (TD: 01-44, VTD: 01-47, V 0-01, VTD: 10-02, VTD: 10 830541041000, 183054 3, 1830541041004, 183	ounty, or with part of one counter of judges is as follows: e County Precincts: VTD: 01- VTD: 09-01, VTD: 09-02, VT 0-03, VTD: 10-04, VTD: 13- 41041001, 18305410410 0541041005, 18305410410
(b) For with part of a	nother, the compositi 0) Superior Court VTD: 01-42, V 09-03, VTD: 14 Block(s) 1 1830541041003 1830541041003	ricts of less than a whole co on of the district and the nur District 10E consists of Wak (TD: 01-44, VTD: 01-47, V 0-01, VTD: 10-02, VTD: 10 830541041000, 183054 3, 1830541041004, 183 7, 1830541041008, 183	ounty, or with part of one counder of judges is as follows: e County Precincts: VTD: 01- 7TD: 09-01, VTD: 09-02, VT 0-03, VTD: 10-04, VTD: 13- 41041001, 18305410410 0541041005, 18305410410 0541041009, 18305410410
(b) For with part of a	nother, the compositi 0) Superior Court VTD: 01-42, V 09-03, VTD: 14 Block(s) 1 1830541041003 1830541041001 1830541041011	ricts of less than a whole co fon of the district and the nur District 10E consists of Wak (TD: 01-44, VTD: 01-47, V 0-01, VTD: 10-02, VTD: 10 830541041000, 183054 3, 1830541041004, 183 1, 1830541041008, 183 1, 1830541041012, 183	ounty, or with part of one counder of judges is as follows: e County Precincts: VTD: 01- VTD: 09-01, VTD: 09-02, VT 0-03, VTD: 10-04, VTD: 13- 41041001, 18305410410 0541041005, 18305410410 0541041013, 18305410410
(b) For with part of a	nother, the compositi 0) Superior Court VTD: 01-42, V 09-03, VTD: 14 Block(s) 1 1830541041003 1830541041013 1830541041013	ricts of less than a whole co on of the district and the nur District 10E consists of Wak TD: 01-44, VTD: 01-47, V 0-01, VTD: 10-02, VTD: 10 830541041000, 183054 3, 1830541041004, 183 7, 1830541041008, 183 1, 1830541041016, 183	ounty, or with part of one counder of judges is as follows: e County Precincts: VTD: 01- VTD: 09-01, VTD: 09-02, VT 0-03, VTD: 10-04, VTD: 13- 41041001, 18305410410 0541041005, 18305410410 0541041009, 18305410410 0541041013, 18305410410 0541041017, 18305410410
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(b) Fo with part of a  (14	nother, the compositi 0) Superior Court VTD: 01-42, V 09-03, VTD: 14 Block(s) 1 1830541041002 1830541041012 1830541041012 1830541041012 1830541041012 1830541041012 13 02, VTD: 12 VTD: 15-04, V 16 09, VTD: 12 VTD: 19-16, V 5) District 31D: F	ricts of less than a whole co fon of the district and the nur District 10E consists of Wak (TD: 01-44, VTD: 01-47, V 0-01, VTD: 10-02, VTD: 10 830541041000, 183054 3, 1830541041004, 1833 7, 1830541041004, 1833 7, 1830541041008, 1833 5, 1830541041012, 1833 5, 1830541041016, 1833 5, 1830541041020, 1830541 3-06, VTD: 13-08, VTD: 13 7, 01, VTD: 13-08, VTD: 14 (TD: 16-01, VTD: 16-04, V 7-01, VTD: 17-02, VTD: 14 TD: 19-17. It has one judge.	yunty, or with part of one county of judges is as follows:         e County Precincts: VTD: 01- (TD: 09-01, VTD: 09-02, VT)         (TD: 09-01, VTD: 09-02, VT)         (2003, VTD: 10-04, VTD: 13- (1041001, 18305410410)         0541041005, 18305410410         0541041009, 18305410410         0541041013, 18305410410         0541041017, 18305410410         0541041017, 18305410410         0541041017, 1830541042028; VT         3 09, VTD: 15 01, VTD: 15- (TD: 16 05, VTD: 16 07, VT         7 03, VTD: 17 04, VTD: 17-         (2004, VTD: 083, VTD: 2)
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General Ass	embly Of North Ca	rolina	Session 202
(a) T districts, and superior cour	he counties of the S leach superior court t judges set forth in the subsection (b) of this	district has the counties, a he following table, and for	dicial divisions and superior cou and the number of regular resider districts of less than a whole county
	Superior		
Judicial	Court	~ .	No. of Resident
Division	District	Counties	Judges
 First "	3	Pitt	2 <u>1</u>
S	ECTION 16.7.(e)	It is the intent of the Ger	neral Assembly to do each of th
following:			
(1	· · · ·	1	Court Districts 10D, 24A, and 26
		on (b) of this section become	
(2			Court Districts 10E and 31D before
C.		of this section becomes effe	
			becomes effective January 1, 202 bection (b) of this section become
			hall be held accordingly. Subsection
	•		elections conducted in 2028 shall
		•	ective January 1, 2031, and electio
	•••		r of this section is effective when
becomes law			
ADD VETE	RANS TREATMEN	NT COURT PILOT PRO	GRAM IN GASTON COUNTY
		-	ninistrative Office of the Courts,
			Court District 27A, shall establish
			anaged accountability and recove
-	-	-	General Statutes. The goals of the
	•		lism and other substance abuse an
-	0		uce the drug-related court workloa
			ed court workload; to increase the and to promote effective interaction
-		•	g criminal justice personnel. T
			prioritize participation of offende
•	•	rces of the United States.	r rand-panon of offende
			ve Office of the Courts shall repo
		-	Public Safety and its chairs on the
	0 0		nber of individuals who participat
in the progra	m in the prior year, n	o later than February 1 of	each year following a year in which
	gram receives funding		
		•	nt of the General Assembly th
			eation and operation of the county
		and recovery court will r	not continue beyond the 2024-202
tiscal year bu			
	it will instead be repla		
sources.		aced by local expenditures.	, grants, and other available funding
sources.			, grants, and other available funding

General Assem	bly Of North Carolina	Session 2023
	REQUIREMENT FOR THE NC LEGAL ED	
	ION (NC LEAF) AND RESTRICTIONS ON US	
	<b>TION 16.9.(a)</b> No later than February 1, 2025, an	
-	n Assistance Foundation (NC LEAF) shall repo	
0	nittee on Justice and Public Safety, at a minimum, a	0
(1)	An accounting of all loan repayment assistance	funds distributed during the
	prior year.	
(2)	The number of individuals that received funds fro	m the Foundation during the
	prior year.	
(3)	The job titles and salaries of the individuals th	at received funds from the
CEC	Foundation during the prior year.	
	<b>TION 16.9.(b)</b> Funds provided by this act to the Nor relation (NCLEAE) shall not be used to provide con-	6
	idation (NC LEAF) shall not be used to provide assist	istance to attorneys working
-	North Carolina, Inc.	man offerstive July 1 2022
	<b>TION 16.9.(c)</b> Subsection (b) of this section become f this section is effective when it becomes law.	mes enecuve july 1, 2023.
The remainder (	i uns section is checuve when it becomes law.	
REPORTING	REQUIREMENT FOR PISGAH LEGAL SERV	ICES
	<b>TION 16.10.(a)</b> No later than February 1, 2025, an	
	Pisgah) shall report to the Joint Legislative Oversigl	
	t a minimum, all of the following:	in commutee on fushee and
(1)	An accounting of all State funds utilized by P	isgah for its Veterans Law
(1)	Project during the prior year.	
(2)	The number of individuals that received services	from Pisgah as a part of its
(_)	Veterans Law Project during the prior year.	nom i logan as a part of his
(3)	The types of services performed by Pisgah durin	g the prior year as a part of
	its Veterans Law Project and the counties in	
	performed.	
SEC	<b>TION 16.10.(b)</b> This section is effective when it be	ecomes law.
<b>REQUIRE RE</b>	PORTING ON REMOTE WORK POLICIES AN	ND PARTICIPATION
-	TION 16.12.(a) The Administrative Office of the	
shall furnish up	on request a remote work policy.	
SEC	TION 16.12.(b) The remote work policies require	ed by subsection (a) of this
	a minimum, require that all employees utilizing th	
	ent to be retained in the employee's file that recor-	ds the employee's assent to
	note work policy.	
	TION 16.12.(c) The Administrative Office of the O	1
0	Joint Legislative Oversight Committee on Justice an	d Public Safety no later than
	and March 1, 2025:	
(1)	The remote work policy currently in place for its	1 1
(2)	Any remote work policy previously in place for i	1 0
	part of the most recent report required by this sub	
(3)	The total number of employees utilizing its remove	
(4)	The total number of employees utilizing its remot	
	division, section, and any other organizational car	
SEC	<b>TION 16.12.(d)</b> This section becomes effective Oc	tober 1, 2023.
<b>D</b> / <b>I</b> /		
	ATORY RETIREMENT AGE FOR APPELLAT	
	<b>TION 16.14.(a)</b> Article 1B of Chapter 7A of the G	eneral Statutes 1s repealed.
SEC	<b>TION 16.14.(b)</b> G.S. 7A-5 reads as rewritten:	

	General Assem	bly Of North Carolina	Session 2023
1	"§ 7A-5. Organ	ization.Organization and age limit for service as jus	tice or judge.
2		ppellate division of the General Court of Justice consis	
3	and the Court of	Appeals.	•
4	<u>(b)</u> <u>No j</u> u	ustice or judge of the appellate division of the Genera	al Court of Justice may
5		e beyond the last day of the month in which the justice	
6		ces and judges so retired may be recalled for periods	
7	provided in this	Subchapter."	- ·
8	-	<b>FION 16.14.(c)</b> G.S. 7A-39.3(a) reads as rewritten:	
9	"(a) Justic	es of the Supreme Court and judges of the Court of	Appeals who have not
10		datory retirement age specified in G.S. 7A-4.20, G.S.	
11		provisions of G.S. 7A-39.2, or under the Uniform Judic	
12	having complete	ed 12 years of creditable service, may apply as provi	ided in G.S. 7A-39.6 to
13		icy justices or judges and upon being commissioned as	
14	emergency judge	e shall be subject to temporary recall to active service	in place of a justice or
15	judge who is ten	porarily incapacitated as provided in G.S. 7A-39.5."	
16	SEC	<b>FION 16.14.(d)</b> G.S. 7A-39.6 reads as rewritten:	
17	"§ 7A-39.6. Ap	plication to the Governor; commission as emergenc	y justice or emergency
18	judge		
19	No retired ju	stice of the Supreme Court or retired judge of the Court	of Appeals may become
20	an emergency ju	stice or emergency judge except upon his written appl	lication to the Governor
21	certifying his de	sire and ability to serve as an emergency justice or e	emergency judge. If the
22	Governor is satis	fied that the applicant qualifies under G.S. 7A-39.3(a) t	to become an emergency
23	<i>v v</i>	ency judge and that he is physically and mentally able	1
24		gency justice or emergency judge, he shall issue to such	
25		justice or emergency judge of the court from which he	
26		e upon the date of its issue and shall terminate when	
27		e maximum age for judicial service under G.S. 7A-4.20	<del>)(a).<u>G.S.</u> 7A-5(b).</del> "
28		<b>TION 16.14.(e)</b> G.S. 7A-39.15(a) reads as rewritten:	
29		ired justice or judge of the Appellate Division of the Ge	
30		pointed as an emergency recall judge of the Court of Ap	peals under if the justice
31		ach of the following circumstances: requirements:	
32	(1)	The justice or judge has retired under the provisio	
33		Judicial Retirement Act, Article 4 of Chapter 135 of	-
34		is eligible to receive a retirement allowance under that	
35	(2)	The justice or judge has not reached the mandatory	retirement age specified
36		in <del>G.S. 7A-4.20;<u>G.S. 7A-5(b).</u></del>	• • • .•
37	(3)	The justice or judge has served a total of at least five y	0 0 0
38		of the General Court of Justice, provided that at leas	
39		in the Appellate Division, whether or not otherwise	0
40		emergency justice or judge of the Appellate Division	of the General Court of
41		Justice; Justice.	
42	(4)	The judicial service of the justice or judge ended	within the preceding 15
43	( 7 )	<del>years; and</del> <u>years.</u>	<b>C</b>
44	(5)	The justice or judge has applied to the Governor	
45		emergency recall judge of the Court of Appeals in	
46 47		provided for application in G.S. 7A-53. If the Gove	
47 48		applicant meets the requirements of this section and is	
48 49		able to perform the duties of a judge of the Court of shall issue a commission enginting the employer	
49 50		shall issue a commission appointing the applicant	<b>.</b> .
50		judge of the Court of Appeals until the applicant	reaches the manuatory

General	Assem	bly Of North Carolina	Session 2023
		retirement age for judges of the Court of Appeal	s specified in
	<u>c</u>	<u>G.S. 7A-4.20.G.S. 7A-5(b).</u>	
•		justice or judge of the Appellate Division of the General Court	
		the requirements of this section to be appointed an emergenc	
		peals, but who has already reached the mandatory retirement a	
		beals set forth in G.S. 7A-4.20, G.S. 7A-5(b), may apply to the	
		emergency recall judge of the Court of Appeals as provided in the	
		a commission to the applicant, the retired justice or judge is su	bject to recall as
an emerg	•	call judge of the Court of Appeals as provided in this section."	is smandad by
dding o		<b>FION 16.14.(f)</b> Article 7 of Chapter 7A of the General Statute ction to read:	is is amended by
0		e limit for service as superior court judge; exception.	
		court judge may continue in office beyond the last day of the mo	onth in which the
		dge attains 72 years of age, but superior court judges so retired	
		nporary service as provided in this Subchapter."	may be recarred
		<b>FION 16.14.(g)</b> G.S. 7A-45.2 reads as rewritten:	
'§ 7A-45		nergency special judges of the superior court; qualification	s, appointment.
0		val, and authority.	, if i i i i i i i i i i i i i i i i i i
(a)	Any j	ustice or judge of the appellate division of the General Court of	Justice who:that
neets ea	ch of th	ne following requirements may apply to the Governor for ap	pointment as an
		al superior court judge in the same manner as is provided for	
emergen	cy super	tior court judge in G.S. 7A-53:	
	(1)	Retires under the provisions of the Consolidated Judicial	
		Article 4 of Chapter 135 of the General Statutes, or who is e	ligible to receive
		a retirement allowance under that act; act.	
	(2)	Has not reached the mandatory retirement age	specified in
		<del>G.S. 7A-4.20;</del> <u>G.S. 7A-5(b).</u>	
	(3)	Has served at least five years as a superior court judge or five	• •
		or judge of the appellate division of the General Court of	· · ·
		combination thereof, whether or not eligible to serve as an en	
	(A)	or judge of the appellate division of the General Court of <del>Jus</del>	
	(4) Ize da dha	J I C J	
		Governor for appointment as an emergency special superior c is provided for application as an emergency superior court judg	
		is satisfied that the applicant meets the requirements of thi	·
		inentally able to perform the duties of a superior court judge, th	
	-	ion appointing the applicant as an emergency special superior	
		aches the mandatory retirement age for superior court jud	• •
		S. 7A-40.1.	ges speenled in
(b)		emergency special superior court judge appointed as provide	d in this section
shall:	7 my	emergency special superior court judge appointed as provide	a in this section
Jildil.	(1)	Have the same powers and duties, when duly assigned to	o hold court as
	(1)	provided for an emergency superior court judge by G.S. 7A-	
	(2)	Be subject to assignment in the same manner as provided for	
	(_)	superior court judge by G.S. 7A-46 and G.S. 7A-52(a);G.S. 7	• •
	(3)	Receive the same compensation, expenses, and allowances, v	
		hold court, as an emergency superior court judge a	-
		<del>G.S. 7A-52(b);</del> <u>G.S. 7A-52(b).</u>	. ,
	(4)	Be subject to the provisions and requirements of the Ca	nons of Judicial
		Conduct; and Conduct.	

1 2 3	(c) Upon reaching mandatory retirement age for superior court judges as set forth in G.S. 7A-4.20, G.S. 7A-40.1, any emergency special superior court judge appointed pursuant to this section, whose commission has expired, may be recalled as a recalled emergency special
4	superior court judge to preside over any regular or special session of the superior court <u>under if</u>
5	each of the following <del>circumstances:</del> requirements is satisfied:
6	<ul> <li>(1) The judge shall consent to the recall;recall.</li> <li>(2) The Glip Glip is the standard s</li></ul>
7	<ul> <li>(2) The Chief Justice may order the recall; recall.</li> <li>(2) Discrete the second secon</li></ul>
8	(3) Prior to ordering recall, the Chief Justice shall be satisfied that the recalled
9	judge is capable of efficiently and promptly discharging the duties of the
10	office to which recalled;recalled.
11	(4) Jurisdiction of a recalled emergency special superior court judge is as set forth
12	in <del>G.S. 7A-48;<u>G.S. 7A-48</u>.</del>
13	(5) Orders of recall and assignment shall be in writing and entered upon the
14	minutes of the court to which assigned; and the judge is assigned.
15	
16	(d) Any former justice or judge of the appellate division of the General Court of Justice
17	who otherwise meets the requirements of subsection (a) of this section to be appointed an
18	emergency special superior court judge but has already reached the mandatory retirement age for
19	superior court judges set forth in G.S. 7A 4.20 G.S. 7A-40.1 on retirement may, in lieu of serving
20	as an emergency judge of the court from which he retired, apply to the Governor to be appointed
21	as an emergency special superior court judge as provided in this section. If the Governor issues
22	a commission to the applicant, the retired justice or judge is subject to recall as an emergency
23	special superior court judge as provided in subsection (c) of this section.
24	"
25	SECTION 16.14.(h) G.S. 7A-52(a) reads as rewritten:
26	"(a) Judges of the district court and judges of the superior court who have not reached the
27	mandatory retirement age specified in G.S. 7A-4.20, G.S. 7A-40.1 and G.S. 7A-140.1,
28	respectively, but who have retired under the provisions of G.S. 7A-51, or under the Uniform
29	Judicial Retirement Act after having completed five years of creditable service, may apply as
30	provided in G.S. 7A-53 to become emergency judges of the court from which they retired. From
31	the commissioned emergency district, superior, and special superior court judges, the Chief
32	Justice of the Supreme Court shall create two lists of active emergency judges and two lists of
33	inactive emergency judges. For emergency superior and special superior court judges, the active
34	list shall be limited to a combined total of 10 emergency judges; all other emergency superior
35	and special superior court judges shall be on an inactive list. For emergency district court judges,
36	the active list shall be limited to 25 emergency judges; all other emergency district court judges
37	shall be on an inactive list. There is no limit to the number of emergency judges on either inactive
38	list. In the Chief Justice's discretion, emergency judges may be added or removed from their
39	respective active and inactive lists, as long as the respective numerical limits on the active lists
40	are observed. The Chief Justice is requested to consider geographical distribution in assigning
41	emergency judges to an active list but may utilize any factor in determining which emergency
42	judges are assigned to an active list. The Chief Justice of the Supreme Court may order any
43	emergency district, superior, or special superior court judge on an active list who, in his the Chief
44	Justice's opinion, is competent to perform the duties of a judge, judge and to hold regular or
45	special sessions of the court from which the judge retired, as needed. Order of assignment shall
46	be in writing and entered upon the minutes of the court to which such the emergency judge is
47	assigned. An emergency judge shall only be assigned in the event of a:
48	$\cdots$ "
40	NUT THAN IS IT IN TO STA 52 moods on manufacture

- 48
- 49

**SECTION 16.14.(i)** G.S. 7A-53 reads as rewritten: "§ 7A-53. Application to the Governor; commission as emergency judge. 50

1 2 3 4	upon <u>his</u> <u>the</u> jud ability to serve a	dge of the district or superior court may become an emergency judge except <u>ge's</u> written application to the Governor certifying <u>his</u> <u>the judge's</u> desire and s an emergency judge. If the Governor is satisfied that the applicant qualifies			
4 5	under G.S. 7A-52(a) to become an emergency judge and that he the applicant is physically and				
5 6	-	perform the official duties of an emergency judge, he the Governor shall issue			
0 7	1 1	icant a commission as an emergency judge of the court from which <u>he the</u>			
8		The commission shall be effective upon the date of its issue and shall terminate			
o 9		to whom it is issued reaches the maximum age for judicial service under G.S. 7A-40.1 or G.S. 7A-140.1, whichever is applicable."			
9 10		<b>FION 16.14.(j)</b> Article 14 of Chapter 7A of the General Statutes is amended by			
10	adding a new sec				
11	ē	e limit for service as district judge; exception.			
12		dge may continue in office beyond the last day of the month in which the district			
13 14		years of age, but district judges so retired may be recalled for periods of			
14		e as provided in Subchapter III of this Chapter."			
15 16		<b>FION 16.14.(k)</b> G.S. 7A-170(b) reads as rewritten:			
10		agistrate may continue in office beyond the last day of the month in which the			
18		es the mandatory retirement age for justices and district judges of the General			
19	U	specified in <del>G.S. 7A-4.20.G.S. 7A-140.1.</del> "			
20		<b>FION 16.14.</b> $(l)$ G.S. 135-57(b) reads as rewritten:			
21		member who is a justice or judge of the General Court of Justice shall be			
22		tired as of the first-last day of the calendar month coinciding with or next			
23		er of January 1, 1974, or his attainment of his seventy-second birthday; provided,			
24	U	judge who is a member on January 1, 1974, shall be forced to retire under the			
25		subsection at an earlier date than the last day that he is permitted to remain in			
26	1	provisions of G.S. 7A-4.20. in which the justice or judge reaches the maximum			
27		ervice under G.S. 7A-5(b), 7A-40.1, or 7A-140.1, whichever is applicable."			
28		<b>FION 16.14.(m)</b> This section is effective when it becomes law and applies to			
29		and magistrates serving on or after that date, provided that nothing in this section			
30		d to automatically halt the retirement process of a justice, judge, or magistrate			
31		nitiated that process.			
32	2				
33	<b>MODIFY MEM</b>	IBERS AND REPORTING REQUIREMENTS OF THE SENTENCING			
34	AND POLI	CY ADVISORY COMMISSION AS RECOMMENDED BY THE			
35	SENTENCI	NG AND POLICY ADVISORY COMMISSION			
36	SECT	<b>FION 16.16.(a)</b> G.S. 164-37 reads as rewritten:			
37	"§ 164-37. Mem	ıbership; chairman; meetings; quorum.			
38	The Commission	sion shall consist of <del>28-<u>29</u> members</del> as follows:			
39	(1)	The Chief Justice of the North Carolina Supreme Court shall appoint a sitting			
40		or former Justice or judge of the General Court of Justice, who shall serve as			
41		Chairman of the Commission;Commission.			
42	(2)	The Chief Judge of the North Carolina Court of Appeals, or another judge on			
43		the Court of Appeals, serving as his designee; the Chief Judge's designee.			
44	(3)	The Secretary of the Department of Adult Correction or his designee; the			
45		Secretary's designee.			
46					
47	(5)	The Chairman of the <u>Post-Release Supervision and</u> Parole Commission, or his			
48		designee; the Chairman's designee.			
49 50	(6)	The President of the Conference of Superior Court Judges or his designee; the			
50		President's designee.			

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1	(7)	The President of the District Court Judges Association	on or his designee;the
2		President's designee.	
3	(8)	The President of the North Carolina Sheriff's Associat	ion or his designee; the
4		President's designee.	
5	(9)	The President of the North Carolina Association of C	Chiefs of Police or his
6		designee; the President's designee.	
7	(10)	One member of the public at large, who is not current	ly licensed to practice
8	× /	law in North Carolina, to be appointed by the Governo	
9	(11)	One member to be appointed by the Lieutenant Govern	
10	(12)	Three members of the House of Representatives, to	
11	()	Speaker of the House; House.	······································
12	(13)	Three members of the Senate, to be appointed by the I	President Pro Tempore
13	(15)	of the <u>Senate; Senate</u> .	resident i to rempore
14	(14)	The President Pro Tempore of the Senate shall appoint	t the representative of
15	(11)	the North Carolina <u>System of</u> Community <del>Sentencing</del>	-
16		who has knowledge of programs provided to offenders	
17		system or to juveniles in the juvenile justice system the	
18		the President of that organization; organization.	at is recommended by
19	(15)	The Speaker of the House of Representatives shall app	oint the member of the
20	(13)	business community that is recommended by the P	
20 21		Carolina Retail Merchants Association; Association.	resident of the North
21	(16)		ourt shall appoint the
22 23	(16)	The Chief Justice of the North Carolina Supreme C	
		criminal defense attorney that is recommended by the	
24 25	(17)	Carolina Academy of Trial Lawyers; Advocates for Jus	
25	(17)	The President of the Conference of District Attorney	ys or ms designee; <u>the</u>
26	(10)	President's designee.	
27	(18)	The Lieutenant Governor shall appoint the member	
28		Victim Assistance Network that is recommended by	the President of that
29	(10)	organization;organization.	
30	(19)	A rehabilitated former prison inmate, to be appointed b	by the Chairman of the
31		Commission;Commission.	
32	(20)	The President of the North Carolina Association of Cou	inty Commissioners or
33		his designee; the President's designee.	
34	(21)	The Governor shall appoint the member of the academ	•
35		background in criminal justice or corrections policy, th	-
36		the President of The University of North Carolina;Caro	
37	(22)	The Attorney General, or a member of his the Attorne	<u>y General's staff</u> , to be
38		appointed by the Attorney General;General.	
39			
40	(24)	A member of the Justice Fellowship Task Force, who	
41		Carolina, citizen of this State who works in either the c	
42		or the juvenile justice system, depending on the	
43		Sentencing and Policy Advisory Commission, to	
44		Chairman of the Sentencing and Policy Advisory Com	
45	(25)	The President of the Association North Carolina Co	
46		Superior Court of North Carolina, Court, or his de	esignee.the President's
47		designee.	
48			
49	<u>(27)</u>	The Secretary of the Department of Public Safety or th	e Secretary's designee.
		sion shall have its initial meating no later than Soutemba	-1 1000 of the coll of
50	The Commiss	sion shall have its initial meeting no later than Septembe	r 1, 1990, at the call of

Commission may also hold special meetings at the call of the Chairman, or by any four members 1 2 of the Commission, upon such notice and in such manner as may be fixed by the rules of the 3 Commission. A majority of the members of the Commission shall constitute a quorum." 4 SECTION 16.16.(b) G.S. 164-47 reads as rewritten: 5 "§ 164-47. Biennial Report on Recidivism. 6 The Judicial Department, through the North Carolina Sentencing and Policy Advisory 7 Commission, the Division of Prisons of the Department of Adult Correction, and the Division of 8 Community Supervision and Reentry of Commission and the Department of Adult Correction 9 Correction, shall jointly conduct ongoing evaluations of community corrections programs and 10 in-prison treatment programs and make a biennial report to the General Assembly. The report shall include composite measures of program effectiveness based on recidivism rates, other 11 12 outcome measures, and costs of the programs. 13 During the 1998-99 fiscal year, the Sentencing and Policy Advisory Commission shall 14 coordinate the collection of all data necessary to create an expanded database containing offender 15 information on prior convictions, current conviction and sentence, program participation, and 16 outcome measures. Each program to be evaluated shall assist the Commission in the development 17 of systems and collection of data necessary to complete the evaluation process. The first 18 evaluation report shall be presented to the Chairs of the Senate and House Appropriations

19 Committees and the Chairs of the Senate and House Appropriations Subcommittees on Justice 20 and Public Safety by April 15, 2000, and future reports shall be made by April 15 of each 21 even-numbered year." 22

SECTION 16.16.(c) G.S. 164-50 reads as rewritten:

#### 23 "§ 164-50. Annual report on implementation of Justice Reinvestment Project.

24 The Judicial Department, through the North Carolina Sentencing and Policy Advisory 25 Commission, Commission and the Division Department of Prisons Adult Correction, shall jointly 26 conduct ongoing evaluations regarding the implementation of the Justice Reinvestment Act of 27 2011. The Commission shall present the first evaluation report to the Joint Legislative Correction, 28 Crime Control, and Juvenile Justice Oversight Committee on Justice and Public Safety and to the 29 Chairs of the Senate and House of Representatives Appropriations Subcommittees on Justice and 30 Public Safety by April 15, 2012, and future reports shall be made annually by April 15 of each year." 31

32

#### 33 **CONSOLIDATE COURTS IN ROBESON COUNTY**

34 SECTION 16.17. No later than January 1, 2025, Robeson County shall cease the use 35 of satellite court locations. 36

#### 37 **CREATE NEW SPECIAL SUPERIOR COURT JUDGES**

SECTION 16.19.(a) G.S. 7A-45.1 reads as rewritten:

#### 39 "§ 7A-45.1. Special judges.

40

38

41 (a10) Except for the judgeships abolished pursuant to subsection (a8) of this section, and 42 except as provided in subsection (a12) of this section, upon the retirement, resignation, removal 43 from office, death, or expiration of the term of any special superior court judge on or after 44 September 1, 2014, each judgeship shall be filled for a full five-year eight-year term beginning 45 upon the judge's taking office according to the following procedure prescribed by the General 46 Assembly pursuant to Article IV, Section 9(1) of the North Carolina Constitution. As each 47 judgeship becomes vacant or the term expires, the Governor shall submit the name of a nominee 48 for that judgeship to the General Assembly for confirmation by ratified joint resolution. Upon 49 each such confirmation, the Governor shall appoint the confirmed nominee to that judgeship.

50 However, upon the failure of the Governor to submit the name of a nominee within 90 days of the occurrence of the vacancy or within 90 days of the expiration of the judge's term, as 51

applicable, the President Pro Tempore of the Senate and the Speaker of the House of 1 2 Representatives jointly shall submit the name of a nominee to the General Assembly. The 3 appointment shall then be made by enactment of a bill. The bill shall state the name of the person 4 being appointed, the office to which the appointment is being made, and the county of residence 5 of the appointee. 6 The Governor may withdraw any nomination prior to it failing on any reading, and in case of 7 such withdrawal the Governor shall submit a different nomination within 45 days of withdrawal. 8 If a nomination shall fail any reading, the Governor shall submit a different nomination within 9 45 days of such failure. In either case of failure to submit a new nomination within 45 days, the 10 President Pro Tempore of the Senate and the Speaker of the House of Representatives shall submit the name of a nominee to the General Assembly under the procedure provided in the 11 12 preceding paragraph. 13 No person shall occupy a special superior court judgeship authorized under this subsection 14 in any capacity, or have any right to, claim upon, or powers of those judgeships, unless that person's nomination has been confirmed by the General Assembly by joint resolution or 15 appointed through the enactment of a bill upon the failure of the Governor to submit a nominee. 16 17 Until confirmed by the General Assembly and appointed by the Governor, or appointed by the 18 General Assembly upon the failure of the Governor to appoint a nominee, and qualified by taking 19 the oath of office, a nominee is neither a de jure nor a de facto officer. 20 (a12) In addition to any other special superior court judges authorized by law, effective 21 January 1, 2024, the General Assembly may appoint by enactment of a bill 10 special superior 22 court judges to serve terms expiring at the earlier of (i) eight years from the date that each judge 23 24 takes office or (ii) the date of the judge's death, retirement, resignation, or removal from office. 25 A bill appointing a special superior court judge under this subsection shall state the name of the 26 person being appointed, the office to which the appointment is being made, and the judicial 27 division of residence of the appointee. Five of these judges shall be nominated by the Speaker of 28 the House of Representatives, one residing in each of the five judicial divisions listed under 29 G.S. 7A-41, and five shall be nominated by the President Pro Tempore of the Senate, one residing 30 in each of the five judicial divisions listed under G.S. 7A-41. Upon the natural expiration of the term of a special superior court judge appointed pursuant 31 32 to this subsection, or upon the expiration of a term due to a judge's death, retirement, resignation, 33 or removal from office, a successor shall be appointed to a new term in the same manner and for 34 the same length as other judges appointed pursuant to this subsection. The legislative officer who 35 nominated the special superior court judge whose term has ended shall nominate the new special 36 superior court judge. 37 A special superior court judge takes the same oath of office and is subject to the same requirements and disabilities as are or may be prescribed by law for regular judges of the superior 38 39 court, save the requirement of residence in a particular district. 40 A special judge is subject to removal from office for the same causes and in the (b) same manner as a regular judge of the superior court, and a vacancy occurring in the office of 41 42 special judge judge, except as provided for in subsection (a12) of this section, is filled by the 43 Governor by appointment for the unexpired term. . . . . " 44 45 **SECTION 16.19.(b)** Notwithstanding any other provision of law to the contrary, 46 special superior court judgeships in place as of April 1, 2023, whether filled or vacant, shall be 47 extended to an eight-year term. This subsection shall apply to all special superior court judges 48 currently filling these judgeships, whether serving an appointment for a full term or serving the 49 remainder of an unexpired term, in which case the unexpired term shall be similarly extended to 50 be an eight-year term. 51

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	MODIFY JUDICIAL STANDARDS COMMISSION MEMBERSHIP
	SECTION 16.20.(a) G.S. 7A-375(a) reads as rewritten:
	"(a) Composition. – The Judicial Standards Commission shall consist of the following
	residents of North Carolina: two
	(1) <u>Two</u> Court of Appeals judges, two judges, each appointed by the Chief Justice
	of the Supreme Court.
	(2) <u>Two</u> superior court judges, and two judges, each appointed by the Chief
	Justice of the Supreme Court.
	(3) <u>Two district court judges, each appointed by the Chief Justice of the Supreme</u>
	Court; four members of the State Bar who have actively practiced in the courts
	of the State for at least 10 years, elected by the State Bar Council; and four
	<u>Court.</u>
	(4) Four judges appointed by the General Assembly in accordance with
	G.S. 120-121, selected as follows:
	a. <u>One district court judge recommended by the President Pro Tempore</u>
	of the Senate.
	b. One district court judge recommended by the Speaker of the House of
	<u>Representatives.</u>
	c. One superior court judge recommended by the President Pro Tempore
	of the Senate.
	d. <u>One superior court judge recommended by the Speaker of the House</u>
	of Representatives.
	(5) <u>Four citizens who are not judges, active or retired</u> , <del>nor members of the State</del>
	Bar, two appointed by the Governor, and two appointed by the General
	Assembly in accordance with G.S. 120-121, one upon recommendation of the
	President Pro Tempore of the Senate and one upon recommendation of the
	Speaker of the House of Representatives.
	The General Assembly shall also appoint alternate Commission members for the Commission
	members the General Assembly has appointed to serve in the event of scheduling conflicts,
	conflicts of interest, disability, or other disqualification arising in a particular case. The alternate
]	members shall have the same qualifications for appointment as the original members."
	<b>SECTION 16.20.(b)</b> This section is effective when it becomes law and shall result
	in the immediate conclusion of the terms of each of the four members of the Judicial Standards
	Commission previously elected by the State Bar Council. These four seats on the Judicial
	Standards Commission shall then be filled for new terms by the General Assembly pursuant to
	G.S. 7A-375(a), as amended by subsection (a) of this section.
	The amendment in subsection (a) of this section to the qualifications for citizens
	appointed to the Judicial Standards Commission pursuant to G.S. 7A-375(a)(5) shall apply to all
	future appointments made pursuant to that subdivision.
	EACH ITATE DETERMINATIONS DECARDING EACHAL CHALLENGES TO THE
	FACILITATE DETERMINATIONS REGARDING FACIAL CHALLENGES TO THE
	VALIDITY OF AN ACT OF THE GENERAL ASSEMBLY AND MODIFY THE PROVISIONS DECARDING APPEALS OF DIGHT TO THE NORTH CAROLINA
	PROVISIONS REGARDING APPEALS OF RIGHT TO THE NORTH CAROLINA SUPREME COURT
	SECTION 16.21.(a) G.S. 1-267.1 reads as rewritten: "Article 26A.
	"Three-Judge Panel for Redistricting Challenges and for Certain Challenges to State Laws.
	"§ 1-267.1. Three-judge panel for actions challenging plans apportioning or redistricting
	S 1-267.1. Three-Judge panel for actions chanenging plans apportioning or redistricting State legislative or congressional districts; claims challenging the facial validity
	of an act of the General Assembly.
	of all act of the other al Assembly.

#### **General Assembly Of North Carolina** Session 2023 Any action challenging the validity of any act of the General Assembly that 1 (a) 2 apportions or redistricts State legislative or congressional districts shall be filed in the Superior 3 Court of Wake County and County. Any action that is a facial challenge to the validity of an act 4 of the General Assembly shall be, unless filed in the Superior Court of Wake County, transferred 5 pursuant to G.S. 1A-1, Rule 42(b)(4), to the Superior Court of Wake County. 6 All actions referenced in this subsection shall be heard and determined by a three-judge panel 7 of the Superior Court of Wake County organized as provided by subsection (b) (b2) of this 8 section. 9 <del>(a1)</del> Except as otherwise provided in subsection (a) of this section, any facial challenge to 10 the validity of an act of the General Assembly shall be transferred pursuant to G.S. 1A-1, Rule 42(b)(4), to the Superior Court of Wake County and shall be heard and determined by a 11 12 three-judge panel of the Superior Court of Wake County, organized as provided by subsection 13 (b2) of this section. 14 Whenever any person files in the Superior Court of Wake County any action <del>(b)</del> 15 challenging the validity of any act of the General Assembly that apportions or redistricts State 16 legislative or congressional districts, a copy of the complaint shall be served upon the senior 17 resident superior court judge of Wake County, who shall be the presiding judge of the three-judge 18 panel required by subsection (a) of this section. Upon receipt of that complaint, the senior resident 19 superior court judge of Wake County shall notify the Chief Justice, who shall appoint two 20 additional resident superior court judges to the three-judge panel of the Superior Court of Wake 21 County to hear and determine the action. Before making those appointments, the Chief Justice 22 shall consult with the North Carolina Conference of Superior Court Judges, which shall provide 23 the Chief Justice with a list of recommended appointments. To ensure that members of the 24 three-judge panel are drawn from different regions of the State, the Chief Justice shall appoint to 25 the three judge panel one resident superior court judge from the First through Third Judicial 26 Divisions and one resident superior court judge from the Fourth through Fifth Judicial Divisions. 27 In order to ensure fairness, to avoid the appearance of impropriety, and to avoid political bias, no 28 member of the panel, including the senior resident superior court judge of Wake County, may be 29 a former member of the General Assembly. Should the senior resident superior court judge of 30 Wake County be disqualified or otherwise unable to serve on the three judge panel, the Chief 31 Justice shall appoint another resident superior court judge of Wake County as the presiding judge 32 of the three-judge panel. Should any other member of the three-judge panel be disqualified or 33 otherwise unable to serve on the three-judge panel, the Chief Justice shall appoint as a 34 replacement another resident superior court judge from the same group of judicial divisions as 35 the resident superior court judge being replaced. 36 Any facial challenge to the validity of an act of the General Assembly filed in the <del>(b1)</del> 37 Superior Court of Wake County, other than a challenge to plans apportioning or redistricting 38 State legislative or congressional districts that shall be heard pursuant to subsection (b) of this 39 section, or any claim transferred to the Superior Court of Wake County pursuant to subsection 40 (a1) of this section, shall be assigned by the senior resident Superior Court Judge of Wake County 41 to a three-judge panel established pursuant to subsection (b2) of this section. 42 For each challenge to the validity of statutes and acts subject to subsection (a1) (b2) 43 referenced in subsection (a) of this section, the Chief Justice of the Supreme Court shall appoint 44 three resident superior court judges to a three-judge panel of the Superior Court of Wake County 45 to hear the challenge. The Chief Justice shall appoint a presiding judge of each three-judge panel.

To ensure that members of each three-judge panel are drawn from different regions of the State,
 the Chief Justice shall appoint to each three-judge panel one resident superior court judge from

48 the First or Second Judicial Division, one resident superior court judge from the Third or Fourth

49 Judicial Division, and one resident superior court judge from the Fifth Judicial Division. Should 50 any member of a three-judge panel be disqualified or otherwise unable to serve on the three-judge

50 any member of a three-Judge panel be disquarmed of other wise unable to serve on the three-Judge 51 panel or be removed from the panel at the discretion of the Chief Justice, the Chief Justice shall

appoint as a replacement another resident superior court judge from the same group of judicial 1 2 divisions as the resident superior court judge being replaced, judge. No member of the panel on 3 an action challenging the validity of any act of the General Assembly that apportions or redistricts 4 State legislative or congressional districts may be a former member of the General Assembly. 5 No order or judgment shall be entered affecting the validity of any act of the General (c) 6 Assembly that apportions or redistricts State legislative or congressional districts, or finds that 7 an act of the General Assembly is facially invalid on the basis that the act violates the North 8 Carolina Constitution or federal law, except by a three-judge panel of the Superior Court of Wake 9 County organized as provided by subsection (b) or subsection (b2) of this section. In the event 10 of disagreement among the three resident superior court judges comprising a three-judge panel, 11 then the opinion of the majority shall prevail.

(d) This section applies only to civil proceedings. Nothing in this section shall be deemed
 to apply to criminal proceedings, to proceedings under Chapter 15A of the General Statutes, to
 proceedings making a collateral attack on any judgment entered in a criminal proceeding, or to
 civil proceedings filed by a taxpayer pursuant to G.S. 105-241.17.

(e) For the purposes of this section, the position of superior court judge shall include
 regular, special, and emergency superior court judges."

18 SECTION 16.21.(b) G.S. 1A-1, Rule 42 of the North Carolina Rules of Civil
 19 Procedure reads as rewritten:

## 20 "Rule 42. Consolidation; separate trials.

21 Consolidation. – Except as provided in subdivision (b)(2) of this section, when actions (a) 22 involving a common question of law or fact are pending in one division of the court, the judge 23 may order a joint hearing or trial of any or all the matters in issue in the actions; he the judge may 24 order all the actions consolidated; and he-the judge may make such orders concerning 25 proceedings therein as may tend to avoid unnecessary costs or delay. When actions involving a 26 common question of law or fact are pending in both the superior and the district court of the same 27 county, a judge of the superior court in which the action is pending may order all the actions 28 consolidated, and he the judge may make such orders concerning proceedings therein as may 29 tend to avoid unnecessary costs or delay.

30 (b) Separate trials. –

. . .

- 31
- 32 (4) Pursuant to G.S. 1-267.1, any facial challenge to the validity of an act of the 33 General Assembly, other than a challenge to plans apportioning or 34 redistricting State legislative or congressional districts, shall be heard by a 35 three-judge panel in the Superior Court of Wake County if a claimant raises 36 such a challenge in the claimant's complaint or amended complaint in any 37 court in this State, or if such a challenge is raised by the defendant in the 38 defendant's answer, responsive pleading, or within 30 days of filing the 39 defendant's answer or responsive pleading. In that event, the court shall, on its 40 own motion, motion or the motion of a party, transfer that portion of the action challenging the validity of the act of the General Assembly to the Superior 41 42 Court of Wake County for resolution by a three judge-three-judge panel if, 43 after all other matters in the action have been resolved, a determination as to 44 the facial validity of an act of the General Assembly must be made in order to 45 completely resolve any matters in the case. The court in which the action 46 originated shall maintain jurisdiction over all matters other than the challenge 47 to the act's facial validity. For a motion filed under Rule 11 or Rule 12(b)(1) 48 through (7), the original court shall rule on the motion, however, it may 49 decline to rule on a motion that is based solely upon Rule 12(b)(6). If the 50 original court declines to rule on a Rule 12(b)(6) motion, the motion shall be 51 decided by the three-judge panel. The original court shall stay all matters that

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1are contingent upon the outcome of the challenge to the act's fac2pending a ruling on that challenge and until all appeal rights are3Once the three-judge panel has ruled and all appeal rights4exhausted, the matter shall be transferred or remanded to the three-5or the trial court in which the action originated for resolution6outstanding matters, as appropriate."7SECTION 16.21.(c) G.S. 7A-27(b) reads as rewritten:8"(b)8Except as provided in subsection (a) of this section, appeal lies of right dim	exhausted. have been judge panel ion of any
9 Court of Appeals in any of the following cases:	eetry to the
<ul> <li>10</li> <li>11 (3) From any interlocutory order or judgment of a superior court or d in a civil action or proceeding that does any of the following: </li> </ul>	istrict court
14g.Denies, upon the court's own motion or the motion of a transfer of an action or proceeding pursuant to Rule 42(b)16North Carolina Rules of Civil Procedure.	
<ul> <li>SECTION 16.21.(d) G.S. 7A-30 reads as rewritten:</li> <li>"§ 7A-30. Appeals of right from certain decisions of the Court of Appeals.</li> </ul>	
<ul> <li>"§ 7A-30. Appeals of right from certain decisions of the Court of Appeals.</li> <li>Except as provided in G.S. 7A-28, an appeal lies of right to the Supreme Court</li> </ul>	rt from any
decision of the Court of Appeals rendered in a case:	t nom any
22 (1) Which directly involves a substantial question arising under the C	onstitution
23 of the United States or of this <u>State</u> , or <u>State</u> .	Jonstitution
24 (2) In which there is a dissent when the Court of Appeals is sitting in	<u>a nanel of</u>
three judges. An appeal of right pursuant to this subdivision is n	
6until after the Court of Appeals sitting en banc has rendered a dec7case, if the Court of Appeals hears the case en banc, or until after the	tision in the
128filing a motion for rehearing of the cause by the Court of Appeals129or the Court of Appeals has denied the motion for rehearing."	-
<b>SECTION 16.21.(e)</b> Subsection (d) of this section is effective when it be	
and applies to appellate cases filed with the Court of Appeals on or after that date. The	
of this section is effective when it becomes law and applies to civil actions pending	or filed on
3 or after that date.	
34 35 INCLUDE DOLLAR AMOUNTS ON COURT COST WAIVER REPORT	
<ul> <li>INCLUDE DOLLAR AMOUNTS ON COURT COST WAIVER REPORT</li> <li>SECTION 16.22.(a) G.S. 7A-350 reads as rewritten:</li> </ul>	
³⁷ "§ 7A-350. Annual report on criminal court cost waivers.	
The Administrative Office of the Courts shall maintain records of all cases in wh	nich a judge
makes a finding of just cause to grant a waiver of criminal court costs under G.S. 7A	
shall report on those waivers waivers, including an exact or best estimate of the dollar	
each waiver, to the chairs of the House of Representatives and Senate Appropriations (	
on Justice and Public Safety and the chairs of the Joint Legislative Oversight Con	
Justice and Public Safety by February 1 of each year. The report shall aggregate the	
the district in which the waiver or waivers were granted and by the name of each jud	•
5 a waiver or waivers."	
6 SECTION 16.22.(b) This section becomes effective January 1, 2024, and	d applies to
7 waivers granted on or after that date.	
8	
9 COMPETITIVE GRANTS FOR NONPROFIT ORGANIZATIONS PR	OVIDING
0 SERVICES TO VICTIMS OF HUMAN TRAFFICKING	

	General As	sembly (	)f North (	Carolina	Session 2023
1	S	SECTIO	N 16.23.(a	) Article 29 of Chapter 7A of the	General Statutes is amended by
2	adding a nev			· •	-
3	" <u>§</u> 7A-354.1	. Huma	n Traffick	ting Commission Competitive G	rant Program.
4				Juman Trafficking Commission sl	
5				n Competitive Grant Program.	
6	<u>(b)</u> (	Criteria. –	The follo	wing criteria shall apply to the Gr	ant Program:
7				ants shall satisfy all of the followi	
8		<u>a.</u>	Be a	nonprofit corporation.	-
9		b.	Provi	ide direct services to victims of	human trafficking, which may
10			inclu	de case management, client safet	y, client well-being, and other
11			servi	ces, including health, transporta	tion, housing, education, and
12			empl	oyment assistance.	-
13		<u>c.</u>	<u>Be</u> ii	neligible for a grant under the	provisions of G.S. 50B-9 and
4			G.S.	143B-394.21.	-
5		<u>d.</u>	Subn	nit a detailed proposal of its hum	an trafficking service program
16		_	whick	h shall, at a minimum, include eac	ch of the following:
17			<u>1.</u>	A description of the geograph	ic area the organization serves
18				and the needs of victims of hun	nan trafficking in that area.
19			<u>2.</u>	A plan to address the needs of v	victims, including the goals and
20				objectives of each proposed ini	tiative.
21			<u>3.</u>	The timeline for implementing	g each proposed initiative to
22				achieve the desired objective a	and the names of any partners
23				with whom the organization w	vill be working and the role of
24				those partners in the proposed i	<u>nitiative.</u>
25			<u>4.</u>	A list of the specific services	each proposed initiative will
26				deliver, which may include ca	ase management, client safety,
27				client well-being, and other	services, including health,
28				transportation, housing, ed	lucation, and employment
29				assistance.	
0			<u>5.</u>		administrative costs for each
1					type, including staffing, fixed
2				costs, contracts, and information	
3			<u>6.</u>		ion's capacity to implement its
4				plan to address the needs	
85					systems, partnerships, existing
6			_	funding, and existing programs	
87			<u>7.</u>	•	deemed appropriate by the
8			~ .	Commission.	
89 10	(			ssion shall coordinate outreach e	•
40				Women and Youth Involvement	
41			-	rs to make information regarding	
12 12				nizations within two weeks after t	
13	(			sion shall, upon receipt of all appl	•
4	1			sion, expeditiously award and dist	
15 16	(		-	pients shall comply with all	
ю 17	(a)			-23 and the contract between the r	
F7 18				The Commission shall set the m funds, provided that no grantee	-
10 19	-			rant funds in each State fiscal yea	•
+フ	<u>mousanu uo</u>	11a15 (330	<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	rant runus in each state fiscar yea	<u>1.</u>

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(d) Grant	tee Reporting. – No	later than February 1 of	each year following a year in which
		•	ated under this section, each grantee
-	-	sion that includes all of	
(1)			ementation of each of its program
<u> </u>	initiatives.	<u></u>	F <u>6</u>
<u>(2)</u>		ing goals and objectives	for each program initiative.
(3)	-		ms assisted through each program
<u>(0)</u>	initiative.		ms ussisted unough each program
<u>(4)</u>		d explanation of any de	lays in implementation of program
<u></u>	initiatives.		
(5)		d explanation of any	changes in the proposal submitted
<u>(C)</u>	-	1	vision (1) of subsection (b) of this
	section.		
(6)		ninistrative costs to date	e for each program initiative, sorted
<u>(0)</u>			ntracts, and information technology.
(7)		formation required by the	
			juired by this subsection.
	-	-	of each year, the Commission shall
			year to the Senate Appropriations
			of Representatives Appropriations
			ve Oversight Committee on Justice
		•	ort shall contain all of the following:
(1)		plications received.	ort blair contain an or the rono wing.
(2)	The number of gra	-	
$\frac{(3)}{(3)}$		cations of the grant reci	pients.
(4)	The amount of eac		
$\frac{(5)}{(5)}$			g initiatives funded by each grant
<u>x=</u> 2	-		e geographic area in which services
	were provided.	,,,,	
<u>(6)</u>	· · ·	of victims of human tra	fficking that were served, to date, by
<u></u>		eiving a grant under this	
SEC			this act to the Administrative Office
			ion), to create a human trafficking
competitive gran	nt program shall be	e used to develop and	implement the Human Trafficking
1 0	1 0	1	bsection (a) of this section. The
	-	-	88,000) of these funds in each fiscal
year of the 2023	-2025 fiscal bienniu	um to establish one tim	e-limited position to administer the
grant program.			-
0 1 0			
NUMERICALI	LY REALIGN S	SUPERIOR, DISTR	ICT COURT, AND PUBLIC
		SUPERIOR, DISTRI FH PROSECUTORIA	· · · · · · · · · · · · · · · · · · ·
DEFENDE	R DISTRICTS WIT	· · · · · · · · · · · · · · · · · · ·	L DISTRICTS
DEFENDER SEC	R DISTRICTS WIT FION 16.26.(a) G.S	<b>FH PROSECUTORIA</b>	L DISTRICTS
DEFENDER SECT "§ 7A-41. Supe	R DISTRICTS WΠ ΓΙΟΝ 16.26.(a) G.S rior court divisions	<b>FH PROSECUTORIA</b> S. 7A-41 reads as rewrit s and districts; judges.	L DISTRICTS
DEFENDER SECT "§ 7A-41. Super (a) The c	<b>R DISTRICTS WIT</b> <b>FION 16.26.(a)</b> G.S. <b>rior court divisions</b> counties of the Stat	<b>TH PROSECUTORIA</b> S. 7A-41 reads as rewrite <b>s and districts; judges.</b> are are organized into ju	L DISTRICTS ten:
DEFENDER SECT "§ 7A-41. Super (a) The of districts, and ead superior court jud	<b>R DISTRICTS WIT</b> <b>FION 16.26.(a)</b> G.S <b>rior court divisions</b> counties of the Stat ch superior court dis dges set forth in the f	<b>TH PROSECUTORIA</b> S. 7A-41 reads as rewrite <b>s and districts; judges.</b> the are organized into justrict has the counties, following table, and for	L DISTRICTS ten: dicial divisions and superior court
DEFENDER SECT "§ 7A-41. Super (a) The of districts, and ead superior court jud	<b>R DISTRICTS WIT</b> <b>FION 16.26.(a)</b> G.S. <b>rior court divisions</b> counties of the Stat ch superior court dis	<b>TH PROSECUTORIA</b> S. 7A-41 reads as rewrite <b>s and districts; judges.</b> the are organized into justrict has the counties, following table, and for	L DISTRICTS ten: dicial divisions and superior court and the number of regular resident
DEFENDER SECT "§ 7A-41. Super (a) The of districts, and ead superior court jud	<b>R DISTRICTS WIT</b> <b>FION 16.26.(a)</b> G.S <b>rior court divisions</b> counties of the Stat ch superior court dis dges set forth in the f	<b>TH PROSECUTORIA</b> S. 7A-41 reads as rewrite <b>s and districts; judges.</b> the are organized into justrict has the counties, following table, and for	L DISTRICTS ten: dicial divisions and superior court and the number of regular resident
DEFENDER SECT "§ 7A-41. Super (a) The of districts, and ead superior court jud	<b>R DISTRICTS WIT</b> <b>FION 16.26.(a)</b> G.S. <b>rior court divisions</b> counties of the Stat ch superior court dis dges set forth in the f section (b) of this sec	<b>TH PROSECUTORIA</b> S. 7A-41 reads as rewrite <b>s and districts; judges.</b> the are organized into justrict has the counties, following table, and for	L DISTRICTS ten: dicial divisions and superior court and the number of regular resident

1				
2	First	<u>3A3</u>	Pitt	2
3 4	Second	<del>3B</del> 4	Carteret, Craven, Pamlico	3
5 6	Second	4 <u>5</u>	Duplin, Jones, Onslow, Sampson	2
7 8	Second	<del>5A<u>6A</u></del>	(part of New Hanover, Pender	1
9			see subsection (b))	5
10	Second	<del>5B</del> 6B	(part of New Hanover,	1
11	<u></u>		see subsection (b))	
12	Second	<del>5C<u>6C</u></del>	(part of New Hanover,	1
13			see subsection (b))	
14	First	<u>6A7A</u>	Halifax	1
15	First	<del>6B</del> <u>7B</u>	Bertie, Hertford,	1
16			Northampton	
17	First	<del>7A<u>8A</u></del>	Nash	1
18	First	<del>7B</del> 8B	(part of Wilson,	1
19			part of Edgecombe,	
20	<b>D'</b>	7000	see subsection (b))	
21	First	<del>7C<u>8C</u></del>	(part of Wilson,	1
22			part of Edgecombe,	
23 24	Second	8404	see subsection (b)) Lenoir and Greene	1
24 25	Second	<u>8A9A</u> 8B9B	Wayne	1
23 26	First	<del>911</del>	Franklin, Granville,	2
20 27	1 1130	7 <u>11</u>	Person, Vance, Warren	2
28			reison, vance, warren	
29	Third	<del>11A</del> 12	Harnett,	1
30			Lee	
31	Third	<del>11B</del> 13	Johnston	2
32	Third	<del>12A<u>14A</u></del>	(part of Cumberland,	1
33			see subsection (b))	
34	Third	<del>12B</del> 14B	(part of Cumberland,	1
35			see subsection (b))	
36	Third	<u>12C14C</u>	(part of Cumberland,	2
37	<b>G</b> 1	10 + 15 +	see subsection (b))	
38	Second	<del>13A<u>15A</u> 12D15D</del>	Bladen, Columbus	1
39 40	Second	<del>13B</del> <u>15B</u>	Brunswick	1
40 41	First	<u>14A16A</u>	(part of Durham, see subsection (b))	1
41	First	<u>-14B16B</u>	(part of Durham,	3
43	11150	<u>148_10D</u>	see subsection (b))	5
44	Third	<del>15A</del> <u>17</u>	Alamance	2
45	Fourth	<del>15B</del> 18	Orange, Chatham	$\frac{2}{2}$
46	Third	<del>16A</del> 21	Anson, Richmond,	$\frac{2}{2}$
47		- 01 1 <u></u>	Scotland	-
48	Second	<del>16B</del> 20	Robeson	2
49	Fourth	<del>17A</del> 22	Caswell, Rockingham	2
50	Fourth	<u>17B23</u>	Stokes, Surry	1
51	Fourth	<u>18A24A</u>	(part of Guilford,	1

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1			see subsection (b))		
2	Fourth	<del>18B</del> 24B	(part of Guilford,	1	
3			see subsection (b))		
4	Fourth	<u>18C24C</u>	(part of Guilford,	1	
5			see subsection (b))		
6	Fourth	<del>18D</del> 24D	(part of Guilford,	1	
7			see subsection (b))		
8	Fourth	<u>18E24E</u>	(part of Guilford,	1	
9			see subsection (b))		
10	Fourth	<u>19A25</u>	Cabarrus	1	
11	Third	<del>19B<u>37</u></del>	Randolph	2	
12	Fourth	<del>19C<u>27</u></del>	Rowan	1	
13	Third	<del>19D</del> 29	Hoke, Moore	2	
14	Third	<del>20A<u>28</u></del>	Montgomery, Stanly	2	
15	Third	<del>20B</del> <u>30</u>	Union	2	
16	Fourth	<u>21A31A</u>	(part of Forsyth,	2	
17			see subsection (b))		
18	Fourth	<del>21B</del> <u>31B</u>	(part of Forsyth,	1	
19			see subsection (b))		
20	Fourth	<del>21C</del> 31C	(part of Forsyth,	1	
21			see subsection (b))		
22	Fourth	<del>21D</del> 31D	(part of Forsyth,	1	
23	E d	22 4 22	see subsection (b))	2	
24	Fourth	22A <u>32</u>	Alexander, Iredell	2	
25 26	Fourth	22B <u>33</u>	Davidson, Davie	2	
26	Fourth	<u>2334</u>	Alleghany, Ashe,	1	
27 28	Fifth	2125	Wilkes, Yadkin	2	
28 29	гни	<u>2435</u>	Avery, Madison, Mitchell,	Z	
30			Watauga, Yancey		
31	Fifth	<u>25A36</u>	Burke, Caldwell	2	
32	Fifth	<del>25B</del> 19	Catawba	$\frac{2}{2}$	
33		25017	Catawoa		
34	 <u>Fifth</u>	26D	(part of Mecklenburg,	1	
35	<u>1 1111</u>	202	see subsection (b))	1	
36	<u>Fifth</u>	26E	(part of Mecklenburg,	1	
37			see subsection (b))		
38	<u>Fifth</u>	26F	(part of Mecklenburg,	1	
39			see subsection (b))		
40	<u>Fifth</u>	26G	(part of Mecklenburg,	1	
41			see subsection (b))		
42	<u>Fifth</u>	26H	(part of Mecklenburg,	1	
43			see subsection (b))		
44	Fifth	<del>27A<u>38</u></del>	Gaston	2	
45	Fifth	<del>27B</del> <u>39</u>	Cleveland, Lincoln	2	
46	Fifth	<u>2840</u>	Buncombe	2	
47	Fifth	<del>29A<u>41</u></del>	McDowell,	1	
48			Rutherford		
49	Fifth	<del>29B</del> <u>42</u>	Henderson, Polk,	1	
50			Transylvania		
51	Fifth	<u>30A43A</u>	Cherokee, Clay,	1	

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		Graham, Macon,	,
		Swain	
Fifth		30B43B Haywood, Jackson	on 1.
(b)	For s	uperior court districts of less than a whole c	county, or with part of one county
with par	t of anot	her, the composition of the district and the nu	
	(1)	District 5A: 6A: New Hanover County: VT	
		VTD H01, VTD W25, VTD W27; Pender	
	(2)	District 5B: 6B: New Hanover County: VTI H05, VTD H06, VTD H07, VTD H08, VT	D H09, VTD M02, VTD M05,
	(3)	District 5C: 6C: New Hanover County: V7	ГD FP01, VTD FP02, VTD FP03,
	(4)	District 7B: 8B: Edgecombe County: VTD	D: 1101: Block(s) 0650213001035:
	(5)	District 7C: 8C: Edgecombe County: VTD:	0101, VTD: 0102, VTD: 0103,
	(12)	District <u>12A: 14A:</u> Cumberland County: V	TD: AH49, VTD: CC18: Block(s)
	(13)	 District <del>12B:</del> 14B: Cumberland County: V	TD: CC01, VTD: CC03, VTD.
	(13) (14)	District 12D: <u>14C:</u> Cumberland County: V	
	(11) (15)	District 14A: 16A: Durham County: VTD:	
		····	,,,,,,,,,,
	(16)	District 14B: 16B: Durham County: VTD:	01, VTD: 02, VTD: 03, VTD: 04,
	(17)	District 18A: 24A: Guilford County: VTD	: FEN1, VTD: FEN2, VTD: G04,
	(18)	 District <del>18B:</del> 24B: Guilford County: VTD: 1	H01 VTD H02 VTD H03 VTD
	(10)	District 10D. <u>24D.</u> Guinoid County: V1D.1	1101, <b>v</b> 1D. 1102, <b>v</b> 1D. 1103, <b>v</b> 1D.
	(19)	District <u>18C: 24C:</u> Guilford County: VTD	CG1 VTD CG2 VTD CG3A
	()		
	(20)	District 18D: 24D: Guilford County: VTD:	: G01, VTD: G11, VTD: G12,
	(21)	District <u>18E: 24E:</u> Guilford County: VTD: 0	G02, VTD: G03, VTD: G07, VTD:
	(22)	District 21A: 31A: Forsyth County: VTD:	051, VTD: 052, VTD: 053, VTD:
	( <b>22</b> )	 District 21D: 21D: Eswards Country VTD	042 VTD. 042 VTD. 501 VTD.
	(23)	District 21B: 31B: Forsyth County: VTD:	042, VID: 043, VID: 501, VID:
	(24)	 District <u>21C: 31C:</u> Forsyth County: VTD:	011 VTD: 012 VTD: 012 VTD:
	(24)	· ·	011, VID. 012, VID. 013, VID.
	(25)	 District <del>21D:</del> 31D: Forsyth County: VTD:	081 VTD: 082 VTD: 083 VTD:
	(23)	District 21D. <u>51D.</u> 1 offsyth County. V1D.	001, 112:002, 112:003, 112:
(b1)	The c	qualified voters of District 4-District 5 shall	ll elect all judges established for
~ /		<u>et 5 in subsection (a) of this section, but on</u>	
	-	candidates for one of the judgeships and on	
Jones, o	r Sampso	on County may be candidates for the remaining	ng judgeship.
"	_		
	SEC	<b>FION 16.26.(b)</b> G.S. 7A-133 reads as rewrit	ten:
"§ 7A-1		nbers of judges by districts; numbers of ma	agistrates and additional seats of
		, by counties.	
(a)		district court district shall have the numb	ers of judges as set forth in the
D:	tollo	wing table:	
<u>District</u>		Judges	County
Daga 11	0	House Bill 250	11250 CCSMOr 2 [* 2]

House Bill 259

H259-CCSMQx-2 [v.2]

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<del>3A<u>3</u></del>	6	Pitt
<del>3B</del> <u>4</u>	6	Craven
		Pamlico
		Carteret
4 <u>5</u>	9	Sampson
		Duplin
		Jones
		Onslow
<u>56</u>	9	New Hanover
- <u>-</u>		Pender
6 <u>7</u>	4	Northampton
0 <u>7</u>	·	Bertie
		Hertford
		Halifax
79	7	
7 <u>8</u>	1	Nash
		Edgecombe
00		Wilson
<u>89</u>	6	Wayne
		Greene
		Lenoir
9 <u>11A</u>	5	Granville
		(part of Vance
		see subsection
		(b))
		Franklin
		Person
<del>9B</del> <u>11B</u>	2	Warren
		(part of Vance
		see subsection (b))
 <u>++12</u>	11	Harnett
11 <u>12</u>	11	Johnston
		Lee
1014	10	Cumberland
<u>1214</u> 1215	7	Bladen
<u>1315</u>	7	
		Brunswick
1.41.6	-	Columbus
<u>1416</u>	7	Durham
<del>15A<u>17</u></del>	4	Alamance
<del>15B</del> 18	5	Orange
		Chatham
<del>16A<u>21</u></del>	4	Scotland
		Anson
		Richmond
<del>16B</del> <u>20</u>	6	Robeson
<u>17A22</u>	4	Caswell
		Rockingham
<del>17B</del> 23	4	Stokes
1 / <del>2</del> <u>20</u>	·	Surry

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1	<del>19A</del> 25	6	Cabarrus
2	<del>19B</del> <u>37</u>	5	Randolph
3	<del>19C</del> 27	5	Rowan
4	<del>19D</del> 29	5	Hoke, Moore
5	<del>20A</del> 28	3	Montgomery,
6			Stanly
7	20B30A	1	(part of Union see
8			subsection (b))
9	<del>20C</del> 30B	2	(part of Union see
10			subsection (b))
11	<del>20D30C</del>	2	Union
12	<del>21</del> 31	11	Forsyth
13	22A32	6	Alexander
14			Iredell
15	<del>22B</del> 33	6	Davidson
16		-	Davie
17	<del>23</del> 34	4	Alleghany
18	2001		Ashe
19			Wilkes
20			Yadkin
21	<del>24<u>35</u></del>	4	Avery
22	21 <u>33</u>	· ·	Madison
22			Mitchell
23 24			Watauga
25			Yancey
25 26	<del>25</del> <u>36</u>	10	Burke
20 27	<del>23</del> <u>30</u>	10	Caldwell
28			Catawba
28 29			Catawba
2) 30	 <del>27A</del> 38	7	Gaston
31	$\frac{27430}{27839}$	6	Cleveland
32	<del>270<u>3</u>)</del>	0	Lincoln
33	<del>28</del> 40	7	Buncombe
33 34	<del>20<u>40</u> 29A</del> 41	4	McDowell
34	2711+1	+	Rutherford
35 36	<del>29B</del> 42	5	Henderson
30 37	<del>270<u>42</u></del>	5	Polk
38			Transylvania
38 39	<del>3043</del>	6	Cherokee
40	<del>30<u>43</u></del>	0	Clay
40 41			Graham
41			
42 43			Haywood
			Jackson
44 45			Macon
45			Swain.
46		district court districts of less than a whole county	
47	-	other, the composition of the district is as follows	
48	(1)		
49 50		Counties and the remainder of Vance Coun	ty not in District Court District
50		<del>9B.<u>11B.</u></del>	

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	(2)	District Court District 9B-11B consists of Warren County	and VTD EH1
		VTD MIDD, VTD NH1, VTD NH2, VTD TWNS, VTD	WMSB of Vance
		County.	
	(3)	(Repealed effective January 1, 2025 – see notes) District C	ourt District 200
		<u>30B</u> consists of the remainder of Union County not in Distr	ict Court Distric
		<del>20B.</del> <u>30A.</u>	
	(4)	(Repealed effective January 1, 2025 – see notes) District C	ourt District 20E
		30A consists of Precinct 01: Tract 204.01: Block Group 2: B	lock 2040, Block
		2057, Block 2058, Block 2060, Block 2061, Block 2062, B	,
		2065; Tract 204.02: Block Group 2: Block 2001, Block 20	
		Block 2004, Block 2005, Block 2006, Block 2007, Block 2	
		Block 2010, Block 2011, Block 2012, Block 2013, Block 2	,
		Block 2016, Block 2017, Block 2018, Block 2023, Block 2	,
		Block 2026, Block 2027, Block 2028, Block 2029, Block 2	,
		Block 2032, Block 2033, Block 2034; Block Group 3: Bl	
		3003, Block 3004, Block 3005, Block 3006, Block 3007, B	
		3009, Block 3010, Block 3011, Block 3012, Block 3013, B	,
		3015, Block 3016, Block 3017, Block 3018, Block 3019, B	,
		3021, Block 3022, Block 3023, Block 3024, Block 3025, B	,
		3027, Block 3028, Block 3029, Block 3030, Block 3031, B	
		3033, Block 3034, Block 3035, Block 3036, Block 3037, B	,
		3039, Block 3040, Block 3041, Block 3042, Block 3043, B	
		3045, Block 3046, Block 3047; Block Group 4: Block 40	,
		Block 4055; Precinct 02: Tract 205: Block Group 1: Block 1	
		Block 1002, Block 1003, Block 1004, Block 1005, Block 1	
		Block 1009, Block 1010, Block 1011, Block 1012, Block 1	
		Block 1015, Block 1016, Block 1017, Block 1018, Block 1	
		Block 1021, Block 1022, Block 1023, Block 1037, Block 10	
		2: Block 2081, Block 2082, Block 2092, Block 2099, Block 2	· ·
		Block 2102; Tract 206: Block Group 3: Block 3036, Block 3	
		Block 3040, Block 3048; Block Group 4: Block 4053; Pred	cinct 03, Precinc
		04, Precinct 06: Tract 202.02: Block Group 1: Block 1012, B	lock 1013, Block
		1014, Block 1015, Block 1017, Block 1018, Block 1021, B	lock 1022, Block
		1023; Tract 204.01: Block Group 2: Block 2000, Block 20	
		Block 2003, Block 2004, Block 2005, Block 2033, Block 2	,
		Block 2036, Block 2041, Block 2042, Block 2043, Block 2	
		Block 2056, Block 2063, Block 2999; Precinct 08, Precinct	
		Precinct 13, Precinct 23: Tract 206: Block Group 4: Block 4	
		Tract 206: Block Group 4: Block 4036; Precinct 34, Precinc	,
		of Union County.	-,
	 The second of	and houndaries of voting tabulation districts specified for W	also Country and

The names and boundaries of voting tabulation districts specified for Wake County, and Vance County in this section are as shown on the 2010 Census Redistricting TIGER/Line Shapefiles. Precinct boundaries for Union County are those shown on the Legislative Services Office's redistricting computer database on January 1, 2005; and for other counties are those reported by the United States Bureau of the Census under Public Law 94-171 for the 1990 Census in the IVTD Version of the TIGER files.

(b1) The qualified voters of District Court District 11 District 12 shall elect all eight judges
 established for the District in subsection (a) of this section, but only persons who reside in
 Johnston County may be candidates for five of the judgeships, only persons who reside in Harnett

1

2 may be candidates for the remaining judgeship. 3 The qualified voters of District Court District  $\frac{13}{15}$  shall elect all seven judges (b2) 4 established for the District in subsection (a) of this section, but only persons who reside in Bladen 5 County may be candidates for one of those judgeships, only persons who reside in Columbus 6 County may be candidates for two of those judgeships, and only persons who reside in Brunswick 7 County may be candidates for four of those judgeships. These district court judgeships shall be 8 numbered and assigned for residency purposes as follows: 9 10 (b3) The qualified voters of District Court District 22A-District 32 shall elect all five judges established for the District in subsection (a) of this section, but only persons who reside 11 12 in Alexander County may be candidates for two of the judgeships, and only persons who reside 13 in Iredell County may be candidates for three of the judgeships. 14 (b4) The qualified voters of District Court District 22B District 33 shall elect all six judges established for the District in subsection (a) of this section, but only persons who reside in Davie 15 16 County may be candidates for two of the judgeships, and only persons who reside in Davidson 17 County may be candidates for four of the judgeships. 18 (b5) The qualified voters of <del>District 16A</del>-District 21 shall elect all judges established for 19 District 16A-District 21 in subsection (a) of this section, but only persons who reside in Anson 20 County may be candidates for one of the judgeships, only persons who reside in Scotland County 21 may be candidates for one of the judgeships, and only persons who reside in Richmond County 22 may be candidates for the remaining judgeships. In order to implement this section the following 23 shall apply in order to transition from at large seats to residency requirements: 24 25 The qualified voters of District 20A-District 28 shall elect all judges established for (b6)26 District 20A District 28 in subsection (a) of this section, but only persons who reside in 27 Montgomery County may be candidates for one of the judgeships, and only persons who reside 28 in Montgomery or Stanly County may be candidates for the remaining judgeships. 29 Subject to the provisions of this subsection, the qualified voters of District 25-District (b7) 30 36 shall elect all judges established for District 25-District 36 in subsection (a) of this section, 31 but only persons who reside in Catawba County may be candidates for five of the judgeships, 32 and only persons who reside in Burke or Caldwell County may be candidates for the remaining 33 judgeships. In order to implement this section the following shall apply in order to transition from 34 at large seats to residency requirements: 35 36 Transition of seats; vacancies. - Upon each of the first three district court (2)37 judgeship vacancies occurring in District Court District 25-District 36 after 38 July 1, 2018, due to death, resignation, removal, or retirement of a person who 39 is a resident of Catawba County holding a judgeship on July 1, 2018, that 40 vacancy shall be filled according to law for the remainder of the unfilled term. At the next general election held for that district court judgeship, only persons 41 42 who reside in Burke or Caldwell County may be candidates for that district 43 court judgeship. Any primary associated with that general election for that district court judgeship after the completion of the term shall also be held 44 45 accordingly, in accordance with this subsection. 46 (3) Notification to State Board. - Upon each of the first three district court 47 judgeship vacancies occurring after July 1, 2018, in District Court District 25 48 District 36 due to the death, resignation, removal, or retirement of a person 49 who is a resident of Catawba County holding a judgeship on July 1, 2018, the 50 Director of the Administrative Office of the Courts shall provide written 51 notice of the vacancy to the State Board of Elections and Ethics Enforcement.

County may be candidates for two of the judgeships, and only persons who reside in Lee County

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1 2 3 4 5 6	electio Ethics Caldw	n held for that district court judges Enforcement shall ensure that or	t court judgeship at the next general ship, the State Board of Elections and nly persons who reside in Burke or s for that district court judgeship in
7 8 9 10	for District <u>19D-29</u> in sub may be candidates for or	section (a) of this section, but only	D-29 shall elect all judges established y persons who reside in Hoke County rsons who reside in Hoke or Moore
11 12 13	" SECTION 16 reads as rewritten:	<b>5.26.(c)</b> G.S. 7A-133, as amende	ed by subsection (b) of this section,
14			magistrates and additional seats of
15	court, by court		where of indees as set forth in the
16 17		court district shall have the nur	nbers of judges as set forth in the
17 18	following table: District	Judges	County
18 19		Judges	County
20	 <del>30A</del>		
20 21	<del>30B</del>		
22	<del>30C 20B</del> 30	5	Union
22		5	Chion
23 24	(b) For district con	irt districts of less than a whole co	unty, or with part or all of one county
25		composition of the district is as fol	
26	-	to a position of the district is as for	
27	 <del>(3)</del> <del>30B-3</del> (		
28	(3) = 30D 30 (4) = 30A.	// 1.	
29			
30	SECTION 16	<b>.26.(d)</b> G.S. 7A-60(a1), as amend	led by Section 3(a) of S.L. 2018-121,
31	reads as rewritten:		,
32		of the State are organized into pro	osecutorial districts, and each district
33		• •	ct attorneys set forth in the following
34	table:		
35			No. of Full-Time
36	Prosecutorial		Asst. District
37	District	Counties	Attorneys
38			
39	<u>19</u>	<u>Catawba</u>	<u>10</u>
40			
41	44	Catawba	<del>10</del> "
42			-121, as amended by Section 13(a) of
43	S.L. 2021-91, reads as rev		
44			attorney for Prosecutorial District 36
45			ties is terminated upon the expiration
46			uary 1, 2027, District 36 formerly
47	-		eassigned as provided in this section.
48		1 0	al District 36 formerly consisting of
49 50			d to either District 36 or <del>District 44,</del>
50	District 19, as enacted by	y uns section. Burke and Caldwe	ll Counties remain in District 36, as

General Assembly Of North Ca	arolina Session 20
is added to <del>District 44, District 1</del> SECTION 16.26.(f)	otal number of ADAs in that district is 10. <u>11.</u> Catawba Cour 9. and the total number of ADAs in that district is 10." G.S. 7A-498.7(a) reads as rewritten:
C, C	es of the State are organized into the defender districts list
below, and in each of those defen	der districts an office of public defender is established:
Defender District	Counties
<u>3A3</u>	Pitt
<u>3B4</u>	Craven, Pamlico, Carteret
<u>56</u>	New Hanover, Pender
	~
<u>1214</u>	Cumberland
<u>1416</u>	Durham
<u>15B18</u>	Orange, Chatham
<u>16A21</u>	Scotland, Hoke
<u>16B20</u>	Robeson
<u>1824</u>	Guilford
<u>2131</u>	Forsyth
	-
27A <u>38</u>	Gaston
27 <u>B39</u>	Cleveland, Lincoln
<u>2840</u>	Buncombe
<u>29A41</u>	McDowell, Rutherford
<del>29B<u>42</u></del>	Henderson, Polk, Transylvania
	with, the affected district bar, senior resident superior co
	judge, the Commission on Indigent Defense Services m
	sembly that a district or regional public defender office
-	quired in order to establish a new office or to abolish an existi
office."	The Devisor of Statutes shall rearder the Superior Co
	The Revisor of Statutes shall reorder the Superior Co ict Court Districts in G.S. 7A-133, the Prosecutorial Districts
	stricts in G.S. 7A-498.7 to ensure that all districts are listed
	nties within each district are listed in alphabetical order. T
	rder the counties in G.S. 7A-133(c) to be listed in alphabetic
order.	ruer the counties in 0.5. (A-155(c) to be listed in alphabetic
	Nothing in subsections (a) or (b) of this section shall
	ffice of any superior court judge or district court judge elect
	e subsections, or the terms of office of anyone appointed to the
1	prior to the effective date of those subsections.
	as (a), (b), and (f) of this section become effective January
	on becomes effective January 1, 2025, and elections conduct
	yly. Subsections (d) and (e) of this section become effecti
	wise provided, this section is effective when it becomes law.
sumary 1, 2027. Except as other	The provided, this section is chechive when it becomes law.
EXPAND AUTHORITY TO	PROVIDE LOCAL SUPPLEMENTS TO CERTA
COURT POSITIONS	INCOME LOOME SUITLEMENTS TO CERTA
	G.S. 7A-300.1 reads as rewritten:
	ation of salaries for certain officers and employees.
• • • • • • • • • • • • • • • • • • •	

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1	
2	(b) This section applies only to (i) cities with a population of 300,000 or more according
3	to the most recent estimate of the Office of State Budget and Management and (ii) counties with
4	a population of 300,000 or over according to the most recent estimate of the Office of State
5	Budget and Management."
6 7	<b>SECTION 16.28.(b)</b> This section is effective when it becomes law.
8	EXTEND REVERSION DATE OF CERTAIN COURT-RELATED DIRECTED
9	GRANTS
10	SECTION 16.29.(a) Notwithstanding any provision of law to the contrary, the funds
11	appropriated in S.L. 2021-180 to be allocated as directed grants to Cumberland County, Forsyth
12	County, Harnett County, Haywood County, Onslow County, Pitt County, Robeson County, and
13	Wayne County to be used to support innovative court pilot programs shall not revert until June
14	30, 2025.
15	<b>SECTION 16.29.(b)</b> Notwithstanding any provision of law to the contrary, the funds
16	appropriated in S.L. 2021-180 to be allocated as a directed grant to Cumberland County to be
17	used to support a Human Trafficking Court pilot program shall not revert until June 30, 2025.
18	
19	MODIFY REIMBURSEMENT RULES FOR APPELLATE JUDGES AND JUSTICES
20	SECTION 16.30.(a) G.S. 7A-10(b1) reads as rewritten:
21	"(b1) In addition to the reimbursement for travel and subsistence expenses authorized by
22	subsection (b) of this section, and notwithstanding G.S. 138-6, each justice whose permanent
23	residence is at least 50 miles from the City of Raleigh shall also be reimbursed for the mileage
24	the justice travels each trip to the City of Raleigh from the justice's home for business of the
25	court. The reimbursement authorized by this subsection shall be calculated for each justice by
26	multiplying the actual round-trip mileage from that justice's home to the City of Raleigh by a
27	rate-per-mile established by the Director of the Administrative Office of the Courts, but not to
28	exceed the business standard mileage rate set by the Internal Revenue Service. The duty station
29	for any justice of the Supreme Court whose permanent residence is at least 30 miles from the
30	City of Raleigh and outside of Wake County at the time the justice takes office as a justice of the
31	Supreme Court shall be the county seat of the county in which the justice's permanent residence
32	is located at the time of election or appointment to the office of justice of the Supreme Court for
33	the purpose of determining eligibility for mileage reimbursement. If a justice who has previously
34	qualified for mileage reimbursement under this subsection relocates the justice's permanent
35	residence outside of the county of residence used in determining that justice's eligibility for
36	reimbursement under this subsection, that justice shall not be eligible for reimbursement for
37	mileage and the justice's duty station shall be Wake County."
38	<b>SECTION 16.30.(b)</b> G.S. 7A-18(a1) reads as rewritten:
39 40	"(a1) In addition to the reimbursement for travel and subsistence expenses authorized by where $G = 128$ ( such index where remains of this section and retwithstanding $G = 128$ ( such index where remains of the section of the sec
40	subsection (a) of this section, and notwithstanding G.S. 138-6, each judge whose permanent
41 42	residence is at least 50 miles from the City of Raleigh shall also be reimbursed for the mileage
42 43	the judge travels each trip to the City of Raleigh from the judge's home for business of the court.
43 44	The reimbursement authorized by this subsection shall be calculated for each judge by multiplying the actual round-trip mileage from that judge's home to the City of Raleigh by a
44	rate-per-mile established by the Director of the Administrative Office of the Courts, but not to
46	exceed the business standard mileage rate set by the Internal Revenue Service. The duty station
47	for any judge of the Court of Appeals whose permanent residence is at least 30 miles from the
48	City of Raleigh and outside of Wake County at the time the judge takes office as a judge of the
49	Court of Appeals shall be the county seat of the county in which that judge's permanent residence
50	is located at the time of election or appointment to the office of judge of the Court of Appeals for
51	the purpose of determining eligibility for mileage reimbursement. If a judge who has previously

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1 2 3 4	residence outside of the county of residence used in determining that judge's eligibility under the subsection, that judge shall not be eligible for reimbursement for mileage and the judge's d			
5	station shall be Wake County." SECTION 16.30.(c) This section is effective when it becomes	low and applies to		
6	travel occurring on or after that date.	law and applies to		
7	traver occurring on or arter that date.			
, 8 9	MODIFY DISTRICT ATTORNEY WITNESS REIMBURSEMENT SECTION 16.32.(a) G.S. 7A-314 reads as rewritten:			
10	"§ 7A-314. Uniform fees for witnesses; experts; limit on number.			
11	§ 711-514. Onitorin rees for writesses, expertis, mint on number.			
12	(b) A witness entitled to a fee set forth in subsections (a) or (a1) of	this section and a		
13	law-enforcement officer who qualifies as a witness, shall be entitled to rece			
14	reimbursement for travel expenses as follows:			
15	(1) A witness whose residence is outside the county of appea	rance but within 75		
16	miles of the place of appearance shall be entitled t			
17	reimbursement at the rate currently authorized for State e	0		
18	mile necessarily traveled from his place of resident to the			
19	and return, each day. Reimbursements to witnesses actin			
20	court or prosecutorial offices shall be paid in accorda	nce with the rules		
21	established by the Administrative Office of the Courts.	Reimbursements to		
22	witnesses provided under G.S. 7A-454 shall be in acc	ordance with rules		
23	established by the Office of Indigent Defense Services.			
24	(2) A witness whose residence is outside the county of appear			
25	75 miles from the place of appearance shall be entitled	-		
26	reimbursement at the rate currently authorized State	1 1		
27	round-trip from his place of residence to the place of app			
28	required to appear more than one day shall be entitled to re			
29 20	<u>or</u> reimbursement for actual expenses incurred for lodgin	-		
30	exceed the maximum currently authorized for State employ	•		
31 32	mileage. Reimbursements Allowances or reimbursements	-		
32 33	on behalf of the court or prosecutorial offices shall be paid the rules established by the Administrative Office			
33 34	Reimbursements and travel allowances to witnesse			
34	G.S. 7A-454 shall be in accordance with rules established	-		
36	Indigent Defense Services.	a by the office of		
37	(c) A witness who resides in a state other than North Carolina and v	who appears for the		
38	purpose of testifying in a criminal action and proves his attendance may be			
39	rate allowed to State officers and employees by subdivisions (1) and (2) of G	-		
40	round-trip from the witness's place of residence to the place of appearance			
41	(\$5.00) for each day that the witness is required to travel and attend as a with			
42	the court based upon a finding that the person was a necessary witness. I	-		
43	required to appear more than one day, the witness is also entitled to			
44	reimbursement for actual expenses incurred for lodging and meals, not to ex			
45	currently authorized for State employees. Reimbursements and travel allow	vances to witnesses		
46	acting on behalf of the court or prosecutorial offices shall be paid in accord	ance with the rules		
47	established by the Administrative Office of the Courts. Reimbursements to	witnesses provided		
48	under G.S. 7A-454 shall be in accordance with rules established by the	Office of Indigent		
49	Defense Services			

49 50 Defense Services. ...."

General Assem	bly Of North Carolina	Session 2023
SEC	TION 16.32.(b) This secti	on is effective when it becomes law and applies to
travel occurring on or after that date.		
ALLOW APPR	TLATE HIDGES TO C	ARRY CONCEALED WEAPONS IN CERTAIN
INSTANCE		IKAI CONCEALED WEATONS IN CERTAIN
	TION 16.33. G.S. 14-269.4	4(4b) reads as rewritten:
"(4b)	Any judge of the North	Carolina Court of Appeals, justice of the North
		, district court judge judge, or superior court judge
		a concealed handgun in a building housing a court of
		stice if the judge or justice is in the building to
		cial duties and the judge <u>or justice</u> has a concealed
	considered valid under G	n accordance with Article 54B of this Chapter or
	considered valid under G	
TECHNICAL	CORRECTION TO GI	RANTS TO DEVELOP, STRENGTHEN, OR
		VICTIM SERVICE PROGRAMS
		6.20B(a) of S.L. 2021-180, as amended by Section
	-11, reads as rewritten:	
		propriated in this act from the State Fiscal Recovery
		urts, Human Trafficking Commission (Commission),
		housand dollars (\$1,140,000) in nonrecurring funds to develop, strengthen, or expand human trafficking
	rograms. These funds shall	
(1)	0	fty thousand dollars (\$250,000) (\$500,000) to
(-)		porated, a nonprofit corporation.
(2)		<u>forty</u> thousand dollars (\$320,000) (\$640,000) to the
		Against Human Trafficking."
SEC	TION 16.34.(b) This section	on is effective when it becomes law.
PART XVII. IN	NDIGENT DEFENSE SEF	RVICES
NEW PUBLIC	<b>DEFENDER DISTRICTS</b>	5
	<b>TION 17.1.(a)</b> G.S. 7A-498	8.7(a), as amended by Section 16.26 of this act, reads
as rewritten:		Made and an and inter the defendent districts listed
. ,	e	State are organized into the defender districts listed ts an office of public defender is established:
below, and mea	ch of those defender district	is an office of public defender is established.
Defender Distri	ict	Counties
 <u>5</u>		Sampson, Duplin, Jones
		Sampson, Dupini, Jones
<u>7</u>		Bertie, Halifax, Hertford,
—		Northampton
<u>15</u>		Bladen, Brunswick, Columbus
···· 17		Alamanca
<u>17</u> 		Alamance
<u>30</u>		Union

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<u>32</u>		Alexander, Iredell	
 <u>43</u>		<u>Cherokee, Clay, Graham,</u> <u>Haywood, Jackson, Macon,</u> <u>Swain</u>	
judge, and chief recommend to t	f district court judge, the General Assembly the	e affected district bar, senior resident so e Commission on Indigent Defense S at a district or regional public defend order to establish a new office or to abolis	Services may ler office be
SECT	<b>FION 17.1.(b)</b> G.S. 7A-4 this section, reads as rewr	98.7(a), as amended by Section 16.26 or	f this act and
"(a) The f	ollowing counties of the	State are organized into the defender d cts an office of public defender is establi	
Defender Distri	ct	Counties	
 <u>13</u> 		Johnston	
established. A leg office." SECT	gislative act is required in o	at a district or regional public defend order to establish a new office or to abolis n (b) of this section becomes effective a ective January 1, 2024.	sh an existing
· ·		E WORK POLICIES AND PARTICIE of Indigent Defense Services shall main	
SECT section shall, at	a minimum, require that a	ote work policies required by subsection all employees utilizing the remote work	c policy shall
adhere to the rem	note work policy.	mployee's file that records the employee of Indigent Defense Services shall rep	
following to the J		t Committee on Justice and Public Safety	
(1) (2)	The remote work policy Any remote work policy part of the most recent re	currently in place for its employees. y previously in place for its employees the port required by this subsection.	
(3) (4)	The total number of emp division, section, and an	ployees utilizing its remote work policy. ployees utilizing its remote work policy, only other organizational category.	
		on becomes effective October 1, 2023.	
PART XVIII. J			
<b>REQUIRE REP</b>	<b>ORTING ON REMOTE</b>	E WORK POLICIES AND PARTICIE	PATION

General Asser	nbly Of North Carolina	Session 2023
SE	<b>CTION 18.2.(a)</b> The Department of Justice shall maintain a	and shall furnish upon
request a remo	-	
	CTION 18.2.(b) The remote work policies required by s	
	t a minimum, require that all employees utilizing the rem	
	nent to be retained in the employee's file that records the	employee's assent to
	emote work policy.	
	<b>CTION 18.2.(c)</b> The Department of Justice shall report all of	
	ve Oversight Committee on Justice and Public Safety no late	er than March 1, 2024,
and March 1, 2		
(1)	The remote work policy currently in place for its emplo	-
(2)	Any remote work policy previously in place for its emp	•
(2)	part of the most recent report required by this subsection.	
(3) (4)	The total number of employees utilizing its remote work The total number of employees utilizing its remote work	
(4)	division, section, and any other organizational category	
SF	<b>CTION 18.2.(d)</b> This section becomes effective October 1,	
52	<b>TION 10.2.(u)</b> This section becomes effective betober 1,	, 2023.
MODIFY CR	IMINAL JUSTICE FELLOWS PROGRAM	
SE	<b>CTION 18.3.(a)</b> G.S. 17C-20 reads as rewritten:	
"§ 17C-20. De	finitions.	
As used in	this Article, the following definitions apply:	
<del>(5)</del>	Eligible county. A county with a population of less th	an 200,000 according
	to the latest federal decennial census.	
'		
	CTION 18.3.(b) G.S. 17C-22 reads as rewritten:	h - J J <b>*</b> - <b>*</b> - <b>*</b> - <b>*</b>
§ 1/C-22. NO	orth Carolina Criminal Justice Fellows Program establis	ned; administration.
 (b) Pro	gram Administrator. – The Director of the Division shall so	alact a member of the
	with the consent of the Committee, to serve as the Progra	
	histrator will be responsible for all administrative duties	
•	ablished by the Committee. The Program administrator wil	e
-	de the following:	
(1)	Target eligible counties.	
•••		
(4)	Engage with employees of eligible criminal justice	professions and local
	leaders in eligible counties for input in the Program.	
. ,	ards of Forgivable Loans The Program shall provide for	C 1
	one hundred fifty-two dollars (\$3,152.00) per year for a	
	<u>x thousand three hundred four dollars (\$6,304.00) over two </u>	-
	the Committee, in its sole discretion, determines that circu	
	ne period over which the Program shall provide forgivable	
individual, the Committee may extend that period to three years but may not increase the		
maximum loan amount. The funds from the forgivable loans may be used for tuition, fees, and		
the cost of books. The Committee may determine the maximum amount of loan proceeds that		
may be applied to community college fees and course textbooks. The number of forgivable loans awarded annually shall not exceed 100 and the total number of recipients in the Program each		
	exceed 200. The Committee shall select recipients no later	-
year.	seece 200. The commute shan select recipients no late	
·		

Eligibility Criteria. - An applicant must be domiciled in this State at the time of 1 (d) 2 application, a resident for tuition purposes as defined in G.S. 116-143.1(a)(2), a high school 3 graduate or a high school senior who will graduate from high school by the end of the current 4 academic year, and demonstrate the intent upon completion of the Program to be employed in an 5 eligible criminal justice profession in an eligible county. profession. An applicant who has been 6 convicted of any of the following is ineligible to receive a forgivable loan: 7 8 (h) Recipient Obligations. – A recipient must become and remain a full-time student at a 9 North Carolina community college in an Applied Associate Degree in Criminal Justice or in a 10 Committee-approved related field of study at all times during each of the recipient's two academic years of community college study and pursue continuously studies that will qualify the 11 12 recipient to be employed in an eligible criminal justice profession upon graduation. The recipient 13 must maintain a minimum cumulative 2.0 GPA throughout the course of study and also maintain 14 appropriate credit hours for each semester to obtain an Applied Associate Degree in Criminal 15 Justice or Committee-approved field of study within two years. If the Committee, in its sole discretion, determines that circumstances warrant an extension of the period within which the 16 17 recipient must obtain an Applied Associate Degree in Criminal Justice or Committee-approved 18 field of study, the Committee may extend that period by up to 12 additional months. The recipient 19 must also accept employment in an eligible county in an eligible criminal justice profession for 20 at least four out of five years following graduation. The Committee may adopt additional 21 recipient obligations it deems appropriate. 22 Annual Report. - The Program administrator, in coordination with the Committee, (i) 23 shall report no later than January 1, 2020, and annually thereafter, to the Joint Legislative 24 Oversight Committee on Justice and Public Safety regarding the following: 25 26 (3) Employment subsequent to completion of the Program broken down by 27 eligible county and eligible criminal justice profession. 28 29 (5) Retention rates of recipients within eligible criminal justice professions 30 disaggregated by eligible county." 31 SECTION 18.3.(c) G.S. 17C-23(b) reads as rewritten: 32 Forgiveness. - The Committee shall forgive the loan and any interest accrued on the "(b) 33 loan if, within five years after obtaining an Applied Associate Degree in Criminal Justice or 34 Committee-approved field of study, the recipient is employed on a full-time basis for a period of at least four years in an eligible county in an eligible criminal justice profession. The recipient 35 36 shall provide the Committee within 60 days of completion of the Program verification of the 37 recipient's intent to seek employment in an eligible criminal justice profession in an eligible county. profession. The recipient shall provide verification of employment to the Committee each 38 39 year until the obligation is satisfied. The Committee shall also forgive the loan if it finds that it 40 is impossible for the recipient to meet the terms of the loan, after or before graduation, due to death or permanent disability of the recipient." 41 42 **SECTION 18.3.(d)** This section is effective when it becomes law and applies to 43 individuals participating in the Program on or after that date and to Committee extension 44 determinations made on or after that date. 45

- 46 PART XIX. ADULT CORRECTION
- 47

## 48 PART XIX-A. DEPARTMENT OF ADULT CORRECTION ADMINISTRATION

49

SECTION 19A.1.(a) Notwithstanding any other provision of law, and except as 1 2 otherwise provided in subsection (b) of this section, the Office of State Budget and Management 3 shall not transfer any positions, personnel, or funds from the Department of Adult Correction to 4 any other State agency during the 2023-2025 fiscal biennium unless the transfer was included in 5 the base budget for one or both fiscal years of the biennium. **SECTION 19A.1.(b)** This section shall not apply to consolidation of information 6 7 technology positions into the Department of Information Technology pursuant to 8 G.S. 143B-1325. 9 10 STATEWIDE MISDEMEANANT CONFINEMENT PROGRAM FUNDING TRANSFER 11 SECTION 19A.2. Of the funds appropriated in this act for the Statewide 12 Misdemeanant Confinement Program: 13 The sum of one million dollars (\$1,000,000) shall be transferred each fiscal (1)14 year to the North Carolina Sheriffs' Association, Inc., a nonprofit corporation, 15 to support the Program and for administrative and operating expenses of the Association and its staff. 16 The sum of two hundred twenty-five thousand dollars (\$225,000) shall be 17 (2)18 allocated each fiscal year to the Department of Adult Correction for its 19 administrative and operating expenses for the Program. 20 (3) Up to the sum of five hundred thousand dollars (\$500,000) may be used in 21 each fiscal year of the 2023-2025 fiscal biennium to reimburse sheriffs 22 utilizing inmate labor pursuant to the provisions of Section 19C.10 of S.L. 23 2021-180. 24 25 **REIMBURSE COUNTIES FOR HOUSING AND EXTRAORDINARY MEDICAL** 26 **EXPENSES** 27 SECTION 19A.3. Notwithstanding G.S. 143C-6-9, the Department of Adult 28 Correction may use funds available to the Department for the 2023-2025 fiscal biennium to 29 reimburse counties for the cost of housing convicted inmates, parolees, and post-release 30 supervisees awaiting transfer to the State prison system, as provided in G.S. 148-29. The 31 reimbursement may not exceed forty dollars (\$40.00) per day per prisoner awaiting transfer. 32 Beginning October 1, 2023, the Department shall report quarterly to the chairs of the Joint 33 Legislative Oversight Committee on Justice and Public Safety and the chairs of the House of 34 Representatives Appropriations Committee on Justice and Public Safety and the Senate 35 Appropriations Committee on Justice and Public Safety on the expenditure of funds to reimburse 36 counties for prisoners awaiting transfer. 37 38 **REQUIRE REPORTING ON REMOTE WORK POLICIES AND PARTICIPATION** 39 **SECTION 19A.4.(a)** The Department of Adult Correction shall maintain and shall 40 furnish upon request a remote work policy. **SECTION 19A.4.(b)** The remote work policies required by subsection (a) of this 41 42 section shall, at a minimum, require that all employees utilizing the remote work policy shall 43 sign an agreement to be retained in the employee's file that records the employee's assent to 44 adhere to the remote work policy. 45 SECTION 19A.4.(c) The Department of Adult Correction shall report all of the 46 following to the Joint Legislative Oversight Committee on Justice and Public Safety no later than 47 March 1, 2024, and March 1, 2025: 48 The remote work policy currently in place for its employees. (1)49 Any remote work policy previously in place for its employees that was not a (2)50 part of the most recent report required by this subsection. The total number of employees utilizing its remote work policy. 51 (3)

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(4)	The total number of employees utilizing its remote work policy, delineated by division, section, and any other organizational category.
SE	<b>CTION 19A.4.(d)</b> This section becomes effective October 1, 2023.
	A PORTION OF ANSON CORRECTIONAL INSTITUTION TO
	BS 226 NONPROFIT CORPORATION
SE	CTION 19A.5.(a) The State of North Carolina shall convey to Proverbs 226, a
North Carolina	nonprofit corporation, for consideration of one dollar (\$1.00), all its right, title,
and interest in	the property located in Anson County, North Carolina, to be described as a
subdivision consisting of approximately 23 acres from the property generally described in the	
Anson County Register of Deeds deed referenced in Book 073 Page 399. The conveyance is	
subject to a re	versionary interest reserved by the State. The property shall be conveyed to
Proverbs 226 f	or so long as it is utilized for programs serving the North Carolina Department of
Adult Correction	on or its successors. The Department of Adult Correction and Proverbs 226 shall
mutually agree	upon the boundaries of the property to be subdivided for conveyance to Proverbs
226.	
SE	<b>CTION 19A.5.(b)</b> The State of North Carolina shall convey the real property
	osection (a) of this section "as is" "where is" without warranty and subject to any
	ents, covenants, earlier grants to others by the State Property Office, or other
U	ecord. In the event the State of North Carolina requires future easements through
	roverbs 226 shall grant these easements without limitation. The State makes no
	or warranties concerning the title to the property, the boundaries of the property,
-	hich the property may be put, zoning, local ordinances, or any physical,
	hash and a fatty conditions relating to the monenty. All costs according with

the uses to which the property may be put, zoning, local ordinances, or any physical,
 environmental, health, and safety conditions relating to the property. All costs associated with
 the conveyance of the property, including, but not limited to, subdivision, surveying, engineering
 services, permitting, and utility connections, shall be borne by Proverbs 226.

SECTION 19A.5.(c) The conveyance of the State's right, title, and interest in the portion conveyed of Anson Correctional Institution shall be exempt from the provisions of Article 7 of Chapter 146 of the General Statutes. The conveyance shall comply with the provisions of Article 16 of Chapter 146 of the General Statutes, provided that the provisions of G.S. 146-74 shall not apply.

32

# 33 PART XIX-B. PRISONS34

## 35 CENTER FOR COMMUNITY TRANSITIONS/CONTRACT AND REPORT

36 SECTION 19B.1. The Department of Adult Correction may continue to contract 37 with The Center for Community Transitions, Inc., a nonprofit corporation, for the purchase of prison beds for minimum security female inmates during the 2023-2025 fiscal biennium. The 38 39 Center for Community Transitions, Inc., shall report by February 1 of each year to the chairs of 40 the House of Representatives Appropriations Committee on Justice and Public Safety and the Senate Appropriations Committee on Justice and Public Safety on the annual cost per inmate and 41 42 the average daily inmate population compared to bed capacity using the same methodology as 43 that used by the Department of Adult Correction.

44

## 45 NURSE STAFFING AT STATE PRISONS REPORT

46 SECTION 19B.2.(a) The Department of Adult Correction shall report the following
47 information to the Joint Legislative Oversight Committee on Justice and Public Safety by
48 February 1, 2024, and by February 1, 2025:

49

50

(1) The total number of permanent nursing positions allocated to the Department, the number of filled positions, the number of positions that have been vacant

	General Assem	oly Of North Carolina	Session 2023
1 2		for more than six months, and information regarding the and vacant positions.	he location of both filled
3	(2)	The extent to which temporary contract services are b	eing used to staff vacant
4	(-)	nursing positions, the method for funding the contract	0
5		differences between the use of permanent empl	•
6		employees.	5
7	(3)	A progress report on the implementation of its plan	to (i) reduce the use of
8		contract services to provide nursing in State prisons a	nd (ii) attract and retain
9		qualified nurses for employment in permanent position	-
10		<b>FION 19B.2.(b)</b> Notwithstanding any other provision	
11		on may, in its discretion and subject to the approval of th	
12		t, convert funds appropriated for contractual nursing	
13		s when it is determined to promote security, generate co	
14	-	ty. The Department shall report on any such conversion	s to the Fiscal Research
15	Division.		
16			
17		RTMENT REPORT ON PRISON PERSONNEL M	
18		<b>FION 19B.3.</b> Part 2 of Article 16 of Chapter 143B of	the General Statutes is
19 20	•	ing a new section to read:	
20 21		<u>Report on prison personnel matters.</u> nent shall report the following information to the Join	t Logislativo Ovorsight
21	-	istice and Public Safety by February 1 of each year:	
23	(1)	The number of Department employees charged wit	h the commission of a
23 24	<u>(1)</u>	criminal offense committed in a State prison and duri	
25		hours. The information shall be provided by State faci	
26		offense charged and the outcome of the charge.	<u>inty und shun speeny the</u>
27	<u>(2)</u>	The number of employees disciplined, demoted, or sep	parated from service due
28	<u> </u>	to personal misconduct. To the extent it does no	
29		personnel records, the information shall be organized	
30		nature of corrective action taken, and outcome of the	corrective action.
31	<u>(3)</u>	The hiring and screening process, including any requi	red credentials or skills,
32		criminal background checks, and personality assess	ments. The information
33		shall also include the process the Department uses to	o verify the information
34		provided by an applicant."	
35			
36		CT OF INMATE LITTER CREW	
37		<b>FION 19B.4.(a)</b> After the issuance of a request for	
38	1 *	the Department of Transportation for litter pickup on St	
39 40		of Transportation shall first offer the contract to the	
40 41	-	the same terms and conditions as the most favorab	-
41 42	-	ransportation from a suitable contractor. The Departm ys to accept or decline the offered contract.	ent of Adult Collection
43	•	<b>FION 19B.4.(b)</b> It is the policy of the General Assem	hly that the Department
44		h shall utilize inmate litter crews for litter pickup on St	•
45		essary and practicable.	are menways and roads
46			
47	<b>REQUEST FOI</b>	R PROPOSALS FOR PRISON TECHNOLOGY	
48	-	<b>FION 19B.5.(a)</b> Section 19C.11(b) of S.L. 2021-180 re	eads as rewritten:
49		<b>19C.11.(b)</b> The Department of Public Safety Adu	
50		h the vendor, report on the expenditure of the fund	
51		this section to the Joint Legislative Oversight Committ	
		_	

#### **General Assembly Of North Carolina** Session 2023 Safety no later than October 1, 2022, in an interim report and no later than October 1, 2023, in a 1 2 final report.1 of each year in which the funds are expended, provided that if the funds are 3 exhausted after a report has already been submitted for that year, a final report shall be submitted 4 no later than May 1 of the following year." 5 **SECTION 19B.5.(b)** This section is effective when it becomes law. 6 7 **TECHNICAL CORRECTION FOR INMATE WELFARE FUND** 8 SECTION 19B.6.(a) G.S. 148-2(c) reads as rewritten: 9 Notwithstanding G.S. 147-77, Article 6A of Chapter 147 of the General Statutes, or "(c) 10 any other provision of law, the Division of Prisons of the Department of Adult Correction may deposit revenue from prison canteens in local banks. The profits from prison canteens shall be 11 12 deposited with the State Treasurer on a monthly basis in a fund denominated as the Correction Inmate Welfare Fund. Once the operating budget for the Correction-Inmate Welfare Fund has 13 14 been met, an amount equal to the funds allocated to each prison unit on a per inmate per year basis shall be credited to the Crime Victims Compensation Fund established in G.S. 15B-23G as 15 soon as practicable after the total amount paid to each unit per inmate per year has been 16 17 determined." 18 **SECTION 19B.6.(b)** This section is effective when it becomes law. 19 20 TECHNICAL CORRECTION RELATED TO NEW DEPARTMENT OF ADULT 21 **CORRECTION** 22 **SECTION 19B.7.(a)** G.S. 148-32.1(b2) reads as rewritten: 23 "(b2) The Statewide Misdemeanant Confinement Program is established. The Program 24 shall provide for the housing of misdemeanants from all counties serving sentences imposed for 25 a period of more than 90 days and for all sentences imposed for impaired driving under 26 G.S. 20-138.1, regardless of length. Those misdemeanants shall be confined in local confinement 27 facilities except as provided in subsections (b3) and (b4) of this section. The Program shall 28 address methods for the placement and transportation of inmates and reimbursement to counties 29 for the housing of those inmates. Any county that voluntarily agrees to house misdemeanants 30 from that county or from other counties pursuant to the Program may enter into a written 31 agreement with the Division of Adult Correction and Juvenile Justice Prisons to do so. 32 The North Carolina Sheriffs' Association shall: 33 . . . . " 34 **SECTION 19B.7.(b)** This section is effective when it becomes law. 35 36 PART XIX-C. COMMUNITY SUPERVISION 37 INTERSTATE COMPACT FEES TO SUPPORT TRAINING PROGRAMS AND 38 39 EQUIPMENT PURCHASES SECTIONS 40 Notwithstanding the provisions of G.S. 148-65.7, fees **SECTION 19C.1.(a)** 41 collected for the Interstate Compact Fund during the 2023-2025 fiscal biennium may be used by 42 the Department of Adult Correction during the 2023-2025 fiscal biennium to provide training 43 programs and equipment purchases for the Division of Community Supervision and Reentry, but 44 only to the extent sufficient funds remain available in the Fund to support the mission of the 45 Interstate Compact Program. 46 SECTION 19C.1.(b) No later than October 1 of each fiscal year, the Department of 47 Adult Correction shall report to the Joint Legislative Oversight Committee on Justice and Public 48 Safety on the amount of funds used pursuant to this section and for what purposes the funds were 49 used. 50

General	Assembly Of North Ca	arolina	Session 202
	DRUG AND ALCO BATION	OHOL SCREENING	A REGULAR CONDITION O
ino		G.S. 15A-1343(b) read	ls as rewritten:
"(b)			of probation, a defendant must:
			-
	screening for a when instructor related to the p the probationer Supervision an	analysis of the possible r ed by the defendant's p probation supervision. If er may be required to r	presence of prohibited drugs or alcoho presence of prohibited drugs or alcoho probation officer for purposes directl f the results of the analysis are positive reimburse the Division of Communit tment of Adult Correction for the actua- testing.
In ad	 dition to these regular c	onditions of probation	a defendant required to serve an activ
			tion pursuant to G.S. 15A-1344(e) of
	-		ons of probation, obey the rules and
			of Adult Correction and, if applicable
0		1	ublic Safety, governing the conduct of
			er in the State of North Carolina withi
		ne active term of imprisor	
Regu	lar conditions of proba	tion apply to each defe	endant placed on supervised probation
			dant from one or more of the condition
-	000		ecessary for the presiding judge to stat
		ion in open court, but t	the conditions must be set forth in th
	of the court.		
			ject to the provisions of this subsectior
			are not subject to the regular condition $(16)$ and $(17)$ of this subsection "
contained			), (16) and (17) of this subsection." effective December 1, 2023, and applie
to offens	es committed on or after		neetive December 1, 2025, and applie
to onens		that date.	
EXPAN	D AUTHORITY TO	INCREASE WAGES	S PAID TO WORKING NORTH
	OLINA INMATES		
	<b>SECTION 19C.3.(a)</b>	G.S. 148-18(a) reads as	s rewritten:
"(a)	Prisoners employed b	y Correction Enterprise	es shall be compensated as set forth i
			work assignments established by th
			ed by the Division of Prisons of th
			provided, that no prisoner so paid shall
			ne prisoner is performing work for th
			nes that the work assignment require
-	<b>•</b> •		ary, inmates working for the BRIDG
-			training may be paid up to five dollar be the source of wages and allowance
· · · ·	-	-	of Prisons of the Department of Adul
+		established by the Divisi	1
Concent	-	-	ve when it becomes law and applies t
work per	formed on or after that c	late.	

### 4849 MODIFY PRISON CHAPLAIN EDUCATION REQUIREMENTS

	General Assem	oly Of North Carolina	Session 2023
1 2 3	unwritten policy	<b>FION 19C.4.(a)</b> The Department of Adult Correction sha setting mandatory minimum educational requirements for ed or volunteer chaplains.	
4		<b>FION 19C.4.(b)</b> This section is effective when it becomes	s law.
5 6 7		SET DATE FOR USE OF SECURITY GUARDS AT TED REPORTING REQUIREMENT	STATE PRISONS
8 9	SEC	<b>FION 19C.5.(a)</b> Section 4.15(c) of S.L. 2020-3, as amerection 19D.2 of S.L. 2021-180, Section 12 of S.L. 2022-55	5
10		reads as rewritten:	
11 12		<b>4.15.(c)</b> This section is effective when it becomes law a ty 1, 2024, or the date of completion of the Youth De	
12		<u>inty.on June 30, 2025.</u> "	velopment center m
13 14	U U	<b>FION 19C.5.(b)</b> No later than March 1, 2024, and	March 1 2025 the
15		Adult Correction shall report to the Joint Legislative Ove	
16		ic Safety regarding the use of security services pursuant to	
17		inimum, each of the following:	
18	(1)	A list of the Department of Adult Correction facilities that	at utilized the security
19 20	( <b>2</b> )	services.	and Department of
20 21	(2)	The number of security services individuals utilized at Adult Correction facility.	each Department of
22	(3)	The cost of security services utilized at each Departmen	t of Adult Correction
23		facility.	
24	SEC	<b>FION 19C.5.(c)</b> This section is effective when it becomes	s law.
25			<b>T</b> DA
26 27		GOVERNING THE MEDICAL RELEASE OF INMA <b>FION 19C.6.(a)</b> Article 84B of Chapter 15A of the Gene	
28	rewritten:		
29		"Article 84B.	
30		"Medical Release of Inmates.	
31	"§ 15A-1369. D	efinitions.	
32	For purposes	of this Article, the term: The following definitions apply to	o this Article:
33	(1)	"Commission" means the Commission. – The Post-Rele	ease Supervision and
34	(1)	Parole Commission.	
35 36	(1a)	"Department" means the Department. – The Department	t of Adult Correction.
30 37	(3)	"Geriatric" describes an inmate Geriatric. – An inmate y	who is 65 55 years of
38	(3)	age or older and suffers from chronic infirmity, illness,	•
39		aging that has progressed such that the inmate is media	
40		the extent that he or she does not pose a and is also deter	
41		no risk or low risk to public safety risk.safety.	<u>initied to pose entiter</u>
42	(4)	"Inmate" means any Inmate. – Any person sentenced t	to the custody of the
43	(+)	Department.	to the custody of the
44	(5)	"Medical release" means a Medical release. – A pr	rogram enabling the
45		Commission to release inmates who are permanently	
46		terminally ill, or geriatric.	
47	(6)	"Medical release plan" means a Medical release plan.	<u>– A</u> comprehensive
48		written medical and psychosocial care plan that is speci	fic to the inmate and
49		includes, at a minimum:minimum, all of the following:	
50		a. The proposed course of treatment; treatment.	
51		b. The proposed site for treatment and post-treatme	nt <del>care;<u>care.</u></del>

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	c. Documentation that medical providers qualifi services identified in the medical release pla those services; and services.	-
	d. The financial program in place to cover the duration of the medical release, which sha enrollment in commercial insurance, Medica	Il include eligibility for
	to other adequate financial resources for the release.	e duration of the medical
(7)	"Permanently and totally disabled" describes an disabled. – An inmate who, as determined by a lice	
	from permanent and irreversible physical incapac existing physical or medical condition that was sentencing or, since the time of sentencing, has	itation as a result of an unknown at the time of
	inmate permanently and totally disabled, such that the public safety risk.disabled.	
(8)	"Terminally ill" describes an <u>Terminally ill. – An in</u> by a licensed physician, has an incurable condition ca that was unknown at the time of sentencing or, sinc has progressed to render the inmate terminally ill, an death within six-nine months, and that is so debilita	used by illness or disease the time of sentencing, d that will likely produce
	does not pose a poses no risk or low risk to public se	-
 "§ 15A-1369.2.	Eligibility.	
(a) Except	ot as otherwise provided in this section, notwithstandin eligible to be considered for medical release if the De	• • •
	ets both of the following criteria:	1
(1)	Diagnosed The inmate is diagnosed as permanen	
	G.S. 15A-1369.3(b)(1); and G.S. 15A-1369.3(b)(1).	ocedure described in
(2)	Incapacitated The inmate is incapacitated to the ex not pose a poses no risk or low risk to public safety	
 "§ 15A-1369.3.	Procedure for medical release.	
 (b) The r	eferral shall include an assessment of the inmate's n	pedical and psychosocial
× ,	e risk the inmate poses to society, as follows:	lealear and psychosocial
(1)	The Department medical director, or a designee of	of the director who is a
	licensed physician, shall review the case of each	inmate who meets the
	eligibility requirements for medical release set forth	in G.S. 15A-1369.2. Any
	physician who examines an inmate being considered	
	prepare a written diagnosis that includes: includes be	
	a. A description of any and all terminal condition	ons, physical incapacities,
	and chronic <del>conditions; and <u>conditions.</u></del>	
	b. A prognosis concerning the likelihood of re terminal conditions, physical incapacities, an	
 "8 154-1369 <i>4</i>	Conditions of medical release.	
	Commission shall set reasonable conditions upon an inn	nate's medical release that
shall apply through	ugh the date upon which the inmate's sentence wo nclude all of the following:	
conditions shall i	ncilide all of the following.	

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1	(3) That the released inmate shall be subject to supervision by	v the Division of
2	Community Supervision and Reentry of the Department of	
3	and shall permit officers from the Division to visit the inm	
4	times at the inmate's home or elsewhere.	
5	"	
6	<b>SECTION 19C.6.(b)</b> Notwithstanding the provisions of G.S. 1	5A-1369.3(f), an
7	inmate who received a medical release denial under Article 84B of Chapter 15	A of the General
8	Statutes prior to the effective date of this section may reapply or be reconsid	lered for medical
9	release under Article 84B of Chapter 15A of the General Statutes, as amended	
10	of this section. Any denial of a reapplication or reconsideration authorized und	er this subsection
11	shall be subject to the provisions of G.S. 15A-1369.3(f).	
12	SECTION 19C.6.(c) This section is effective when it becomes law	v.
13		
14	PART XIX-D. REHABILITATION AND REENTRY	
15		
16	PART XIX-E. PUBLIC SAFETY	
17		
18	PART XIX-F. DEPARTMENT OF PUBLIC SAFETY ADMINISTRATIC	DN
19		
20	NO TRANSFER OF POSITIONS TO OTHER STATE AGENCIES	1
21 22	<b>SECTION 19F.1.(a)</b> Notwithstanding any other provision of la otherwise provided in subsection (b) of this section, the Office of State Budget	-
22	otherwise provided in subsection (b) of this section, the Office of State Budget shall not transfer any positions, personnel, or funds from the Department of Pul	
23 24	other State agency during the 2023-2025 fiscal biennium unless the transfer wa	
2 <del>4</del> 25	base budget for one or both fiscal years of the biennium.	as included in the
26	SECTION 19F.1.(b) This section shall not apply to consolidation	on of information
20	technology positions into the Department of Information Technolog	
28	G.S. 143B-1325.	5) parsaant to
29		
30	<b>COMPETITIVE GRANTS TO SHERIFFS' OFFICES FOR ADDICTION</b>	<b>TREATMENT</b>
31	IN JAILS	
32	SECTION 19F.3.(a) Section 19A.10(f) of S.L. 2021-180 reads as	rewritten:
33	"SECTION 19A.10.(f) The working group created under subsection (e) of	this section shall
34	establish the operational criteria and application process for the grant program	•
35	section and shall communicate information regarding the grant program to all s	
36	the State. The working group shall evaluate applications for each of the	-
37	subsection (b) of this section and may award lower amounts than requested to in	
38	offices in order to assure broader access to funds. The working group may estab	
39	the allotment of funds to assure that funds can be expended efficiently. The wo	
40	ensure all Federal Drug Administration (FDA)-approved drugs for the treat	
41	dependence through Medication-Assisted Treatment (MAT) in jails be conside	-
42 43	treatment, including, but not limited to, long-acting, injectable medication regimes and the section is affective when it becomes law	
43 44	<b>SECTION 19F.3.(b)</b> This section is effective when it becomes law	/.
44 45	MAKE STATE BUREAU OF INVESTIGATION INDEPENDENT DEPA	RTMENT
46	SECTION 19F.4.(a) The State Bureau of Investigation is establish	
47	as a single, unified cabinet-level department.	ica in this beetion
48	SECTION 19F.4.(b) G.S. 143B-2 reads as rewritten:	
49	"§ 143B-2. Interim applicability of the Executive Organization Act of 197.	3.
50	The Executive Organization Act of 1973 shall be applicable only to the	
51	departments:	U U
	-	

General Assembly Of N	orth Carolina	Session 2023
	Bureau of Investigation."	
	<b>F.4.(c)</b> G.S. 143B-6 reads as rewr	itten:
"§ 143B-6. Principal de	E Contraction of the second seco	
1	1 1	the Executive Organization Act of
	-	functions not including those of the
		stice and the administrative agencies
1		rth Carolina, and higher education
	in the several State agencies, ar	e vested in the following principal
departments:		
	Bureau of Investigation."	
	<b>F.4.(c1)</b> G.S. 126-5(c1) is amend	led by adding a new subdivision to
read:		
	-	gation, that the Director of the State
		the Director of the State Bureau of
		the application of this Chapter by
		Office of State Human Resources
		pirector of the State Bureau of
		0 employees under the authorization
	th in this subdivision."	
		eral Statutes is amended by adding a
	titled "State Bureau of Investigatio	
		B of the General Statutes, as enacted
-	section, is amended by adding a	new Part 1 to be entitled "General
Provisions."		
	· · · ·	le 13 of Chapter 143B of the General
	1	B of the General Statutes, as enacted
by subsection (e) of this s		<b>Decedified</b> Citation
Former Citation 143B-915		Recodified Citation 143B-1208.1
143B-915 143B-916		
		143B-1208.2
143B-917 143B-918		143B-1208.3 143B-1208.4
143B-918 143B-919		143B-1208.4 143B-1208.5
143B-919 143B-920		143B-1208.6
143B-920 143B-921		143B-1208.0 143B-1208.7
143B-921 143B-922		143B-1208.7 143B-1208.8
143B-922 143B-923		143B-1208.8 143B-1208.9
143B-923 143B-924		143B-1208.9 143B-1208.10
143B-924 143B-925		143B-1208.10 143B-1208.11
143B-925 143B-926		143B-1208.11 143B-1208.12
143B-920 143B-927		143B-1208.12 143B-1208.13
143B-927 143B-929		143B-1208.13 143B-1208.14
	$\mathbf{F} \mathbf{A} (\mathbf{g})$ Part 1 of Article 12A of C	
		hapter 143B of the General Statutes
as enacted by subsections	(d) and (e) of this section, reads as	
"8 1/3R 1908 1 Durson	"Part 1. General Provision	
	or of Investigation created; powers	
		criminal laws of the State, to prevent there is established the State Bureau
		he Department of Public Safety. The
or myesugation, which si	i <del>an de aunimistrativery locateu III t</del> i	ne Department of Fublic Safety. The

Bureau shall be an independent agency under the direction and supervision of Investigation. The head of the Bureau is the Director, who shall serve as chief executive officer of the Bureau and shall be solely responsible for all management functions. Notwithstanding any provisions to the contrary, the Director shall have such authority as is necessary to direct and oversee the Bureau, and may delegate any duties and responsibilities necessary to ensure the proper management of the Bureau. The Department of Public Safety shall provide administrative support to the Bureau. The State Bureau of Investigation shall have charge of and administer the agencies and activities

8 herein set up for the identification of criminals, for their apprehension, and investigation and 9 preparation of evidence to be used in criminal courts; and the said Bureau shall have charge of

investigation of criminal matters herein especially mentioned, and of such other crimes and

11 criminal procedure as the Governor may direct.

In the personnel of the Bureau shall be included a sufficient number of persons of training and skill in the investigation of crime and in the preparation of evidence as to be of service to local enforcement officers, under the direction of the Governor, in criminal matters of major importance.

16 ...

### 17 "§ 143B-1208.4. Transfer of personnel.

The Director of the State Bureau of Investigation shall have authority to transfer members of the Bureau from one locality in the State to another as <u>he the Director</u> may deem necessary. When any member of the State Bureau of Investigation is transferred from one point to another for the convenience of the State, or otherwise than upon the request of the employee, the Bureau shall be responsible for transporting the household goods, furniture, and personal effects of the employee and members of his household.

# 24 "\$ 143B-1208.5. Investigations of lynchings, election frauds, etc.; services subject to call of 25 Governor; witness fees and mileage for employees.

26 The Bureau shall, upon request of the Governor, investigate and prepare evidence in (a) 27 the event of any lynching or mob violence in the State; shall investigate all cases arising from 28 frauds in connection with elections when requested to do so by the Board of Elections, and when 29 so directed by the Governor. Such investigation, however, shall in nowise interfere with the 30 power of the Attorney General to make such investigation as the Attorney General is authorized 31 to make under the laws of the State. The Bureau is authorized further, at the request of the 32 Governor, to investigate cases of frauds arising under the Social Security Laws of the State, of 33 violations of the gaming laws, and lottery laws, and matters of similar kind when called upon by 34 the Governor so to do. In all such cases it shall be the duty of the Department-Bureau to keep 35 such records as may be necessary and to prepare evidence in the cases investigated, for the use 36 of enforcement officers and for the trial of causes. The services of employees of the Bureau may 37 be required by the Governor in connection with the investigation of any crime committed anywhere in the State when called upon by the enforcement officers of the State, and when, in 38 39 the judgment of the Governor, such services may be rendered with advantage to the enforcement 40 of the criminal law. The State Bureau of Investigation is hereby authorized to investigate without request the attempted arson of, or arson of, damage of, theft from, or theft of, or misuse of, any 41 42 State-owned personal property, buildings, or other real property or any assault upon or threats 43 against any legislative officer named in G.S. 147-2(1), (2), or (3), any executive officer named 44 in G.S. 147-3(c), or any court officer as defined in G.S. 14-16.10(1).

45

## 46 "§ 143B-1208.12. Appointment and term of the Director of the State Bureau of 47 Investigation.

48

49 (b) The Director may be removed from office only by the Governor Governor, or upon a 50 three-fifths vote of the membership of the Senate and House of Representatives present and 51 time is the senate of the s

51 voting, and solely for the grounds set forth in G.S. 143B-13(b), (c), and (d). In case of a vacancy

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. . .

in the office of the Director of the State Bureau of Investigation for any reason prior to the 1 2 expiration of the Director's term of office, the name of the Director's successor shall be submitted 3 by the Governor to the General Assembly not later than 60 days after the vacancy arises. If a 4 vacancy arises in the office when the General Assembly is not in session, an acting Director shall 5 be appointed by the Governor to serve pending confirmation by the General Assembly. However, 6 in no event shall an acting Director serve (i) for more than 12 months without General Assembly 7 confirmation or (ii) after a bill that would confirm the appointment of the person as Director fails 8 a reading in either chamber of the General Assembly. 9 "§ 143B-1208.13. Personnel of the State Bureau of Investigation. 10 The Director of the State Bureau of Investigation may appoint a sufficient number of 11 assistants who shall be competent and qualified to do the work of the Bureau. The Director shall 12 be responsible for making all hiring and personnel decisions of the Bureau. Notwithstanding the 13 provisions of this Chapter or Chapter 143A of the General Statutes, the Director may hire or fire 14 personnel and transfer personnel within the Bureau. 15 "§ 143B-1208.14. Operation and management of Information Sharing and Analysis Center. 16 The State Bureau of Investigation shall operate and manage the Information Sharing and 17 Analysis Center, and its operation and management shall be under the sole direction and control 18 of the Director of the State Bureau of Investigation. The Information Sharing and Analysis Center 19 is authorized to analyze information related to any threat of violence to the safety of any 20 individual associated with (i) an educational property as defined in G.S. 14-269.2 or (ii) a place 21 of worship as defined in G.S. 14-54.1. The Information Sharing and Analysis Center shall 22 promptly notify the sheriff and local law enforcement agency with jurisdiction if (i) a threat is 23 determined to be credible and (ii) the location of the educational property or place of worship 24 associated with the threat, or the location of any individual suspected of creating the threat, is 25 ascertained. The Director of the State Bureau of Investigation and other sworn law enforcement 26 officers of the State Bureau of Investigation may give assistance to sheriffs and police officers 27 when called upon by them and so directed, as provided in G.S. 143B-917.G.S. 143B-1208.3."

28 **SECTION 19F.4.(h)** Article 13A of Chapter 143B of the General Statutes, as 29 enacted by subsection (d) of this section, is amended by adding a new Part 2 to be entitled 30 "Criminal History Record Checks."

SECTION 19F.4.(i) Subpart D of Part 4 of Article 13 of Chapter 143B of the General
 Statutes is recodified as Part 2 of Article 13A of Chapter 143B of the General Statutes, as enacted
 by subsection (e) of this section, as follows:

34	Former Citation	Recodified Citation
35	143B-930	143B-1209.10
36	143B-931	143B-1209.11
37	143B-932	143B-1209.12
38	143B-933	143B-1209.13
39	143B-934	143B-1209.14
40	143B-935	143B-1209.15
41	143B-935.1	143B-1209.16
42	143B-936	143B-1209.17
43	143B-937	143B-1209.18
44	143B-938	143B-1209.19
45	143B-939	143B-1209.20
46	143B-940	143B-1209.21
47	143B-941	143B-1209.22
48	143B-942	143B-1209.23
49	143B-943	143B-1209.24
50	143B-944	143B-1209.25
51	143B-945	143B-1209.26

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1	143B-946	143B-1209.27
2	143B-947	143B-1209.28
3	143B-948	143B-1209.29
4	143B-949	143B-1209.30
5	143B-950	143B-1209.31
6	143B-951	143B-1209.32
7	143B-952	143B-1209.33
8	143B-953	143B-1209.34
9	143B-954	143B-1209.35
10	143B-955	143B-1209.36
11	143B-956	143B-1209.37
12	143B-957	143B-1209.38
13	143B-958	143B-1209.39
14	143B-959	143B-1209.40
15	143B-960	143B-1209.41
16	143B-961	143B-1209.42
17	143B-962	143B-1209.43
18	143B-963	143B-1209.44
19	143B-964	143B-1209.45
20	143B-965	143B-1209.46
21	143B-966	143B-1209.47
22	143B-967	143B-1209.48
23	143B-968	143B-1209.49
24	143B-969	143B-1209.50
25	143B-970	143B-1209.51
26	143B-971	143B-1209.52
27	143B-972	143B-1209.53
28	143B-972.1	143B-1209.54
29	143B-973	143B-1209.55
30	143B-974	143B-1209.56
31	143B-976	143B-1209.57
32	143B-981	143B-1209.58
33	SECTION 19F.4.(j) Part 2 of Article 13A of Chap	
34	as enacted by subsections (d) and (h) of this section, reads as r	
35	"Part 2. Criminal History Record C	
36	"§ 143B-1209.09. Definition.	
37	For purposes of this Part, the term "Bureau" means the Sta	te Bureau of Investigation.
38	"§ 143B-1209.10. Criminal history background investigati	-
39	(a) When the Department of Public Safety State Burea	u of Investigation determines that
40	any person is entitled by law to receive information, including	
41	Bureau of Investigation, Bureau, for any purpose other than the	administration of criminal justice,
42	the State Bureau of Investigation shall charge the recipient of	
43	for retrieving such information. The fee authorized by this section	
44	of storing, maintaining, locating, editing, researching and ret	
45	shall be budgeted for the support of the State Bureau of Invest	•
46	U II	<u> </u>
47	(c) In providing criminal history record checks, the <del>De</del>	partment of Public Safety-Bureau
48	shall process requests in the following priority order:	- · · · · · · · · · · · · · · · · · · ·
49	(1) Administration of criminal justice record ch	necks,
50	(2) Mandatory noncriminal justice criminal his	
51	(3) Voluntary noncriminal justice criminal histo	•

1 (d) Nothing in this section shall be construed as enlarging any right to receive any record 2 of the State Bureau of Investigation. <u>Bureau</u>. Such rights are and shall be controlled by 3 <u>G.S. 143B-919, 143B-906, G.S. 143B-906, 143B-1208.5, 120-19.4A</u>, and other applicable 4 statutes.

### 5 "§ 143B-1209.11. Criminal record checks of school personnel.

6 (a) The Department of Public Safety State Bureau of Investigation may provide a 7 criminal record check to the local board of education of a person who is employed in a public 8 school in that local school district or of a person who has applied for employment in a public 9 school in that local school district, if the employee or applicant consents to the record check. The 10 Department-Bureau may also provide a criminal record check of school personnel as defined in G.S. 115C-332 by fingerprint card to the local board of education from National Repositories of 11 12 Criminal Histories, in accordance with G.S. 115C-332. The information shall be kept 13 confidential by the local board of education as provided in Article 21A of Chapter 115C of the 14 General Statutes.

15 (b) The Department of Public Safety-Bureau may provide a criminal history record check 16 to the board of directors of a regional school of a person who is employed at a regional school or 17 of a person who has applied for employment at a regional school if the employee or applicant 18 consents to the record check. The Department Bureau may also provide a criminal history record 19 check of school personnel as defined in G.S. 115C-238.73 by fingerprint card to the board of 20 directors of the regional school from the National Repositories of Criminal Histories, in 21 accordance with G.S. 115C-238.73. The information shall be kept confidential by the board of 22 directors of the regional school as provided in G.S. 115C-238.73.

23 The Department of Public Safety-Bureau may provide a criminal history record check (b1)24 to the chancellor operating a University of North Carolina laboratory school of a person who is 25 employed at a laboratory school or of a person who has applied for employment at a laboratory 26 school if the employee or applicant consents to the record check. The Department-Bureau may 27 also provide a criminal history record check of school personnel, as defined in G.S. 116-239.12, 28 by fingerprint card to the chancellor operating the laboratory school from the National 29 Repositories of Criminal Histories, in accordance with G.S. 116-239.12. The information shall 30 be kept confidential by the chancellor operating the laboratory school as provided in 31 G.S. 116-239.12.

32 (c) The Department of Public Safety-Bureau may provide a criminal record check to the 33 employer of a person who is employed in a nonpublic school or of a person who has applied for 34 employment in a nonpublic school, if the employee or applicant consents to the record check. 35 For purposes of this subsection, the term nonpublic school is one that is subject to the provisions 36 of Article 39 of Chapter 115C of the General Statutes, but does not include a home school as 37 defined in that Article.

38 (d) The Department of Public Safety <u>Bureau</u> shall charge a reasonable fee for conducting
 39 a criminal record check under this section. The fee shall not exceed the actual cost of locating,
 40 editing, researching, and retrieving the information.

(e) The Department of Public Safety Bureau may provide a criminal record check to the schools within the Department of Health and Human Services of a person who is employed, applies for employment, or applies to be selected as a volunteer, if the employee or applicant consents to the record check. The Department of Health and Human Services shall keep all information pursuant to this subsection confidential, as provided in Article 7 of Chapter 126 of the General Statutes.

47 (f) The Department of Public Safety Bureau shall adopt rules to implement this section.

## 48 "§ 143B-1209.12. Criminal record checks of providers of treatment for or services to 49 children, the elderly, mental health patients, the sick, and the disabled.

50 (a) Authority. – The <del>Department of Public Safety <u>State Bureau of Investigation</u> may 51 provide to any of the following entities a criminal record check of an individual who is employed</del>

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1	by that entity, has applied for employment with that entity, or has volunteered to provide direct
2	care on behalf of that entity:
3	(1) Hospitals licensed under Chapter 131E of the General Statutes.
4	(2) Hospices licensed under Chapter 131E of the General Statutes.
5	(3) Child placing agencies licensed under Chapter 131D of the General Statutes.
6	(4) Residential child care facilities licensed under Chapter 131D of the General
7	Statutes.
8	(5) Hospitals licensed under Chapter 122C of the General Statutes.
9	(6) Licensed child care facilities and nonlicensed child care homes regulated by
10	the State.
11	(7) Any other organization or corporation, whether for profit or nonprofit, that
12	provides direct care or services to children, the sick, the disabled, or the
13	elderly.
14	(b) Procedure. – A criminal record check may be conducted by using an individual's
15	fingerprint or any information required by the Department of Public Safety Bureau to identify
16	that individual. A criminal record check shall be provided only if the individual whose record is
17	checked consents to the record check. The information shall be kept confidential by the entity
18	that receives the information. Upon the disclosure of confidential information under this section
19	by the entity, the <b>Department</b> <u>Bureau</u> may refuse to provide further criminal record checks to that
20	entity.
21	(c) Foster or Adoptive Parent. – The <del>Department of Public Safety, <u>Bureau</u>, at the request</del>
22	of a child placing agency licensed under Chapter 131D of the General Statutes or a local
23	department of social services, may provide a criminal record check of a prospective foster care
24	or adoptive parent if the prospective parent consents to the record check. The information shall
25	be kept confidential and upon the disclosure of confidential information under this section by the
26	agency or department, the Department-Bureau may refuse to provide further criminal record
27	checks to that agency or department.
28	(d) Fee. – The <u>Department Bureau</u> may charge a fee to offset the cost incurred by it to
29	conduct a criminal record check under this section. The fee may not exceed fourteen dollars
30	(\$14.00).
31	"§ 143B-1209.13. Criminal record checks for foster care.
32 33	The Department of Public Safety State Bureau of Investigation may provide to the Division
33 34	of Social Services, Department of Health and Human Services, the criminal history from the
54 35	State and National Repositories of Criminal Histories as defined in G.S. 131D-10.2(6a). The
35 36	Division shall provide to the Department of Public Safety, Bureau, along with the request, the fingerprints of the individual to be checked, any additional information required by the
30 37	Department of Public Safety, Bureau, and a form consenting to the check of the criminal record
38	and to the use of fingerprints and other identifying information required by the State or National
38 39	Repositories signed by the individual to be checked. The fingerprints of the individual shall be
40	forwarded to the State Bureau of Investigation-used for a search of the State's criminal history
40 41	record file, and the State Bureau of Investigation as the forward a set of fingerprints to the Federal
42	Bureau of Investigation for a national criminal history record check. The Division shall keep all
43	information pursuant to this section privileged, as provided in G.S. 131D-10.3A(g). The
44	Department of Public Safety-Bureau shall charge a reasonable fee only for conducting the checks
45	of the national criminal history records authorized by this section.
46	"§ 143B-1209.14. Criminal record checks of child care providers.
47	The Department of Public Safety State Bureau of Investigation may provide to the Division
48	of Child Development, Department of Health and Human Services, the criminal history from the
49	State and National Repositories of Criminal Histories in accordance with G.S. 110-90.2, of any
50	child care provider, as defined in G.S. 110-90.2. The Division shall provide to the <del>Department</del>
51	Durgen of Dublic Sofiety, along with the request, the finger right of the required to be sheeled

any additional information required by the Department of Public Safety, Bureau, and a form 1 2 consenting to the check of the criminal record and to the use of fingerprints and other identifying 3 information required by the State or National Repositories signed by the child care provider to 4 be checked. The Division shall keep all information pursuant to this section privileged, as 5 provided in G.S. 110-90.2(e). The Department of Public Safety-Bureau shall charge a reasonable 6 fee only for conducting the checks of the national criminal history records authorized by this 7 section. 8 "§ 143B-1209.15. Criminal history record checks of employees of and applicants for 9 employment with the Department of Health and Human Services, and the 10 Division of Juvenile Justice of the Department of Public Safety. Definitions. – As used in this section, the term: 11 (a) 12 (1)"Covered person" means any of the following: 13 An applicant for employment or a current employee in a position in a. the Division of Juvenile Justice of the Department of Public Safety 14 15 who provides direct care for a client, patient, student, resident or ward 16 of the Division. 17 A person who supervises positions in the Division of Juvenile Justice b. 18 of the Department of Public Safety providing direct care for a client, 19 patient, student, resident or ward of the Division. 20 An applicant for employment or a current employee in a position in c. 21 the Department of Health and Human Services. 22 d. An independent contractor or an employee of an independent 23 contractor that has contracted to provide services to the Department of 24 Health and Human Services. 25 A person who has been approved to perform volunteer services for the e. 26 Department of Health and Human Services. 27 f. An independent contractor or an employee of an independent 28 contractor who has contracted with the Division of Juvenile Justice of 29 the Department of Public Safety to provide direct care for a client, 30 patient, student, resident, or ward of the Division. 31 A person who has been approved to perform volunteer services in or g. 32 for the Division of Juvenile Justice of the Department of Public Safety 33 to provide direct care for a client, patient, student, resident, or ward of 34 the Division. 35 (2)"Criminal history" means a State or federal history of conviction of a crime, 36 whether a misdemeanor or felony, that bears upon a covered person's fitness 37 for employment in the Department of Health and Human Services or the 38 Division of Juvenile Justice of the Department of Public Safety. The crimes 39 include, but are not limited to, criminal offenses as set forth in any of the 40 following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering 41 42 Executive and Legislative Officers; Article 6, Homicide; Article 7B, Rape and 43 Other Sex Offenses; Article 8, Assaults; Article 10, Kidnapping and 44 Abduction; Article 13, Malicious Injury or Damage by Use of Explosive or 45 Incendiary Device or Material; Article 14, Burglary and Other 46 Housebreakings; Article 15, Arson and Other Burnings; Article 16, Larceny; 47 Article 17, Robbery; Article 18, Embezzlement; Article 19, False Pretenses 48 and Cheats; Article 19A, Obtaining Property or Services by False or 49 Fraudulent Use of Credit Device or Other Means; Article 19B, Financial 50 Transaction Card Crime Act; Article 20, Frauds; Article 21, Forgery; Article 51 26, Offenses Against Public Morality and Decency; Article 26A, Adult

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1 2 2	Establishments; Article 27, Prostitution; Article 28, Perjury; Article 29, Bribery; Article 31, Misconduct in Public Office; Article 35, Offenses Against the Public Person Article 26A Piete Civil Disorders and Emergeneiss
3 4	the Public Peace; Article 36A, Riots, Civil Disorders, and Emergencies; Article 39, Protection of Minors; Article 40, Protection of the Family; Article
5	59, Public Intoxication; and Article 60, Computer-Related Crime. The crimes
6	also include possession or sale of drugs in violation of the North Carolina
7	Controlled Substances Act, Article 5 of Chapter 90 of the General Statutes,
8	and alcohol-related offenses such as sale to underage persons in violation of
9	G.S. 18B-302, or driving while impaired in violation of G.S. 20-138.1 through
10 11	<ul><li>G.S. 20-138.5.</li><li>(b) When requested by the Department of Health and Human Services or the Division of</li></ul>
11	Juvenile Justice of the Department of Public Safety, the North Carolina Department of Public
12	Safety-State Bureau of Investigation may provide to the requesting department or division a
14	covered person's criminal history from the State Repository of Criminal Histories. Such requests
15	shall not be due to a person's age, sex, race, color, national origin, religion, creed, political
16	affiliation, or handicapping condition as defined by G.S. 168A-3. For requests for a State
17	criminal history record check only, the requesting department or division shall provide to the
18	Department of Public Safety Bureau a form consenting to the check signed by the covered person
19	to be checked and any additional information required by the Department of Public Safety.
20	Bureau National criminal record checks are authorized for covered applicants who have not
21 22	resided in the State of North Carolina during the past five years. For national checks the
22	Department of Health and Human Services or the Division of Juvenile Justice of the Department of Public Safety shall provide to the North Carolina Department of Public Safety Bureau the
23 24	fingerprints of the covered person to be checked, any additional information required by the
25	Department of Public Safety, Bureau, and a form signed by the covered person to be checked
26	consenting to the check of the criminal record and to the use of fingerprints and other identifying
27	information required by the State or National Repositories. The fingerprints of the individual
28	shall be forwarded to the State Bureau of Investigation used for a search of the State criminal
29	history record file and the State Bureau of Investigation shall forward a set of fingerprints to the
30	Federal Bureau of Investigation for a national criminal history record check. The Department of
31	Health and Human Services and the Division of Juvenile Justice of the Department of Public
32	Safety shall keep all information pursuant to this section confidential. The Department of Public
33 34	<u>Safety Bureau</u> shall charge a reasonable fee for conducting the checks of the criminal history records authorized by this section.
34 35	(c) All releases of criminal history information to the Department of Health and Human
36	Services or the Division of Juvenile Justice of the Department of Public Safety shall be subject
37	to, and in compliance with, rules governing the dissemination of criminal history record checks
38	as adopted by the North Carolina Department of Public Safety. Bureau. All of the information
39	either department receives through the checking of the criminal history is privileged information
40	and for the exclusive use of that department.
41	
42	"§ 143B-1209.16. Criminal record checks of applicants and current employees who access
43	federal tax information.
44 45	(a) The Department of Public Safety State Bureau of Investigation may, upon request,
43 46	provide to the Division of Social Services or Division of Health Benefits within the Department of Health and Human Services or a county agency the criminal history from the State and
40 47	National Repositories of Criminal Histories of the following individuals if the individual is
48	permitted, or will be permitted, to access federal tax information:
49	(1) An applicant for employment.

- 49
- (1) (2)
- 50
- An applicant for employment. A current employee. A contractual employee or applicant. 51 (3)

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	(4) An employee of a contractor.
	(b) Along with the request, the requesting agency shall provide the following to the
	Department of Public Safety: Bureau:
	(1) The fingerprints of the person who is the subject of the record check.
	(2) A form signed by the person who is the subject of the record check consenting
	to:
	a. The criminal record check.
	b. The use of fingerprints.
	c. Any other identifying information required by the State and National
	Repositories.
	d. Any additional information required by the Department of Public Safety.
	(c) The fingerprints shall be forwarded to the State Bureau of Investigation used for a
S	search of the State's criminal history record file, and the State-Bureau of Investigation-shall
f	Forward a set of fingerprints to the Federal Bureau of Investigation for a national criminal history
r	ecord check.
	(d) The requesting agency shall keep all information obtained pursuant to this section
С	confidential.
	(e) The Department of Public Safety-Bureau may charge a fee to offset the cost incurred
	by it to conduct a criminal record check under this section. The fee shall not exceed the actual
	cost of locating, editing, researching, and retrieving the information.
'	"§ 143B-1209.17. Criminal record checks required prior to placement for adoption of a
	minor who is in the custody or placement responsibility of a county department
	of social services.
	The Department of Public Safety State Bureau of Investigation may provide to the Division
	of Social Services, Department of Health and Human Services, the criminal history from the
	State and National Repositories of Criminal Histories as defined in G.S. 48-1-101(5a). The
	Division shall provide to the Department of Public Safety, Bureau, along with the request, the
	ingerprints of any individual to be checked, any additional information required by the
	Department of Public Safety, <u>Bureau</u> , and a form consenting to the check of the criminal record
	and to the use of fingerprints and other identifying information required by the State or National
	Repositories signed by the individual to be checked. The fingerprints of the individual shall be forwarded to the State Bureau of Investigation used for a search of the State's criminal history
	record file, and the State Bureau of Investigation shall forward a set of fingerprints to the Federal
	Bureau of Investigation for a national criminal history record check. The Division shall keep all
	information pursuant to this section privileged, as provided in G.S. 48-3-309(f). The Department
	of Public Safety Bureau shall charge a reasonable fee only for conducting the checks of the
	national criminal history records authorized by this section.
	"§ 143B-1209.18. Criminal record checks of applicants for auctioneer, apprentice
	auctioneer, or auction firm license.
	The Department of Public Safety State Bureau of Investigation may provide to the North
	Carolina Auctioneers Commission from the State and National Repositories of Criminal
	Histories the criminal history of any applicant for an auctioneer's license under Chapter 85B of
	the General Statutes. Along with the request, the Commission shall provide to the Department of
	Public Safety Bureau the fingerprints of the applicant, a form signed by the applicant consenting
	to the criminal record check and the use of fingerprints and other identifying information required
	by the State or National Repositories, and any additional information required by the Department
	of Public Safety. Bureau. The applicant's fingerprints shall be forwarded to the State Bureau of
	Investigation used for a check of the State's criminal history record file, and the State Bureau of
	Investigation shall forward a set of fingerprints to the Federal Bureau of Investigation for a
	national criminal history record check. The Commission shall keep all information obtained

1 pursuant to this section confidential. Department of Public Safety The Bureau may charge a fee 2 to offset the cost incurred by it to conduct a criminal record check under this section. The fee 3 shall not exceed the actual cost of locating, editing, researching, and retrieving the information. 4 "§ 143B-1209.19. Criminal record checks of McGruff House Program volunteers. Authority. - The Department of Public Safety State Bureau of Investigation and the 5 (a) 6 Federal Bureau of Investigation may provide to any local law enforcement agency a criminal 7 record check of any individual who applies as a volunteer for the McGruff House Program in 8 that community and a criminal record check of all persons 18 years of age or older who live in 9 the applying household. The North Carolina criminal record check may also be done by a 10 certified DCI operator within the local law enforcement agency. Procedure. - A criminal record check must be conducted by using an individual's 11 (b) 12 fingerprints and all identification information required by the Department of Public Safety State Bureau of Investigation to identify that individual. A criminal record check shall be provided 13 14 only if: (i) the individual whose record is checked consents to the record check, and (ii) every 15 individual who is 18 years of age or older who lives in the household also consents to the record check. Refusal to give consent is considered withdrawal of the application. The information shall 16 be kept confidential by the local law enforcement agency that receives the information. If the 17 18 confidential information is disclosed under this section, the Department-State Bureau of 19 Investigation may refuse to provide further criminal record checks to that local law enforcement 20 agency. 21 "§ 143B-1209.20. Criminal record checks for adult care homes, nursing homes, home care 22 agencies, and providers of mental health, developmental disabilities, and 23 substance abuse services. 24 The Department of Public Safety State Bureau of Investigation may provide to the following 25 entities the criminal history from the State and National Repositories of Criminal Histories: 26 Nursing homes or combination homes licensed under Chapter 131E of the (1)27 General Statutes. 28 Adult care homes licensed under Chapter 131D of the General Statutes. (2)29 (3) Home care agencies licensed under Chapter 131E of the General Statutes. 30 (4) Providers licensed under Chapter 122C of the General Statutes, including a 31 contract agency of a provider that is subject to the provisions of Article 4 of 32 that Chapter. 33 The criminal history shall be provided to nursing homes and home care agencies in 34 accordance with G.S. 131E-265, to adult care homes in accordance with G.S. 131D-40, and to a 35 provider in accordance with G.S. 122C-80. The requesting entity shall provide to the Department 36 of Public Safety, Bureau, along with the request, the fingerprints of the individual to be checked 37 if a national criminal history record check is required, any additional information required by the 38 Department of Public Safety, Bureau, and a form signed by the individual to be checked 39 consenting to the check of the criminal record and to the use of fingerprints and other identifying 40 information required by the State or National Repositories of Criminal Histories. If a national criminal history record check is required, the fingerprints of the individual shall be forwarded to 41 42 the State Bureau of Investigation-used for a search of the State's criminal history record file, and 43 the State-Bureau of Investigation shall forward a set of fingerprints to the Federal Bureau of 44 Investigation for a national criminal history record check. All information received by the entity 45 shall be kept confidential in accordance with G.S. 131E-265, 131D-40, and 122C-80, as 46 applicable. The Department of Public Safety-Bureau shall charge a reasonable fee for conducting 47 the checks authorized by this section. The fee for the State check may not exceed fourteen dollars 48 (\$14.00). 49 "§ 143B-1209.21. Criminal record checks of applicants for licensure as registered nurses

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or licensed practical nurses.

The Department of Public Safety State Bureau of Investigation may provide to the North 1 2 Carolina Board of Nursing from the State and National Repositories of Criminal Histories the 3 criminal history of any applicant for licensure as a registered nurse or licensed practical nurse 4 under Article 9A of Chapter 90 of the General Statutes. Along with the request, the Board shall 5 provide to the Department of Public Safety Bureau the fingerprints of the applicant, a form signed 6 by the applicant consenting to the criminal record check and use of fingerprints and other 7 identifying information required by the State and National Repositories, and any additional 8 information required by the Department of Public Safety. Bureau. The applicant's fingerprints 9 shall be forwarded to the State Bureau of Investigation-used for a search of the State's criminal 10 history record file and the State Bureau of Investigation shall forward a set of fingerprints to the Federal Bureau of Investigation for a national criminal history record check. The Board shall 11 12 keep all information obtained pursuant to this section confidential. The Department of Public 13 Safety-Bureau may charge a fee to offset the cost incurred by it to conduct a criminal record 14 check under this section. The fee shall not exceed the actual cost of locating, editing, researching, 15 and retrieving the information.

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# "§ 143B-1209.22. Criminal record checks of applicants for registration, certification, or licensure as a substance abuse professional.

18 The Department of Public Safety State Bureau of Investigation may provide to the North 19 Carolina Substance Abuse Professional Practice Board from the State and National Repositories 20 of Criminal Histories the criminal history of any applicant for registration, certification, or 21 licensure pursuant to Article 5C of Chapter 90 of the General Statutes. Along with the request, 22 the Board shall provide to the Department of Public Safety Bureau the fingerprints of the 23 applicant, a form signed by the applicant consenting to the criminal record check and use of 24 fingerprints and other identifying information required by the State and National Repositories, 25 and any additional information required by the Department of Public Safety. Bureau. The 26 applicant's fingerprints shall be forwarded to the State Bureau of Investigation-used for a search 27 of the State's criminal history record file, and the State-Bureau of Investigation shall forward a 28 set of fingerprints to the Federal Bureau of Investigation for a national criminal history record 29 check. The Board shall keep all information obtained pursuant to this section confidential. The 30 Department of Public Safety Bureau may charge a fee to offset the cost incurred by it to conduct 31 a criminal record check under this section. The fee shall not exceed the actual cost of locating, 32 editing, researching, and retrieving the information.

33 34

### "§ 143B-1209.23. Criminal record checks of applicants for licensure as massage and bodywork therapists.

35 The Department of Public Safety State Bureau of Investigation may provide to the North Carolina Board of Massage and Bodywork Therapy from the State and National Repositories of 36 37 Criminal Histories the criminal history of any applicant for licensure pursuant to Article 36 of 38 Chapter 90 of the General Statutes. Along with the request, the Board shall provide to the 39 Department of Public Safety Bureau the fingerprints of the applicant, a form signed by the 40 applicant consenting to the criminal record check and use of fingerprints and other identifying 41 information required by the State and National Repositories, and any additional information required by the Department of Public Safety. Bureau. The applicant's fingerprints shall be 42 43 forwarded to the State Bureau of Investigation used for a search of the State's criminal history 44 record file, and the State-Bureau of Investigation shall forward a set of fingerprints to the Federal 45 Bureau of Investigation for a national criminal history record check. The Board shall keep all 46 information obtained pursuant to this section confidential. Department of Public Safety-The 47 Bureau may charge a fee to offset the cost incurred by it to conduct a criminal record check under 48 this section. The fee shall not exceed the actual cost of locating, editing, researching, and 49 retrieving the information.

### 50 "§ 143B-1209.24. Criminal history record checks of applicants to and current members of 51 fire departments and emergency medical services.

1 . . . 2 When requested by a requesting entity, the North Carolina Department of Public (b) 3 Safety-State Bureau of Investigation may provide to the requesting entity an applicant's or current 4 member's criminal history from the State and National Repositories of Criminal Histories. The 5 requesting entity shall provide to the North Carolina Department of Public Safety-Bureau the fingerprints of the applicant to be checked, any additional information required by the 6 7 Department of Public Safety, Bureau, and a form signed by the applicant to be checked 8 consenting to the (i) check of the criminal record and (ii) use of fingerprints and other identifying 9 information required by the State or National Repositories. The fingerprints of the individual 10 shall be forwarded to-used by the State Bureau of Investigation for a search of the State criminal history record file, and the State-Bureau of Investigation shall forward a set of fingerprints to the 11 12 Federal Bureau of Investigation for a national criminal history record check. 13 (b1) A statewide criminal history record check without fingerprints may be conducted as

(b1) A statewide criminal history record check without fingerprints may be conducted as
 provided for in this subsection in lieu of the criminal history record check in subsection (b) of
 this section for a State resident. The requesting entity may request the statewide criminal history
 record check under this subsection through either of the following ways:

- 17 A statewide criminal history record check without fingerprints may be (1)18 conducted by the North Carolina Department of Public Safety. State Bureau 19 of Investigation. The requesting entity shall provide to the North Carolina 20 Department of Public Safety Bureau any information required by the 21 Department-Bureau to conduct a name only search and a form signed by the 22 State resident to be checked consenting to the (i) check of the criminal record 23 and (ii) use of other identifying information required by the State Repository. 24 The name and other required information shall be forwarded to the State 25 Bureau of Investigation for a search of the State criminal history record file. 26
  - (2) A statewide criminal history record check of the State resident's name may be conducted by a third-party vendor. The requesting entity and State resident shall provide the third-party vendor's required documentation to complete the request.
- 29 30 31

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(3) A statewide criminal history record check of the State resident's name may be conducted and certified by the clerk of court, at the clerk's discretion.

32 . . . 33 All releases of criminal history information by the North Carolina Department of (c) 34 Public Safety State Bureau of Investigation to the requesting entity shall be subject to, and in 35 compliance with, rules governing the dissemination of criminal history record checks as adopted 36 by the North Carolina Department of Public Safety. Bureau. All of the information the requesting 37 entity receives through the checking of the criminal history is privileged information and for the 38 exclusive use of that requesting entity. The requesting entity shall keep all information received 39 pursuant to this section confidential.

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(h) Except as provided for in subsection (i) of this section, the Department of Public
Safety-State Bureau of Investigation shall charge a reasonable fee for conducting the checks of
the criminal history records authorized by this section. If the requesting entity is charged a fee
for obtaining a criminal history record check, the requesting entity may require the applicant or
current member to reimburse the requesting entity the cost incurred.

(i) The Department of Public Safety State Bureau of Investigation may charge the fire
chief of a nonprofit volunteer fire department a fee to cover the cost associated with submission
of fingerprints to the Federal Bureau of Investigation for a national criminal history record check
provided in accordance with subsection (b) of this section. The Department of Public Safety State
Bureau of Investigation shall not charge a fee for conducting a statewide criminal history record

check for a fire chief of a nonprofit volunteer fire department provided in accordance with
 subsection (b) or (b1) of this section.

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# "§ 143B-1209.25. Criminal record checks of applicants for manufactured home manufacturer, dealer, salesperson, or set-up contractor licensure.

5 The Department of Public Safety State Bureau of Investigation may provide to the North 6 Carolina Manufactured Housing Board from the State and National Repositories of Criminal 7 Histories the criminal history of any applicant for licensure as a manufactured home 8 manufacturer, dealer, salesperson, or set-up contractor under Article 9A of Chapter 143 of the 9 General Statutes. Along with the request, the Board shall provide to the Department of Public 10 Safety-Bureau the fingerprints of the applicant, a form signed by the applicant consenting to the criminal record check, and use of fingerprints and other identifying information required by the 11 12 State and National Repositories, and any additional information required by the Department of 13 Public Safety. Bureau. The applicant's fingerprints shall be forwarded to the State Bureau of 14 Investigation used for a search of the State's criminal history record file, and the State-Bureau of 15 Investigation shall forward a set of fingerprints to the Federal Bureau of Investigation for a 16 national criminal history record check. The Board shall keep all information obtained pursuant 17 to this section confidential. The Department of Public Safety Bureau may charge a fee to offset 18 the cost incurred by it to conduct a criminal record check under this section. The fee shall not 19 exceed the actual cost of locating, editing, researching, and retrieving the information.

### 20 "§ 143B-1209.26. Criminal record checks for municipalities and county governments.

21 The Department of Public Safety State Bureau of Investigation may provide to a city or 22 county from the State and National Repositories of Criminal Histories the criminal history of any 23 person who applies for employment with the city or county. The city or county shall provide to 24 the Department of Public Safety, Bureau, along with the request, the fingerprints of the applicant, 25 a form signed by the applicant consenting to the criminal record check and use of fingerprints 26 and other identifying information required by the State and National Repositories, and any 27 additional information required by the Department of Public Safety. Bureau. The applicant's 28 fingerprints shall be forwarded to the State Bureau of Investigation used for a search of the State's 29 criminal history record file, and the State-Bureau of Investigation-shall forward a set of 30 fingerprints to the Federal Bureau of Investigation for a national criminal history record check. 31 The city or county shall keep all information obtained pursuant to this section confidential. The 32 Department of Public Safety Bureau may charge a fee to offset the cost incurred by it to conduct 33 a criminal record check under this section. The fee shall not exceed the actual cost of locating, 34 editing, researching, and retrieving the information.

## 35 "§ 143B-1209.27. Criminal record checks of applicants for locksmith licensure or 36 apprentice designation.

37 The Department of Public Safety State Bureau of Investigation may provide to the North Carolina Locksmith Licensing Board from the State and National Repositories of Criminal 38 39 Histories the criminal history of any applicant for licensure as a locksmith or an apprentice under 40 Chapter 74F of the General Statutes. Along with the request, the Board shall provide to the 41 Department of Public Safety Bureau the fingerprints of the applicant, a form signed by the 42 applicant consenting to the criminal record check and use of fingerprints and other identifying 43 information required by the State and National Repositories, and any additional information 44 required by the Department of Public Safety. Bureau. The applicant's fingerprints shall be 45 forwarded to the State Bureau of Investigation-used for a search of the State's criminal history 46 record file, and the State-Bureau of Investigation shall forward a set of fingerprints to the Federal 47 Bureau of Investigation for a national criminal history record check. The Board shall keep all 48 information obtained pursuant to this section confidential. The Department of Public Safety 49 Bureau may charge a fee to offset the cost incurred by it to conduct a criminal record check under 50 this section. The fee shall not exceed the actual cost of locating, editing, researching, and 51 retrieving the information.

#### 1 2

### "§ 143B-1209.28. Criminal record checks for the North Carolina State Lottery Commission and its Director.

3 The Department of Public Safety State Bureau of Investigation may provide to the North 4 Carolina State Lottery Commission and to its Director from the State and National Repositories 5 of Criminal Histories the criminal history of any prospective employee of the Commission and 6 any potential contractor. The North Carolina State Lottery Commission or its Director shall 7 provide to the Department of Public Safety, Bureau, along with the request, the fingerprints of 8 the prospective employee of the Commission, or of the potential contractor, a form signed by the 9 prospective employee of the Commission, or of the potential contractor consenting to the criminal 10 record check and use of fingerprints and other identifying information required by the State and National Repositories, and any additional information required by the Department of Public 11 12 Safety. Bureau. The fingerprints of the prospective employee of the Commission, or potential 13 contractor, shall be forwarded to the State Bureau of Investigation used for a search of the State's 14 criminal history record file, and the State Bureau of Investigation shall forward a set of 15 fingerprints to the Federal Bureau of Investigation for a national criminal history record check. 16 The North Carolina State Lottery Commission and its Director shall remit any fingerprint information retained by the Commission to alcohol law enforcement agents appointed under 17 18 Article 5 of Chapter 18B of the General Statutes and shall keep all information obtained pursuant 19 to this section confidential. The Department of Public Safety-Bureau shall charge a reasonable 20 fee only for conducting the checks of the criminal history records authorized by this section.

21 22 "§ 143B-1209.29. Criminal record checks of applicants for permit or license to conduct exploration, recovery, or salvage operations and archaeological investigations.

23 The Department of Public Safety State Bureau of Investigation may provide to the 24 Department of Natural and Cultural Resources from the State and National Repositories of 25 Criminal Histories the criminal history of any applicant for a permit or license under Article 3 of 26 Chapter 121 of the General Statutes or Article 2 of Chapter 70 of the General Statutes. Along 27 with the request, the Department of Natural and Cultural Resources shall provide to the 28 Department of Public Safety Bureau the fingerprints of the applicant, a form signed by the 29 applicant consenting to the criminal history record check and use of fingerprints and other 30 identifying information required by the State and National Repositories, and any additional 31 information required by the Department of Public Safety. Bureau. The applicant's fingerprints 32 shall be forwarded to the State Bureau of Investigation used for a search of the State's criminal 33 history record file, and the State-Bureau of Investigation shall forward a set of fingerprints to the 34 Federal Bureau of Investigation for a national criminal history record check. The Department of 35 Natural and Cultural Resources shall keep all information obtained under this section 36 confidential. The Department of Public Safety Bureau may charge a fee to offset the cost incurred 37 by it to conduct a criminal record check under this section. The fee shall not exceed the actual 38 cost of locating, editing, researching, and retrieving the information.

### 39 "§ 143B-1209.30. Criminal record checks of applicants for licensure and licensees.

40 The Department of Public Safety State Bureau of Investigation may provide to the North 41 Carolina Psychology Board from the State and National Repositories of Criminal Histories the 42 criminal history of any applicant for licensure or reinstatement of a license to practice psychology 43 or a licensed psychologist or psychological associate under Article 18A of Chapter 90 of the 44 General Statutes. Along with the request, the Board shall provide to the Department of Public 45 Safety-Bureau the fingerprints of the applicant or licensee, a form signed by the applicant or 46 licensee consenting to the criminal record check and use of fingerprints and other identifying 47 information required by the State and National Repositories, and any additional information 48 required by the Department of Public Safety. Bureau. The applicant's or licensee's fingerprints 49 shall be forwarded to the State Bureau of Investigation used for a search of the State's criminal 50 history record file, and the State-Bureau of Investigation shall forward a set of fingerprints to the 51 Federal Bureau of Investigation for a national criminal history record check. The Board shall

1 keep all information obtained pursuant to this section confidential. The Department of Public

2 Safety-Bureau may charge each applicant or licensee a fee to offset the cost incurred by it to

3 conduct a criminal record check under this section. The fee shall not exceed the actual cost of

4 locating, editing, researching, and retrieving the information.

5

### "§ 143B-1209.31. Criminal record checks for the Judicial Department.

6 (a) The Department of Public Safety State Bureau of Investigation may provide to the 7 Judicial Department from the State and National Repositories of Criminal Histories the criminal 8 history of any current or prospective employee, volunteer, or contractor of the Judicial 9 Department. The Judicial Department shall provide to the Department of Public Safety, Bureau, 10 along with the request, the fingerprints of the current or prospective employee, volunteer, or 11 contractor, a form signed by the current or prospective employee, volunteer, or contractor 12 consenting to the criminal record check and use of fingerprints and other identifying information required by the State and National Repositories, and any additional information required by the 13 14 Department of Public Safety. Bureau. The fingerprints of the current or prospective employee, 15 volunteer, or contractor shall be forwarded to the State Bureau of Investigation-used for a search 16 of the State's criminal history record file, and the State-Bureau of Investigation shall forward a 17 set of fingerprints to the Federal Bureau of Investigation for a national criminal history record 18 check. The Judicial Department shall keep all information obtained pursuant to this section 19 confidential.

20 (b) The Department of Public Safety-Bureau may charge a fee to offset the cost incurred 21 by it to conduct a criminal record check under this section. The fee shall not exceed the actual 22 cost of locating, editing, researching, and retrieving the information.

23 "§ 143B-1209.32. Criminal record checks for the Department of Information Technology.

24 The Department of Public Safety State Bureau of Investigation may provide to the (a) 25 Department of Information Technology from the State and National Repositories of Criminal 26 Histories the criminal history of any current or prospective employee, volunteer, or contractor of 27 the Department of Information Technology. The Department of Information Technology shall 28 provide to the Department of Public Safety, Bureau, along with the request, the fingerprints of 29 the current or prospective employee, volunteer, or contractor, a form signed by the current or 30 prospective employee, volunteer, or contractor consenting to the criminal record check and use 31 of fingerprints and other identifying information required by the State and National Repositories, 32 and any additional information required by the Department of Public Safety. Bureau. The 33 fingerprints of the current or prospective employee, volunteer, or contractor shall be forwarded 34 to the State Bureau of Investigation used for a search of the State's criminal history record file, 35 and the State-Bureau of Investigation-shall forward a set of fingerprints to the Federal Bureau of 36 Investigation for a national criminal history record check. The Department of Information 37 Technology shall keep all information obtained pursuant to this section confidential.

38 The Department of Public Safety Bureau may charge a fee to offset the cost incurred (b) 39 by it to conduct a criminal record check under this section. The fee shall not exceed the actual 40 cost of locating, editing, researching, and retrieving the information.

#### 41 "§ 143B-1209.33. Criminal record checks of EMS personnel.

42 The Department of Public Safety State Bureau of Investigation may provide to the Department of Health and Human Services the criminal history from the State and National 43 44 Repositories of Criminal Histories of an individual who applies for EMS credentials, seeks to 45 renew EMS credentials, or holds EMS credentials, when the criminal history is requested by the 46 Department. The Department of Health and Human Services shall provide to the Department of 47 Public Safety-Bureau the request for the criminal history, the fingerprints of the individual to be 48 checked, any additional information required by the Department of Public Safety, Bureau, and a 49 form consenting to the check of the criminal record and to the use of fingerprints and other 50 identifying information required by the State or National Repositories signed by the individual 51 to be checked. The Department of Health and Human Services and Emergency Medical Services

1 Disciplinary Committee, established by G.S. 143-519, shall keep all information obtained 2 pursuant to this section confidential. The Department of Public Safety Bureau shall charge a 3 reasonable fee to offset the costs incurred by it to conduct the checks of criminal history records 4 authorized by this section. 5 "§ 143B-1209.34. Criminal record checks of applicants for licensure as chiropractic 6 physicians. 7 The Department of Public Safety State Bureau of Investigation may provide to the State 8 Board of Chiropractic Examiners from the State and National Repositories of Criminal Histories 9 the criminal history of any applicant for licensure pursuant to Article 8 of Chapter 90 of the 10 General Statutes. Along with the request, the Board shall provide to the Department of Public Safety Bureau the fingerprints of the applicant, a form signed by the applicant consenting to the 11 12 criminal record check and use of fingerprints and other identifying information required by the 13 State and National Repositories, and any additional information required by the Department of 14 Public Safety. Bureau. The applicant's fingerprints shall be forwarded to the State Bureau of Investigation used for a search of the State's criminal history record file, and the State Bureau of 15 16 Investigation shall forward a set of fingerprints to the Federal Bureau of Investigation for a 17 national criminal history record check. The Board shall keep all information obtained pursuant 18 to this section confidential. The Department of Public Safety Bureau may charge a fee to offset 19 the cost incurred by it to conduct a criminal record check under this section. The fee shall not 20 exceed the actual cost of locating, editing, researching, and retrieving the information. 21 "§ 143B-1209.35. Criminal history record checks of employees of and applicants for 22 employment with the Department of Public Instruction. 23 Definitions. – As used in this section, the term: (a) 24 (1)"Covered person" means any of the following: 25 An applicant for employment or a current employee in a position in a. 26 the Department of Public Instruction. 27 An independent contractor or an employee of an independent b. 28 contractor that has contracted to provide services to the Department of 29 Public Instruction. 30 (2)"Criminal history" means a State or federal history of conviction of a crime, 31 whether a misdemeanor or felony, that bears upon a covered person's fitness 32 for employment in the Department of Public Instruction. The crimes include, 33 but are not limited to, criminal offenses as set forth in any of the following 34 Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and 35 Issuing Monetary Substitutes; Article 5A, Endangering Executive and 36 Legislative Officers; Article 6, Homicide; Article 7B, Rape and Other Sex 37 Offenses; Article 8, Assaults; Article 10, Kidnapping and Abduction; Article 38 13, Malicious Injury or Damage by Use of Explosive or Incendiary Device or 39 Material; Article 14, Burglary and Other Housebreakings; Article 15, Arson 40 and Other Burnings; Article 16, Larceny; Article 17, Robbery; Article 18, 41 Embezzlement; Article 19, False Pretenses and Cheats; Article 19A, 42 Obtaining Property or Services by False or Fraudulent Use of Credit Device 43 or Other Means; Article 19B, Financial Transaction Card Crime Act; Article 44 20, Frauds; Article 21, Forgery; Article 26, Offenses Against Public Morality and Decency; Article 26A, Adult Establishments; Article 27, Prostitution; 45 46 Article 28, Perjury; Article 29, Bribery; Article 31, Misconduct in Public 47 Office; Article 35, Offenses Against the Public Peace; Article 36A, Riots, 48 Civil Disorders, and Emergencies: Article 39, Protection of Minors; Article 49 40, Protection of the Family; Article 59, Public Intoxication; and Article 60, 50 Computer-Related Crime. The crimes also include possession or sale of drugs 51 in violation of the North Carolina Controlled Substances Act, Article 5 of

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1 2 3	Chapter 90 of the General Statutes, and alcohol-related offenses such a to underage persons in violation of G.S. 18B-302, or driving while imp violation of G.S. 20-138.1 through G.S. 20-138.5.	
4	(b) When requested by the Department of Public Instruction, the North Car	<del>:olina</del>
5	Department of Public Safety State Bureau of Investigation may provide to the reque	esting
6	department a covered person's criminal history from the State Repository of Criminal Hist	
7	Such request shall not be due to a person's age, sex, race, color, national origin, religion, o	
8	political affiliation, or handicapping condition as defined by G.S. 168A-3. For requests for a	
9	criminal history record check only, the requesting department shall provide to the Department	
10	Public Safety Bureau a form consenting to the check, signed by the covered person to be che	
11	and any additional information required by the <del>Department of Public Safety. <u>Bureau</u>. National research abases are authorized for accord applicants who have not resided in the</del>	
12 13	criminal record checks are authorized for covered applicants who have not resided in the of North Carolina during the past five years. For national checks the Department of F	
13 14	Instruction shall provide to the North Carolina Department of Public Safety Burea	
14	fingerprints of the covered person to be checked, any additional information required b	
16	Department of Public Safety, Bureau, and a form signed by the covered person to be che	•
17	consenting to the check of the criminal record and to the use of fingerprints and other identi	
18	information required by the State or National Repositories. The fingerprints of the indiv	
19	shall be forwarded to the State Bureau of Investigation used for a search of the State crim	
20	history record file and forwarded to the Federal Bureau of Investigation for a national crit	
21	history record check. The Department of Public Instruction shall keep all information pur	
22	to this section confidential. The Department of Public Safety Bureau shall charge a reaso	nable
23	fee for conducting the checks of the criminal history records authorized by this section.	
24	(c) All releases of criminal history information to the Department of Public Instru	
25	shall be subject to, and in compliance with, rules governing the dissemination of criminal h	-
26 27	record checks as adopted by the North Carolina Department of Public Safety. Bureau. All o	
27 28	information the department receives through the checking of the criminal history is privi information and for the exclusive use of the department.	leged
28 29	mormation and for the exclusive use of the department.	
30	"§ 143B-1209.36. Criminal record checks of applicants and of current employees wh	o are
31	involved in the manufacture or production of drivers licenses and identific	
32	cards.	
33	(a) The Department of Public Safety State Bureau of Investigation may, upon red	quest,
34	provide to the Department of Transportation, Division of Motor Vehicles, the criminal his	istory
35	from the State and National Repositories of Criminal Histories of the following individuals	
36	individual (i) is or will be involved in the manufacture or production of drivers license	
37	identification cards, or (ii) has or will have the ability to affect the identity information	1 that
38	appears on drivers licenses or identification cards:	
39	(1) An applicant for employment.	
40	<ul> <li>(2) A current employee.</li> <li>(2) A contractual currelevance or employee.</li> </ul>	
41 42	<ul> <li>(3) A contractual employee or applicant.</li> <li>(4) An employee of a contractor</li> </ul>	
42 43	<ul><li>(4) An employee of a contractor.</li><li>(b) Along with the request, the Division of Motor Vehicles shall provide the follows:</li></ul>	ing to
43 44	the Department of Public Safety:Bureau:	ing to
45	(1) The fingerprints of the person who is the subject of the record check.	
46	(2) A form signed by the person who is the subject of the record check conse	nting
47	to:	8
48	a. The criminal record check.	
49	b. The use of fingerprints.	
50	c. Any other identifying information required by the State and National State and National State and State	ional
51	Repositories.	

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1	d. Any additional information required by the Department of Public
2	Safety.
3	(c) The fingerprints shall be forwarded to the State Bureau of Investigation used for a
4	search of the State's criminal history record file, and the State-Bureau of Investigation shall
5	forward a set of fingerprints to the Federal Bureau of Investigation for a national criminal history
6	record check.
7	(d) The Division of Motor Vehicles shall keep all information obtained pursuant to this
8	section confidential.
9	(e) The <del>Department of Public Safety</del> <u>Bureau</u> may charge a fee to offset the cost incurred
10	by it to conduct a criminal record check under this section. The fee shall not exceed the actual
10	cost of locating, editing, researching, and retrieving the information.
12	"§ 143B-1209.37. Criminal history record checks of applicants for licensure as nursing
12	home administrators.
13 14	(a) The <del>Department of Public Safety</del> <u>State Bureau of Investigation</u> may provide to the
15	North Carolina State Board of Examiners for Nursing Home Administrators from the State and
16	National Repositories of Criminal Histories the criminal history of any applicant for licensure as
17	a nursing home administrator under Article 20 of Chapter 90 of the General Statutes. Along with
18	the request, the Board shall provide to the Department of Public Safety Bureau the fingerprints
19	of the applicant, a form signed by the applicant consenting to the criminal history record check
20	and use of fingerprints and other identifying information required by the State and National
20	Repositories, and any additional information required by the <del>Department of Public Safety.</del>
22	<u>Bureau.</u> The applicant's fingerprints shall be forwarded to the State Bureau of Investigation used
22	for a search of the State's criminal history record file, and the State Bureau of Investigation shall
23 24	forward a set of fingerprints to the Federal Bureau of Investigation for a national criminal history
25	record check. The Board shall keep all information obtained pursuant to this section confidential.
26	(b) The <del>Department of Public Safety</del> - <u>Bureau</u> may charge a fee to offset the cost incurred
20 27	by it to conduct a criminal history record check under this section. The fee shall not exceed the
28	actual cost of locating, editing, researching, and retrieving the information.
20 29	"§ 143B-1209.38. Criminal record checks of applicants for licensure as clinical mental
30	health counselors.
31	The Department of Public Safety State Bureau of Investigation may provide to the North
32	Carolina Board of Licensed Clinical Mental Health Counselors from the State and National
33	Repositories of Criminal Histories the criminal history of any applicant for licensure or
34	reinstatement of a license or licensee under Article 24 of Chapter 90 of the General Statutes.
35	Along with the request, the Board shall provide to the Department of Public Safety Bureau the
36	fingerprints of the applicant or licensee, a form signed by the applicant or licensee consenting to
37	the criminal record check and use of fingerprints and other identifying information required by
38	the State and National Repositories, and any additional information required by the <del>Department</del>
39	of Public Safety. <u>Bureau</u> . The applicant or licensee's fingerprints shall be forwarded to the State
40	Bureau of Investigation used for a search of the State's criminal history record file, and the State
41	Bureau of Investigation shall forward a set of fingerprints to the Federal Bureau of Investigation
42	for a national criminal history record check. The Board shall keep all information obtained
43	pursuant to this section confidential. The <del>Department of Public Safety</del> <u>Bureau</u> may charge a fee
44	to offset the cost incurred by it to conduct a criminal record check under this section. The fee
45	shall not exceed the actual cost of locating, editing, researching, and retrieving the information.
46	"§ 143B-1209.39. Criminal history record checks of applicants for licensure as marriage
47	and family therapists and marriage and family therapy associates.
48	The Department of Public Safety State Bureau of Investigation may provide to the North
49	Carolina Marriage and Family Therapy Licensure Board from the State and National
50	Repositories of Criminal Histories the criminal history of any applicant for licensure or
51	reinstatement of a license or licensee under Article 18C of Chapter 90 of the General Statutes

1 Along with the request, the Board shall provide to the Department of Public Safety-Bureau the 2 fingerprints of the applicant or licensee, a form signed by the applicant or licensee consenting to 3 the criminal history record check and use of fingerprints and other identifying information 4 required by the State and National Repositories, and any additional information required by the 5 Department of Public Safety. Bureau. The applicant's or licensee's fingerprints shall be forwarded 6 to the State Bureau of Investigation used for a search of the State's criminal history record file, 7 and the State Bureau of Investigation shall forward a set of fingerprints to the Federal Bureau of 8 Investigation for a national criminal history record check. The Board shall keep all information 9 obtained pursuant to this section confidential. The Department of Public Safety Bureau may 10 charge a fee to offset the cost incurred by the Department to conduct a criminal history record check under this section. The fee shall not exceed the actual cost of locating, editing, researching, 11 12 and retrieving the information. 13 "§ 143B-1209.40. Criminal record checks of petitioners for restoration of firearms rights. 14 A person who petitions the court to have the person's firearms rights restored shall (a) 15 submit a full set of the petitioner's fingerprints, to be administered by the sheriff. The petitioner shall also submit to the sheriff a form signed by the petitioner consenting to the criminal record 16 17 check and use of fingerprints and other identifying information required by the State and National 18 Repositories, and any additional information required by the State Bureau of Investigation or the 19 Federal Bureau of Investigation. The sheriff shall forward the set of fingerprints and the signed 20 consent form to the State Bureau of Investigation for a records check of State and national 21 databases. 22 (b) Upon receipt of the fingerprints and consent form forwarded by the sheriff pursuant 23 to subsection (a) of this section, the State Bureau of Investigation shall conduct a search of the 24 State criminal history record file and shall forward a set of the fingerprints and a copy of the 25 signed consent form to the Federal Bureau of Investigation for a national criminal history record 26 check. 27 The State Bureau of Investigation shall provide a copy of the information obtained (c) 28 pursuant to this section to the clerk of superior court, which shall be kept confidential in the court 29 file for the petition for restoration of firearms rights. 30 (d) The Department of Public Safety-Bureau may charge a fee to offset the cost incurred 31 by it to conduct a criminal record check under this section. The fee shall not exceed the actual 32 cost of locating, editing, researching, and retrieving the information. 33 "§ 143B-1209.41. Criminal record checks of applicants for certification by the Department 34 of Agriculture and Consumer Services as euthanasia technicians. 35 The Department of Public Safety State Bureau of Investigation may provide a criminal record 36 check to the Department of Agriculture and Consumer Services for a person who has applied for 37 a new or renewal certification as a euthanasia technician. The Department of Agriculture and 38 Consumer Services shall provide the Department of Public Safety Bureau a request for the 39 criminal record check, the fingerprints of the individual to be checked, any additional information 40 required by the Department of Public Safety, Bureau, and a form signed by the person seeking 41 certification consenting to the check of the criminal record. The fingerprints shall be forwarded 42 to the State Bureau of Investigation-used for a search of the State's criminal history record file, 43 and the State-Bureau of Investigation-shall forward a set of fingerprints to the Federal Bureau of 44 Investigation for a national criminal history record check. The Department of Agriculture and 45 Consumer Services shall keep all information pursuant to this section privileged, in accordance 46 with applicable State law and federal guidelines, and the information shall be confidential and 47 shall not be a public record under Chapter 132 of the General Statutes. The Department of Public

48 Safety-Bureau may charge each applicant a fee for conducting the checks of criminal history

49 records authorized by this section.

#### 1 2

3

#### "§ 143B-1209.42. Criminal history record checks of applicants for trainee registration, appraiser licensure, appraiser certification, or registrants for registration as real estate appraisal management companies.

4 The Department of Public Safety State Bureau of Investigation may provide to the North 5 Carolina Appraisal Board from the State and National Repositories of Criminal Histories the 6 criminal history of any applicant or registrant for registration under Article 1 and Article 2 of 7 Chapter 93E of the General Statutes. Along with the request, the Board shall provide to the 8 Department of Public Safety-Bureau the fingerprints of the applicant or registrant, a form signed 9 by the applicant or registrant consenting to the criminal history record check and use of 10 fingerprints and other identifying information required by the State and National Repositories, and any additional information required by the Department of Public Safety. Bureau. The 11 12 applicant's or registrant's fingerprints shall be forwarded to the State Bureau of Investigation used 13 for a search of the State's criminal history record file, and the State-Bureau of Investigation shall 14 forward a set of fingerprints to the Federal Bureau of Investigation for a national criminal history 15 record check. The Board shall keep all information obtained pursuant to this section confidential. 16 The Department of Public Safety Bureau may charge a fee to offset the cost incurred by the 17 Department Bureau to conduct a criminal history record check under this section. The fee shall 18 not exceed the actual cost of locating, editing, researching, and retrieving the information.

# 19 "§ 143B-1209.43. Criminal history record checks of applicants for a restoration of a 20 revoked drivers license.

21 The Department of Public Safety State Bureau of Investigation may provide to the Division 22 of Motor Vehicles, from the State and National Repositories of Criminal Histories, the criminal 23 history record of any applicant for a restoration of a revoked drivers license. Along with the 24 request, the Division shall provide to the Department of Public Safety-Bureau the fingerprints of 25 the applicant, a form signed by the applicant consenting to the criminal history record check and 26 use of fingerprints, other identifying information required by the State and National Repositories, 27 and any additional information required by the Department of Public Safety. Bureau. The 28 applicant's fingerprints shall be forwarded to the State Bureau of Investigation-used for a search 29 of the State's criminal history record file, and the State-Bureau of Investigation shall forward a 30 set of fingerprints to the Federal Bureau of Investigation for a national criminal history record 31 check. The Division shall keep all information obtained pursuant to this section confidential. The 32 Department of Public Safety Bureau may charge a fee to offset the cost incurred by it to conduct 33 a criminal history record check under this section. The fee shall not exceed the actual cost of 34 locating, editing, researching, and retrieving the information. Fees and other costs incurred by 35 the Division under this statute may be charged to the applicant.

# 36 "§ 143B-1209.44. Criminal history record checks of applicants for and current holders of 37 certificate to transport household goods.

The Department of Public Safety State Bureau of Investigation may provide to the 38 (a) 39 Utilities Commission from the State and National Repositories of Criminal Histories the criminal 40 history of any applicant for or current holder of a certificate to transport household goods. Along with the request, the Commission shall provide to the Department of Public Safety-Bureau the 41 42 fingerprints of the applicant or current holder, a form signed by the applicant or current holder 43 consenting to the criminal history record check and use of fingerprints and other identifying 44 information required by the State and National Repositories of Criminal Histories, and any 45 additional information required by the Department of Public Safety. Bureau. The applicant's or 46 current holder's fingerprints shall be forwarded to the State Bureau of Investigation used for a 47 search of the State's criminal history record file, and the State-Bureau of Investigation-shall 48 forward a set of fingerprints to the Federal Bureau of Investigation for a national criminal history 49 record check. The Utilities Commission shall keep all information obtained pursuant to this 50 section confidential. The Department of Public Safety Bureau may charge a fee to offset the cost 51 incurred by it to conduct a criminal history record check under this section. The fee shall not

exceed the actual cost of locating, editing, researching, and retrieving the information. The
 Department of Public Safety-Bureau shall send a copy of the results of the criminal history record
 checks directly to the Utilities Commission Chief Clerk.

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### "§ 143B-1209.45. Criminal history record checks of applicants for licensure as physical therapists or physical therapist assistants.

7 The Department of Public Safety State Bureau of Investigation may provide to the North 8 Carolina Board of Physical Therapy Examiners a criminal history record from the State and 9 National Repositories of Criminal Histories for applicants for licensure by the Board. Along with 10 a request for criminal history records, the Board shall provide to the Department of Public Safety Bureau the fingerprints of the applicant or subject, a form signed by the applicant consenting to 11 12 the criminal history record check and use of the fingerprints and other identifying information 13 required by the Repositories, and any additional information required by the <del>Department.</del> Bureau. 14 The fingerprints shall be forwarded to the State Bureau of Investigation used for a search of the 15 State's criminal history record file, and the State-Bureau of Investigation shall forward a set of 16 fingerprints to the Federal Bureau of Investigation for a national criminal history record check. 17 The Board shall keep all information obtained pursuant to this section confidential. The 18 Department of Public Safety Bureau may charge a fee to offset the cost incurred by the 19 Department of Public Safety Bureau to conduct a criminal history record check under this section, 20 but the fee shall not exceed the actual cost of locating, editing, researching, and retrieving the 21 information.

#### 22 23

# "§ 143B-1209.46. Criminal record checks of applicants and recipients of programs of public assistance.

(a) Upon receipt of a request from a county department of social services pursuant to
G.S. 108A-26.1, the Department of Public Safety State Bureau of Investigation shall, to the
extent allowed by federal law, provide to the county department of social services the criminal
history from the State or National Repositories of Criminal Histories of an applicant for, or
recipient of, program assistance under Part 2 or Part 5 of Article 2 of Chapter 108A of the General
Statutes.

(b) The county department of social services shall provide to the Department of Public
 Safety, Bureau, along with the request, any information required by the Department of Public
 Safety Bureau and a form signed by the individual to be checked consenting to the check of the
 criminal record and to the use of any necessary identifying information required by the State or
 National Repositories. The county department of social services shall keep all information
 pursuant to this section confidential and privileged, except as provided in G.S. 108A-26.1.

36 (c) The Department of Public Safety Bureau may charge a reasonable fee only for 37 conducting the checks of the criminal history records authorized by this section.

### 38 "§ 143B-1209.47. Criminal record checks for the Office of State Controller.

39 The Department of Public Safety State Bureau of Investigation may provide to the Office of 40 State Controller from the State and National Repositories of Criminal Histories the criminal 41 history of any current or prospective employee, volunteer, or contractor of the Office of State 42 Controller. The Office of State Controller shall provide to the Department of Public Safety, 43 Bureau, along with the request, the fingerprints of the current or prospective employee, volunteer, 44 or contractor, a form signed by the current or prospective employee, volunteer, or contractor 45 consenting to the criminal record check and use of fingerprints and other identifying information 46 required by the State and National Repositories, and any additional information required by the 47 Department of Public Safety. Bureau. The fingerprints of the current or prospective employee, 48 volunteer, or contractor shall be forwarded to the State Bureau of Investigation used for a search 49 of the State's criminal history record file, and the State-Bureau of Investigation shall forward a 50 set of fingerprints to the Federal Bureau of Investigation for a national criminal history record 51 check. The Office of State Controller shall keep all information obtained pursuant to this section

1 confidential. The Department of Public Safety Bureau may charge a fee to offset the cost incurred

2 by it to conduct a criminal record check under this section. The fee shall not exceed the actual 3

cost of locating, editing, researching, and retrieving the information.

4 "§ 143B-1209.48. Criminal record checks for the Department of Revenue.

5 The Department of Public Safety State Bureau of Investigation shall, upon request, (a) 6 provide to the Department of Revenue from the State and National Repositories of Criminal 7 Histories the criminal history of any of the following individuals:

- 8 9
- (1)A current or prospective permanent or temporary employee.
- A contractor with the Department. (2)
- 10 11
- 12

An employee or agent of a contractor with the Department. (3) (4) Any other individual otherwise engaged by the Department who will have access to federal tax information.

13 Along with the request, the Department of Revenue shall provide to the Department (b) 14 of Public Safety Bureau the fingerprints of the individual whose record is being sought, a form 15 signed by the individual consenting to the criminal record check and use of fingerprints and other 16 identifying information required by the State and National Repositories, and any additional 17 information required by the Department of Public Safety. Bureau. The individual's fingerprints shall be forwarded to the State Bureau of Investigation-used for a search of the State's criminal 18 19 history record file, and the State-Bureau of Investigation shall forward a set of fingerprints to the 20 Federal Bureau of Investigation for a national criminal history record check. The Department of 21 Revenue shall keep all information obtained pursuant to this section confidential.

The Department of Public Safety Bureau may charge a fee to offset the cost incurred 22 (c) 23 by it to conduct a criminal record check under this section. The fee shall not exceed the actual 24 cost of locating, editing, researching, and retrieving the information.

25 "§ 143B-1209.49. Criminal record checks for the Office of State Human Resources.

26 The Department of Public Safety State Bureau of Investigation may provide to the (a) 27 Office of State Human Resources from the State and National Repositories of Criminal Histories 28 the criminal history of any prospective temporary employee of a State agency or department if a 29 criminal record check is a requirement for employment by the agency or department with which 30 the individual would be temporarily assigned. The Office of State Human Resources shall 31 provide to the Department of Public Safety, Bureau, along with the request, the fingerprints of 32 the prospective temporary employee, a form signed by the prospective temporary employee 33 consenting to the criminal record check and use of fingerprints and other identifying information 34 required by the State and National Repositories, and any additional information required by the 35 Department of Public Safety. Bureau. The fingerprints of the prospective employee shall be 36 forwarded to the State Bureau of Investigation-used for a search of the State's criminal history 37 record file, and the State-Bureau of Investigation shall forward a set of fingerprints to the Federal 38 Bureau of Investigation for a national criminal history record check. The Office of State Human 39 Resources shall keep all information obtained pursuant to this section confidential.

40 (b) The Department of Public Safety-Bureau may charge a fee to offset the cost incurred 41 by it to conduct a criminal record check under this section. The fee shall not exceed the actual 42 cost of locating, editing, researching, and retrieving the information. If the Department of Public 43 Safety-Bureau charges the Office of State Human Resources a fee for conducting the criminal 44 record check, the agency or department with which the individual would be temporarily assigned 45 shall reimburse the Office of State Human Resources for the fee charged.

#### 46 "§ 143B-1209.50. Criminal record checks for employees and contractors of the State Board 47 of Elections and county directors of elections.

- 48 As used in this section, the term: (a) 49
  - "Current or prospective employee" means any of the following: (1)
- 50

51

A current or prospective permanent or temporary employee of the a.

State Board or a current or prospective county director of elections.

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1	b. A current or prospective contractor with the State Board.
2 3	c. An employee or agent of a current or prospective contractor with the State Board.
1	d. Any other individual otherwise engaged by the State Board who has
5	or will have the capability to update, modify, or change elections
5	systems or confidential elections or ethics data.
'	(2) "State Board" means the State Board of Elections.
;	(b) The Department of Public Safety State Bureau of Investigation may provide to the
	Executive Director of the State Board a current or prospective employee's criminal history from
	the State and National Repositories of Criminal Histories. The Executive Director shall provide
	to the Department of Public Safety, Bureau, along with the request, the fingerprints of the current
	or prospective employee, a form signed by the current or prospective employee consenting to the
	criminal record check and use of fingerprints and other identifying information required by the
	State and National Repositories, and any additional information required by the Department of
	Public Safety. Bureau. The fingerprints of the current or prospective employee shall be forwarded
	to the State Bureau of Investigation-used for a search of the State's criminal history record file,
	and the State-Bureau of Investigation shall forward a set of fingerprints to the Federal Bureau of
	Investigation for a national criminal history record check.
	(c) The Department of Public Safety Bureau may charge a fee to offset the cost incurred
	by it to conduct a criminal record check under this section. The fee shall not exceed the actual
	cost of locating, editing, researching, and retrieving the information.
	"§ 143B-1209.51. Criminal record checks for employees of county boards of elections.
	(a) As used in this section, the term:
	(1) "Current or prospective employee" means a current or prospective permanent
	or temporary employee of a county board of elections.
	(2) "State Board" means the State Board of Elections.
	(b) The Department of Public Safety State Bureau of Investigation may provide to a
	county board of elections a current or prospective employee's criminal history from the State and
	National Repositories of Criminal Histories. The county board of elections shall provide to the
	Department of Public Safety, Bureau, along with the request, the fingerprints of the current or
	prospective employee, a form signed by the current or prospective employee consenting to the
	criminal record check and use of fingerprints and other identifying information required by the
	State and National Repositories, and any additional information required by the <del>Department of</del>
	Public Safety. <u>Bureau.</u> The fingerprints of the current or prospective employee shall be forwarded to the State Bureau of Investigation used for a search of the State's criminal history record file,
	and the State-Bureau of Investigation shall forward a set of fingerprints to the Federal Bureau of
	Investigation for a national criminal history record check.
	(c) The <del>Department of Public Safety <u>Bureau</u> may charge a fee to offset the cost incurred</del>
	by it to conduct a criminal record check under this section. The fee shall not exceed the actual
	cost of locating, editing, researching, and retrieving the information.
	cost of locating, cutting, researching, and retrieving the information.
	"§ 143B-1209.52. Criminal record checks of applicants for licensure as
	dietitian/nutritionists or nutritionists.
	The Department of Public Safety State Bureau of Investigation may provide to the North
	Carolina Board of Dietetics/Nutrition a criminal history record from the State and National
	Repositories of Criminal Histories for applicants for licensure by the Board. Along with a request
	for criminal history records, the Board shall provide to the <del>Department of Public Safety Bureau</del>
	the fingerprints of the applicant or subject, a form signed by the applicant consenting to the
)	criminal history record check and use of the fingerprints and other identifying information
	required by the Repositories, and any additional information required by the <del>Department.</del> Bureau.

The fingerprints shall be forwarded to the State Bureau of Investigation used for a search of the 1 2 State's criminal history record file, and the State-Bureau of Investigation-shall forward a set of 3 fingerprints to the Federal Bureau of Investigation for a national criminal history record check. 4 The Board shall keep all information obtained pursuant to this section confidential. The 5 Department of Public Safety Bureau may charge a fee to offset the cost incurred by the 6 Department of Public Safety Bureau to conduct a criminal history record check under this section, 7 but the fee shall not exceed the actual cost of locating, editing, researching, and retrieving the 8 information. 9 "§ 143B-1209.53. National criminal record checks for child care institutions. 10 The Department of Public Safety State Bureau of Investigation shall provide to the Department of Health and Human Services, Criminal Records Check Unit, in accordance with 11 12 G.S. 108A-150, the criminal history of any current or prospective employee or volunteer in a 13 child care institution as defined by Title IV-E of the Social Security Act, including individuals 14 working with a contract agency in a child care institution. The Department of Health and Human 15 Services, Criminal Records Check Unit, shall provide to the Department of Public Safety, 16 Bureau, along with the request, the fingerprints of the individual to be checked, any additional 17 information required by the Department of Public Safety, Bureau, and a form signed by the 18 individual to be checked consenting to the check of the criminal record and to the use of 19 fingerprints and other identifying information required by the State or National Repositories of 20 Criminal Histories. The fingerprints of the individual shall be forwarded to the State Bureau of 21 Investigation used for a search of the State's criminal history record file, and the State Bureau of 22 Investigation shall forward a set of fingerprints to the Federal Bureau of Investigation for a 23 national criminal history record check. All information received by the Department of Health and 24 Human Services, Criminal Records Check Unit, shall be kept confidential in accordance with 25 G.S. 108A-150. The Department of Public Safety-Bureau may charge a reasonable fee to conduct 26 a criminal record check under this section.

27 .

#### 28 "§ 143B-1209.55. Criminal record checks for the Legislative Services Commission.

29 The Department of Public Safety State Bureau of Investigation may provide to the Legislative 30 Services Officer from the State and National Repositories of Criminal Histories the criminal 31 history of any prospective employee, volunteer, or contractor of the General Assembly. The 32 Legislative Services Officer shall provide to the Department of Public Safety, Bureau, along with 33 the request, the fingerprints of the prospective employee, volunteer, or contractor, a form signed 34 by the prospective employee, volunteer, or contractor consenting to the criminal record check 35 and use of fingerprints and other identifying information required by the State and National 36 Repositories and any additional information required by the Department of Public Safety. 37 Bureau. The fingerprints of the prospective employee, volunteer, or contractor shall be forwarded 38 to the State Bureau of Investigation-used for a search of the State's criminal history record file, 39 and the State Bureau of Investigation shall forward a set of fingerprints to the Federal Bureau of 40 Investigation for a national criminal history record check. The Legislative Services Officer shall 41 keep all information obtained pursuant to this section confidential. The Department of Public 42 Safety-Bureau may charge a fee to offset the cost incurred by it to conduct a criminal record 43 check under this section. The fee shall not exceed the actual cost of locating, editing, researching, 44 and retrieving the information.

#### 45 "§ 143B-1209.56. Criminal record checks for sheriffs.

(a) The Department of Public Safety State Bureau of Investigation may provide to the
North Carolina Sheriffs' Education and Training Standards Commission a criminal history from
the State and National Repositories of Criminal Histories for any person filing a notice of
candidacy, or any potential appointee to fill a vacancy, to the office of sheriff. The North Carolina
Sheriffs' Education and Training Standards Commission shall provide to the Department of
Public Safety, Bureau, along with the request, the fingerprints of the person filing a notice of

1 candidacy, or any potential appointee to fill a vacancy, to the office of sheriff; a form signed by 2 the individual consenting to the criminal record check and use of fingerprints and other 3 identifying information required by the State and National Repositories; and any additional 4 information required by the Department of Public Safety. <u>Bureau</u>. The fingerprints of the 5 individual shall be forwarded to the State Bureau of Investigation used for a search of the State's 6 criminal history record file, and the <u>State</u>-Bureau of Investigation shall forward a set of 7 fingerprints to the Federal Bureau of Investigation for a national criminal history record check.

8 9

#### "§ 143B-1209.57. Criminal record check for platform licensees.

10 The Department of Public Safety State Bureau of Investigation may provide to the (a) Secretary of State a criminal history from the State and National Repositories of Criminal 11 12 Histories for any applicant seeking a platform license. The Secretary shall provide to the 13 Department of Public Safety, Bureau, along with the request, the fingerprints of the applicant and 14 its key persons; a form signed by the individual consenting to the criminal record check and use 15 of fingerprints and other identifying information required by the State and National Repositories; 16 and any additional information required by the Department of Public Safety. Bureau. The 17 fingerprints of the individual shall be forwarded to the State Bureau of Investigation-used for a 18 search of the State's criminal history record file, and the State-Bureau of Investigation-shall 19 forward a set of fingerprints to the Federal Bureau of Investigation for a national criminal history 20 record check.

21 22

. . .

#### "§ 143B-1209.58. The National Crime Prevention and Privacy Compact.

The National Crime Prevention and Privacy Compact is enacted into law and entered into with all jurisdictions legally joining in the compact in the form substantially as set forth in this section, as follows:

Preamble.

26

### Whereas, it is in the interest of the State to facilitate the dissemination of criminal history records from other states for use in North Carolina as authorized by State law; and

Whereas, the National Crime Prevention and Privacy Compact creates a legal framework for the cooperative exchange of criminal history records for noncriminal justice purposes; and

Whereas, the compact provides for the organization of an electronic information-sharing system among the federal government and the states to exchange criminal history records for noncriminal justice purposes authorized by federal or state law, such as background checks for governmental licensing and employment; and

Whereas, under the compact, the FBI and the party states agree to maintain detailed databases of their respective criminal history records, including arrests and dispositions, and to make them available to the federal government and party states for authorized purposes; and

Whereas, the FBI shall manage the federal data facilities that provide a significantpart of the infrastructure for the system; and

41 Whereas, entering into the compact would facilitate the interstate and federal-state 42 exchange of criminal history information to streamline the processing of background checks for 43 noncriminal justice purposes; and

Whereas, release and use of information obtained through the system for noncriminaljustice purposes would be governed by the laws of the receiving state; and

Whereas, entering into the compact will provide a mechanism for establishing and
enforcing uniform standards for record accuracy and for the confidentiality and privacy interests
of record subjects.

- 49
- 50
- 51 As used in this compact, the following definitions apply:

Article I.

Definitions.

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1 2 3	<ul> <li>(4) "Criminal history record repository" means the Department of Public Safety.State Bureau of Investigation.</li> </ul>
4 5	" SECTION 19F.4.(k) G.S. 143B-600(b)(2) is repealed.
6	<b>SECTION 19F.4.</b> $(l)$ G.S. 14-16.9 reads as rewritten:
7	"§ 14-16.9. Officers-elect to be covered.
8 9 10	Any person who has been elected to any office covered by this Article but has not yet taken the oath of office shall be considered to hold the office for the purpose of this Article and $G.S. 143B-919.G.S. 143B-1208.5."$
11	<b>SECTION 19F.4.(m)</b> G.S. 113-172(a) reads as rewritten:
12	"(a) The Secretary shall designate license agents for the Department. The Division and
13	license agents designated by the Secretary under this section shall issue licenses authorized under
14	this Article in accordance with this Article and the rules of the Commission. The Secretary may
15	require license agents to enter into a contract that provides for their duties and compensation,
16	post a bond, and submit to reasonable inspections and audits. If a license agent violates any
17	provision of this Article, the rules of the Commission, or the terms of the contract, the Secretary
18	may initiate proceedings for the forfeiture of the license agent's bond and may summarily
9	suspend, revoke, or refuse to renew a designation as a license agent and may impound or require
20	the return of all licenses, moneys, record books, reports, license forms and other documents,
21	ledgers, and materials pertinent or apparently pertinent to the license agency. The Secretary shall
22	report evidence or misuse of State property, including license fees, by a license agent to the State
23	Bureau of Investigation as provided by G.S. 143B-920.G.S. 143B-1208.6."
24	SECTION 19F.4.(n) G.S. 164-44(a) reads as rewritten:
25	"(a) The Commission shall have the secondary duty of collecting, developing, and
26	maintaining statistical data relating to sentencing, corrections, and juvenile justice so that the
27	primary duties of the Commission will be formulated using data that is valid, accurate, and
8	relevant to this State. All State agencies shall provide data as it is requested by the Commission.
9	For the purposes of G.S. 143B-930, G.S. 143B-1209.10, the Commission shall be considered to
0 1	be engaged in the administration of criminal justice. All meetings of the Commission shall be open to the public and the information presented to the Commission shall be available to any
2	open to the public and the information presented to the Commission shall be available to any State agency or member of the General Assembly."
2 3	State agency of member of the General Assembly. SECTION 19F.4.(o) G.S. 110-90.2(g) reads as rewritten:
3 4	"(g) The child care provider shall pay the cost of the fingerprinting and the federal criminal
5	history record check in accordance with G.S. 143B-934. G.S. 143B-1209.14. The Department of
6	Public Safety State Bureau of Investigation shall perform the State criminal history record check.
7	The Department of Health and Human Services shall pay for and conduct the county criminal
8	history record check. Child care providers who reside outside the State bear the cost of the county
<b>19</b>	criminal history record check and shall provide the county criminal history record check to the
0	Division of Child Development as required by this section."
-1	<b>SECTION 19F.4.(p)</b> G.S. 18C-151(a)(3) reads as rewritten:
42	"(3) All proposals shall be accompanied by a bond or letter of credit in an amount
13	equal to not less than five percent (5%) of the proposal and the fee to cover
4	the cost of the criminal record check conducted under
15	<u>G.S. 143B 935.G.S. 143B-1209.15.</u> "
6	SECTION 19F.4.(q) G.S. 122C-80 reads as rewritten:
17 10	"§ 122C-80. Criminal history record check required for certain applicants for employment.
8	(h) <b>D</b> aquiroment An offer of employment by a provider licensed under this Charter to
9 50	(b) Requirement. – An offer of employment by a provider licensed under this Chapter to an applicant to fill a position that does not require the applicant to have an occupational license
51	is conditioned on consent to a State and national criminal history record check of the applicant.
1	is concationed on consent to a state and national emininal instory record eneck of the applicant.

If the applicant has been a resident of this State for less than five years, then the offer of 1 2 employment is conditioned on consent to a State and national criminal history record check of 3 the applicant. The national criminal history record check shall include a check of the applicant's 4 fingerprints. If the applicant has been a resident of this State for five years or more, then the offer 5 is conditioned on consent to a State criminal history record check of the applicant. A provider 6 shall not employ an applicant who refuses to consent to a criminal history record check required 7 by this section. Except as otherwise provided in this subsection, within five business days of 8 making the conditional offer of employment, a provider shall submit a request to the Department 9 of Public Safety State Bureau of Investigation under G.S. 143B-939 G.S. 143B-1209.20 to 10 conduct a criminal history record check required by this section or shall submit a request to a private entity to conduct a State criminal history record check required by this section. 11 12 Notwithstanding G.S. 143B-939, G.S. 143B-1209.20, the Department of Public Safety State Bureau of Investigation shall return the results of national criminal history record checks for 13 14 employment positions not covered by Public Law 105-277 to the Department of Health and Human Services, Criminal Records Check Unit. Within five business days of receipt of the 15 16 national criminal history of the person, the Department of Health and Human Services, Criminal 17 Records Check Unit, shall notify the provider as to whether the information received may affect 18 the employability of the applicant. In no case shall the results of the national criminal history 19 record check be shared with the provider. Providers shall make available upon request 20 verification that a criminal history check has been completed on any staff covered by this section. 21 A county that has adopted an appropriate local ordinance and has access to the Department of 22 Public Safety State Bureau of Investigation data bank may conduct on behalf of a provider a State 23 criminal history record check required by this section without the provider having to submit a 24 request to the Department of Justice. State Bureau of Investigation. In such a case, the county 25 shall commence with the State criminal history record check required by this section within five 26 business days of the conditional offer of employment by the provider. All criminal history 27 information received by the provider is confidential and may not be disclosed, except to the 28 applicant as provided in subsection (c) of this section. For purposes of this subsection, the term 29 "private entity" means a business regularly engaged in conducting criminal history record checks 30 utilizing public records obtained from a State agency. 31 . . .

(g) Conditional Employment. – A provider may employ an applicant conditionally prior
 to obtaining the results of a criminal history record check regarding the applicant if both of the
 following requirements are met:

completed

The provider shall not employ an applicant prior to obtaining the applicant's

consent for criminal history record check as required in subsection (b) of this

The provider shall submit the request for a criminal history record check not

later than five business days after the individual begins conditional

fingerprint

cards

as

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SECTION 19F.4.(r) G.S. 131D-40 reads as rewritten:

43 "§ 131D-40. Criminal history record checks required for certain applicants for 44 employment.

45 (a) Requirement; Adult Care Home. – An offer of employment by an adult care home 46 licensed under this Chapter to an applicant to fill a position that does not require the applicant to 47 have an occupational license is conditioned on consent to a criminal history record check of the 48 applicant. If the applicant has been a resident of this State for less than five years, then the offer 49 of employment is conditioned on consent to a State and national criminal history record check of 49 the applicant. The national criminal history record check shall include a check of the applicant's 50 fingerprints. If the applicant has been a resident of this State for five years or more, then the offer 51 fingerprints. If the applicant has been a resident of this State for five years or more, then the offer

(1)

(2)

section

employment."

or

the

G.S. 143B-939.G.S. 143B-1209.20.

is conditioned on consent to a State criminal history record check of the applicant. An adult care 1 2 home shall not employ an applicant who refuses to consent to a criminal history record check 3 required by this section. Within five business days of making the conditional offer of 4 employment, an adult care home shall submit a request to the Department of Public Safety State 5 Bureau of Investigation under G.S. 143B-939-G.S. 143B-1209.20 to conduct a State or national 6 criminal history record check required by this section, or shall submit a request to a private entity 7 to conduct a State criminal history record check required by this section. Notwithstanding 8 G.S. 143B-939, G.S. 143B-1209.20, the Department of Public Safety State Bureau of 9 Investigation shall return the results of national criminal history record checks for employment 10 positions not covered by Public Law 105-277 to the Department of Health and Human Services, Criminal Records Check Unit. Within five business days of receipt of the national criminal 11 12 history of the person, the Department of Health and Human Services, Criminal Records Check 13 Unit, shall notify the adult care home as to whether the information received may affect the 14 employability of the applicant. In no case shall the results of the national criminal history record 15 check be shared with the adult care home. Adult care homes shall make available upon request 16 verification that a criminal history check has been completed on any staff covered by this section. 17 All criminal history information received by the home is confidential and may not be disclosed, 18 except to the applicant as provided in subsection (b) of this section.

19 Requirement; Contract Agency of Adult Care Home. - An offer of employment by a (a1) 20 contract agency of an adult care home licensed under this Chapter to an applicant to fill a position 21 that does not require the applicant to have an occupational license is conditioned upon consent 22 to a criminal history record check of the applicant. If the applicant has been a resident of this 23 State for less than five years, then the offer of employment is conditioned on consent to a State 24 and national criminal history record check of the applicant. The national criminal history record 25 check shall include a check of the applicant's fingerprints. If the applicant has been a resident of 26 this State for five years or more, then the offer is conditioned on consent to a State criminal 27 history record check of the applicant. A contract agency of an adult care home shall not employ 28 an applicant who refuses to consent to a criminal history record check required by this section. 29 Within five business days of making the conditional offer of employment, a contract agency of 30 an adult care home shall submit a request to the Department of Public Safety State Bureau of 31 Investigation under G.S. 143B-939-G.S. 143B-1209.20 to conduct a State or national criminal 32 history record check required by this section, or shall submit a request to a private entity to 33 conduct a State criminal history record check required by this section. Notwithstanding 34 G.S. 143B-939, G.S. 143B-1209.20, the Department of Public Safety State Bureau of 35 Investigation shall return the results of national criminal history record checks for employment 36 positions not covered by Public Law 105-277 to the Department of Health and Human Services, 37 Criminal Records Check Unit. Within five business days of receipt of the national criminal 38 history of the person, the Department of Health and Human Services, Criminal Records Check 39 Unit, shall notify the contract agency of the adult care home as to whether the information 40 received may affect the employability of the applicant. In no case shall the results of the national 41 criminal history record check be shared with the contract agency of the adult care home. Contract agencies of adult care homes shall make available upon request verification that a criminal history 42 43 check has been completed on any staff covered by this section. All criminal history information 44 received by the contract agency is confidential and may not be disclosed, except to the applicant 45 as provided by subsection (b) of this section.

46

47 (f) Conditional Employment. – An adult care home may employ an applicant
48 conditionally prior to obtaining the results of a criminal history record check regarding the
49 applicant if both of the following requirements are met:

50 51 (1) The adult care home shall not employ an applicant prior to obtaining the applicant's consent for a criminal history record check as required in

. . .

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1 2	subsection (a) of this section or the completed fingerprint cards as required in G.S. 143B-939.G.S. 143B-1209.20.
3	(2) The adult care home shall submit the request for a criminal history record
4	check not later than five business days after the individual begins conditional
5	employment.
6	"
7	SECTION 19F.4.(s) G.S. 131E-265 reads as rewritten:
8	"§ 131E-265. Criminal history record checks required for certain applicants for
9	employment.
10	(a) Requirement; Nursing Home or Home Care Agency. – An offer of employment by a
11	nursing home licensed under this Chapter to an applicant to fill a position that does not require
12	the applicant to have an occupational license is conditioned on consent to a criminal history
13	record check of the applicant. If the applicant has been a resident of this State for less than five
14	years, then the offer of employment is conditioned on consent to a State and national criminal
15	history record check of the applicant. The national criminal history record check shall include a
16 17	check of the applicant's fingerprints. If the applicant has been a resident of this State for five years or more, then the offer is conditioned on consent to a State criminal history record check
17	of the applicant. An offer of employment by a home care agency licensed under this Chapter to
19	an applicant to fill a position that requires entering the patient's home is conditioned on consent
20	to a criminal history record check of the applicant. In addition, employment status change of a
20	current employee of a home care agency licensed under this Chapter from a position that does
22	not require entering the patient's home to a position that requires entering the patient's home shall
23	be conditioned on consent to a criminal history record check of that current employee. If the
24	applicant for employment or if the current employee who is changing employment status has
25	been a resident of this State for less than five years, then the offer of employment or change in
26	employment status is conditioned on consent to a State and national criminal history record
27	check. The national criminal history record check shall include a check of the applicant's or
28	current employee's fingerprints. If the applicant or current employee has been a resident of this
29	State for five years or more, then the offer is conditioned on consent to a State criminal history
30	record check of the applicant or current employee applying for a change in employment status.
31	A nursing home or a home care agency shall not employ an applicant who refuses to consent to
32	a criminal history record check required by this section. In addition, a home care agency shall
33	not change a current employee's employment status from a position that does not require entering
34 25	the patient's home to a position that requires entering the patient's home who refuses to consent
35	to a criminal history record check required by this section. Within five business days of making
36	the conditional offer of employment, a nursing home or home care agency shall submit a request
37	to the Department of Public Safety State Bureau of Investigation under G.S. 143B-939
38 39	<u>G.S. 143B-1209.20</u> to conduct a State or national criminal history record check required by this section, or shall submit a request to a private entity to conduct a State criminal history record
39 40	check required by this section. Notwithstanding G.S. 143B 939, G.S. 143B-1209.20, the
40 41	Department of Public Safety State Bureau of Investigation shall return the results of national
42	criminal history record checks for employment positions not covered by Public Law 105-277 to
42 43	the Department of Health and Human Services, Criminal Records Check Unit. Within five
44	business days of receipt of the national criminal history of the person, the Department of Health
45	and Human Services, Criminal Records Check Unit, shall notify the nursing home or home care
46	agency as to whether the information received may affect the employability of the applicant. In
47	no case shall the results of the national criminal history record check be shared with the nursing
48	home or home care agency. Nursing homes and home care agencies shall make available upon
49	request verification that a criminal history check has been completed on any staff covered by this
50	section. All criminal history information received by the home or agency is confidential and may
51	not be disclosed, except to the applicant as provided in subsection (b) of this section.

1 Requirement; Contract Agency of Nursing Home or Home Care Agency. - An offer (a1) 2 of employment by a contract agency of a nursing home or home care agency licensed under this 3 Chapter to an applicant to fill a position that does not require the applicant to have an occupational 4 license is conditioned upon consent to a criminal history record check of the applicant. If the 5 applicant has been a resident of this State for less than five years, then the offer of employment 6 is conditioned on consent to a State and national criminal history record check of the applicant. 7 The national criminal history record check shall include a check of the applicant's fingerprints. 8 If the applicant has been a resident of this State for five years or more, then the offer is 9 conditioned on consent to a State criminal history record check of the applicant. A contract 10 agency of a nursing home or home care agency shall not employ an applicant who refuses to consent to a criminal history record check required by this section. Within five business days of 11 12 making the conditional offer of employment, a contract agency of a nursing home or home care agency shall submit a request to the Department of Public Safety State Bureau of Investigation 13 14 under G.S. 143B-939 G.S. 143B-1209.20 to conduct a State or national criminal history record 15 check required by this section, or shall submit a request to a private entity to conduct a State 16 criminal history record check required by this section. Notwithstanding G.S. 143B 939, 17 G.S. 143B-1209.20, the Department of Public Safety-State Bureau of Investigation shall return 18 the results of national criminal history record checks for employment positions not covered by 19 Public Law 105-277 to the Department of Health and Human Services, Criminal Records Check 20 Unit. Within five business days of receipt of the national criminal history of the person, the 21 Department of Health and Human Services, Criminal Records Check Unit, shall notify the 22 contract agency of the nursing home or home care agency as to whether the information received 23 may affect the employability of the applicant. In no case shall the results of the national criminal 24 history record check be shared with the contract agency of the nursing home or home care agency. 25 Contract agencies of nursing homes and home care agencies shall make available upon request 26 verification that a criminal history check has been completed on any staff covered by this section. 27 All criminal history information received by the contract agency is confidential and may not be 28 disclosed, except to the applicant as provided by subsection (b) of this section. 29 . . . 30 (f) Conditional Employment. – A nursing home or home care agency may employ an 31 applicant conditionally prior to obtaining the results of a criminal history record check regarding 32 the applicant if both of the following requirements are met: 33 The nursing home or home care agency shall not employ an applicant prior to (1)34 obtaining the applicant's consent for a criminal history record check as 35 required in subsection (a) of this section or the completed fingerprint cards as 36 required in G.S. 143B-939.G.S. 143B-1209.20. 37 (2)The nursing home or home care agency shall submit the request for a criminal 38 history record check not later than five business days after the individual 39 begins conditional employment. 40 . . . . " 41 **SECTION 19F.4.(t)** G.S. 90-171.23(b)(19) reads as rewritten: "(19) Request that the Department of Public Safety conduct criminal history record 42 43 checks of applicants for licensure pursuant to 44 G.S. 143B-940.G.S. 143B-1209.21." 45 **SECTION 19F.4.(u)** G.S. 90-113.33(10) reads as rewritten: 46 "(10) Request that the Department of Public Safety conduct criminal history record

47 checks of applicants for registration, certification, or licensure pursuant to
48 G.S. 143B-941.G.S. 143B-1209.22."
49 SECTION 19F.4.(v) The following statutes are amended by deleting the language
50 "G.S. 143B-943" wherever it appears and substituting "G.S. 143B-1209.23": G.S. 153A-233,

51 153A-234, and 160A-292.

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1	<b>SECTION 19F.4.(w)</b> G.S. 143-143.10(b)(6) reads as rewritten:	
2	"(6) To request that the <del>Department of Public Safety <u>State Bureau</u></del>	of Investigation
3	conduct criminal history checks of applicants for license	-
4	<del>G.S. 143B-944.</del> G.S. 143B-1209.24."	r r
5	<b>SECTION 19F.4.(x)</b> G.S. 153A-94.2 reads as rewritten:	
6	"§ 153A-94.2. Criminal history record checks of employees permitted.	
7	The board of commissioners may adopt or provide for rules and regulation	ns or ordinances
8	concerning a requirement that any applicant for employment be subject to a	
9	record check of State and National Repositories of Criminal Histories co	•
10	Department of Public Safety State Bureau of Investigation in accordance with	
11	<u>G.S. 143B-1209.25.</u> The local or regional public employer may consider the	
12	criminal history record checks in its hiring decisions."	
13	<b>SECTION 19F.4.(y)</b> G.S. 160A-164.2 reads as rewritten:	
14	"§ 160A-164.2. Criminal history record check of employees permitted.	
15	The council may adopt or provide for rules and regulations or ordinance	es concerning a
16	requirement that any applicant for employment be subject to a criminal history	•
17	State and National Repositories of Criminal Histories conducted by the Depar	
18	Safety State Bureau of Investigation in accordance with G.S. 143B-945. G.S. 143	
19	city may consider the results of these criminal history record checks in its hiring	
20	SECTION 19F.4.(z) G.S. 74F-6(16) reads as rewritten:	,
21	"(16) Request that the <del>Department of Public Safety State Bureau</del>	of Investigation
22	conduct criminal history record checks of applicants for	
23	apprenticeships pursuant to G.S. 143B-946. G.S. 143B-1209.	
24	SECTION 19F.4.(aa) G.S. 7A-349 reads as rewritten:	20.
25	"§ 7A-349. Criminal history record check; denial of employment, contract	ct. or volunteer
26	opportunity.	
27	The Judicial Department may deny employment, a contract, or a volunteer op	portunity to any
28	person who refuses to consent to a criminal history check authorized under	
29	G.S. 143B-1209.31 and may dismiss a current employee, terminate a contractor	
30	volunteer relationship if that employee, contractor, or volunteer refuses to conse	
31	history record check authorized under G.S. 143B-950.G.S. 143B-1209.31."	
32	<b>SECTION 19F.4.(bb)</b> G.S. 131E-159(g) reads as rewritten:	
33	"(g) An individual who applies for EMS credentials, seeks to renew EMS	S credentials, or
34	holds EMS credentials is subject to a criminal background review by the Dep	
35	request of the Department, the Emergency Medical Services Disciplinary Commi	
36	by G.S. 143-519, shall review criminal background information and make a r	
37	regarding the eligibility of an individual to obtain initial EMS credential	
38	credentials, or maintain EMS credentials. The Department and the Emergency M	
39	Disciplinary Committee shall keep all information obtained pursuant to	
40	confidential. The Medical Care Commission shall adopt rules to implement the p	
41	subsection, including rules to establish a reasonable fee to offset the actual c	
42	history information obtained pursuant to G.S. 143B-952.G.S. 143B-1209.33."	
43	<b>SECTION 19F.4.(cc)</b> G.S. 90-345(b) reads as rewritten:	
44	"(b) The Board may request that an applicant for licensure, an ap	plicant seeking
45	reinstatement of a license, or a licensee under investigation by the Board for a	
46	offenses in violation of this Article consent to a criminal history record check. Re	-
47	to a criminal history record check may constitute grounds for the Board to deny	
48	applicant, deny reinstatement of a license to an applicant, or revoke the license o	
49	Board shall ensure that the State and national criminal history of an applicant	
50	Board shall be responsible for providing to the North Carolina Department of Pu	
51	<u>Bureau of Investigation</u> the fingerprints of the applicant or licensee to be checke	
		.,

1 by the applicant or licensee consenting to the criminal record check and the use of fingerprints 2 and other identifying information required by the State or National Repositories of Criminal 3 Histories, and any additional information required by the Department of Public Safety State 4 Bureau of Investigation in accordance with G.S. 143B-957. G.S. 143B-1209.38. The Board shall 5 keep all information obtained pursuant to this section confidential. The Board shall collect any 6 fees required by the Department of Public Safety State Bureau of Investigation and shall remit 7 the fees to the Department of Public Safety State Bureau of Investigation for expenses associated 8 with conducting the criminal history record check." 9 **SECTION 19F.4.(dd)** G.S. 90-270.63(b) reads as rewritten: 10 The Board may request that an applicant for licensure, an applicant seeking "(b) reinstatement of a license, or a licensee under investigation by the Board for alleged criminal 11 12 offenses in violation of this Article consent to a criminal history record check. Refusal to consent 13 to a criminal history record check may constitute grounds for the Board to deny licensure to an 14 applicant, deny reinstatement of a license to an applicant, or revoke the license of a licensee. The 15 Board shall ensure that the State and national criminal history of an applicant is checked. The 16 Board shall be responsible for providing to the North Carolina Department of Public Safety State 17 Bureau of Investigation the fingerprints of the applicant or licensee to be checked, a form signed 18 by the applicant or licensee consenting to the criminal history record check and the use of 19 fingerprints and other identifying information required by the State or National Repositories of 20 Criminal Histories, and any additional information required by the Department of Public Safety 21 State Bureau of Investigation in accordance with G.S. 143B-958. G.S. 143B-1209.39. The Board 22 shall keep all information obtained pursuant to this section confidential. The Board shall collect 23 any fees required by the Department of Public Safety State Bureau of Investigation and shall 24 remit the fees to the **Department of Public Safety**-State Bureau of Investigation for expenses 25 associated with conducting the criminal history record check." 26 **SECTION 19F.4.(ee)** G.S. 14-415.4(d)(5) reads as rewritten: 27 The petitioner submits his or her fingerprints to the sheriff of the county in (5) 28 which the petitioner resides for a criminal background check pursuant to 29 G.S. 143B-959.G.S. 143B-1209.40." 30 **SECTION 19F.4.(ff)** G.S. 93E-1-6(c1) reads as rewritten: 31 The Board shall also make an investigation as it deems necessary into the background (c1)32 of the applicant to determine the applicant's qualifications with due regard to the paramount 33 interest of the public as to the applicant's competency, honesty, truthfulness, and integrity. All 34 applicants shall consent to a criminal history record check. Refusal to consent to a criminal 35 history record check may constitute grounds for the Board to deny an application. The Board 36 shall ensure that the State and national criminal history of an applicant is checked. The Board 37 shall be responsible for providing to the North Carolina Department of Public Safety State Bureau 38 of Investigation the fingerprints of the applicant to be checked, a form signed by the applicant 39 consenting to the criminal history record check, and the use of fingerprints and other identifying 40 information required by the State or National Repositories of Criminal Histories and any 41 additional information required by the Department of Public Safety-State Bureau of Investigation in accordance with G.S. 143B-961. G.S. 143B-1209.42. The Board shall keep all information 42 43 obtained pursuant to this section confidential. The Board shall collect any fees required by the 44 Department of Public Safety State Bureau of Investigation and shall remit the fees to the 45 Department of Public Safety State Bureau of Investigation for expenses associated with 46 conducting the criminal history record check." 47 **SECTION 19F.4.(gg)** G.S. 93E-2-11(b) reads as rewritten:

48 "(b) The Board may require that an applicant for registration as an appraisal management 49 company or a registrant consent to a criminal history record check. Refusal to consent to a 50 criminal history record check may constitute grounds for the Board to deny registration to an 51 applicant or registrant. The Board shall ensure that the State and national criminal history of an

1	applicant or registrant is checked. The Board shall be responsible for providing to the North
2	Carolina Department of Public Safety State Bureau of Investigation the fingerprints of the
3	applicant or registrant to be checked, a form signed by the applicant or registrant consenting to
4	the criminal record check and the use of fingerprints and other identifying information required
5	by the State or National Repositories of Criminal Histories, and any additional information
6	required by the Department of Public Safety State Bureau of Investigation in accordance with
7	G.S. 143B-961. G.S. 143B-1209.42. The Board shall keep all information obtained pursuant to
8	this section confidential. The Board shall collect any fees required by the Department of Public
9	Safety State Bureau of Investigation and shall remit the fees to the Department of Public Safety
10	State Bureau of Investigation for expenses associated with conducting the criminal history record
11	check."
12	SECTION 19F.4.(hh) G.S. 90-356(15) reads as rewritten:
13	"(15) Request that the <del>Department of Public Safety</del> <u>State Bureau of Investigation</u>
14	conduct criminal history record checks of applicants for licensure pursuant to
15	<del>G.S. 143B-966.</del> <u>G.S. 143B-1209.47.</u> "
16	<b>SECTION 19F.4.(ii)</b> G.S. 143B-426.39(18) reads as rewritten:
17	"(18) Require a criminal history record check of any current or prospective
18	employee, volunteer, or contractor, which shall be conducted by the State
19	Bureau of Investigation as provided in G.S. 143B-966. G.S. 143B-1209.47.
20	The criminal history report shall be provided to the State Controller and is not
21	a public record under Chapter 132 of the General Statutes."
22	SECTION 19F.4.(jj) G.S. 163-27.2(b) reads as rewritten:
23	"(b) A criminal history record check shall be required of all current or prospective
24	permanent or temporary employees of the State Board and all current or prospective county
25	directors of elections, which shall be conducted by the Department of Public Safety State Bureau
26	of Investigation as provided in G.S. 143B-968. G.S. 143B-1209.49. The criminal history report
27	shall be provided to the Executive Director, who shall keep all information obtained pursuant to this section confidential to the State Board, as provided in G.S. 143B-968(d).
28	
29 30	<u>G.S. 143B-1209.49(d)</u> . A criminal history report provided under this subsection is not a public record under Chapter 132 of the General Statutes."
31	SECTION 19F.4.(kk) G.S. 163-35(b) reads as rewritten:
32	"(b) Appointment, Duties; Termination. – Upon receipt of a nomination from the county
33	board of elections stating that the nominee for director of elections is submitted for appointment
34	upon majority selection by the county board of elections the Executive Director shall issue a
35	letter of appointment of such nominee to the chairman of the county board of elections within 10
36	days after receipt of the nomination, unless good cause exists to decline the appointment. The
37	Executive Director may delay the issuance of appointment for a reasonable time if necessary to
38	obtain a criminal history records check sought under G.S. 143B-968. G.S. 143B-1209.49. The
39	Executive Director shall apply the standards provided in G.S. 163-27.2 in determining whether
40	a nominee with a criminal history shall be selected. If the Executive Director determines a
41	nominee shall not be selected and does not issue a letter of appointment, the decision of the
42	Executive Director of the State Board shall be final unless the decision is, within 10 days from
43	the official date on which it was made, deferred by the State Board. If the State Board defers the
44	decision, then the State Board shall make a final decision on appointment of the director of
45	elections and may direct the Executive Director to issue a letter of appointment. If an Executive
46	Director issues a letter of appointment, the county board of elections shall enter in its official
47	minutes the specified duties, responsibilities and designated authority assigned to the director by
48	the county board of elections. The specified duties and responsibilities shall include adherence
49	to the duties delegated to the county board of elections pursuant to G.S. 163-33. A copy of the
50	specified duties, responsibilities and designated authority assigned to the director shall be filed
51	with the State Board of Elections. In the event the Executive Director is recused due to an actual

#### Session 2023 **General Assembly Of North Carolina** or apparent conflict of interest from rendering a decision under this section, the chair and 1 2 vice-chair of the State Board shall designate a member of staff to fulfill those duties." 3 **SECTION 19F.4.**(*ll*) G.S. 163-37.1(b) reads as rewritten: 4 The county board of elections shall require a criminal history record check of all "(b) 5 current or prospective employees, which shall be conducted by the Department of Public Safety State Bureau of Investigation as provided in G.S. 143B-969. G.S. 143B-1209.50. The criminal 6 7 history report shall be provided to the county board of elections. A county board of elections 8 shall provide the criminal history record of all current or prospective employees required by 9 G.S. 163-27.2 to the Executive Director and the State Board. The criminal history report shall be 10 kept confidential as provided in G.S. 143B-969(d) G.S. 143B-1209.50(d) and is not a public record under Chapter 132 of the General Statutes." 11 12 SECTION 19F.4.(mm) G.S. 108A-150 reads as rewritten: 13 "§ 108A-150. Criminal history record checks required for child care institutions. 14 . . . 15 (c) Process. – Within five business days of making the conditional offer of employment, 16 or formally discussing a volunteer opportunity, a child care institution, or a contract agency of a child care institution, shall submit a request to the Department of Public Safety State Bureau of 17 18 Investigation under G.S. 143B-972-G.S. 143B-1209.53 to conduct a State and national criminal 19 history record check as required by this section. The Department of Public Safety State Bureau 20 of Investigation shall return the results of the national criminal history record check to the 21 Department of Health and Human Services, Criminal Records Check Unit. 22 . . . 23 Conditional Employment. - A child care institution may employ an applicant (g) 24 conditionally prior to obtaining the results of a criminal history record check regarding the 25 applicant if both of the following requirements are met: 26 The child care institution shall not employ an applicant prior to obtaining the (1)27 applicant's consent for a criminal history record check as required in 28 subsection (b) of this section or the completed fingerprint cards as required in 29 G.S. 143B-972.G.S. 143B-1209.53. 30 (2) The child care institution shall submit the request for a criminal history record 31 check not later than five business days after the individual begins conditional 32 employment. 33 ...." 34 SECTION 19F.4.(nn) G.S. 120-32(2a) reads as rewritten: 35 Obtain a criminal history record check of a prospective employee, volunteer, "(2a) 36 or contractor of the General Assembly. The criminal history record check shall 37 be conducted by the State Bureau of Investigation as provided in 38 G.S. 143B-972. G.S.143B-1209.55. The criminal history report shall be 39 provided to the Legislative Services Officer and is not a public record under 40 Chapter 132 of the General Statutes." 41 SECTION 19F.4.(00) Article 5 of Chapter 15A of the General Statutes reads as 42 rewritten: 43 "Article 5. 44 "Expunction of Records. 45 "§ 15A-145. Expunction of records for first offenders under the age of 18 at the time of 46 conviction of misdemeanor; expunction of certain other misdemeanors. 47 Whenever any person who has not previously been convicted of any felony, or (a) misdemeanor other than a traffic violation, under the laws of the United States, the laws of this 48 49 State or any other state, (i) pleads guilty to or is guilty of a misdemeanor other than a traffic 50 violation, and the offense was committed before the person attained the age of 18 years, or (ii)

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pleads guilty to or is guilty of a misdemeanor possession of alcohol pursuant to

1 G.S. 18B-302(b)(1), and the offense was committed before the person attained the age of 212 years, he may file a petition in the court of the county where he was convicted for expunction of 3 the misdemeanor from his criminal record. The petition cannot be filed earlier than: (i) two years 4 after the date of the conviction, or (ii) the completion of any period of probation, whichever 5 occurs later, and the petition shall contain, but not be limited to, the following:

- 6 7 (4a) An application on a form approved by the Administrative Office of the Courts 8 requesting and authorizing a name-based State and national criminal record 9 check by the Department of Public Safety State Bureau of Investigation using 10 any information required by the Administrative Office of the Courts to identify the individual and a search of the confidential record of expunctions 11 12 maintained by the Administrative Office of the Courts. The application shall 13 be filed with the clerk of superior court. The clerk of superior court shall 14 forward the application to the Department of Public Safety State Bureau of 15 Investigation and to the Administrative Office of the Courts, which shall 16 conduct the searches and report their findings to the court.
- 17 18
- 19
- An affidavit by the petitioner that no restitution orders or civil judgments (5) representing amounts ordered for restitution entered against him are outstanding.

20 The petition shall be served upon the district attorney of the court wherein the case was tried 21 resulting in conviction. The district attorney shall have 10 days thereafter in which to file any 22 objection thereto and shall be duly notified as to the date of the hearing of the petition.

23 The judge to whom the petition is presented is authorized to call upon a probation officer for 24 any additional investigation or verification of the petitioner's conduct during the two-year period 25 that he deems desirable.

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27 A person who files a petition for expunction of a criminal record under this section (e) 28 must pay the clerk of superior court a fee of one hundred seventy-five dollars (\$175.00) at the 29 time the petition is filed. Fees collected under this subsection are payable to the Administrative 30 Office of the Courts. The clerk of superior court shall remit one hundred twenty-two dollars and 31 fifty cents (\$122.50) of each fee to the North Carolina Department of Public Safety State Bureau 32 of Investigation for the costs of criminal record checks performed in connection with processing 33 petitions for expunctions under this section. The remaining fifty-two dollars and fifty cents 34 (\$52.50) of each fee shall be retained by the Administrative Office of the Courts and used to pay 35 the costs of processing petitions for expunctions under this section. This subsection does not 36 apply to petitions filed by an indigent.

37 "§ 15A-145.1. Expunction of records for first offenders under the age of 18 at the time of 38 conviction of certain gang offenses.

39 Whenever any person who has not previously been convicted of any felony or (a) 40 misdemeanor other than a traffic violation under the laws of the United States or the laws of this State or any other state pleads guilty to or is guilty of (i) a Class H felony under Article 13A of 41 42 Chapter 14 of the General Statutes or (ii) an enhanced offense under G.S. 14-50.22, or has been 43 discharged and had the proceedings against the person dismissed pursuant to G.S. 14-50.29, and 44 the offense was committed before the person attained the age of 18 years, the person may file a 45 petition in the court of the county where the person was convicted for expunction of the offense 46 from the person's criminal record. Except as provided in G.S. 14-50.29 upon discharge and 47 dismissal, the petition cannot be filed earlier than (i) two years after the date of the conviction or 48 (ii) the completion of any period of probation, whichever occurs later. The petition shall contain, 49 but not be limited to, the following: 50 . . .

	General Assembly Of North Carolina	Session 2023
1	(4a) An application on a form approved by	the Administrative Office of the Courts
2		sed State and national criminal record
3	• •	ety State Bureau of Investigation using
4		lministrative Office of the Courts to
5	-	the confidential record of expunctions
6	•	ce of the Courts. The application shall
7	±	ourt. The clerk of superior court shall
8		ment of Public Safety State Bureau of
9	-	ve Office of the Courts, which shall
10	conduct the searches and report their f	-
11		o restitution orders or civil judgments
12 13	· ·	tution entered against the petitioner are
13 14	outstanding. The petition shall be served upon the district attorney	of the court wherein the case was tried
14 15	resulting in conviction. The district attorney shall have	
15 16	objection thereto and shall be duly notified as to the date	•
10	The judge to whom the petition is presented is author	• •
18	any additional investigation or verification of the petitio	
19	period or during the two-year period after conviction.	sher's conduct during the produtionary
20		
21	(d) A person who files a petition for expunction	of a criminal record under this section
22	must pay the clerk of superior court a fee of one hundre	
23	time the petition is filed. Fees collected under this subset	-
24	Office of the Courts. The clerk of superior court shall ren	nit one hundred twenty-two dollars and
25	fifty cents (\$122.50) of each fee to the North Carolina De	• •
26	of Investigation for the costs of criminal record checks pe	
27	petitions for expunctions under this section. The remain	
28	(\$52.50) of each fee shall be retained by the Administrati	
29	the costs of processing petitions for expunctions under	this section. This subsection does not
30	apply to petitions filed by an indigent.	
31	"§ 15A-145.2. Expunction of records for first offender	's not over 21 years of age at the time
32 33	<ul><li>(a) of the offense of certain drug offenses.</li><li>(b) Whenever a person is discharged, and the pro</li></ul>	andings against the person dismissed
33 34	(a) Whenever a person is discharged, and the propursuant to G.S. 90-96(a) or (a1), and the person was not	
34 35	offense, the person may apply to the court of the county	
36	from all official records, other than the confidential f	• • •
37	recordation relating to the person's arrest, indictment or i	
38	dismissal and discharge pursuant to this section. The ap	
39	following:	F
40		
41	(3a) An application on a form approved by	the Administrative Office of the Courts
42		sed State and national criminal record
43	check by the Department of Public Saf	ety State Bureau of Investigation using
44	any information required by the Ac	lministrative Office of the Courts to
45	•	the confidential record of expunctions
46		ce of the Courts. The application shall
47	-	ourt. The clerk of superior court shall
48		ment of Public Safety State Bureau of
49 50		ve Office of the Courts, which shall
50	conduct the searches and report their f	indings to the court.

1 The judge to whom the petition is presented is authorized to call upon a probation officer for 2 any additional investigation or verification of the petitioner's conduct during the probationary 3 period deemed desirable.

4 If the court determines, after hearing, that such person was discharged and the proceedings 5 against him or her dismissed and that the person was not over 21 years of age at the time of the 6 offense, it shall enter such order. The effect of such order shall be to restore such person in the 7 contemplation of the law to the status the person occupied before such arrest or indictment or 8 information.

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. . .

10 (d) A person who files a petition for expunction of a criminal record under this section must pay the clerk of superior court a fee of one hundred seventy-five dollars (\$175.00) at the 11 12 time the petition is filed. Fees collected under this subsection are payable to the Administrative 13 Office of the Courts. The clerk of superior court shall remit one hundred twenty-two dollars and 14 fifty cents (\$122.50) of each fee to the North Carolina Department of Public Safety State Bureau 15 of Investigation for the costs of criminal record checks performed in connection with processing petitions for expunctions under this section. The remaining fifty-two dollars and fifty cents 16 17 (\$52.50) of each fee shall be retained by the Administrative Office of the Courts and used to pay 18 the costs of processing petitions for expunctions under this section. This subsection does not 19 apply to petitions filed by an indigent.

20 21

# "§ 15A-145.3. Expunction of records for first offenders not over 21 years of age at the time of the offense of certain toxic vapors offenses.

(a) Whenever a person is discharged and the proceedings against the person dismissed
under G.S. 90-113.14(a) or (a1), such person, if he or she was not over 21 years of age at the time
of the offense, may apply to the court of the county where charged for an order to expunge from
all official records, other than the confidential files retained under G.S. 15A-151, all recordation
relating to the person's arrest, indictment or information, trial, finding of guilty, and dismissal
and discharge pursuant to this section. The applicant shall attach to the petition the following:
...

29 (3a) An application on a form approved by the Administrative Office of the Courts 30 requesting and authorizing a name-based State and national criminal record 31 check by the Department of Public Safety State Bureau of Investigation using 32 any information required by the Administrative Office of the Courts to 33 identify the individual and a search of the confidential record of expunctions 34 maintained by the Administrative Office of the Courts. The application shall 35 be filed with the clerk of superior court. The clerk of superior court shall 36 forward the application to the Department of Public Safety State Bureau of 37 Investigation and to the Administrative Office of the Courts, which shall 38 conduct the searches and report their findings to the court.

39 The judge to whom the petition is presented is authorized to call upon a probation officer for 40 any additional investigation or verification of the petitioner's conduct during the probationary 41 period deemed desirable.

42 If the court determines, after hearing, that such person was discharged and the proceedings 43 against the person dismissed and that he or she was not over 21 years of age at the time of the 44 offense, it shall enter such order. The effect of such order shall be to restore such person in the 45 contemplation of the law to the status the person occupied before such arrest or indictment or 46 information. No person as to whom such order was entered shall be held thereafter under any 47 provision of any law to be guilty of perjury or otherwise giving a false statement by reason of the person's failures to recite or acknowledge such arrest, or indictment or information, or trial in 48 49 response to any inquiry made of him or her for any purpose.

50 The court shall also order that all records of the proceeding be expunged from the records of 51 the court and direct all law enforcement agencies bearing records of the same to expunge their records of the proceeding. The clerk shall notify State and local agencies of the court's order as
 provided in G.S. 15A-150.

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. . .

4 (d) A person who files a petition for expunction of a criminal record under this section 5 must pay the clerk of superior court a fee of one hundred seventy-five dollars (\$175.00) at the 6 time the petition is filed. Fees collected under this subsection are payable to the Administrative 7 Office of the Courts. The clerk of superior court shall remit one hundred twenty-two dollars and 8 fifty cents (\$122.50) of each fee to the North Carolina Department of Public Safety State Bureau 9 of Investigation for the costs of criminal record checks performed in connection with processing 10 petitions for expunctions under this section. The remaining fifty-two dollars and fifty cents (\$52.50) of each fee shall be retained by the Administrative Office of the Courts and used to pay 11 12 the costs of processing petitions for expunctions under this section. This subsection does not 13 apply to petitions filed by an indigent.

14 15

# "§ 15A-145.4. Expunction of records for first offenders who are under 18 years of age at the time of the commission of a nonviolent felony.

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17 Whenever any person who had not yet attained the age of 18 years at the time of the (c) 18 commission of the offense and has not previously been convicted of any felony or misdemeanor 19 other than a traffic violation under the laws of the United States or the laws of this State or any 20 other state pleads guilty to or is guilty of a nonviolent felony, the person may file a petition in 21 the court of the county where the person was convicted for expunction of the nonviolent felony 22 from the person's criminal record. The petition shall not be filed earlier than four years after the 23 date of the conviction or when any active sentence, period of probation, and post-release 24 supervision has been served, whichever occurs later. The person shall also perform at least 100 25 hours of community service, preferably related to the conviction, before filing a petition for 26 expunction under this section. The petition shall contain the following: 27

- 28 (4) An application on a form approved by the Administrative Office of the Courts 29 requesting and authorizing (i) a State and national criminal history record 30 check by the Department of Public Safety State Bureau of Investigation using 31 any information required by the Administrative Office of the Courts to 32 identify the individual; (ii) a search by the Department of Public Safety State 33 Bureau of Investigation for any outstanding warrants or pending criminal 34 cases; and (iii) a search of the confidential record of expunctions maintained 35 by the Administrative Office of the Courts. The application shall be filed with 36 the clerk of superior court. The clerk of superior court shall forward the 37 application to the Department of Public Safety State Bureau of Investigation 38 and to the Administrative Office of the Courts, which shall conduct the 39 searches and report their findings to the court. 40
  - (5) An affidavit by the petitioner that no restitution orders or civil judgments representing amounts ordered for restitution entered against the petitioner are outstanding.
  - (6) An affidavit by the petitioner that the petitioner has performed at least 100 hours of community service since the conviction for the nonviolent felony. The affidavit shall include a list of the community services performed, a list of the recipients of the services, and a detailed description of those services.
- of the recipients of the services, and a detailed description of those services.
  An affidavit by the petitioner that the petitioner possesses a high school diploma, a high school graduation equivalency certificate, or a General Education Development degree.

50 The petition shall be served upon the district attorney of the court wherein the case was tried 51 resulting in conviction. The district attorney shall have 30 days thereafter in which to file any

objection thereto and shall be duly notified as to the date of the hearing of the petition. The district 1 2 attorney shall make his or her best efforts to contact the victim, if any, to notify the victim of the 3 request for expunction prior to the date of the hearing.

4

5 (i) A person who files a petition for expunction of a criminal record under this section 6 must pay the clerk of superior court a fee of one hundred seventy-five dollars (\$175.00) at the 7 time the petition is filed. Fees collected under this subsection are payable to the Administrative 8 Office of the Courts. The clerk of superior court shall remit one hundred twenty-two dollars and 9 fifty cents (\$122.50) of each fee to the North Carolina Department of Public Safety State Bureau 10 of Investigation for the costs of criminal record checks performed in connection with processing petitions for expunctions under this section. The remaining fifty-two dollars and fifty cents 11 12 (\$52.50) of each fee shall be retained by the Administrative Office of the Courts and used to pay 13 the costs of processing petitions for expunctions under this section. This subsection does not 14 apply to petitions filed by an indigent. 15

16

. . .

## "§ 15A-145.5. Expunction of certain misdemeanors and felonies; no age limitation.

- 17 (c1) A petition filed pursuant to this section shall contain, but not be limited to, the 18 following: 19
- 20 (4) An application on a form approved by the Administrative Office of the Courts 21 requesting and authorizing a name-based State and national criminal history 22 record check by the Department of Public Safety State Bureau of Investigation 23 using any information required by the Administrative Office of the Courts to 24 identify the individual, a search by the Department of Public Safety State 25 Bureau of Investigation for any outstanding warrants on pending criminal 26 cases, and a search of the confidential record of expunctions maintained by 27 the Administrative Office of the Courts. The application shall be filed with the 28 clerk of superior court. The clerk of superior court shall forward the 29 application to the Department of Public Safety State Bureau of Investigation 30 and to the Administrative Office of the Courts, which shall conduct the 31 searches and report their findings to the court. 32

33 Upon filing of the petition, the petition shall be served upon the district attorney of the court 34 wherein the case was tried resulting in conviction. The district attorney shall have 30 days thereafter in which to file any objection thereto and shall be duly notified as to the date of the 35 36 hearing of the petition. Upon good cause shown, the court may grant the district attorney an 37 additional 30 days to file objection to the petition. The district attorney shall make his or her best 38 efforts to contact the victim, if any, to notify the victim of the request for expunction prior to the 39 date of the hearing. Upon request by the victim, the victim has a right to be present at any hearing 40 on the petition for expunction and the victim's views and concerns shall be considered by the 41 court at such hearing.

42 The presiding judge is authorized to call upon a probation officer for any additional 43 investigation or verification of the petitioner's conduct since the conviction. The court shall 44 review any other information the court deems relevant, including, but not limited to, affidavits 45 or other testimony provided by law enforcement officers, district attorneys, and victims of crimes 46 committed by the petitioner.

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#### 48 "§ 15A-145.6. Expunctions for certain defendants convicted of prostitution.

- 49
- 50 (c) The petition shall contain all of the following:
- 51

. . .

	General Assemb	ly Of North Carolina	Session 2023
1 2 3 4 5 6 7	(4)	An application on a form approved by the Administrative requesting and authorizing (i) a State and national cri check by the Department of Public Safety State Bureau of any information required by the Administrative Offici identify the individual; (ii) a search by the Department of Bureau of Investigation for any outstanding warrants	minal history record <u>of Investigation</u> using ce of the Courts to <del>of Public Safety State</del> or pending criminal
7 8		cases; and (iii) a search of the confidential record of exp	•
o 9		by the Administrative Office of the Courts. The applicati the clerk of superior court. The clerk of superior cou	
10		application to the Department of Public Safety State Bu	
11		and to the Administrative Office of the Courts, which	-
12		searches and report their findings to the court.	
13	(5)	An affidavit by the petitioner that no restitution order	3 0
14		representing amounts ordered for restitution entered again	inst the petitioner are
15		outstanding.	
16 17	 US 154 1455 T.		- f + +] + ² f
17 18		xpunction of records for first offenders under 20 years fense of certain offenses.	of age at the time of
18 19		ever a person is discharged, and the proceedings against t	he person dismissed
20		14-277.8, and the person was under 20 years of age at the	
21	-	pply to the court of the county where charged for an order	
22		other than the confidential files retained under G.S. 15A	
23		rson's arrest, indictment or information, trial, finding of	
24		suant to this section. The applicant shall attach to the peti	
25			
26	(3)	An application on a form approved by the Administrative	
27		requesting and authorizing a name-based State and nati	
28		check by the <del>Department of Public Safety <u>State</u> Bureau c</del>	
29 30		any information required by the Administrative Officiential relation of the confidential relation of the confidential relation.	
31		maintained by the Administrative Office of the Courts.	-
32		be filed with the clerk of superior court. The clerk of	11
33		forward the application to the <del>Department of Public Sa</del>	-
34		Investigation and to the Administrative Office of the	
35		conduct the searches and report their findings to the cour	rt.
36	• •	whom the petition is presented is authorized to call upon a	-
37	•	vestigation or verification of the petitioner's conduct dur	ing the probationary
38	period deemed de		
39 40		etermines, after hearing, that such person was discharged	
40	-	er dismissed and that the person was under 20 years of a	-
41 42		nter such order. The effect of such order shall be to restor the law to the status the person occupied before such ar	-
42 43	information.	the law to the status the person occupied before such a	lest of multilient of
44			
45		son who files a petition for expunction of a criminal reco	ord under this section
46	· / 1	k of superior court a fee of one hundred seventy-five do	
47		is filed. Fees collected under this subsection are payable t	
48		rts. The clerk of superior court shall remit one hundred tw	-
49	•	50) of each fee to the North Carolina Department of Public	
50		or the costs of criminal record checks performed in connec	
51	petitions for exp	unctions under this section. The remaining fifty-two do	ollars and fifty cents

	General Assembly Of North Carolina	Session 2023
1 2 3	(\$52.50) of each fee shall be retained by the Administrative Office of the C the costs of processing petitions for expunctions under this section. This apply to petitions filed by an indigent.	
4 5	 "§ 15A-145.8A. Expunction of records for offenders under the age	of 18 at the time of
6	commission of certain misdemeanors and felonies upon	
7	sentence.	completion of the
8		
9	(h) A person who files a petition for expunction of a criminal rec	ord under this section
10	must pay the clerk of superior court a fee of one hundred seventy five fifty-	
11	and fifty cents (\$52.50) at the time the petition is filed. Fees collected und	
12	payable to the Administrative Office of the Courts. The elerk of superior	
13	hundred twenty-two dollars and fifty cents (\$122.50) of each fee to	
14	Department of Public Safety for the costs of criminal record checks perform	
15	processing petitions for expunctions under this section. The remaining fifty	•
16 17	cents (\$52.50) of each fee shall be retained by the Administrative Office of the posts of processing positions for expressions under this section.	
17 18	to pay the costs of processing petitions for expunctions under this section. not apply to petitions filed by an indigent.	This subsection does
18 19	"§ 15A-145.9. Expunctions of certain offenses committed by human the	rafficking victims
20	s 1511-145.5. Explications of certain orienses committee by numan in	amening victims.
21	(c) Petition Requirements. – The petition shall contain all of the fo	llowing:
22	(1) An affidavit by the petitioner that the petitioner is	
23	trafficking and was coerced or deceived into committing	the offense as a direct
24	result of their status as a trafficking victim.	
25	(2) A statement that the petition is a motion in the cause in	the case wherein the
26	petitioner was convicted.	
27	(3) An application on a form approved by the Administrativ	
28 29	requesting and authorizing a search by the <del>Department</del>	•
29 30	<u>Bureau of Investigation</u> for any outstanding warrants. The filed with the clerk of superior court. The clerk of superior	
31	the application to the Department of Public Safe	
32	<u>Investigation</u> , which shall conduct the search and rep	
33	court.	510 105 1110111 <u>8</u> 5 00 0110
34	(4) An affidavit by the petitioner that no restitution orde	rs or civil judgments
35	representing amounts ordered for restitution entered aga	ainst the petitioner are
36	outstanding.	
37		
38	"§ 15A-146. Expunction of records when charges are dismissed or the	re are findings of not
39 40	guilty.	
40 41	(d) A person charged with a crime that is dismissed pursuant t	o compliance with a
42	deferred prosecution agreement or the terms of a conditional discharge an	-
43	for expunction of a criminal record under this section must pay the clerk of	-
44	of one hundred seventy-five dollars (\$175.00) at the time the petition is	-
45	under this subsection are payable to the Administrative Office of the Courts	
46	court shall remit one hundred twenty-two dollars and fifty cents (\$122.5	50) of each fee to the
47	North Carolina Department of Public Safety State Bureau of Investiga	
48	criminal record checks performed in connection with processing petitions	1
49 50	this section. The remaining fifty-two dollars and fifty cents (\$52.50) of eac	
50 51	by the Administrative Office of the Courts and used to pay the costs of provident of the section. This subsection does not apply to patitions	
51	expunctions under this section. This subsection does not apply to petitions	meu by an mulgent.

1	
2	"§ 15A-153. Effect of expunction; prohibited practices by employers, educational
3	institutions, agencies of State and local governments.
4	
5 6	(b) <u>Nondisclosure Protected.</u> – No person as to whom an order of expunction has been entered pursuant to this Article shall be held thereafter under any provision of any laws to be
7	guilty of perjury or otherwise giving a false statement by reason of that person's failure to recite
8	or acknowledge any expunged arrest, apprehension, charge, indictment, information, trial, or
9	conviction in response to any inquiry made of him or her for any purpose other than as provided
10	in subsection (e) of this section.
11	
12	(e) <u>Exceptions.</u> – The provisions of subsection (d) of this section do not apply to any
13	applicant or licensee seeking or holding any certification issued by the North Carolina Criminal
14	Justice Education and Training Standards Commission pursuant to Article 1 of Chapter 17C of
15	the General Statutes or the North Carolina Sheriffs Education and Training Standards
16	Commission pursuant to Article 2 of Chapter 17E of the General Statutes:
17	(1) Convictions expunged pursuant to G.S. 15A-145.4. – Persons pursuing
18	certification under the provisions of Article 1 of Chapter 17C or Article 2 of
19	Chapter 17E of the General Statutes shall disclose any and all felony
20	convictions to the certifying Commission regardless of whether or not the
21	felony convictions were expunged pursuant to the provisions of
22 23	<ul> <li>G.S. 15A-145.4.</li> <li>(2) Convictions expunged pursuant to G.S. 15A-145.5. – Persons pursuing</li> </ul>
23 24	(2) Convictions expunged pursuant to G.S. 15A-145.5. – Persons pursuing certification under the provisions of Article 1 of Chapter 17C or Article 2 of
25	Chapter 17E of the General Statutes shall disclose any and all convictions to
26	the certifying Commission regardless of whether or not the convictions were
27	expunged pursuant to the provisions of G.S. 15A-145.5.
28	
29	"§ 15A-160. Reporting requirement.
30	The Department of Public Safety, State Bureau of Investigation, in conjunction with the
31	Department of Justice and the Administrative Office of the Courts, shall report jointly to the
32	Chairs of the Joint Legislative Oversight Committee on Justice and Public Safety Oversight by
33	September 1 of each year regarding expunctions. The report shall include all of the following
34 35	information:
35 36	(1) The number and types of expunctions granted during the fiscal year in which the report is made.
30 37	<ul><li>(2) The number and type of expunctions granted each fiscal year for the five fiscal</li></ul>
38	years preceding the date of the report.
39	(3) A full accounting of how the agencies have spent the receipts generated by the
40	expunction fees received during the fiscal year in which the report is made
41	and for the five preceding fiscal years.
42	"
43	
44	SECTION 19F.4.(pp) [RESERVED]
45	SECTION 19F.4.(qq) [RESERVED] SECTION 10F 4 (m) C S 48 2 200 mode of requirittent
46 47	<b>SECTION 19F.4.(rr)</b> G.S. 48-3-309 reads as rewritten: "§ 48-3-309. Mandatory preplacement criminal checks of prospective adoptive parents
47 48	seeking to adopt a minor who is in the custody or placement responsibility of a
40 49	county department of social services and mandatory preplacement criminal
50	checks of all individuals 18 years of age or older who reside in the prospective
51	adoptive home.

1 . . . 2 The Department of Public Safety State Bureau of Investigation shall provide to the (c) Department of Health and Human Services the criminal history of any individual required to be 3 4 checked under subsection (a) of this section as requested by the Department and obtained from 5 the State and National Repositories of Criminal Histories. The Department shall provide to the Department of Public Safety, State Bureau of Investigation, along with the request, the 6 7 fingerprints of any individual to be checked, any additional information required by the 8 Department of Public Safety, State Bureau of Investigation, and a form consenting to the check 9 of the criminal record and to the use of fingerprints and other identifying information required by the State or National Repositories signed by the individual to be checked. The fingerprints of 10 11 any individual to be checked shall be forwarded to used by the State Bureau of Investigation for a search of the State's criminal history record file, and the State Bureau of Investigation shall 12 13 forward a set of fingerprints to the Federal Bureau of Investigation for a national criminal history 14 record check. . . .

15

16 (h) The Department of Public Safety State Bureau of Investigation shall perform the State 17 and national criminal history checks on prospective adoptive parents seeking to adopt a minor in 18 the custody or placement responsibility of a county department of social services and all 19 individuals 18 years of age or older who reside in the prospective adoptive home and shall charge 20 the Department of Health and Human Services a reasonable fee only for conducting the checks 21 of the national criminal history records authorized by this section. The Division of Social 22 Services, Department of Health and Human Services, shall bear the costs of implementing this 23 section." 24

SECTION 19F.4.(ss) G.S. 53-244.050 reads as rewritten:

### "§ 53-244.050. License and registration application; claim of exemption.

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25

27 (d) For the purposes of this section and in order to reduce the points of contact that the 28 Federal Bureau of Investigation may have to maintain for purposes of the criminal information 29 required by this section, the Commissioner may use the Nationwide Mortgage Licensing System 30 and Registry as a channeling agent for requesting information from and distributing information 31 to the **Department of Public Safety** State Bureau of Investigation or any governmental agency. 32 . . .

33 For purposes of this section, the Commissioner may request and the North Carolina (f) 34 Department of Public Safety State Bureau of Investigation may provide a criminal record check 35 to the Commissioner for any person who (i) has applied for or holds a mortgage lender, mortgage 36 broker, mortgage servicer, mortgage loan originator, or transitional mortgage loan originator 37 license as provided by this section or (ii) has applied for or holds a registration as a registrant under this section. The Commissioner shall provide the Department of Public Safety, State 38 39 Bureau of Investigation, along with the request, the fingerprints of the person, any additional 40 information required by the Department of Public Safety, State Bureau of Investigation, and a form signed by the person consenting to the check of the criminal record and to the use of the 41 42 fingerprints and other identifying information required by the State or national repositories. The 43 person's fingerprints shall be forwarded to used by the State Bureau of Investigation for a search of the State's criminal history record file, and the State Bureau of Investigation shall forward a 44 45 set of the fingerprints to the Federal Bureau of Investigation for a national criminal history check. 46 The Department of Public Safety State Bureau of Investigation may charge a fee for each person 47 for conducting the checks of criminal history records authorized by this section.

48

49

. . . . "

- SECTION 19F.4.(tt) G.S. 58-71-51(a) reads as rewritten:
- 50 Authorization. – The Department of Public Safety State Bureau of Investigation may "(a) provide a criminal history record check to the Commissioner for a person who has applied to the 51

Commissioner for a new or renewal license as a bail bondsman or runner. The Commissioner 1 2 shall provide to the Department of Public Safety, State Bureau of Investigation, along with the 3 request, the fingerprints of the new or renewal applicant. The applicant shall furnish the 4 Commissioner with a complete set of the applicant's fingerprints in a manner prescribed by the Commissioner. The Department of Public Safety State Bureau of Investigation shall provide a 5 6 criminal history record check based upon the new or renewal applicant's fingerprints. The 7 Commissioner shall provide any additional information required by the Department of Public 8 Safety State Bureau of Investigation and a form signed by the applicant consenting to the check 9 of the criminal record and to the use of the fingerprints and other identifying information required 10 by the State or national repositories. The new or renewal applicant's fingerprints shall be forwarded to used by the State Bureau of Investigation for a search of the State's criminal history 11 12 record file, and the State Bureau of Investigation shall forward a set of the fingerprints to the 13 Federal Bureau of Investigation for a national criminal history check. The Department of Public 14 Safety State Bureau of Investigation may charge each new or renewal applicant a fee for conducting the checks of criminal history records authorized by this subsection." 15

16

SECTION 19F.4.(uu) G.S. 58-89A-60(d) reads as rewritten:

17 "(d) Every applicant shall furnish the Commissioner a complete set of fingerprints of each
18 officer, director, and controlling person in a form prescribed by the Commissioner. Each set of
19 fingerprints shall be certified by an authorized law enforcement officer.

20 Upon request by the Department, the Department of Public Safety State Bureau of 21 Investigation shall provide to the Department from the State and National Repositories of 22 Criminal Histories the criminal history of any applicant and the officer, director, and controlling 23 person of any applicant. Along with the request, the Department shall provide to the Department 24 of Public Safety State Bureau of Investigation the fingerprints of the person that is the subject of 25 the request, a form signed by the person that is the subject of the request consenting to the 26 criminal record check and use of fingerprints and other identifying information required by the 27 State and National Repositories, and any additional information required by the Department of 28 Public Safety. State Bureau of Investigation. The person's fingerprints shall be forwarded to used 29 by the State Bureau of Investigation for a search of the State's criminal history record file, and 30 the State Bureau of Investigation may forward a set of fingerprints to the Federal Bureau of 31 Investigation for a national criminal history record check. The Department shall keep all 32 information obtained pursuant to this subsection confidential. The Department of Public Safety 33 State Bureau of Investigation may charge a fee to offset the cost incurred by it to conduct a 34 criminal record check under this section. The fee shall not exceed the actual cost of locating, 35 editing, researching, and retrieving the information.

36 In the event that an applicant has secured a professional employer organization license in 37 another state in which the professional employer organization's controlling persons have 38 completed a criminal background investigation within 12 months of this application, a certified 39 copy of the report from the appropriate authority of that state may satisfy the requirement of this 40 subsection. This subsection also applies to a change in a controlling party of a professional employer organization. For purposes of investigation under this subsection, the Commissioner 41 42 shall have all the power conferred by G.S. 58-2-50 and other applicable provisions of this 43 Chapter."

44

SECTION 19F.4.(vv) G.S. 66-407 reads as rewritten:

45 "**§ 66-407. Permits.** 

(a) Dealer Permit. – Except as provided in subsection (c) of this section, it is unlawful
for any person to engage as a dealer in the business of purchasing precious metals either as a
separate business or in connection with other business operations without first obtaining a permit
for the business from the local law enforcement agency. The Department of Public Safety shall
approve the forms for both the application and the permit. The application shall be given under
oath and shall be notarized. A 30-day waiting period from the date of filing of the application is

1 required prior to initial issuance of a permit. A separate permit shall be issued for each location, 2 place, or premises within the jurisdiction of the local law enforcement agency which is used for 3 conducting a precious metals business, and each permit shall designate the location, place or 4 premises to which it applies. No business shall be conducted in a place other than that designated 5 in the permit, or in a mobile home, trailer, camper, or other vehicle, or structure not permanently 6 affixed to the ground or in any room customarily used for lodging in any hotel, motel, tourist 7 court, or tourist home. The permit shall be posted in a prominent place on the designated 8 premises. Permits shall be valid for a period of 12 months from the date issued and may be 9 renewed without a waiting period upon filing of an application and payment of the annual fee. 10 The annual fee for a permit within each jurisdiction is one hundred eighty dollars (\$180.00) to provide for the administrative costs of the local law enforcement agency, including the purchase 11 12 of required forms and the cost of conducting the criminal history record check of the applicant. 13 The fee is not refundable even if the permits are denied or later suspended or revoked. A permit 14 issued under this section is in addition to and not in lieu of other business licenses and is not 15 transferable. No person other than the dealer named on the permit and that dealer's employees may engage in the business of purchasing precious metals under the authority of the permit. 16 17 Any dealer applying to the local law enforcement agency for a permit shall furnish the local 18 law enforcement agency with the following information: 19 The applicant's full name, and any other names used by the applicant during (1)20 the preceding five years. In the case of a partnership, association, or 21 corporation, the applicant shall list any partnership, association, or corporate 22 names used during the preceding five years. 23 Current address, and all addresses used by the applicant during the preceding (2)

- 24 five years.25 (3) Physical description.
- 26 (4) Age.

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- (5) Driver's license number, if any, and state of issuance.
- (6) Recent photograph.

(7) Record of felony convictions.

- (8) Record of other convictions during the preceding five years.
  - (9) A full set of fingerprints of the applicant.

If the applicant for a dealer's permit is a partnership or association, all persons owning a ten percent (10%) or more interest in the partnership or association shall comply with the provisions of this subsection. These permits shall be issued in the name of the partnership or association.

If the applicant for a dealer's permit is a corporation, each officer, director and stockholder owning ten percent (10%) or more of the corporation's stock, of any class, shall comply with the provisions of this subsection. These permits shall be issued in the name of the corporation.

38 No permit shall be issued to an applicant who has been convicted of a felony involving a 39 crime of moral turpitude, or larceny, or receiving stolen goods or of similar charges in any federal 40 court or a court of this or any other state, unless the applicant has had his or her rights of citizenship restored pursuant to Chapter 13 of the General Statutes for five years or longer 41 42 immediately preceding the date of application. In the case of a partnership, association, or 43 corporation, no permit shall be issued to any applicant with an officer, partner, or director who 44 has been convicted of a felony involving a crime of moral turpitude, or larceny, or receiving 45 stolen goods or of similar charges in any federal court or a court of this or any other state, unless 46 that person has had his or her rights of citizenship restored pursuant to Chapter 13 of the General 47 Statutes for five years or longer immediately preceding the date of application.

The <u>Department of Public Safety State Bureau of Investigation</u> may provide a criminal history record check to the local law enforcement agency for a person who has applied for a permit through the agency. The agency shall provide to the <u>Department of Public Safety, State</u> Bureau of Investigation, along with the request, the fingerprints of the applicant, any additional

information required by the Department of Public Safety, State Bureau of Investigation, and a 1 2 form signed by the applicant consenting to the check of the criminal record and to the use of the 3 fingerprints and other identifying information required by the State or national repositories. The 4 applicant's fingerprints shall be forwarded to used by the State Bureau of Investigation for a 5 search of the State's criminal history record file, and the State Bureau of Investigation shall 6 forward a set of the fingerprints to the Federal Bureau of Investigation for a national criminal 7 history record check. The agency shall keep all information pursuant to this subsection 8 privileged, in accordance with applicable State law and federal guidelines, and the information 9 shall be confidential and shall not be a public record under Chapter 132 of the General Statutes.

10 The Department of Public Safety State Bureau of Investigation may charge each applicant a 11 fee for conducting the checks of criminal history records authorized by this subsection.

12 (b) Employee Requirements. – Every employee engaged in the precious metals 13 purchasing business shall, within two business days of being so engaged, register his or her name 14 and address with the local law enforcement agency and have his or her photograph taken by the 15 agency. The employee also shall consent to a criminal history record check, which shall be 16 performed by the local law enforcement agency. A person who refuses to consent to a criminal 17 history record check shall not be employed by a dealer required to be licensed under this section. 18 A person who has been convicted of a felony involving a crime of moral turpitude, larceny, 19 receiving stolen goods, or of similar charges shall not be employed by a dealer required to be 20 licensed under this section, unless the person has had his or her rights of citizenship restored 21 pursuant to Chapter 13 of the General Statutes for five years or longer immediately preceding the date of registration. The agency shall issue to the employee a certificate of compliance with this 22 23 section upon the applicant's payment of the sum of ten dollars (\$10.00) to the agency. The 24 certificate shall be renewed annually for a three-dollar (\$3.00) fee and shall be posted in the work 25 area of the registered employee. An employee is not subject to the requirements of this subsection 26 if the employee is engaged in the precious metals purchasing business only incidentally to his or 27 her main job responsibilities, and each precious metals transaction with which the employee is 28 involved is overseen by a licensed dealer or registered employee. All records of transactions must 29 be signed by the licensed dealer or registered employee at the time of the transaction, as required 30 under G.S. 66-410(a).

31 The Department of Public Safety State Bureau of Investigation may provide a criminal 32 history record check to the local law enforcement agency for an employee engaged in the 33 precious metals business. The agency shall provide to the Department of Public Safety, State 34 Bureau of Investigation, along with the request, the fingerprints of the employee, any additional 35 information required by the Department of Public Safety, State Bureau of Investigation, and a 36 form signed by the employee consenting to the check of the criminal record and to the use of the 37 fingerprints and other identifying information required by the State or national repositories. The 38 employee's fingerprints shall be forwarded to-used by the State Bureau of Investigation for a 39 search of the State's criminal history record file, and the State Bureau of Investigation shall 40 forward a set of the fingerprints to the Federal Bureau of Investigation for a national criminal 41 history record check. The agency shall keep all information pursuant to this subsection 42 privileged, in accordance with applicable State law and federal guidelines, and the information 43 shall be confidential and shall not be a public record under Chapter 132 of the General Statutes. 44 The Department of Public Safety State Bureau of Investigation may charge each employee a

45 fee for conducting the checks of criminal history records authorized by this subsection.

46 (c) Special Occasion Permit. – A special occasion permit authorizes the permittee to 47 purchase precious metals as a dealer participating in any trade shows, antique shows, and crafts 48 shows conducted within the State. A special occasion permit shall be issued by any local law 49 enforcement agency; provided, however, that a permittee under subsection (a) of this section 50 shall apply for a special occasion permit with the local law enforcement agency that issued the 51 dealer's permit. The Department of Public Safety shall approve the forms for both the application and the permit. The application shall be given under oath and notarized. A 30-day waiting period
 from the date of filing of the application is required prior to initial issuance of a permit.

3 Any dealer applying to a local law enforcement agency for a special occasion permit shall 4 furnish the local law enforcement agency with the information required in an application for a 5 dealer's permit as set forth in subsection (a) of this section. In addition, the applicant shall provide 6 a physical address where any item included in a dealer purchase will be held for the period 7 required under G.S. 66-411. The physical address shall be the location where the purchase was 8 made, unless another physical address within the law enforcement jurisdiction where the 9 purchase was made is approved by the law enforcement agency that issues the permit. The items 10 shall be available at all reasonable times for inspection on the premises by law enforcement 11 agencies.

12 If the applicant for a special occasion permit is a partnership or association, all persons 13 owning a ten percent (10%) or more interest in the partnership or association shall comply with 14 the provisions of this subsection. Any such permits shall be issued in the name of the partnership 15 or association.

16 If the applicant for a special occasion permit is a corporation, each officer, director and 17 stockholder owning ten percent (10%) or more of the corporation's stock, of any class, shall 18 comply with the provisions of this subsection. Any such permits shall be issued in the name of 19 the corporation.

20 No permit shall be issued to an applicant who has been convicted of a felony involving a 21 crime of moral turpitude, or larceny, or receiving stolen goods or of similar charges in any federal 22 court or a court of this or any other state, unless the applicant has had his or her rights of 23 citizenship restored pursuant to Chapter 13 of the General Statutes for five years or longer 24 immediately preceding the date of application. In the case of a partnership, association, or 25 corporation, no permit shall be issued to any applicant with an officer, partner, or director who 26 has been convicted of a felony involving a crime of moral turpitude, or larceny, or receiving 27 stolen goods or of similar charges in any federal court or a court of this or any other state, unless 28 that person has had his or her rights of citizenship restored pursuant to Chapter 13 of the General 29 Statutes for five years or longer immediately preceding the date of application.

30 The Department of Public Safety State Bureau of Investigation may provide a criminal 31 history record check to the local law enforcement agency for a person who has applied for a 32 permit through the agency. The agency shall provide to the Department of Public Safety, State 33 Bureau of Investigation, along with the request, the fingerprints of the applicant, any additional 34 information required by the Department of Public Safety, State Bureau of Investigation, and a form signed by the applicant consenting to the check of the criminal record and to the use of the 35 36 fingerprints and other identifying information required by the State or national repositories. The 37 applicant's fingerprints shall be forwarded to-used by the State Bureau of Investigation for a search of the State's criminal history record file, and the State Bureau of Investigation shall 38 39 forward a set of the fingerprints to the Federal Bureau of Investigation for a national criminal 40 history record check. The agency shall keep all information pursuant to this subsection 41 privileged, in accordance with applicable State law and federal guidelines, and the information 42 shall be confidential and shall not be a public record under Chapter 132 of the General Statutes.

The Department of Public Safety State Bureau of Investigation may charge each applicant a
 fee for conducting the checks of criminal history records authorized by this subsection.

The filing fee for a special occasion permit application is one hundred eighty dollars (\$180.00) to provide for the administrative cost of the local law enforcement agency including purchase of required forms and the cost of conducting the criminal history record check of the applicant. The fee is not refundable even if the permit is denied or is later suspended or revoked. A special occasion permit is in addition to and not in lieu of other business licenses and is not transferable. No person other than the dealer named on the permit and that dealer's employees may engage in the business of purchasing precious metals under the authority of the permit.

1 A special occasion permit is valid for 12 months from the date issued, unless earlier 2 surrendered, suspended, or revoked. Application for renewal of a permit for an additional 12 3 months shall be on a form approved by the Department of Public Safety and shall be accompanied 4 by a nonrefundable renewal fee of one hundred eighty dollars (\$180.00).

5 Each special occasion permit shall be posted in a prominent place on the premises of any 6 show at which the permittee purchases precious metals."

7

**SECTION 19F.4.(ww)** G.S. 70-13.1(b) reads as rewritten:

8 All applicants shall consent to a criminal history record check. Refusal to consent to "(b) 9 a criminal history record check or to the use of fingerprints or other identifying information may 10 constitute grounds for the Department of Natural and Cultural Resources to deny a permit or a 11 license to an applicant. The Department of Natural and Cultural Resources shall be responsible 12 for providing to the North Carolina Department of Public Safety State Bureau of Investigation 13 the fingerprints of the applicant to be checked, a form signed by the applicant consenting to the 14 criminal record check and the use of fingerprints and other identifying information required by 15 the State or National Repositories of Criminal Histories, and any additional information required 16 by the Department of Public Safety. State Bureau of Investigation. If the applicant is not an 17 individual, the applicant shall provide fingerprints for the principals, officers, directors, and 18 controlling persons of the applicant. Each set of fingerprints shall be certified by an authorized 19 law enforcement officer. The Department of Natural and Cultural Resources shall keep all 20 information obtained under this section confidential."

21

SECTION 19F.4.(xx) G.S. 74F-18(b) reads as rewritten:

22 "(b) All applicants for licensure or apprentice designation shall consent to a criminal 23 history record check. Refusal to consent to a criminal history record check may constitute 24 grounds for the Board to deny licensure or apprentice designation to an applicant. The Board 25 shall ensure that the State and national criminal history of an applicant is checked. The Board 26 shall be responsible for providing to the North Carolina Department of Public Safety State Bureau 27 of Investigation the fingerprints of the applicant to be checked, a form signed by the applicant 28 consenting to the criminal record check and the use of fingerprints and other identifying 29 information required by the State or National Repositories of Criminal Histories, and any 30 additional information required by the Department of Public Safety. State Bureau of 31 Investigation. The Board shall keep all information obtained pursuant to this section confidential. 32 The Board shall collect any fees required by the Department of Public Safety State Bureau of 33 Investigation and shall remit the fees to the Department of Public Safety State Bureau of 34 Investigation for expenses associated with conducting the criminal history record check."

35

SECTION 19F.4.(yy) G.S. 85B-3.2 reads as rewritten:

### 36 "§ 85B-3.2. Criminal history record checks of applicants for licensure.

37

. . .

38 The Commission shall ensure that the State criminal history of an applicant is (b) 39 checked. National criminal history checks are authorized for an applicant who has not resided in 40 the State of North Carolina during the past five years. The Commission shall provide to the North 41 Carolina Department of Public Safety State Bureau of Investigation the fingerprints of the 42 applicant to be checked, a form signed by the applicant to be checked consenting to the check of 43 the criminal history and to the use of fingerprints and other identifying information required by 44 the State or National Repositories, and any additional information required by the Department of 45 Public Safety.State Bureau of Investigation.

46 (c) All releases of criminal history information to the Commission are subject to, and
47 shall comply with, rules governing the dissemination of criminal history record checks as adopted
48 by the North Carolina Department of Public Safety. State Bureau of Investigation. All of the
49 information the Commission receives through the checking of the criminal history is for the
50 exclusive use of the Commission and shall be kept confidential.

51 ...

1 2 3 4	(g) The Commission shall collect any fees required by the Department of Public Safety State Bureau of Investigation and shall remit the fees to the Department of Public Safety State Bureau of Investigation for expenses associated with conducting the criminal history record check."
5	SECTION 19F.4.(zz) G.S. 90-113.46A(a) reads as rewritten:
6	"(a) All applicants for registration, certification, or licensure shall consent to a criminal
7	history record check. Refusal to consent to a criminal history record check may constitute
8	grounds for the Board to deny registration, certification, or licensure to an applicant. The Board
9	shall ensure that the State and national criminal history of an applicant is checked. The Board
10	shall be responsible for providing to the North Carolina Department of Public Safety State Bureau
11	of Investigation the fingerprints of the applicant to be checked, a form signed by the applicant
12	consenting to the criminal history record check and the use of fingerprints and other identifying
13	information required by the State or National Repositories, the fee required by the Department
14	of Public Safety State Bureau of Investigation for providing this service, and any additional
15	information required by the Department of Public Safety. State Bureau of Investigation. The
16	Board shall keep all information obtained pursuant to this section confidential."
17	SECTION 19F.4.(aaa) G.S. 90-171.48 reads as rewritten:
18	"§ 90-171.48. Criminal history record checks of applicants for licensure.
19	· · · · · · · · · · · · · · · · · · ·
20	(b) All applicants for licensure shall consent to a criminal history record check. Refusal
21	to consent to a criminal history record check may constitute grounds for the Board to deny
22	licensure to an applicant. The Board shall ensure that the State and national criminal history of
23	an applicant applying for initial licensure as a registered nurse or licensed practical nurse either
24	by examination pursuant to G.S. 90-171.29 or G.S. 90-171.30 or without examination pursuant
25	to G.S. 90-171.32 is checked. The Board may request a criminal history record check for
26	applicants applying for reinstatement of licensure pursuant to G.S.90-171.35 or returning to
27	active status pursuant to G.S. 90-171.36 as a registered nurse or licensed practical nurse.
28	The Board shall be responsible for providing to the North Carolina Department of Public
29	Safety State Bureau of Investigation the fingerprints of the applicant to be checked, a form signed
30	by the applicant consenting to the criminal record check and the use of fingerprints and other
31	identifying information required by the State or National Repositories, and any additional
32	information required by the Department of Public Safety. State Bureau of Investigation. The
33	Board shall keep all information obtained pursuant to this section confidential.
34	(c) If an applicant's criminal history record check reveals one or more convictions listed
35	under subsection subdivision (a)(2) of this section, the conviction shall not automatically bar
36	licensure. The Board shall consider all of the following factors regarding the conviction:
37	(1) The level of seriousness of the crime.
38	(2) The date of the crime.
39	(3) The age of the person at the time of the conviction.
40	(4) The circumstances surrounding the commission of the crime, if known.
41	(5) The nexus between the criminal conduct of the person and the job duties of
42	the position to be filled.
43	(6) The person's prison, jail, probation, parole, rehabilitation, and employment
44	records since the date the crime was committed.
45	(7) The subsequent commission by the person of a crime listed in subsection (a)
46	of this section.
47	If, after reviewing the factors, the Board determines that the grounds set forth in G.S. 90-171.37
48	exist, the Board may deny licensure of the applicant. The Board may disclose to the applicant
49	information contained in the criminal history record check that is relevant to the denial. The
50	Board shall not provide a copy of the criminal history record check to the applicant. The applicant
51	shall have the right to appear before the Board to appeal the Board's decision. However, an

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appearance before the full Board shall constitute an exhaustion of administrative remedies in 1 2 accordance with Chapter 150B of the General Statutes.

3 4 ....."

#### **SECTION 19F.4.(bbb)** G.S. 90-270.155(a) reads as rewritten:

5 "(a) The Board may request that an applicant for licensure or reinstatement of a license or 6 that a licensed psychologist or psychological associate currently under investigation by the Board 7 for allegedly violating this Article consent to a criminal history record check. Refusal to consent 8 to a criminal history record check may constitute grounds for the Board to deny licensure or 9 reinstatement of a license to an applicant or take disciplinary action against a licensee, including 10 revocation of a license. The Board shall be responsible for providing to the North Carolina Department of Public Safety-State Bureau of Investigation the fingerprints of the applicant or 11 12 licensee to be checked, a form signed by the applicant or licensee consenting to the criminal 13 record check and the use of fingerprints and other identifying information required by the State 14 or National Repositories, and any additional information required by the Department of Public 15 State Bureau of Investigation. The Board shall keep all information obtained pursuant to 16 this section confidential.

17 The Board shall collect any fees required by the Department of Public Safety-State Bureau 18 of Investigation and shall remit the fees to the Department of Public Safety State Bureau of 19 Investigation for the cost of conducting the criminal history record check."

SECTION 19F.4.(ccc) G.S. 90-270.96 reads as rewritten:

#### "§ 90-270.96. Criminal history record checks of applicants for licensure.

22 All applicants for licensure shall consent to a criminal history record check. Refusal (a) 23 to consent to a criminal history record check may constitute grounds for the Board to deny 24 licensure to an applicant. The Board shall be responsible for providing to the North Carolina 25 Department of Public Safety State Bureau of Investigation the fingerprints of the applicant to be 26 checked, a form signed by the applicant consenting to the criminal history record check and the 27 use of fingerprints and other identifying information required by the State or National 28 Repositories, and any additional information required by the Department of Public Safety. State 29 Bureau of Investigation. The Board shall keep all information obtained pursuant to this section 30 confidential.

31 (b) The cost of the criminal history record check and the fingerprinting shall be borne by 32 the applicant. The Board shall collect any fees required by the Department of Public Safety State 33 Bureau of Investigation and shall remit the fees to the Department of Public Safety State Bureau 34 of Investigation for expenses associated with conducting the criminal history record check. 35 ...."

36

20

21

## SECTION 19F.4.(ddd) G.S. 90-288.01(b) reads as rewritten:

37 "(b) Criminal History Record Check. – The Board shall require a criminal history record 38 check of all applicants for initial licensure and temporary licensure. The Board, in its discretion, 39 may require a criminal history record check of an applicant for license renewal. Refusal to 40 consent to a criminal history record check may constitute grounds for the Board to deny licensure to an applicant. The Board shall provide to the North Carolina Department of Public Safety State 41 42 Bureau of Investigation the fingerprints of the applicant to be checked, a form signed by the 43 applicant consenting to the criminal history record check and the use of fingerprints and other 44 identifying information required by the State or National Repositories, and any additional 45 information required by the Department of Public Safety. State Bureau of Investigation. The 46 Board shall keep all information obtained pursuant to this section confidential. The Board shall 47 collect any fees required by the Department of Public Safety-State Bureau of Investigation and shall remit the fees to the Department of Public Safety State Bureau of Investigation for expenses 48 49 associated with conducting the criminal history record check." 50

- SECTION 19F.4.(eee) G.S. 90-357.6 reads as rewritten:
- "§ 90-357.6. Criminal history record checks of applicants for licensure. 51

1 2	(a) All applicants for licensure shall consent to a criminal history record check. The Board may request a criminal history record check of applicants returning to active status as a
3	licensed dietitian/nutritionist or a licensed nutritionist. Refusal to consent to a criminal history
4	record check may constitute grounds for the Board to deny licensure to an applicant. The Board
5	shall ensure that the State and national criminal history of each applicant is checked. The Board
6	shall be responsible for providing to the North Carolina Department of Public Safety State Bureau
7	of Investigation the fingerprints of the applicant to be checked, a form signed by the applicant
8	consenting to the criminal history record check and the use of fingerprints and other identifying
9	information required by the State or National Repositories, the fee required by the Department
10	of Public Safety State Bureau of Investigation for providing this service, and any additional
11	information required by the Department of Public Safety. State Bureau of Investigation. The
12	Board shall keep all information obtained pursuant to this section confidential.
13	(b) The cost of the criminal history record check and the fingerprinting shall be borne by
14	the applicant. The Board shall collect any fees required by the Department of Public Safety State
15	Bureau of Investigation and shall remit the fees to the Department of Public Safety State Bureau
16	of Investigation for expenses associated with conducting the criminal history record check.
17	"
18	SECTION 19F.4.(fff) G.S. 90-622(2b) reads as rewritten:
19	"(2b) Criminal history record check. – A report resulting from a request made by
20	the Board to the North Carolina Department of Public Safety State Bureau of
21	Investigation for a history of conviction of a crime, whether a misdemeanor
22	or felony, that bears on an applicant's fitness for licensure to practice massage
23	and bodywork therapy."
24	SECTION 19F.4.(ggg) G.S. 90-629(6) reads as rewritten:
25	"(6) Has submitted fingerprint cards in a form acceptable to the Board at the time
26	the license application is filed and consented to a criminal history record check
27	by the North Carolina Department of Public Safety. State Bureau of
28	Investigation."
29	SECTION 19F.4.(hhh) G.S. 90-629.1(a) reads as rewritten:
30	"(a) All applicants for licensure to practice massage and bodywork therapy or to operate
31 32	a massage and bodywork therapy establishment shall consent to a criminal history record check.
	Refusal to consent to a criminal history record check may constitute grounds for the Board to
33 34	deny licensure to an applicant. The Board shall ensure that the State and national criminal history of an applicant is checked. The Board shall be responsible for providing to the North Carolina
34 35	Department of Public Safety State Bureau of Investigation the fingerprints of the applicant to be
36	checked, a form signed by the applicant consenting to the criminal record check and the use of
30 37	fingerprints and other identifying information required by the State or National Repositories, and
38	any additional information required by the <del>Department of Public Safety.</del> <u>State Bureau of</u>
39	<u>Investigation.</u> The Board shall keep all information obtained pursuant to this section
40	confidential."
41	<b>SECTION 19F.4.(iii)</b> G.S. 90-632.11(a)(4) reads as rewritten:
42	"(4) Fingerprint cards submitted in accordance with G.S. 90-629.1 at the time the
43	license application is filed and consented to a criminal history record check
44	by the Department of Public Safety.State Bureau of Investigation."
45	SECTION 19F.4.(jjj) G.S. 90-652(1) reads as rewritten:
46	"(1) Determine the qualifications and fitness of applicants for licensure, renewal
47	of licensure, and reciprocal licensure. The Board shall, in its discretion,
48	investigate the background of an applicant to determine the applicant's
49	qualifications with due regard given to the applicant's competency, honesty,
50	truthfulness, and integrity. The Department of Public Safety State Bureau of
51	Investigation may provide a criminal record check to the Board for a person

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1 2	who has applied for a license through the Board. The Boa the <del>Department of Public Safety, State Bureau of Investigat</del>	tion, along with the
3	request, the fingerprints of the applicant, any additional in	1
4	by the <del>Department of Public Safety, State Bureau of Invest</del>	-
5	signed by the applicant consenting to the check of the crim	ninal record and to
6	the use of the fingerprints and other identifying informati	on required by the
7	State or national repositories. The applicant's fingerprints	shall be <del>forwarded</del>
8	to used by the State Bureau of Investigation for a search of	the State's criminal
9	history record file, and the State Bureau of Investigation sh	all forward a set of
0	the fingerprints to the Federal Bureau of Investigation for	a national criminal
1	history check. The Board shall keep all information	pursuant to this
2	subdivision privileged, in accordance with applicable Sta	te law and federal
3	guidelines, and the information shall be confidential and sl	hall not be a public
4	record under Chapter 132 of the General Statutes. The Boa	rd shall collect any
5	fees required by the Department of Public Safety State Bure	au of Investigation
6	and shall remit the fees to the Department of Public Safe	ty State Bureau of
7	Investigation for expenses associated with conducting the	e criminal history
8	record check."	
9	SECTION 19F.4.(kkk) G.S. 115C-238.73(c) reads as rewritten:	
20	"(c) The board of directors shall require the person to be checked by	the Department of
21	Public Safety State Bureau of Investigation (i) to be fingerprinted and to prov	vide any additional
2	information required by the Department of Public Safety State Bureau of Inves	tigation to a person
.3	designated by the board of directors or to the local sheriff or the municipal pe	olice, whichever is
4	more convenient for the person, and (ii) to sign a form consenting to the che	eck of the criminal
5	record and to the use of fingerprints and other identifying information	n required by the
6	repositories. The board of directors shall consider refusal to consent when m	aking employment
7	decisions and decisions with regard to independent contractors. The fingerprin	ts of the individual
28	shall be forwarded to used by the State Bureau of Investigation for a search of	f the State criminal
9	history record file, and the State Bureau of Investigation shall forward a set of	
0	Federal Bureau of Investigation for a national criminal history record check.	
1	Public Safety State Bureau of Investigation shall provide to the board of direction	ectors the criminal
2	history from the State and National Repositories of Criminal Histories of any	y school personnel
3	for which the board of directors requires a criminal history record check.	
4	The board of directors shall not require school personnel to pay for the fing	erprints authorized
5	under this section."	
6	<b>SECTION 19F.4.(III)</b> G.S. 115C-332(c) reads as rewritten:	
7	"(c) The Department of Public Safety State Bureau of Investigation s	1
8	local board of education the criminal history from the State and National Repos	
9	Histories of any applicant for a school personnel position in the local school	administrative unit
0	for which a local board of education requires a criminal history check. T	The local board of
1	education shall require the person to be checked by the Department of Public S	Safety State Bureau
-2	of Investigation to (i) be fingerprinted and to provide any additional information	ion required by the
3	Department of Public Safety State Bureau of Investigation to a person design	
4	board, or to the local sheriff or the municipal police, whichever is more conven	ient for the person,
5	and (ii) sign a form consenting to the check of the criminal record and to the	
6	and other identifying information required by the repositories. The local board	l of education shall
7	consider refusal to consent when making employment decisions and decision	ons with regard to
8	independent contractors.	
9	The local board of education shall not require an applicant to pay for bein	g fingerprinted."
0	SECTION 19F.4.(mmm) G.S. 116-239.12(c) reads as rewritten:	

1 "(c)The chancellor shall require the person to be checked by the Department of Public 2 Safety State Bureau of Investigation (i) to be fingerprinted and to provide any additional 3 information required by the Department of Public Safety State Bureau of Investigation to a person 4 designated by the chancellor or to the local sheriff, the campus police department of the 5 constituent institution, or the municipal police, whichever is more convenient for the person and 6 (ii) to sign a form consenting to the check of the criminal record and to the use of fingerprints 7 and other identifying information required by the repositories. The chancellor shall consider 8 refusal to consent when making employment decisions and decisions with regard to independent 9 contractors. The fingerprints of the individual shall be forwarded to used by the State Bureau of 10 Investigation for a search of the State criminal history record file, and the State Bureau of Investigation shall forward a set of fingerprints to the Federal Bureau of Investigation for a 11 12 national criminal history record check. The Department of Public Safety State Bureau of 13 Investigation shall provide to the chancellor the criminal history from the State and National 14 Repositories of Criminal Histories of any school personnel for which the chancellor requires a 15 criminal history record check.

- The chancellor shall not require school personnel to pay for fingerprints authorized under thissection."
- 18

#### SECTION 19F.4.(nnn) G.S. 121-25.1(b) reads as rewritten:

19 "(b) All applicants shall consent to a criminal history record check. Refusal to consent to 20 a criminal history record check or to the use of fingerprints or other identifying information may 21 constitute grounds for the Department of Natural and Cultural Resources to deny a permit or a 22 license to an applicant. The Department of Natural and Cultural Resources shall be responsible 23 for providing to the North Carolina Department of Public Safety State Bureau of Investigation 24 the fingerprints of the applicant to be checked, a form signed by the applicant consenting to the 25 criminal record check and the use of fingerprints and other identifying information required by 26 the State or National Repositories of Criminal Histories, and any additional information required 27 by the Department of Public Safety. State Bureau of Investigation. If the applicant is not an 28 individual, the applicant shall provide fingerprints for the principals, officers, directors, and 29 controlling persons of the applicant. Each set of fingerprints shall be certified by an authorized 30 law enforcement officer. The Department of Natural and Cultural Resources shall keep all 31 information obtained under this section confidential."

#### SECTION 19F.4.(000) G.S. 131D-10.3A reads as rewritten:

#### "§ 131D-10.3A. Mandatory criminal checks.

34

. . .

32

33

35 The Department of Public Safety State Bureau of Investigation shall provide to the (d) 36 Department the criminal history of the individuals specified in subsection (a) of this section 37 obtained from the State and National Repositories of Criminal Histories as requested by the 38 Department. The Department shall provide to the Department of Public Safety, State Bureau of 39 Investigation, along with the request, the fingerprints of the individual to be checked, any 40 additional information required by the Department of Public Safety, State Bureau of 41 Investigation, and a form consenting to the check of the criminal record and to the use of 42 fingerprints and other identifying information required by the State or National Repositories 43 signed by the individual to be checked. The fingerprints of the individual to be checked shall be 44 forwarded to used by the State Bureau of Investigation for a search of the State's criminal history 45 record file, and the State Bureau of Investigation shall forward a set of fingerprints to the Federal 46 Bureau of Investigation for a national criminal history record check.

47 (e) At the time of application, the individual whose criminal history is to be checked shall
48 be furnished with a statement substantially similar to the following:

- 49
- 50

#### "NOTICE MANDATORY CRIMINAL HISTORY CHECK

	General Assembly Of North Carolina	Session 2023
1	NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL	L HISTORY
2	CHECK BE CONDUCTED ON ALL PERSONS 18 YEARS O	F AGE OR
3	OLDER WHO RESIDE IN A LICENSED FAMILY FOSTER HOM	IE.
4	"Criminal history" includes any county, State, and federal con	viction of a
5	felony by a court of competent jurisdiction or pending felony indictme	
6	for child abuse or neglect, spousal abuse, a crime against a child, inc	
7	pornography, or for a crime involving violence, including rape, sexu	al assault, or
8	homicide, other than physical assault or battery; a county, State	-
9	conviction of a felony by a court of competent jurisdiction or a per	nding felony
10	indictment for physical assault, battery, or a drug related offense, it	f the offense
11	was committed within the past five years; or similar crimes under fe	
12	under the laws of other states. Your fingerprints will be used to check	the criminal
13	history records of the State Bureau of Investigation (SBI) and the Fed	deral Bureau
14	of Investigation (FBI).	
15	If it is determined, based on your criminal history, that you are ur	
16	foster child reside with you, you shall have the opportunity to	
17	challenge the accuracy of the information contained in the S	SBI or FBI
18	identification records.	
19	If licensure is denied or the foster home license is revoked by the	-
20	of Health and Human Services as a result of the criminal history chec	•
21	a foster parent, or are applying to become a foster parent, you m	• •
22	hearing pursuant to Article 3 of Chapter 150B of the General	Statutes, the
23	Administrative Procedure Act.	
24	Any person who intentionally falsifies any information required to	be furnished
25	to conduct the criminal history is guilty of a Class 2 misdemeanor.	
26	Refusal to consent to a criminal history check is grounds for the Departmen	
27	a license to provide foster care. Any person who intentionally falsifies any in	-
28	to be furnished to conduct the criminal history is guilty of a Class 2 misdeme	anor.
29		11 6 4 6 4
30	(i) The Department of Public Safety State Bureau of Investigation sha	
31	and national criminal history checks on individuals required by this section a	
32	Department a reasonable fee only for conducting the checks of the nation	•
33	records authorized by this section. The Division of Social Services, Departr	nent of Health and
34	Human Services, shall bear the costs of implementing this section."	
35	<b>SECTION 19F.4.(ppp)</b> G.S. 143-143.10A(b) reads as rewritten:	
36	"(b) All applicants for initial licensure shall consent to a criminal his	•
37	Refusal to consent to a criminal history record check may constitute ground	
38	deny licensure to an applicant. The Board shall ensure that the State and nation	•
39 40	of an applicant is checked. Applicants shall obtain criminal record reports	
40	reporting services designated by the Board to provide criminal record reports	
41	required to pay the designated service for the cost of the criminal record report the Board may mayide to the North Caroline Department of Public Safet	
42	the Board may provide to the North Carolina Department of Public Safet	-
43	<u>Investigation</u> the fingerprints of the applicant to be checked, a form signe	• • • •
44 45	consenting to the criminal record check and the use of fingerprints and information required by the State or National Paperitories of Criminal	
45 46	information required by the State or National Repositories of Criminal	-
46 47	additional information required by the Department of Public Safety.	
47 48	Investigation. The Board shall keep all information obtained pursuar	n to uns section
48 49	confidential."	w to the control
49 50	<b>SECTION 19F.4.(qqq)</b> Notwithstanding any provision of law positions exampted within the State Purseeu of Investigation by the Covernor	•

50 positions exempted within the State Bureau of Investigation by the Governor under the authority 51 set forth in G.S. 126-5(d)(1) shall no longer be exempt under that authority upon the effective

date of this section. Nothing in this subsection shall be construed as prohibiting the Director of 1 2 the State Bureau of Investigation from exempting those same positions under the authority set 3 forth in G.S. 126-5(c1)(39), as enacted by subsection (c1) of this section. 4 SECTION 19F.4.(rrr) The State Bureau of Investigation shall adopt rules, or amend 5 its rules, consistent with the provisions of this section. The Bureau may use the procedure set 6 forth in G.S. 150B-21.1 to adopt or amend any rules as required under this subsection. 7 **SECTION 19F.4.(sss)** Subsections (c1), (qqq), and (sss) of this section are effective 8 when they become law. Subsections (j) through (ppp) of this section become effective December 9 1, 2023, and apply to criminal history checks requested, expunction petitions filed, and fees 10 collected on or after that date. The remainder of this section becomes effective December 1, 2023. 11 12 **REQUIRE REPORTING ON REMOTE WORK POLICIES AND PARTICIPATION** 13 SECTION 19F.5.(a) The Department of Public Safety shall maintain and shall 14 furnish upon request a remote work policy. **SECTION 19F.5.(b)** The remote work policies required by subsection (a) of this 15 16 section shall, at a minimum, require that all employees utilizing the remote work policy shall sign an agreement to be retained in the employee's file that records the employee's assent to 17 18 adhere to the remote work policy. 19 **SECTION 19F.5.(c)** The Department of Public Safety shall report all of the 20 following to the Joint Legislative Oversight Committee on Justice and Public Safety no later than 21 March 1, 2024, and March 1, 2025: 22 The remote work policy currently in place for its employees. (1)23 Any remote work policy previously in place for its employees that was not a (2)24 part of the most recent report required by this subsection. 25 (3) The total number of employees utilizing its remote work policy. 26 (4) The total number of employees utilizing its remote work policy, delineated by 27 division, section, and any other organizational category. 28 SECTION 19F.5.(d) This section becomes effective October 1, 2023. 29 30 **EXPANSION OF ALTERNATIVES TO PRE-TRIAL DETENTION FUND** 31 SECTION 19F.7. Of the funds appropriated in this act from the General Fund to the 32 Department of Public Safety, the sum of four million dollars (\$4,000,000) in recurring funds for 33 the 2023-2024 fiscal year shall be used for the Alternatives to Pre-Trial Detention Fund to expand 34 the electronic monitoring program in accordance with Section 19A.7B(a) through (e) of S.L. 35 2021-180 and Section 5.3 of S.L. 2021-189. 36 37 PART XIX-G. LAW ENFORCEMENT 38 39 STATE CAPITOL POLICE/CREATION OF RECEIPT-SUPPORTED POSITIONS 40 SECTION 19G.1.(a) Creation of Receipt-Supported Positions Authorized. - The 41 State Capitol Police may contract with State agencies for the creation of receipt-supported 42 positions to provide security services to the buildings occupied by those agencies. 43 **SECTION 19G.1.(b)** Annual Report Required. – No later than September 1 of each 44 fiscal year, the State Capitol Police shall report to the Joint Legislative Oversight Committee on 45 Justice and Public Safety the following information for the fiscal year in which the report is due: 46 (1)A list of all positions in the State Capitol Police. For each position listed, the 47 report shall include at least the following information: 48 The position type. a. 49 The agency to which the position is assigned. b. 50 The source of funding for the position. c.

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1	(2) For each receipt-supported position listed, the contract and any other terms of	•
2	the contract.	
3	SECTION 19G.1.(c) Additional Reporting Required Upon Creation of	;
4	Receipt-Supported Positions In addition to the report required by subsection (b) of this section,	
5	the State Capitol Police shall report the creation of any position pursuant to subsection (a) of this	
6	section to the chairs of the House of Representatives Appropriations Committee on Justice and	
7	Public Safety and the Senate Appropriations Committee on Justice and Public Safety and to the	
8	Fiscal Research Division within 30 days of the position's creation. A report submitted pursuant	
9	to this section shall include at least all of the following information:	
10	(1) The position type.	
11	(2) The agency to which the position is being assigned.	
12	(3) The position salary.	
13	(4) The total amount of the contract.	
14	(5) The terms of the contract.	
15 16	<b>SECTION 19G.1.(d)</b> Format of Reports. – Reports submitted pursuant to this section	
10	shall be submitted electronically and in accordance with any applicable General Assembly standards.	
17	standards.	
19	USE OF SEIZED AND FORFEITED PROPERTY	
20	SECTION 19G.2.(a) Seized and forfeited assets transferred to the Department of	•
21	Justice, Department of Public Safety, and Department of Adult Correction during the 2023-2025	
22	fiscal biennium pursuant to applicable federal law shall be credited to the budget of the recipient	
23	department and shall result in an increase of law enforcement resources for that department. The	
24	Department of Justice, Department of Public Safety, and Department of Adult Correction shall	
25	each make the following reports to the chairs of the House of Representatives Appropriations	
26	Committee on Justice and Public Safety and the Senate Appropriations Committee on Justice and	
27	Public Safety:	
28	(1) A report upon receipt of any assets.	
29	(2) A report that shall be made prior to use of the assets on their intended use and	
30	the departmental priorities on which the assets may be expended.	
31	(3) A report on receipts, expenditures, encumbrances, and availability of these	
32	assets for the previous fiscal year, which shall be made no later than	
33	September 1 of each year.	
34 25	<b>SECTION 19G.2.(b)</b> The General Assembly finds that the use of seized and forfaited assets transformed purguant to federal law for new personnal positions, new projects	
35 36	forfeited assets transferred pursuant to federal law for new personnel positions, new projects,	
30 37	acquisition of real property, repair of buildings where the repair includes structural change, and construction of or additions to buildings may result in additional expenses for the State in future	
38	fiscal periods. Therefore, the Department of Justice, Department of Public Safety, and	
39	Department of Adult Correction are prohibited from using these assets for such purposes without	
40	the prior approval of the General Assembly.	
41	SECTION 19G.2.(c) Nothing in this section prohibits State law enforcement	
42	agencies from receiving funds from the United States Department of Justice, the United States	
43	Department of the Treasury, and the United States Department of Health and Human Services.	
44	<b>SECTION 19G.2.(d)</b> The Joint Legislative Oversight Committee on Justice and	
45	Public Safety shall study the impact on State and local law enforcement efforts of the receipt of	•
46	seized and forfeited assets. The Committee shall report its findings and recommendations prior	
47	to the convening of the 2024 Regular Session of the 2023 General Assembly.	
48		
49	TEMPORARILY INCREASE THE LIEUTENANT GOVERNOR'S STATE HIGHWAY	
50	PATROL SECURITY DETAIL	

1	SECTION 19G.6.(a) Notwithstanding any provision of G.S. 20-189.1 to the
2	contrary, the Lieutenant Governor's Executive Protection Detail shall consist of four sworn
3	members in good standing of the North Carolina State Highway Patrol. The fourth member of
4	the Detail shall hold the rank of Sergeant by the approval of the Commander's Office.
5	<b>SECTION 19G.6.(b)</b> This section is effective when it becomes law and shall expire
6	on December 31, 2024.
7	
8	
9	PART XIX-H. JUVENILE JUSTICE
10	
11	LIMIT USE OF COMMUNITY PROGRAM FUNDS
12	SECTION 19H.1.(a) Funds appropriated in this act to the Department of Public
13	Safety for the 2023-2025 fiscal biennium for community program contracts, that are not required
14	for or used for community program contracts, may be used only for the following:
15	(1) Other statewide residential programs that provide Level 2 intermediate
16	dispositional alternatives for juveniles.
17	(2) Statewide community programs that provide Level 2 intermediate
18	dispositional alternatives for juveniles.
19	(3) Regional programs that are collaboratives of two or more Juvenile Crime
20	Prevention Councils which provide Level 2 intermediate dispositional
21	alternatives for juveniles.
22	(4) The Juvenile Crime Prevention Council funds to be used for the Level 2
23	intermediate dispositional alternatives for juveniles listed in $C = 7D = 250 C(12)$ through (22)
24	G.S. 7B-2506(13) through (23).
25 26	<b>SECTION 19H.1.(b)</b> Funds appropriated by this act to the Department of Public
20 27	Safety for the 2023-2025 fiscal biennium for community programs may not be used for staffing, operations, maintenance, or any other expenses of youth development centers or detention
27	facilities.
28 29	<b>SECTION 19H.1.(c)</b> The Department of Public Safety shall submit an electronic
30	report by October 1 of each year of the 2023-2025 fiscal biennium on all expenditures made in
31	the preceding fiscal year from the miscellaneous contract line in Fund Code 1230 to the chairs of
32	the House of Representatives Appropriations Committee on Justice and Public Safety and the
33	Senate Appropriations Committee on Justice and Public Safety and the Fiscal Research Division.
34	The report shall include all of the following: an itemized list of the contracts that have been
35	executed, the amount of each contract, the date the contract was executed, the purpose of the
36	contract, the number of juveniles that will be served and the manner in which they will be served,
37	the amount of money transferred to the Juvenile Crime Prevention Council fund, and an itemized
38	list of grants allocated from the funds transferred to the Juvenile Crime Prevention Council fund.
39	č
40	
41	PART XIX-I. EMERGENCY MANAGEMENT AND NATIONAL GUARD
42	
43	COMPETITIVE EMERGENCY MANAGEMENT GRANTS
44	SECTION 19I.2.(a) The funds appropriated in this act to the Department of Public
45	Safety, Division of Emergency Management, to provide competitive grants to county emergency
46	management agencies established in accordance with G.S. 166A-19.15 shall only be awarded to
47	county emergency management agencies located in counties with a population of 230,000 or
48	fewer, based upon the 2021 Certified County Population Estimates from the State Demographer
49	in the Office of State Budget and Management, as of July 1, 2021. Grants shall be used to ensure
50	local emergency management offices are adequately equipped, trained, and prepared for all

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hazards and eme	ergencies. The Division shall develop policies	and procedures to implement a
	nt program consistent with this section.	1 1
1 0	TION 19I.2.(b) The Division shall report to the	e chairs of the Joint Legislative
	agement Oversight Committee and the Fiscal Re	
	ursuant to subsection (a) of this section by April	
	RITY SUPPORT REQUESTS	
	TION 19I.3.(a) Part 8 of Article 1A of Chapter	166A of the General Statutes is
•	ing a new section to read:	
	. Cybersecurity support requests.	
	m units of local government, State agencies, or ca	
	port from or access to operational cyber resour	
	ency Management 24-Hour Watch for intake and	
	<u>"critical infrastructure partners" means any enti</u>	
	nsible for critical infrastructure, as defined in 42	
SEC	<b>TION 19I.3.(b)</b> This section is effective when i	it becomes law.
	ΜΙΝΙΚΤΡΑΤΙΩΝ	
Ι ΑΝΊ ΑΛ, ΑΝ	MINISTRATION	
DOA/E-PROCI	UREMENT TRANSACTION FEES	
	<b>TION 20.1.</b> Article 3 of Chapter 143 of the C	General Statutes is amended by
adding a new see	-	
	Electronic procurement fees.	
	nent of Administration shall impose a transacti	on fee of one and seventy-five
	ent (1.75%) on purchase orders for material go	
	rease the transaction fee on purchase orders for	—
transaction fee o	on purchase orders for services without the expre	ess authorization of the General
Assembly."		
	PORTING REQUIREMENT FOR DOM	<b>IESTIC VIOLENCE AND</b>
	SSAULT GRANTS	
	<b>TION 20.2.(a)</b> G.S. 50B-9(c) reads as rewritten	
	or before September 1, the North Carolina C	
	all report on the quarterly distributions of the gran	
	r the current fiscal year and the prior fiscal year of the current fiscal year and the service on General Government and the Service service of the service se	
	ernment and Information Technology and to the	
	ide the following:	risear Research Division. The
(1)	Date, amount, and recipients of the fund disbu	irsements
(1) $(2)$	Eligible programs which are ineligible to reco	
(2)	reporting cycle as well as the reason of th	<b>u</b>
	reporting cycle."	is mongroundy for that rotative
SEC	<b>TION 20.2.(b)</b> G.S. 143B-394.21(c) reads as re	written:
	or before September 1, the North Carolina C	
. ,	all report on the quarterly distributions of the gra	
	ter Fund for the current fiscal year and the prior	
	riations Committee on General Governmen	
	Committee on General Government and Informa	
	on. The report shall include the following:	
(1)	Date, amount, and recipients of the fund disbu	ursements.

(	General Assen	nbly Of I	North Ca	arolina							Sessio	on 2023
-	(2)	repor	ble progra ting cycl ting cycle	e, as we		-				-	-	
	PROCUREMI	ENT I	BENCHN	/IARK/D	) EPAR'	TMENI	г о	F	AGR	ICUL	TURE	AND
,	CONSUM											
			20.3.(a) (					n:				
; "	(a) On (							1	C C 1	12 50	with ra	anaat ta
	(a) On a competitive bid		July 1, 2									
	ule making b											
	compliance wit	•	•				-			U	-	
	obtain the Sta	-	-	-		•		-			-	
	Department of A											
	Carolina or a s											
a	and community	colleges	s, the ben	chmark s	shall not	t be grea	ater tha	an or	ne hun	dred th	housand	dollars
	\$100,000). Fo				•					-	-	•
	constituent inst											
	section is as pro					•	0	· ·			-	
	his section is a	-				-	-		-			onsumer
<u>2</u>	Services, the be					•						
	· · · ·	-	suant to $S_{0,2}$ (b) 7									
	SEC ourchase of goo		20.3.(b)				when 1	t bec	omes	law an	a applie	es to the
-	PUBLIC CO						OF 7	THE	' TF	BMS	"MIN	ORITY
I	BUSINESS											
			20.4.(a)							LDD		
"	'§ 143-128.2. ]							•				
	• • • •	·		•		5						
	(g) As u	used in th	nis sectior	ı:								
	(1)	The t	erm "min	ority bus	iness" <del>n</del>	<del>neans a l</del>	busine	<del>ss:</del> m	eans e	ither o	f the fol	<u>lowing:</u>
		a.		ness that								
			<u>1.</u>	In which		•	•	1		· · —		
				owned	-							•
				economi	•		-					
				corporat						-		
				stock is		•			• •		s or soci	ally and
			h	economi Of whic	•		-				noss on	orations
			<del>b.<u>2.</u></del>	are cont			-			•	-	
				socially		•					• •	
				it.		monnear	ily uise	uuvu	mager	11101 V	iduais w	
		<u>b.</u>	An En	nployee	Stock (	Ownersh	hin Pl	an c	ompa	nv in	which	at least
		<u></u>		ne percen			-		-	•		
				s or socia					-			
	"									-		
	SEC	CTION 2	20.4.(b) (	G.S. 143-	-128.4 re	eads as r	rewritt	en:				
"	\$ <b>143-128.4</b> .	Historica	ally unde	erutilized	l busine	ess defin	ned; st	atew	vide u	niforn	ı certifi	cation.
			nis Chapte	er, the ter	m "histo	orically u	underu	ıtiliz	ed bus	siness"	means a	a <u>means</u>
	either of the fol					0.1.2						
	<u>(1)</u>	<u>A</u> bus	siness tha	it meets a	<u>ill both</u>	of the fo	ollowin	ng co	onditio	ns:		

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	(1)a. At least fifty-one percent (51%)	of the business is owned by one or
	• •	of at least one of the groups set forth
	-	r in the case of a corporation, at least
		ock is owned by one or more persons
	· · · · · · · · · · · · · · · · · · ·	of the groups set forth in subsection
	(b) of this section.section; and	of the groups set forth in subsection
		ess operations are controlled by one
	or more owners of the business w	ho are members of at least one of the
	groups set forth in subsection (b)	
<u>(2)</u>	An Employee Stock Ownership Plan c	
	percent (51%) of the stock is owned by or	
	of at least one of the groups set forth in s	ubsection (b) of this section.
····'		
	<b>TION 20.4.(c)</b> This section is effective v	when it becomes law and applies to
ontracts awarde	d on or after that date.	
STATE PROPE	RTY AND LAND USE REGULATION	
SECT	<b>FION 20.5.(a)</b> G.S. 160D-913 reads as rev	vritten:
"§ 160D-913. Pi	ıblic buildings.	
(a) All-E	xcept as provided in G.S. 143-345.5 and the	nis section, local government zoning
	regulations are applicable to the erection,	
the State of North	n Carolina and its political subdivisions.	
(b) Except	ot as provided in G.S. 143-345.5, this Chapt	er shall not apply to the construction,
	on, enlargement, renovation, substantial	
	se of any building or property by the Star	
	rth Carolina or any of its constituent instit	
Wake County and	d the project is managed by the State Cons	truction Office.
(c) Except	ot as provided in G.S. 143-345.5, this Chapt	er shall not apply to the construction,
erection, alterati	on, enlargement, renovation, substantial	repair, movement to another site,
lemolition, or us	e of any building or property when the property	oject is managed by the Legislative
Services Commis	ssion.	
(d) Notw	ithstanding the provisions of any general	or local law or ordinance, except as
provided in Part	4 of Article 9 of this Chapter, no land owne	d by the State of North Carolina may
be included with	in an overlay district or a conditional zor	ning district without approval of the
Council of State	or its delegate.	
(e) For p	roperties exempt from this Chapter under	subsection (b) or (c) of this section,
the State Constru	uction Office or the Legislative Services	Commission shall consult with the
appropriate coun	ty or city with jurisdiction with regard to a	<u>ll of the following:</u>
<u>(1)</u>	Water and sewer services to be provided	to the project.
<u>(2)</u>	Stormwater implications of the project.	
<u>(3)</u>	Impacts on traffic patterns and parking.	
<u>(4)</u>	Perimeter buffering, landscaping, tree	e protection, and riparian buffer
	requirements.	
<u>(5)</u>	Local environmental regulations adopte	d under Part 2 of Article 9 of this
	Chapter."	
SECT	<b>TION 20.5.(b)</b> This section is effective wh	en it becomes law and applies to any
erection, construe	ction, repair, or renovation in existence on	or after that date.
	-	
PART XXI. AD	MINISTRATIVE HEARINGS	
<b>INCREASE CO</b>	<b>MPENSATION FOR RULES REVIEW</b>	<b>COMMISSION MEMBERS</b>

#### **General Assembly Of North Carolina** Session 2023 SECTION 21.1. G.S. 143B-30.1(d) reads as rewritten: 1 2 Members of the Commission who are not officers or employees of the State shall "(d) receive compensation of two hundred fifty dollars (\$200.00) (\$250.00) for each day or part of a 3 4 day of service plus reimbursement for travel and subsistence expenses at the rates specified in 5 G.S. 138-5. Members of the Commission who are officers or employees of the State shall receive 6 reimbursement for travel and subsistence at the rate set out in G.S. 138-6." 7 8 AMEND RULEMAKING PROCEDURES IN THE ADMINISTRATIVE PROCEDURE 9 ACT 10 SECTION 21.2.(a) G.S. 150B-21.1 reads as rewritten: 11 "§ 150B-21.1. Procedure for adopting a temporary rule. 12 13 If the Commission or its designee finds that the statement does not meet the criteria (b1) 14 listed in subsection (a) of this section or that the rule does not meet the standards in G.S. 150B-21.9, the Commission or its designee must immediately notify the head of the agency. 15 The agency may supplement its statement of need with additional findings or submit a new 16 17 statement. statement within 30 days of the notification. If the agency fails to supplement its statement of need with additional findings or submit a new statement to the Commission within 18 19 30 days, or submits written notice within 30 days to the Commission that the agency does not intend to supplement its statement of need with additional findings or submit a new statement, 20 21 the Commission or its designee shall immediately return the rule to the agency. If the agency provides additional findings or submits a new statement, statement within 30 days of the 22 notification, the Commission or its designee must review the additional findings or new statement 23 24 within five business days after the agency submits the additional findings or new statement. If 25 the Commission or its designee again finds that the statement does not meet the criteria listed in 26 subsection (a) of this section or that the rule does not meet the standards in G.S. 150B-21.9, the 27 Commission or its designee must immediately notify the head of the agency and return the rule 28 to the agency. When the Commission returns a rule to an agency in accordance with this 29 subsection, the agency may file an action for declaratory judgment within 30 days after 30 notification of the return of the rule by the Commission in Wake County Superior Court pursuant 31 to Article 26 of Chapter 1 of the General Statutes. If an agency decides not to provide additional findings or submit a new statement 32 (b2) 33 when notified by the Commission or its designee that the agency's findings of need for a rule do 34 not meet the required criteria or that the rule does not meet the required standards, the agency 35 must notify the Commission or its designee of its decision. The Commission or its designee shall 36 then return the rule to the agency. When the Commission returns a rule to an agency in 37 accordance with this subsection, the agency may file an action for declaratory judgment in Wake County Superior Court pursuant to Article 26 of Chapter 1 of the General Statutes. Statutes within 38 39 30 days of the date the rule is returned to the agency. 40 Notwithstanding any other provision of this subsection, if the agency has not (b3) complied with the provisions of G.S. 12-3.1, the Codifier of Rules shall not enter the rule into 41 42 the Code. 43 (b4) When the Commission returns to an agency a proposed permanent rule intended to replace a temporary rule, the holder of a permit from the agency may submit revised plans for a 44 revised permit removing the impacts of the returned rule if all of the following conditions apply: 45 The permit was conditioned upon adherence to the requirements of a 46 (1) temporary rule that the returned proposed permanent rule was intended to 47 48 replace. 49 The revised plans comply with all other applicable regulations. (2)

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1	The agency shall review the revised plans and approve or deny the revised p	ermit within 45
2	days of the receipt of the revised plans. The agency may not impose an additional	l permit fee for
3	review of a revised plan resulting from the expiration of a temporary rule.	-
4	(c) Standing. – A person aggrieved by a temporary rule adopted by an a	gency may file
5	an action for declaratory judgment in Wake County Superior Court pursuant to	
6	Chapter 1 of the General Statutes. In the action, the court shall determine wheth	
7	written statement of findings of need for the rule meets the criteria listed in subse	••••
8	section and whether the rule meets the standards in G.S. 150B-21.9. The court sh	
9	ex parte temporary restraining order.	0
10	(c1) Filing a petition for rule making or a request for a declaratory ruling v	with the agency
11	that adopted the rule is not a prerequisite to filing an action under this subsection	
12	files an action for declaratory judgment under this subsection must serve a copy of	
13	on the agency that adopted the rule being contested, the Codifier of Rules, and the	-
14	(d) Effective Date and Expiration. – A temporary rule becomes effecti	
15	specified in G.S. 150B-21.3. A temporary rule expires on the earliest of the follo	
16	(1) The date specified in the rule.	8
17	(2) The effective date of the permanent rule adopted to replace the	temporary rule.
18	if the Commission approves the permanent rule.	I J J
19	(3) The date the Commission returns to an agency a permanent	rule the agency
20	adopted to replace the temporary rule.	
21	(4) The effective date of an act of the General Assembly the	nat specifically
22	disapproves a permanent rule adopted to replace the temporar	
23	(5) 270 days from the date the temporary rule was published in the	
24	Register, unless the permanent rule adopted to replace the tem	porary rule has
25	been submitted to the Commission.	
26	(6) Notwithstanding subdivision (5) of this subsection, 12 me	onths after the
27	effective date of the temporary rule.	
28	(e) Publication. – When the Codifier of Rules enters a temporary rul	
29	Carolina Administrative Code, the Codifier must publish the rule in the North Caro	olina Register."
30	SECTION 21.2.(b) G.S. 150B-21.2 reads as rewritten:	
31	"§ 150B-21.2. Procedure for adopting a permanent rule.	
32	(a) Steps. – Before an agency adopts a permanent rule, the agency must c	omply with the
33	requirements of G.S. 150B-19.1, and it must take the following actions:	
34		1
35	(e) Hearing. – An agency must hold a public hearing on a rule it proposed	
36	agency publishes the text of the proposed rule in the North Carolina Register	
37	receives a written request for a public hearing on the proposed rule within 15 days	
38	of text is published. The agency must accept comments at the public hearing on bo	1 1
39 40	rule and any fiscal note that has been prepared in connection with the proposed r	
40	An agency may hold a public hearing on a proposed rule and fiscal	
41 42	circumstances. When an agency is required to hold a public hearing on a proposed to hold a public hearing on a proposed rule when it is not required to do so, the	
42 43	publish in the North Carolina Register a notice of the date, time, and place of the	•••
44	The hearing date of a public hearing held after the agency publishes notice of the	
45	North Carolina Register must be at least 15 <u>but not later than 60</u> days after the days	-
46	published. If notice of a public hearing has been published in the North Carolin	
47	that public hearing has been cancelled, the agency must publish notice in the	•
48	Register at least 15 days prior to the date of any rescheduled hearing.	
49	······································	
50	SECTION 21.2.(c) G.S. 150B-21.3 reads as rewritten:	
51	"§ 150B-21.3. Effective date of rules.	

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. . . 2 Objection. - Any person who objects to the adoption of a permanent rule may submit (b2) 3 written comments to the agency. If the objection is not resolved prior to adoption of the rule, a 4 person may submit written objections to the Commission. If the Commission receives written 5 objections from 10 or more persons, no later than 5:00 P.M. of the day following the day the 6 Commission approves the rule, clearly requesting review by the legislature in accordance with 7 instructions posted on the agency's Web site pursuant to G.S. 150B-19.1(c)(4), and the 8 Commission approves the rule, the rule will become effective as provided in subsection (b1) of 9 this section. The Commission shall notify the agency that the rule is subject to legislative 10 disapproval on the day following the day it receives 10 or more written objections. When the requirements of this subsection have been met and a rule is subject to legislative disapproval, the 11 12 agency may adopt the rule as a temporary rule if the rule would have met the criteria listed in G.S. 150B-21.1(a) at the time the notice of text for the permanent rule was published in the North 13 14 Carolina Register. If the Commission receives objections from 10 or more persons clearly 15 requesting review by the legislature, and the rule objected to is one of a group of related rules 16 adopted by the agency at the same time, the agency that adopted the rule may cause any of the 17 other rules in the group to become effective as provided in subsection (b1) of this section by 18 submitting a written statement to that effect to the Commission Codifier of Rules before the other 19 rules become effective. 20 . . .

21 (f) Technical Change. - A permanent rule for which no notice or hearing is required 22 under G.S. 150B-21.5(a)(1) through (a)(5) or G.S. 150B-21.5(b) becomes effective on the first 23 day of the month following the month the rule is approved by the Rules Review 24 Commission. Commission or the Codifier of Rules, as applicable."

25

SECTION 21.2.(d) G.S. 150B-21.4(b) reads as rewritten:

26 "(b) Local Funds. - Before an agency publishes in the North Carolina Register the 27 proposed text of a permanent rule change that would affect the expenditures or revenues of a unit 28 of local government, it must submit the text of the proposed rule change and a fiscal note on the 29 proposed rule change to the Office of State Budget and Management as provided by 30 G.S. 150B-21.26, the Fiscal Research Division of the General Assembly, the North Carolina 31 Association of County Commissioners, and the North Carolina League of Municipalities. The 32 fiscal note must state the amount by which the proposed rule change would increase or decrease 33 the direct or indirect expenditures or revenues of a unit of local government and must explain 34 how the amount was computed."

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SECTION 21.2.(e) G.S. 150B-21.5 reads as rewritten:

36 "§ 150B-21.5. Circumstances when notice and rule-making hearing not required; 37 circumstances when submission to the Commission not required.

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39 OSHA Standard. The Occupational Safety and Health Division of the Department (e)40 of Labor is not required to publish a notice of text in the North Carolina Register or hold a public hearing when it proposes to adopt a rule that concerns an occupational safety and health standard 41 42 and is identical to a federal regulation promulgated by the Secretary of the United States 43 Department of Labor. The Occupational Safety and Health Division is not required to submit to 44 the Commission for review a rule for which notice and hearing is not required under this 45 subsection.

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47 An agency that adopts or amends a rule pursuant to subsection (a) or (c) of this section (e) 48 shall notify the Codifier of Rules of its actions. When notified of an agency action taken pursuant 49 to subsection (a) or (c) of this section, the Codifier of Rules shall make the appropriate change 50 to the North Carolina Administrative Code." SECTION 21.2.(f) G.S. 150B-21.8 reads as rewritten:

51

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"§ 150B-21.8. Review of rule by Commission.	
(a) Emergency Rule. – The Commission does no	ot review an emergency rule
(b) Temporary and Permanent Rules. – An agence	
rules adopted by it to the Commission before the rule	
Administrative Code. The Commission reviews a temp	
with the standards in G.S. 150B-21.9 and follows the pro-	
(c) Scope. – When the Commission reviews an a	
rule, it may review the entire rule that is being amended.	1 1 1
when the Commission objects to part of a temporary rul	1 11
not changed by a rule amendment. The procedure	
Commission objects to a part of a permanent rule that	
changed by a rule amendment.	-
(d) Judicial Review. – When the Commission r	eturns a permanent rule to an agency in
accordance with G.S. 150B-21.12(d), the agency may fi	
Wake County Superior Court within 30 days of the c	date the rule is returned to the agency,
pursuant to Article 26 of Chapter 1 of the General Statu	
SECTION 21.2.(g) G.S. 150B-21.9 reads as	s rewritten:
"§ 150B-21.9. Standards and timetable for review by	
(a) Standards. – The Commission must deter	mine whether a rule meets all of the
following criteria:	
	the agency by the General Assembly.
(2) It is clear and unambiguous.	
	ment or interpret an enactment of the
General Assembly, or of Congress, o	or a regulation of a federal agency. The
	alative effect of all rules adopted by the
agency related to the specific purpose	
(4) It was adopted in accordance with Pa The Commission shall not consider questions relati	
but shall restrict its review to determination of the stand	• • • •
The Commission may ask the Office of State Budge	
has a substantial economic impact and is therefore require	-
must ask the Office of State Budget and Management to	
was not prepared for a rule and the Commission receives	
whether the rule has a substantial economic impact.	1
In the event that a proposed temporary or permane	ent rule fails to comply with any of the
standards set forth in this section, the Commission sha	
<u>rule.</u>	
(a1) Entry of a rule in the North Carolina Ad	ministrative Code after review by the
Commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption that the results of the commission creates a rebuttable presumption creates a rebut	ule was adopted in accordance with Part
2 of this Article.	
(b) Timetable. – The Commission must review	-
before the twentieth of a month by the last day of the ne	
a rule submitted to it after the twentieth of a month by	· · ·
month. The Commission must review a temporary rul	e in accordance with the timetable and
procedure set forth in G.S. 150B-21.1."	•
SECTION 21.2.(h) G.S. 150B-21.12 reads	
"§ 150B-21.12. Procedure when Commission objects	-
(a) Action. – When the Commission objects to a	
that adopted the rule a written statement of the objection agency that adopted the rule must take one of the follow	
agency that adopted the rule must take one of the follow	ing actions.

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1 2	(1) Change the rule to satisfy the Commission's objection an rule to the Commission.	d submit the revised
3	(2) Submit a written response to the Commission indicating	that the agency has
4	decided not to change the rule.	www.et.tolvo.org.of.the
5	(b) Time Limit. $-$ An agency that is not a board or commission n	
6 7	actions listed in subsection (a) of this section within 30 days after receiving statement of chication. A bound on commission must take one of these of	-
8	statement of objection. A board or commission must take one of these act	•
8 9	after receiving the Commission's statement of objection or within 10 day commission's next regularly scheduled meeting, whichever comes later.	's after the board of
10	(c) Changes. – When an agency changes a rule in response to a	an objection by the
11	Commission, the Commission must determine whether the change satisfie	<b>.</b>
12	objection. If it does, the Commission must approve the rule. If it does not, the	
13	send the agency a written statement of the Commission's continued objection	
14	the continued objection. The Commission must also determine whether the c	
15	In making this determination, the Commission shall use the stand	
16	G.S. 150B-21.2(g). If the change is substantial, the revised rule shall be pub	
17	in accordance with the procedure set forth in G.S. 150B-21.1(a3) and (b).G.	
18	(d) Return of Rule. – A rule to which the Commission has objected re	
19	by the Commission until the agency that adopted the rule decides not to	-satisfy satisfies the
20	Commission's objection and makes a written request to the Commission to	
21	agency. When the Commission returns a rule to which it has objected, it must	
22	response to the Commission indicating that the agency has decided not to cl	-
23	agency does not submit a revised rule to satisfy the Commission's objection	
24	established in subsection (b) of this section, or submits a written response	_
25 26	agency has decided not to change the rule within the time limit established	
26 27	this section, the Commission shall return the rule to the agency and notify to of its action. If the rule that is returned would have increased or decrea	
28	revenues of a unit of local government, the Commission must also notify	
29	action and must send a copy of the record of the Commission's review of the	
30	The record of review consists of the rule, the Commission's letter of object	
31	agency's written response to the Commission's letter, and any other relevant	
32	the Commission when it decided to object to the rule.	
33	Regulatory Reform"	
34	SECTION 21.2.(i) G.S. 150B-21.19 reads as rewritten:	
35	"§ 150B-21.19. Requirements for including rule in Code.	
36	To be acceptable for inclusion in the North Carolina Administrative Coo	de, a rule must:
37		
38	(4) Have been approved by the Commission, if the rule	is a <u>temporary or</u>
39 40	permanent rule.	
40 41	SECTION 21.2.(j) G.S. 120-30.9H reads as rewritten:	
41	"§ 120-30.9H. Decision letters of U. S. Attorney General published	in North Carolina
43	Register.	
44	All letters and other documents received by the authorities required by the	his Article to submit
45	any "changes affecting voting" from the Attorney General of the United St.	
46	decision is made concerning a submitted "change affecting voting" shall be fi	
47	of the Office of Administrative Hearings. The Director Codifier of Rules	
48	publish the letters and other documents in the North Carolina Register."	
49	<b>SECTION 21.2.(k)</b> G.S. 163-278.23 reads as rewritten:	
50	"§ 163-278.23. Duties of Executive Director of State Board.	

(1)

1 The Executive Director of the State Board shall inspect or cause to be inspected each 2 statement filed with the State Board under this Article within 30 days after the date it is filed. 3 The Executive Director shall advise, or cause to be advised, no more than 30 days and at least 4 five days before each report is due, each candidate or treasurer whose organizational report has 5 been filed, of the specific date each report is due. He shall immediately notify any individual, 6 candidate, treasurer, political committee, referendum committee, media, or other entity that may 7 be required to file a statement under this Article if:

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- 10
- 11
- 12 13

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It appears that the individual, candidate, treasurer, political committee, referendum committee, media, or other entity has failed to file a statement as required by law or that a statement filed does not conform to this Article; or A written complaint is filed under oath with the State Board by any registered

(2)voter of this State alleging that a statement filed with the State Board does not conform to this Article or to the truth or that an individual, candidate, treasurer, political committee, referendum committee, media, or other entity has failed to file a statement required by this Article.

The entity that is the subject of the complaint will be given an opportunity to respond to the 16 17 complaint before any action is taken requiring compliance.

18 The Executive Director of the Board of Elections shall issue written opinions to candidates, 19 the communications media, political committees, referendum committees, or other entities upon 20 request, regarding filing procedures and compliance with this Article. Any such opinion so issued 21 shall specifically refer to this paragraph. If the candidate, communications media, political 22 committees, referendum committees, or other entities rely on and comply with the opinion of the 23 Executive Director of the Board of Elections, then prosecution or civil action on account of the 24 procedure followed pursuant thereto and prosecution for failure to comply with the statute 25 inconsistent with the written ruling of the Executive Director of the Board of Elections issued to 26 the candidate or committee involved shall be barred. Nothing in this paragraph shall be construed 27 to prohibit or delay the regular and timely filing of reports. The Executive Director shall file all 28 opinions issued pursuant to this section with the Codifier of Rules to be published unedited in 29 the North Carolina Register and the North Carolina Administrative Code. State Board of Elections website.

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31 This section applies to Articles and Article 22M of the General Statutes this Chapter to the 32 same extent that it applies to this Article."

33 **SECTION 21.2.(***l***)** Any pending proposed temporary rule submitted to the Rules 34 Review Commission pursuant to G.S. 150B-21.1 on or before the day immediately prior to the effective date of this act shall be returned to the agency by the Commission if: 35

- 36 The Commission has notified the agency that the agency's statement of its (1)37 findings of need does not meet the criteria listed in G.S. 150B-21.1(a) or that the rule does not meet the standards in G.S. 150B-21.9 or Article 2A of 38 39 Chapter 150B of the General Statutes;
- 40 The agency has not supplemented its statement of need with additional (2) findings or submitted a new statement that meets the criteria listed in 41 42 G.S. 150B-21.1(a) or that the rule meets the standards in G.S. 150B-21.9 or 43 Article 2A of Chapter 150B of the General Statutes, as determined by the 44 Commission; and
- 45 More than 60 days have passed since the Commission first notified the agency (3) 46 that the statement does not meet the criteria listed in G.S. 150B-21.1(a) or that 47 the rule does not meet the standards in G.S. 150B-21.9 or Article 2A of 48 Chapter 150B of the General Statutes.

49 If a rule is returned to the agency under this section, the agency may file an action for 50 declaratory judgment within 30 days after the rule is returned in Wake County Superior Court pursuant to Article 26 of Chapter 1 of the General Statutes and G.S. 150B-21.1(b2). 51

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1 2 3	<b>SECTION 21.2.(m)</b> Any pending proposed permanent rule Commission pursuant to G.S. 150B-21.2 on or before the day immediately p date of this act shall immediately be returned to the agency if:	
4 5	(1) The Commission has notified the agency that it has objec	ted to the proposed
5 6 7	<ul> <li>permanent rule.</li> <li>(2) The agency has not submitted a change to the rule to satisfy objection.</li> </ul>	y the Commission's
7 8 9	<ul> <li>(3) More than 60 days have passed since the Commission first of the Commission's objection to the proposed rule.</li> </ul>	notified the agency
10	If a rule is returned to the agency under this section, the agency m	av file an action for
11 12	declaratory judgment within 30 days after the rule is returned to the agenc Superior Court pursuant to Article 26 of Chapter 1 of the General Statutes.	
13	SECTION 21.2.(n) Subsection (e) of this section is effective will	hen it becomes law
14	and applies to rules adopted on or after that date. Subsections (j) and (k)	
15	effective when they become law and apply to filings on or after that date. Th	e remainder of this
16	section is effective when it becomes law.	
17		
18	PART XXII. OFFICE OF STATE AUDITOR [RESERVED]	
19		
20	PART XXIII. BUDGET AND MANAGEMENT	
21	ΝΩΡΟΔ/ΕΥΤΕΝΩΙΩΝ ΔΕ ΔΡΕΡΑΤΙΩΝΩ	
22 23	NCPRO/EXTENSION OF OPERATIONS	Section 25 of SI
23 24	<b>SECTION 23.1.</b> Section 4.3(a) of S.L. 2020-4, as amended by 2021-1, Section 23.2 of S.L. 2021-180, and Section 6.1 of S.L. 2021-189, rea	
25	"SECTION 4.3.(a) OSBM shall establish a temporary North Carolina F	
25 26	Office (Office) to oversee and coordinate funds made available under CO	•
20 27	Legislation, as defined in Section 1.2 of S.L. 2020-4, and the American R	•
28	defined in Section 1.1 of S.L. 2021-25 and Section 4.9(b) of S.L. 2021-180	
29	also provide technical assistance and ensure coordination of federal funds	
30	agencies and local governments and ensure proper reporting and accountin	
31	authorization set forth in this section expires on June 30, 2023, June 30, 20	<u>)26, and the Office</u>
32	shall cease to operate upon expiration of the authorization."	
33	STATEWIDE FEDERAL MATCHING AND ADMINISTRATION FUN	
34	<b>SECTION 23.2.(a)</b> Of the funds appropriated in this act to the Of	6
35	and Management (OSBM) from the Federal Infrastructure Match Reserve, the	
36	dollars (\$10,000,000) in nonrecurring funds for the 2023-2024 fiscal year shal	I be used by OSBM
37	as follows:	1 • • • • • • •
38	(1) Five million dollars (\$5,000,000) to aid State agencies in	0
39 40	positions or third-party contractors to assist the agenci	
40 41	federal grants available under the Infrastructure Investr (IIJA) (P.L. 117-58), the Chips and Science Act of 20	
42	117-167), and the Inflation Reduction Act of 2022 (IRA)	, , ,
43	(2) Five million dollars (\$5,000,000) to provide funds to State	· ,
44	meet a state match requirement in order to procure federal f	-
45	CHIPS, or IRA. The funds allocated in this subdivision m	
46	to a State agency for any federal grant (i) for which the	• •
47	funds from the Federal Infrastructure Match Reserve in	
48	which state matching funds are included in the agency's ba	
49	SECTION 23.2.(b) Funds appropriated for the purposes authoriz	
50	of this section that are unencumbered on June 30, 2024, shall not rev	ert to the Federal

1	Infrastructure Match Reserve but shall remain available for the purposes authorized in subsection
2	(a) of this section until the funds are expended.
3	SECTION 23.2.(c) Not later than February 1, 2024, and February 1 of each year
4	thereafter until the funds are expended, OSBM shall submit a written report to the Senate
5	Appropriations Committee on General Government and Information Technology, the House of
6	Representatives Appropriations Committee on General Government, the Joint Legislative
7	Oversight Committee on General Government, the Joint Legislative Commission on
8	Governmental Operations, and the Fiscal Research Division which shall include all of the
9	following:
10	(1) For each agency that requested funds from OSBM to meet the federal state
11	match requirement for IIJA, CHIPS, or IRA:
12 13	a. The number of grant applications submitted to federal agencies and the number of grants guarded to the agency as a result of the
13 14	the number of grants awarded to the agency as a result of the applications.
14 15	b. The name of each federal agency to which the agency submitted a
15	grant application, the name of each federal grant applied for, the type
17	of federal grant (formula, competitive, or other), and a brief
18	description of the purpose of the federal grant. If the type of funding
19	was identified as "other," the type of funding must be clearly
20	identified.
21	c. The amount of federal funds the agency applied for and the amount of
22	the state match requirement for each federal grant application.
23	d. The amount of federal funds awarded and the amount of funds
24	allocated to the agency by OSBM to meet the federal state match
25	requirement.
26	(2) The agencies that used funds allocated by OSBM to hire time-limited
27	positions to assist in applying for IIJA, CHIPS, or IRA grants; the amount of
28	funds allocated to each agency to hire these time-limited positions; and the
29	number of time-limited positions hired by each agency.
30	(3) The agencies that used funds allocated by OSBM to hire third-party
31	contractors to assist in applying for IIJA, CHIPS, or IRA grants; the amount
32	of funds allocated to each agency to hire these third-party contractors; and the
33	names of the third-party contractors.
34 35	NCPRO/AUDIT OF STATE FISCAL RECOVERY FUND SECTION 23.3 (a) Notwithstanding the provisions of S.L. 2021 180 or the
33 36	<b>SECTION 23.3.(a)</b> Notwithstanding the provisions of S.L. 2021-180 or the Committee Report described in Section 43.2 of that act to the contrary, the sum of three million
30 37	five hundred thousand dollars (\$3,500,000) in nonrecurring funds for the 2021-2022 fiscal year
38	that was appropriated to the Office of the State Auditor to conduct audits of the State Fiscal
39	Recovery Fund shall not be used for that purpose but shall instead be allocated to the North
40	Carolina Pandemic Recovery Office in the Office of State Budget and Management to contract
41	with one or more auditing firms to conduct audits of the State Fiscal Recovery Fund, as required
42	by federal law or guidance, including a final performance audit not later than 90 days following
43	the latest date on which expenditures may be made under applicable federal law or guidance.
44	<b>SECTION 23.3.(b)</b> Section 4.9(j) of S.L. 2021-180 is repealed.
45	
46	CAGC CONSTRUCTION TRAINING AND APPRENTICESHIP PROGRAM
47	SECTION 23.4. Section 24.1D(a) of S.L. 2021-180 reads as rewritten:
48	"SECTION 24.1D.(a) Of the funds appropriated in this act from the State Fiscal Recovery
49	Fund to the Office of State Budget and Management, the sum of three million five hundred
50	thousand dollars (\$3,500,000) in nonrecurring funds for the 2021-2022 fiscal year shall be
51	provided as follows:

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1 (1) The sum of one million dollars (\$1,000,000) to be allocated to the	e Community
2 Colleges System Office to develop an eight-week work-ba	
3 program across the community college system on camp	
4 construction programs currently exist or where there is a dema	
5 construction programs. The work-based learning program shal	
6 construction industry and shall focus on core competencies, inclu	
7 hands-on skills, safety training, and soft skills training.	• • • •
8 (2) The sum of two million five hundred thousand dollars (\$2,500,00	00) to CAGC
9 Foundation, Inc., (CAGC), a nonprofit corporation, to be used as	
10 a. One million five hundred thousand dollars (\$1,500,000)	for outreach,
11 <u>To conduct outreach</u> , recruitment, career coaching, <u>and pl</u>	lacement, and
12 <u>to provide grants to employers for internships</u> , apprent	iceships, and
13 other work-based learning for eligible participants. For	r purposes of
14 this sub-subdivision, the term "eligible participant" mea	ans a woman,
15 minority, veteran, low-wealth individual, and an individual	dual that has
16 been previously incarcerated.	
b. One million dollars (\$1,000,000) to provide financial	
18 <u>financial</u> assistance to individuals to pursue a career path	
19 a registered apprenticeship or trade program once an ir	
20 completed the eight-week work-based learning program	-described in
21 subdivision (1) of this subsection.program.	
22 c. <u>To provide grants to community colleges selected by</u>	•
23 <u>consultation with the Community Colleges System Offic</u>	
24 <u>the construction programs described in subdivision</u>	
25 <u>subsection to community college campuses beyond the</u>	
26 <u>that are currently receiving funds from the Commun</u>	• •
27 <u>System Office pursuant to subdivision (1) of this subsect</u>	<u>tion.</u> "
28 20 DADE VVIN DUDGET AND MANAGEMENTE ODECIAL ADDODDIATI	ONC
<ul> <li>29 PART XXIV. BUDGET AND MANAGEMENT – SPECIAL APPROPRIATIO</li> <li>30</li> </ul>	UNS
31 NC FUTURE CITY COMPETITION	
32 <b>SECTION 24.1.</b> Of the funds appropriated in this act to the Office of	State Budget
<ul> <li>and Management, Special Appropriations, the sum of two hundred thousand dollar</li> </ul>	-
in recurring funds for each year of the 2023-2025 fiscal biennium shall be used to pr	
35 to the Professional Engineers of North Carolina Educational Foundation,	
36 organization. These funds may be used by the NC Future City program to hire up to	-
37 to support the program.	, one position
38	
39 FUNDS FOR PARKING FACILITY EQUIPPED WITH ELECTRIC	VEHICLE
40 CHARGING STATIONS	
41 <b>SECTION 24.2.(a)</b> Of the funds appropriated in this act to the Office of	State Budget
42 and Management, Special Appropriations, the sum of twenty-nine million three	
43 thousand dollars (\$29,350,000) in nonrecurring funds for the 2023-2024 fiscal year	
44 to provide a directed grant to North Carolina SAVES Green Community P	
45 (hereinafter "NC Saves"), a nonprofit corporation established to further sustainabil	ity initiatives
46 in the State, for the purpose of developing a new parking facility equipped with ful	
47 charging stations for electric and/or electric autonomous vehicles. NC Saves sha	
48 grant or forgivable loan, provide the funds appropriated as provided in this section	-
49 partner selected by NC Saves who shall develop the parking facility and automa	
50 stations as provided in subsection (b) of this section. NC Saves and the private partn	
51 together to determine which type of funds, either a grant or forgivable loan, will	result in the

(1)

most efficient and effective use of the grant funds to develop the parking facility and charging stations. The grant or forgivable loan shall be used to pay all costs associated with developing the parking facility and charging stations, including, but not limited to, design, construction, permitting, and land purchase. The private partner may loan the grant funds to affiliated entities to provide maximum leverage for the parking facility development project. NC Saves may use no more than three percent (3%) of the grant funds for administrating the grant or forgivable loan.

8 SECTION 24.2.(b) The parking facility, which shall be completed not later than 9 December 31, 2026, shall be used for public parking and, for each parking space therein, shall 10 be equipped to charge electric vehicles and/or electric autonomous vehicles. The parking facility 11 shall be located on a site that meets all of the following criteria:

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- Is a designated qualified opportunity zone under sections 1400Z-1 and 1400Z-2 of the Internal Revenue Code, as defined in G.S. 105-228.90(b)(7).
- (2) Is in a city having a population of more than 200,000 according to the population estimates of the United States Census Bureau as of January 1, 2023.
- 16 17
- (3) Is zoned for uses that allow a multistory parking deck.

18 SECTION 24.2.(c) Not later than February 15 of each year until the design and 19 construction of the facility has been completed, NC Saves shall submit a written report to the 20 Joint Legislative Oversight Committee on General Government, the House of Representatives 21 Appropriations Committee on General Government, and the Senate Appropriations Committee 22 on General Government and Information Technology on the private partner's progress in 23 designing and constructing the facility and the amount of grant funds expended for those 24 purposes. Beginning February 15, 2027, and not later than February 15 of the next four years 25 thereafter, NC Saves shall submit a written report to the committees named in this subsection 26 detailing the number of electric and/or electric autonomous vehicles that used the facility each 27 year and the energy savings realized each year.

28 REGISTER OF DEEDS GRANT PROGRAM

SECTION 24.6. Of the funds appropriated in this act to the Office of State Budget and Management, Special Appropriations, for the 2023-2024 fiscal year, the sum of two hundred thousand dollars (\$200,000) in nonrecurring funds shall be used to provide a grant program for county register of deeds offices. The Office of State Budget and Management (OSBM) shall administer the program and disburse grant funds as follows:

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- (1) County register of deeds offices shall apply for the funds in the manner prescribed by OSBM.
- (2) Applicants shall use grant funds for the preservation of historic records and files. Allowable uses of the funds include, but are not limited to, document restoration, reparation, deacidification, and placement in protected archival binders.
- (3) Funds may be used for document digitization only if the original documents will continue to be maintained and preserved.
- (4) The maximum grant amount to each office shall be two thousand dollars (\$2,000). Additional grant funds shall be disbursed in a second round of applications based on availability of funds. The maximum amount of the second-round grants shall be determined by OSBM. The provisions of this section shall apply if a second round of grants is administered.
  - (5) Grantees must provide a one hundred percent (100%) match for all grant funds awarded.
- 48 49

# 50 PERSON COUNTY/TREATMENT AND REMOVAL OF NATIVE AND NOXIOUS 51 AQUATIC WEEDS

SECTION 24.7. Of the funds appropriated in this act to the Office of State Budget 1 2 and Management, Special Appropriations, from the Regional Economic Development Reserve (Reserve), the sum of two hundred fifty thousand dollars (\$250,000) in nonrecurring funds for 3 4 the 2023-2024 fiscal year shall be used to provide a directed grant to Person County for the 5 treatment and removal of native and noxious aquatic weeds in Hyco Lake, including Brittle Naiad, Creeping Water Primrose, Nitella, Hydrilla, Alligator Weed, Watermilfoil, Salvinia, and 6 7 Chara. Any unexpended funds in the Reserve after the effective treatment of native and noxious 8 aquatic weeds in Hyco Lake may be used for other surface bodies in Person County, including 9 Mayo Lake. Funds appropriated for the purposes authorized in this section shall not revert to the 10 Reserve on June 30, 2024, but shall remain available to Person County to use as provided in this section. For purposes of this section, native and noxious aquatic weeds in Hyco Lake, including 11 12 Brittle Naiad, Creeping Water Primrose, Nitella, Hydrilla, Alligator Weed, Watermilfoil, 13 Salvinia, and Chara shall be considered a "noxious aquatic weed" under Article 15 of Chapter 14 113A of the General Statutes.

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#### 16 DARE COUNTY AFFORDABLE HOUSING

17 SECTION 24.8.(a) The following shall apply to all construction of buildings and 18 infrastructure under the agreement or series of agreements entered into pursuant to Section 24.1 19 of S.L. 2022-74 to construct affordable housing units in accordance with Dare County's 20 longstanding master development plan to increase workforce housing:

- (1) With respect to building permits and inspections of the new construction, the State of North Carolina and any local government with jurisdiction over the new construction shall expedite the issuance of permits and prioritizing the conduct of all necessary inspections.
  - (2) With respect to development regulations:
    - a. Articles 6 and 7 of Chapter 160D of the General Statutes shall not apply to the new construction under the agreement or series of agreements.
    - b. Approval under Article 8 of Chapter 160D of the General Statutes shall not be required for the new construction under the agreement or series of agreements; however, a plat of any subdivided land shall be recorded by a selected qualified private partner.
  - (3) With respect to utilities, and provided that the local government has sufficient capacity, any local government within a 1-mile radius of the new construction under the agreement or series of agreements shall provide all utilities in the same manner as that local government provides utilities to all other new construction in that jurisdiction.
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#### **SECTION 24.8.(b)** This section is effective when it becomes law.

- 40 PART XXV. OFFICE OF STATE CONTROLLER
- 41 42

# 42 AUTHORIZE STATE CONTROLLER TO RETAIN PRIVATE COUNSEL, 43 DESIGNATE EXEMPT POSITIONS, AND SET SALARY OF EXEMPT POSITIONS 44 SECTION 25.1.(a) G.S. 143B-426.38 reads as rewritten:

"§ 143B-426.38. Organization and operation of office.

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. . .

(d) The State Controller may, subject to the provisions of G.S. 147-64.7(b)(2), obtain the
services of independent public accountants, <u>attorneys</u>, <u>qualified management consultants</u>, and
other professional persons or experts to carry out his powers and duties. <u>Notwithstanding</u>
<u>G.S. 147-17 and G.S. 114-2.3</u>, the State Controller may retain private counsel to represent his or
her interests in litigation related to his or her financial management of State appropriations by

	General Assembly Of North Carolina Session 2023			Session 2023
1	the Gener	al Asse	embly. Notwithstanding the provisions of G.S. 143C-6-9(b)	the State Controller
2	may use lapsed salary savings to retain private counsel to provide litigation services.			
3	(e)			
4			onal internet domain names, digital files, online website	
5	records of			<u> </u>
6	"			
7		SEC'	<b>TION 25.1.(b)</b> G.S. 126-5 reads as rewritten:	
8	<b>"§ 126-5.</b>		oyees subject to Chapter; exemptions.	
9		ľ		
10	(c14)	Notw	vithstanding any provision of this Chapter to the contrary, e	each Council of State
11			Office of the State Controller has the sole authority to set the	
12	••		nd exempt managerial positions within the minimum rate	•
13		-	ercent (10%), established by the State Human Resources	
14	G.S. 126-4	-		
15				
16	(d)	(1)	Exempt Positions in Cabinet Department. – Subject to the	his Chapter, which is
17			known as the North Carolina Human Resources Act,	, the Governor may
18			designate a total of 425 exempt positions throug	hout the following
19			departments and offices:	
20				
21		(2)	Exempt Positions in Council of State Departments and	Offices. Offices and
22			the Office of the State Controller The Secretary of S	tate, the Auditor, the
23			Treasurer, the Attorney General, the Superintendent of P	ublic Instruction, the
24			Commissioner of Agriculture, the Commissioner of Insu	
25			Commissioner Commissioner, and the State Controller n	nay designate exempt
26			positions. The number of exempt policymaking position	-
27			headed by an elected department head listed in this sub-	
28			25 exempt policymaking positions or two percent (2%) of	
29			full-time positions in the department, whichever is gre	
30			exempt managerial positions is limited to 25 positions or	
31			the total number of full-time positions in the department,	-
32			The number of exempt policymaking positions	
33			Superintendent of Public Instruction is limited to 70 e	
34			positions or two percent (2%) of the total number of full	
35			department, whichever is greater. The number of exempt	
36			designated by the Superintendent of Public Instruction is	-
37			managerial positions or two percent (2%) of the total	
38			positions in the department, whichever is greater. The top	
39 40			positions, policymaking and managerial, designated by the	<u>ne Office of the State</u>
40 41			Controller is limited to 10.	
41 42		···· (4)	Vacancies In the event of a vacancy in the Office	of Courser or in
42 43		(4)	Vacancies. – In the event of a vacancy in the Office	
43 44			<u>Governor</u> , the office of a member of the Council of State	
44 45			<u>State Controller</u> , the person who succeeds to or is appoint the unexpired term shall make designations in a latter t	
43 46			the unexpired term shall make designations in a letter t Office of State Human Resources, the Speaker	
40 47			Representatives, and the President of the Senate within 15	
47 48			of office is administered to that person.	of days aller the ball
40 49		"		
49 50		••••		
51	OVERPA	YMF	NTS AUDIT	
51				

1 2	collection of inac	<b>FION 25.2.(a)</b> During the 2023-2025 fiscal biennium, receipts generated by the dvertent overpayments by State agencies to vendors as a result of pricing errors,
3 4	paid excise taxe	s and discounts, miscalculated freight charges, unclaimed refunds, erroneously s, and related errors shall be deposited in Special Reserve Account 24172 as
5	required by G.S.	
6		<b>FION 25.2.(b)</b> Of the funds appropriated in this act from Special Reserve
7 8	thousand dollars	and for each fiscal year of the 2023-2025 fiscal biennium, two hundred fifty (\$250,000) of the funds shall be used by the Office of the State Controller for
9		debt collection, or e-commerce costs.
10		<b>FION 25.2.(c)</b> The State Controller shall report annually to the Joint Legislative
11		Governmental Operations and the Fiscal Research Division on the revenue
12	deposited into Sp	pecial Reserve Account 24172 and the disbursement of that revenue.
13		
14	PART XXVI. E	LECTIONS
15		
16		ELP AMERICA VOTE ACT (HAVA) FUNDS
17		<b>FION 26.1.</b> The State Board of Elections shall use federal Help America Vote
18 19		ads appropriated in this act for the 2023-2025 fiscal biennium for the following
19 20	purposes: (1)	Maintaining and updating voter lists in coordination with county boards of
20 21	(1)	election.
$\frac{21}{22}$	(2)	Retaining and preserving State election records and papers consistent with the
22	(2)	requirements for federal elections as prescribed by Title 52 U.S.C. § 20701.
24	(3)	Continuing the 10 FTE positions authorized in the 2022-2023 fiscal year
25		budget and adding up to five additional FTE time-limited positions.
26		
27	SBE/POST-ELI	ECTION AUDIT REPORT
28	SEC	<b>FION 26.2.</b> G.S. 163-182.12A reads as rewritten:
29	"§ 163-182.12A.	Post-election audits.
30	(a) After	conducting a post-election audit, audit for each election as required by this
31		for a general election, the State Board shall produce a report which summarizes
32	,	ling the rationale for and the findings of the audit. The After conducting a
33	-	lit for a general election, the State Board shall produce a report which shall
34	include all of the	
35	<u>(1)</u>	A summary of the types of post-election audits required by law and the
36		requirements for conducting each of the audits.
37	<u>(2)</u>	A summary of the results of each of the post-election audits described in
38	(2)	subdivision (1) of this subsection.
39 40	<u>(3)</u>	A detailed description of each of the post-election audits described in audity including any issues that could have
40 41		subdivision (1) of this subsection, including any issues that could have affected the outcome of the election and the manner in which those issues
41 42		were resolved.
42	<u>(4)</u>	A description of any systemic issues that were identified during the
43 44	<u>(+)</u>	post-election audits and any recommendations on the manner in which those
45		issues should be addressed to ensure election security and integrity.
46	<u>(5)</u>	The ways in which the public were allowed to observe and comment on the
47	<u>\</u>	conduct of the post-election audits, as authorized by law.
48	(6)	Any other matters deemed appropriate by the State Board.
49		report <u>required by subsection (a) of this section</u> shall be submitted to the Joint
50		tions Oversight Committee and the Joint Legislative Oversight Committee on
51	0	nent within 10 business days of the date the audit is completed "

51 General Government within 10 business days of the date the audit is completed."

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2	SBE/PROHIBIT ERIC MEMBERSHIP
3	<b>SECTION 26.3.(a)</b> Section 26.3 of S.L. 2022-74 is repealed.
4	SECTION 26.3.(b) The State may not become a member of the Electronic
5 6	Registration Information Center, Inc. (ERIC).
7	SBE/FUNDS FOR VOTER ID AND ELECTION LAW CHANGES
8	<b>SECTION 26.4.</b> Of the funds appropriated in this act to the State Board of Elections,
9	the Board shall use the sum of two million seven hundred thousand dollars (\$2,700,000) in
10	nonrecurring funds for the 2023-2024 fiscal year as follows:
11	(1) One million seven hundred thousand dollars (\$1,700,000) to:
12	a. Implement the voter ID requirements as provided in S.L. 2018-144, as
13	amended by S.L. 2019-22.
14 15	b. Implement the provisions of Senate Bill 747, 2023 Regular Session, if that bill becomes law.
16	c. Hire up to seven full-time, time-limited employees to assist the Board
17	in implementing the voter ID requirements as provided in S.L.
18	2018-144, as amended by S.L. 2019-22, and in implementing the
19	provisions of Senate Bill 747, 2023 Regular Session, if that bill
20	becomes law.
21	(2) One million dollars (\$1,000,000) to publicize the voter ID requirements by
22	advertising through media outlets throughout the State and sending out
23	mailings. If the Board contracts with a vendor to publicize the voter ID
24	requirements through media or mailings or both, the provisions of Article 3 of
25	
25	Chapter 143 of the General Statutes shall not apply to those contracts.
25 26	Chapter 143 of the General Statutes shall not apply to those contracts.
26 27	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS
26 27 28	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS
26 27 28 29	SBE RECOMMENDED REVISIONS/PHOTO ID LAWSCORRECTIONREGARDINGCOLORPHOTOCOPIESOF
26 27 28 29 30	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS CORRECTION REGARDING COLOR PHOTOCOPIES OF IDENTIFICATION/ABSENTEE BALLOTS
26 27 28 29 30 31	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS CORRECTION REGARDING COLOR PHOTOCOPIES OF IDENTIFICATION/ABSENTEE BALLOTS SECTION 26.6.(a) G.S. 20-30(6) reads as rewritten:
26 27 28 29 30 31 32	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS         CORRECTION       REGARDING       COLOR       PHOTOCOPIES       OF         IDENTIFICATION/ABSENTEE BALLOTS       SECTION 26.6.(a)       G.S. 20-30(6) reads as rewritten:       "(6)       To make a color photocopy or otherwise make a color reproduction of a
26 27 28 29 30 31 32 33	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS         CORRECTION       REGARDING       COLOR       PHOTOCOPIES       OF         IDENTIFICATION/ABSENTEE BALLOTS       SECTION 26.6.(a)       G.S. 20-30(6) reads as rewritten:       "(6)       To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such
26 27 28 29 30 31 32 33 34	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS         CORRECTION       REGARDING       COLOR       PHOTOCOPIES       OF         IDENTIFICATION/ABSENTEE BALLOTS       SECTION 26.6.(a)       G.S. 20-30(6) reads as rewritten:       "(6)       To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the
26 27 28 29 30 31 32 33 34 35	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS         CORRECTION       REGARDING       COLOR       PHOTOCOPIES       OF         IDENTIFICATION/ABSENTEE BALLOTS       SECTION 26.6.(a)       G.S. 20-30(6) reads as rewritten:       "(6)       To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the Commissioner or is made to comply with G.S. 163-230.2. G.S. 163-230.1. It
26 27 28 29 30 31 32 33 34 35 36	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS         CORRECTION       REGARDING       COLOR       PHOTOCOPIES       OF         IDENTIFICATION/ABSENTEE BALLOTS       SECTION 26.6.(a)       G.S. 20-30(6) reads as rewritten:       "(6)       To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the Commissioner or is made to comply with G.S. 163-230.2. G.S. 163-230.1. It shall be lawful to make a black and white photocopy of a drivers license,
26 27 28 29 30 31 32 33 34 35 36 37	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS         CORRECTION       REGARDING       COLOR       PHOTOCOPIES       OF         IDENTIFICATION/ABSENTEE BALLOTS       SECTION 26.6.(a)       G.S. 20-30(6) reads as rewritten:       "(6)       To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the Commissioner or is made to comply with G.S. 163-230.2. G.S. 163-230.1. It shall be lawful to make a black and white photocopy of a drivers license, learner's permit, or special identification card or otherwise make a black and
26 27 28 29 30 31 32 33 34 35 36 37 38	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS         CORRECTION       REGARDING       COLOR       PHOTOCOPIES       OF         IDENTIFICATION/ABSENTEE BALLOTS       SECTION 26.6.(a)       G.S. 20-30(6) reads as rewritten:       "(6)       To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the Commissioner or is made to comply with G.S. 163-230.2. G.S. 163-230.1. It shall be lawful to make a black and white photocopy of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special
26 27 28 29 30 31 32 33 34 35 36 37 38 39	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS         CORRECTION       REGARDING       COLOR       PHOTOCOPIES       OF         IDENTIFICATION/ABSENTEE BALLOTS       SECTION 26.6.(a)       G.S. 20-30(6) reads as rewritten:       "(6)       To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the Commissioner or is made to comply with G.S. 163 230.2. G.S. 163-230.1. It shall be lawful to make a black and white photocopy of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card. This subdivision does not apply to: (i) a lender that is
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS         CORRECTION       REGARDING       COLOR       PHOTOCOPIES       OF         IDENTIFICATION/ABSENTEE BALLOTS       SECTION 26.6.(a)       G.S. 20-30(6) reads as rewritten:       "(6)       To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the Commissioner or is made to comply with G.S. 163-230.2. G.S. 163-230.1. It shall be lawful to make a black and white photocopy of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card. This subdivision does not apply to: (i) a lender that is licensed or otherwise authorized to engage in the lending business in this
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS         CORRECTION       REGARDING       COLOR       PHOTOCOPIES       OF         IDENTIFICATION/ABSENTEE BALLOTS       SECTION 26.6.(a)       G.S. 20-30(6) reads as rewritten:       "(6)       To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the Commissioner or is made to comply with G.S. 163 230.2. G.S. 163-230.1. It shall be lawful to make a black and white photocopy of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card. This subdivision does not apply to: (i) a lender that is licensed or otherwise authorized to engage in the lending business in this State; (ii) a licensed motor vehicle dealer creating, storing, or receiving, in the
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS         CORRECTION       REGARDING       COLOR       PHOTOCOPIES       OF         IDENTIFICATION/ABSENTEE BALLOTS       SECTION 26.6.(a)       G.S. 20-30(6) reads as rewritten:       "(6)       To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the Commissioner or is made to comply with G.S. 163 230.2. G.S. 163-230.1. It shall be lawful to make a black and white photocopy of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card. This subdivision does not apply to: (i) a lender that is licensed or otherwise authorized to engage in the lending business in this State; (ii) a licensed motor vehicle dealer creating, storing, or receiving, in the ordinary course of business, a color image of a drivers license, learner's
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	SBE RECOMMENDED REVISIONS/PHOTO ID LAWS         CORRECTION       REGARDING       COLOR       PHOTOCOPIES       OF         IDENTIFICATION/ABSENTEE BALLOTS       SECTION 26.6.(a)       G.S. 20-30(6) reads as rewritten:       "(6)       To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the Commissioner or is made to comply with G.S. 163 230.2. G.S. 163-230.1. It shall be lawful to make a black and white photocopy of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise in this State; (ii) a licensed motor vehicle dealer creating, storing, or receiving, in the ordinary course of business, a color image of a drivers license, learner's permit, or special identification card of a borrower or loan applicant; or (iii) a
<ul> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> <li>44</li> </ul>	<ul> <li>SBE RECOMMENDED REVISIONS/PHOTO ID LAWS</li> <li>CORRECTION REGARDING COLOR PHOTOCOPIES OF IDENTIFICATION/ABSENTEE BALLOTS</li> <li>SECTION 26.6.(a) G.S. 20-30(6) reads as rewritten:</li> <li>"(6) To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the Commissioner or is made to comply with G.S. 163-230.2. G.S. 163-230.1. It shall be lawful to make a black and white photocopy of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise authorized to engage in the lending business in this State; (ii) a licensed motor vehicle dealer creating, storing, or receiving, in the ordinary course of business, a color image of a drivers license, learner's permit, or special identification card of a borrower or loan applicant; or (iii) a federally insured depository institution or its affiliates creating, storing, or</li> </ul>
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	<ul> <li>SBE RECOMMENDED REVISIONS/PHOTO ID LAWS</li> <li>CORRECTION REGARDING COLOR PHOTOCOPIES OF IDENTIFICATION/ABSENTEE BALLOTS</li> <li>SECTION 26.6.(a) G.S. 20-30(6) reads as rewritten:</li> <li>"(6) To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the Commissioner or is made to comply with G.S. 163 230.2. G.S. 163-230.1. It shall be lawful to make a black and white photocopy of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card. This subdivision does not apply to: (i) a lender that is licensed or otherwise authorized to engage in the lending business in this State; (ii) a licensed motor vehicle dealer creating, storing, or receiving, in the ordinary course of business, a color image of a drivers license, learner's permit, or special identification card of a borrower or loan applicant; or (iii) a federally insured depository institution or its affiliates creating, storing, or receiving, in the ordinary course of business, a color image of a drivers license,</li> </ul>
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	<ul> <li>SBE RECOMMENDED REVISIONS/PHOTO ID LAWS</li> <li>CORRECTION REGARDING COLOR PHOTOCOPIES OF IDENTIFICATION/ABSENTEE BALLOTS</li> <li>SECTION 26.6.(a) G.S. 20-30(6) reads as rewritten:</li> <li>"(6) To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the Commissioner or is made to comply with G.S. 163-230.2. G.S. 163-230.1. It shall be lawful to make a black and white photocopy of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise authorized to engage in the lending business in this State; (ii) a licensed motor vehicle dealer creating, storing, or receiving, in the ordinary course of business, a color image of a drivers license, learner's permit, or special identification card of a borrower or loan applicant; or (iii) a federally insured depository institution or its affiliates creating, storing, or</li> </ul>
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	<ul> <li>SBE RECOMMENDED REVISIONS/PHOTO ID LAWS</li> <li>CORRECTION REGARDING COLOR PHOTOCOPIES OF IDENTIFICATION/ABSENTEE BALLOTS</li> <li>SECTION 26.6.(a) G.S. 20-30(6) reads as rewritten:</li> <li>"(6) To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the Commissioner or is made to comply with G.S. 163 230.2. G.S. 163-230.1. It shall be lawful to make a black and white photocopy of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise in this State; (ii) a licensed motor vehicle dealer creating, storing, or receiving, in the ordinary course of business, a color image of a drivers license, learner's permit, or special identification card of a borrower or loan applicant; or (iii) a federally insured depository institution or its affiliates creating, storing, or receiving, in the ordinary course of business, a color image of a drivers license, learner's permit, or special identification card of a consumer."</li> </ul>
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	<ul> <li>SBE RECOMMENDED REVISIONS/PHOTO ID LAWS</li> <li>CORRECTION REGARDING COLOR PHOTOCOPIES OF IDENTIFICATION/ABSENTEE BALLOTS</li> <li>SECTION 26.6.(a) G.S. 20-30(6) reads as rewritten:</li> <li>"(6) To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the Commissioner or is made to comply with G.S. 163 230.2. G.S. 163-230.1. It shall be lawful to make a black and white photocopy of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise in this State; (ii) a licensed motor vehicle dealer creating, storing, or receiving, in the ordinary course of business, a color image of a drivers license, learner's permit, or special identification card of a borrower or loan applicant; or (iii) a federally insured depository institution or its affiliates creating, storing, or receiving, in the ordinary course of business, a color image of a drivers license, learner's permit, or special identification card of a consumer."</li> </ul>
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	<ul> <li>SBE RECOMMENDED REVISIONS/PHOTO ID LAWS</li> <li>CORRECTION REGARDING COLOR PHOTOCOPIES OF IDENTIFICATION/ABSENTEE BALLOTS</li> <li>SECTION 26.6.(a) G.S. 20-30(6) reads as rewritten:</li> <li>"(6) To make a color photocopy or otherwise make a color reproduction of a drivers license, learner's permit, or special identification card, unless such color photocopy or other color reproduction was authorized by the Commissioner or is made to comply with G.S. 163 230.2. G.S. 163-230.1. It shall be lawful to make a black and white photocopy of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise make a black and white reproduction of a drivers license, learner's permit, or special identification card or otherwise in this State; (ii) a licensed motor vehicle dealer creating, storing, or receiving, in the ordinary course of business, a color image of a drivers license, learner's permit, or special identification card of a borrower or loan applicant; or (iii) a federally insured depository institution or its affiliates creating, storing, or receiving, in the ordinary course of business, a color image of a drivers license, learner's permit, or special identification card of a consumer."</li> </ul>

51 dollars (\$5,000,000) in nonrecurring funds appropriated in S.L. 2021-180 for the 2021-2022

fiscal year to the State Board of Elections for a mobile voting program to assist individuals in 1 2 need of photo identification for in-person voting is expanded to allow the State Board of Elections 3 to use those funds for any photo identification implementation efforts and to implement the 4 requirements of Senate Bill 747, 2023 Regular Session, if that bill becomes law. These funds 5 shall not revert on June 30, 2023, but shall remain available until expended. 6 7 ALLOW SECURE PHOTO ID STORAGE BY STATE BOARD OF ELECTIONS OR 8 **COUNTY BOARDS OF ELECTIONS** 9 SECTION 26.6.(c) G.S. 163-82.8A(c) reads as rewritten: 10 "(c) County boards of elections or the State Board of Elections shall maintain a secure database containing the photographs of registered voters taken for the purpose of issuing voter 11 12 photo identification cards." 13 14 STATEWIDE ELECTIONS INFORMATION MANAGEMENT SYSTEM 15 **SECTION 26.7.(a)** Of the funds appropriated in this act to the State Board of Elections (hereinafter "Board") from the Information Technology Reserve, the sum of five 16 million six hundred thousand dollars (\$5,600,000) in nonrecurring funds for the 2023-2024 fiscal 17 18 year shall be used to replace the Statewide Elections Information Management System. The 19 Board shall, in consultation with the Department of Information Technology, create a plan to 20 develop and implement the new system. Prior to implementing the plan and system, and not later 21 than November 1, 2023, the Board shall submit the plan to the Joint Legislative Oversight 22 Committee on General Government, the House Appropriations Committee on General 23 Government, the Senate Appropriations Committee on General Government, the Joint 24 Legislative Elections Oversight Committee, and the Fiscal Research Division. The plan shall 25 include all of the following: 26 A detailed description of the project, including the scope of work involved. (1)27 A projected timeline for the completion of the project, including detailed (2)28 milestones. 29 (3) The total cost of the project to the State, including five years of operation and 30 maintenance costs after the completion of the project. 31 A detailed description of the vendors expected to be involved in the project, (4) 32 their functions, and the total costs of using the vendors. 33 The personnel to be involved in the project, including both State employees (5) 34 and contract personnel. 35 A plan for county boards of elections to participate in developing the new (6)36 Statewide Elections Information Management System. 37 (7)A plan for rolling out the new Statewide Elections Information Management 38 System and training county boards of elections on its use. 39 The number and total cost of personnel required to operate the new Statewide (8) 40 Elections Information Management System once it has been completed. 41 The potential risks to the project and a strategy to mitigate those risks. (9) 42 Any other information the State Board of Elections deems necessary to (10)43 successfully complete the project. 44 **SECTION 26.7.(b)** After submitting the plan as required by subsection (a) of this 45 section, the State Board of Elections shall, in consultation with the Department of Information 46 Technology, report on a quarterly basis until the system has been fully implemented to the Joint 47 Legislative Oversight Committee on General Government, the House Appropriations Committee 48 on General Government, the Senate Appropriations Committee on General Government and 49 Information Technology, the Joint Legislative Elections Oversight Committee, and the Fiscal 50 Research Division on the Board's progress in implementing the plan and new Statewide Elections 51 Information Management System.

#### POSITIONS TO PROVIDE ADMINISTRATIVE SUPPORT TO BOARD OF ELECTIONS

4 **SECTION 26.8.** If Senate Bill 749, 2023 Regular Session, becomes law, of the funds 5 appropriated in this act to the State Board of Elections, the sum of one hundred thirty-seven 6 thousand dollars (\$137,000) in recurring funds for the 2023-2024 fiscal year and the sum of two 7 hundred seventy-four thousand dollars (\$274,000) in recurring funds for the 2024-2025 fiscal 8 year shall be used to hire two full-time equivalent Accounting Specialist 1 and one full-time 9 equivalent Procurement Specialist 1 to provide administrative support to the Board in accordance 10 with the provisions of Senate Bill 749, 2023 Regular Session.

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#### PART XXVII. GENERAL ASSEMBLY

#### 13 14

15

#### CONTINUING LEGAL EDUCATION EXEMPTION FOR FULL-TIME ATTORNEYS FOR GENERAL ASSEMBLY

16 **SECTION 27.1.(a)** Finding. – The General Assembly finds that licensed attorneys who are full-time employees of the North Carolina General Assembly draft the general and local 17 18 laws of this State, which requires extensive writing skills and researching capabilities similar to 19 those required of full-time judicial law clerks employed by the judicial branch and full-time law 20 professors. These full-time law clerks and full-time law professors have been granted exemptions 21 from the continuing legal education requirements established by the North Carolina State Bar for any calendar year in which they serve some portion thereof in their capacity as a law clerk or law 22 23 professor. Further, licensed attorneys who are members of the General Assembly have also been 24 granted an exemption from continuing legal education requirements for any calendar year in 25 which they serve some portion thereof as a member of the General Assembly. The General 26 Assembly finds that given the similarities of the professional skills and abilities required by 27 licensed attorneys who are full-time judicial law clerks, full-time law professors, and full-time employees of the General Assembly to perform their duties, there is ample justification for 28 29 providing that licensed attorneys who are full-time employees of the General Assembly should 30 be granted an exemption from the continuing legal education requirements established by the 31 North Carolina State Bar for any calendar year in which they serve some portion thereof in their 32 capacity as full-time employees of the General Assembly.

33 **SECTION 27.1.(b)** Full-Time Attorneys for General Assembly. – Notwithstanding 34 any other provision of law or rule, the North Carolina State Bar Council shall adopt rules in 35 accordance with Article 4 of Chapter 84 of the General Statutes to provide that full-time 36 employees of the North Carolina General Assembly are exempt from the continuing legal 37 education requirements established by the North Carolina State Bar for any calendar year in which they serve some portion thereof in their capacity as full-time employees of the North 38 39 Carolina General Assembly. Rules adopted pursuant to this section are not subject to Part 3 of 40 Article 2A of Chapter 150B of the General Statutes. Until such time that the Bar Council adopts rules as required by this section, full-time employees of the North Carolina General Assembly 41 42 shall be exempt from the continuing legal education requirements established by the North 43 Carolina State Bar for any calendar year in which they serve some portion thereof in their 44 capacity as full-time employees of the North Carolina General Assembly.

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**SECTION 27.1.(c)** This section is effective when it becomes law.

#### 47 EXPAND PASS-FACILITATED ENTRY TO LEGISLATIVE COMPLEX

SECTION 27.4.(a) G.S. 120-32 reads as rewritten:

49 "**§ 120-32.** Commission duties.

. . .

- 50 The Legislative Services Commission is authorized to:
- 51

	General Assemb	oly Of North Carolina	Session 2023
1 2 3 4 5 6 7 8	(2a) "	Obtain a criminal history record check of a prospective error contractor of the General Assembly. Assembly and lopersonnel registered under Chapter 120C of the General Stathistory record check shall be conducted by the State Bure as provided in G.S. 143B-972. G.S. 143B-973. The criminal be provided to the Legislative Services Officer and is under Chapter 132 of the General Statutes.	byists and liaison atutes. The criminal au of Investigation ninal history report
9	SECT	<b>FION 27.4.(b)</b> G.S. 120-32.1 reads as rewritten:	
)	"§ 120-32.1. Use	e and maintenance of buildings and grounds.	
1			
2 3		egislative Services Commission may establish a policy for	
		onnel registered under Chapter 120C of the General Statut	
		dited entry into the State Legislative Building and the	-
		the hours these buildings are open to the public. The pol	
	-	e or suspend a pass for violating the policy and may provide entry passes for any reason deemed advisable by the	
	•	y charge lobbyists a fee of up to two thousand dollars (\$	
		one thousand dollars (\$1,000) per pass each regular session	
	prorated or refund		
	<u>-</u> "		
	SECT	<b>TION 27.4.(c)</b> G.S. 120C-200 reads as rewritten:	
	"§ 120C-200. Lo	obbyist registration procedure.	
		ecretary of State, on a quarterly basis, shall submit to the L	-
		st of the names of lobbyists and liaison personnel registered	
		pose of allowing the Commission to verify whether the l	
	-	igible for an expedited entry pass into the State Legisla e Building as authorized by G.S. 120-32.1."	arve building and
		<b>FION 27.4.(d)</b> G.S. 143B-973 reads as rewritten:	
		riminal record checks for the Legislative Services Comm	ission.
		ent of Public Safety may shall, upon request, provide to the I	
	Officer from the	State and National Repositories of Criminal Histories the	criminal history of
	• • •	employee, volunteer, or contractor of the General Assemt	•
		ison personnel registered under Chapter 120C of the Gen	
	-	ces Officer shall provide to the Department of Public Saf	
	1 0	gerprints of the prospective employee, volunteer, or con	
		<u>son personnel</u> , a form signed by the prospective emplo	
		ctor, lobbyist, or liaison personnel consenting to the criminants and other identifying information required by the S	
		any additional information required by the Department of	
		e prospective employee, volunteer, <del>or contractor <u>contractor</u>,</del>	
	• •	be forwarded to the State Bureau of Investigation for a se	-
	-	record file, and the State Bureau of Investigation shall	
	•	e Federal Bureau of Investigation for a national criminal hi	
	Ũ	Services Officer shall keep all information obtained pursu	
		Department of Public Safety may charge a fee to offset the	•
		inal record check under this section. The fee shall not excee	d the actual cost of
		researching, and retrieving the information."	
	SECI	<b>TION 27.4.(e)</b> This section is effective when it becomes law	V.

	General A	ssemb	oly Of North Carolina	Session 2023
1	MODIFY	CONS	STITUTIONAL AMENDMENT PUBLICATI	ON PROCESS
2		SECT	<b>TION 27.5.(a)</b> G.S. 120-32 reads as rewritten:	
3	0		mission duties.	
4	The Le	gislati	ve Services Commission is authorized to:	
5				
6		(3)	Acquire and dispose of furnishings, furnitu	
7 8			personal property or fixtures required by the G and commissions and maintain custody of same	
8 9			a Class 1 misdemeanor for any person(s) to remo	
10			fixtures, or equipment personal property or fixtu	
11			Building for any purpose whatsoever, except a	
12			Services Commission;	approved by the Degistrative
13		(4)	Contract for services required for the operation	-of the General Assembly, its
14			agencies, and commissions; however, any	
15			operating procedures, requiring a substantial e	expenditure of funds, shall be
16			approved by appropriate resolution of the Gene	ral Assembly;
17		•••		
18		(9)	To establish Establish a bill drafting division t	-
19		(10)	members or committees of the General Assemb	•
20 21		(10)	To select <u>Select</u> the locations for buildings occup	
21 22		(11)	and to name any building occupied by the Gene To specify Specify, at its sole discretion, the ope	
22		(11)	the General Assembly budget of funds appropri	
24			<u>Assembly, including which funds</u> remain avail	
25			end of the biennial fiscal period, and to revert	
26			under G.S. 143C-1-2.	
27		•••		
28		<u>(14)</u>	Prepare the Constitutional Amendments	Publication pursuant to
29			<u>G.S. 147-54.10.</u> "	
30		SECT	<b>TION 27.5.(b)</b> Article 4A of Chapter 147 of t	he General Statutes reads as
31	rewritten:			
32		"0	"Article 4A.	
33 34	"8 1 <i>47 54</i> (		onstitutional Amendments Publication Commissi nstitutional Amendments Publication Commis	
54 35	U U		is established within the Department of the Secret	
36			Dication Commission (hereinafter "Commission"	-
37			Commission shall consist of three members who sh	
38	· · ·		State, the Attorney General, and the Legislative S	
39		•	ficers; meetings; quorum.	
40			ecretary of State shall be the Chairman of the Co	mmission.
41			orum shall consist of all three members.	
42			Commission shall meet on the call of the Chairman	-
43			owers.Constitutional Amendments Publication	
44 45			ast 75 days before an election in which a p	
45 46			a revised or new Constitution, is to be voted on	-
46 47			shall prepare an explanation of the amendment, re nonly used language.	vision, or new Constitution In
48			ummary prepared by the Commission Legislati	ive Services Officer shall be
49			ecretary of State, in a quantity determined by the	
50			<u>n with the Secretary of State. A copy shall be secretary of State.</u>	-
51			Legislative Services Officer to each county board	-
		-	- <u> </u>	

General Assemb	oly Of North Carolina	Session 2023
request to the So additional manne	any registered voter or representative of the print or ecretary of State. The Secretary of State may make er as the Secretary may determine." <b>FION 27.5.(c)</b> This section is effective when it becom	copies available in such
SEC	<b>TION 27.5.(c)</b> This section is effective when it become	lics law.
YOUTH LEGIS	SLATIVE ASSEMBLY FUNDING MODIFICATI	ONS
	<b>FION 27.6.(a)</b> G.S. 120C-700 reads as rewritten:	0110
	ersons exempted from this Chapter.	
Except as ot	therwise provided in Article 8, the provisions of t	his Chapter shall not be
construed to appl	ly to any of the following:	
<u>(10)</u>	Anything of value given to the North Carolina Yo	uth Legislative Assembly
	Fund under G.S. 120-32.04."	
SECT	<b>FION 27.6.(b)</b> This section is effective when it become	mes law.
		<b>N T</b>
	CAND TRAVEL ALLOWANCE CLARIFICATIO	DN
	<b>FION 27.8.(a)</b> G.S. 138-5(f) reads as rewritten:	
• •	bers of all State boards, commissions and councils who	• 1
	s are paid from State funds shall receive no per diem ervices; provided, however, that members of State	-
	e also members of the General Assembly shall re	
	<u>in session, receive</u> subsistence and travel allowance	
-	2) through (a)(4).in accordance with the provisions of	
	<b>FION 27.8.(b)</b> This section is effective when it become	
5201		
GENERAL ASS	SEMBLY RECORDS ARCHIVING	
SECT	<b>FION 27.9.(a)</b> G.S. 121-5 is amended by adding a ne	w subsection to read:
" <u>(d1)</u> <u>Gener</u>	ral Assembly. – Notwithstanding any other provision	n of this section or order,
rules, or regulation	ons promulgated or adopted thereunder, the custodian	of any General Assembly
	ermine, in the custodian's discretion, whether a reco	-
	ver to the Department of Natural and Cultural Resource	•
	e dispose of, such records. When requested by the Le	-
-	of Natural and Cultural Resources shall assist in the pr	reparation of an inventory
	which the request applies."	
SEC	<b>FION 27.9.(b)</b> This section is effective when it become	mes law.
GOVOPS MOD	NEICATIONS	
	<b>FION 27.10.(a)</b> G.S. 120-73, 120-76, and 120-79 are	renealed
	<b>FION 27.10.(b)</b> Article 13 of Chapter 120 of the Ger	1
	S.L. 2021-90 and subsection (a) of this section, reads	
	"Article 13.	
	"Joint Legislative Commission on Governmental Op	erations.
"§ 120-71. Purp	oose.Legislative findings; creation of Commission.	
-	apid increase in the functions and costs of General	Assembly finds that the
scope, cost, and	complexity of State and local government and the	ne complexity of agency
	y concern the General Assembly. Members of the General Assembly.	
-	ons require continual review and evaluation by	
responsibility for	or making public policy decisions and deciding	
appropriation of	public moneys. Knowledge of State funds. It is imper	
appropriation of General Assemb	public moneys. Knowledge of State funds. It is imper ily have the resources to determine whether the pu- tate are being met, having met and have mechanisms	blic service needs of the

	General Assemb	oly Of North Carolina	Session 2023
1	whether previous	-public policy and appropriations have resulted in expect	cted program benefits,
2	and data on how State government reorganization has affected agency operations are most		
3	important. benef	its. Legislative examination and review of public polic	exies, expenditures and
4	reorganization implementation as policies and expenditures are an integral part of legislative		
5	duties and responsibilities and therefore should be strengthened. For the purpose of performing		
6	such continuing	examination and evaluation	
7		ler to undertake the ongoing examination, evaluation, and	
8 9		es, public authorities, units of local government, and non-section of their actual effectiveness in programming and in ca	
10		ation, the General Assembly herein provides for the	
11		te government.implementing public policy or providing p	
12		ed the Joint Legislative Commission on Governmental C	Deprations which shall
13		and duties as provided in this Article.	
14		<del>uition.</del> Definitions.	
15		oses of this Article, "program evaluation" is defined as:	
16		ograms, and administration of State government to as	
17		effective, (ii) continue to serve their intended purposes,	(iii) are efficient, and
18	• • •	fication or elimination.	
19		g definitions apply in this Article:	
20	<u>(1)</u>	Agency employee. – Defined in G.S. 120-131.1.	~ .
21	<u>(2)</u>	Commission. – The Joint Legislative Commission	on on Governmental
22		Operations.	
23	<u>(3)</u>	<u>Commission staff. – A legislative employee whose pri</u>	
24		to provide professional or administrative services to the	e Commission.
25	$\frac{(4)}{(5)}$	Document. – Defined in G.S. 120-129.	
26	<u>(5)</u>	Legislative employee. – Defined in G.S. 120-129.	1.11
27	<u>(6)</u>	Local funds. – Any moneys held by a unit of local ge	overnment or a public
28		authority except moneys deposited in a trust fund.	11. (1. )
29	<u>(7)</u>	<u>Non-state entity. – A unit of local government, a principal distribution</u>	-
30		individual, firm, partnership, association, or corporatio	n, or any other private
31	$\langle 0 \rangle$	organization or group acting as a unit.	1.1.1.1
32	<u>(8)</u>	<u>Program. – A specific activity or set of activities estab</u>	
33	$\langle 0 \rangle$	law, administrative rule, executive order, policy, or loc	al ordinance.
34 25	$\frac{(9)}{(10)}$	Public authority. – Defined in G.S. 143C-1-1.	ann daas not annly to
35	<u>(10)</u>	Public funds. – State funds, local funds, or both. The t	
36 37		<u>State funds or local funds received by a non-State entit</u> <u>a firm, a partnership, an association, a corporation,</u>	•
38		organization or group acting as a unit unless the non-St	• •
38 39		funds to (i) conduct a program or (ii) provide a servic	
40		unit of local government, or a public authority.	<u>e to a State agency, a</u>
40 41	(11)	State agency. – A unit of the executive, legislative, or ju	udicial branch of State
42	<u>(11)</u>	government, such as a department, institution, division	
43		council, community college, or The University of North	•
44	(12)	State funds. – Defined in G.S. 143C-1-1.	
45	(12) (13)	Unit of local government. – Defined in G.S. 143C-1-1.	
46		bintment of members; terms of office.	
47		sion shall consist of 42 members. The President pro temp	pore of the Senate. the
48		pore of the House, the Deputy President pro tempore of th	L · ·

Speaker pro tempore of the House, the Deputy President pro tempore of the Senate, the Majority Leader of the House of Representatives, and the Majority Leader of the Senate and the Speaker 48 49

of the House shall serve as ex officio members of the Commission. The Speaker of the House of 50

Representatives shall appoint 21 members from the House, at least five of whom are members of 51

1 the minority party. The President pro tempore of the Senate shall appoint 21 members from the 2 Senate, at least five of whom are members of the minority party. A quorum of the Commission 3 shall be a majority of its members. Vacancies created by resignation or otherwise shall be filled 4 by the original appointing authority. Members shall serve two-year terms beginning and ending 5 on January 15 of the odd-numbered years. Members shall not be disqualified from completing a 6 term of service on the Commission because they fail to run or are defeated for reelection. 7 Resignation or removal from the General Assembly shall constitute resignation or removal from 8 membership on the Commission.

#### 9 "§ 120-75. Organization of the Commission; subcommittees.

10 The President pro tempore of the Senate and the Speaker of the House of (a) Representatives shall serve as cochairs of the Commission. Either of the cochairs may call a 11 12 meeting of the Commission.

13 Notwithstanding In addition to the provisions of G.S. 120-19.7, the cochairs of the (b)14 Commission may designate-jointly authorize, in writing, subcommittees which shall have the power to conduct hearings, call witnesses, and inquire into any matters properly before the shall 15 appoint members of a subcommittee. The President Pro Tempore of the Senate shall appoint the 16 Senate cochair, and the Speaker of the House of Representatives shall appoint the House cochair 17 18 of a subcommittee. Either cochair of a subcommittee may call a meeting of the subcommittee. A 19 quorum of a subcommittee shall be a majority of its members. A member of the House of 20 Representatives or the Senate may be appointed to a subcommittee, even if the member has not 21 been appointed to the Commission. A duly constituted subcommittee shall have all the powers 22 of the Commission and may utilize staff to the Commission. Commission staff. Members of a 23 subcommittee shall receive subsistence and travel expenses as provided in G.S. 120-78. Members 24 of a subcommittee serve at the pleasure of the appointing officer. The cochairs may dissolve a 25 subcommittee of the Commission at any time.

"<u>§ 120-75.1. Powers and duties.</u> 26

The Commission shall have the following powers and duties:
------------------------------------------------------------

The Commiss	ion shall have the following powers and duties:
<u>(1)</u>	To study the efficiency, economy, and effectiveness of any State agency,
	public authority, unit of local government, or non-State entity receiving public
	<u>funds.</u>
<u>(2)</u>	To evaluate the implementation of public policies, as articulated by enacted
	law, administrative rule, executive order, policy, or local ordinance, by any
	State agency, public authority, unit of local government, or non-State entity
	receiving public funds.
<u>(3)</u>	To investigate possible instances of misfeasance, malfeasance, nonfeasance,
	mismanagement, waste, abuse, or illegal conduct by the following:
	<u>a.</u> <u>Officers and employees of a State agency, public authority, or unit of</u>
	local government, as it relates to the officer's or employee's
	performance of his or her public duties.
	b. Officers and employees of a non-State entity receiving, directly or
	indirectly, public funds, as it relates to the officer's or employee's
	responsibilities regarding the receipt of public funds.
<u>(4)</u>	To receive reports as required by law or as requested by the Commission.
<u>(5)</u>	To make periodic reports, including recommended legislation to the General
	Assembly.
<u>(6)</u>	To access and review the following:
	a. <u>Any documents or records related to any contract awarded by a State</u>
	agency, including, but not limited to, (i) records related to the drafting
	and approval of the contract and (ii) documents and records of the
	contractor that the Commission determines will assist in verifying
	accounts or will contain data affecting fees or performance.
	( <u>1</u> ) ( <u>2</u> ) ( <u>3</u> ) ( <u>4</u> ) ( <u>5</u> )

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	<u>b.</u>	Any records related to any subcont	ract of a contract awarded by a Stat
		agency that is utilized to fulfill the	contract, including, but not limite
		to, (i) records related to the drafti	ng and approval of the subcontrac
		and (ii) documents and records of	the contractor or subcontractor that
		the Commission determines will	
		contain data affecting fees or perfe	ormance.
"§ 120-76.1. Pri	or con	sultation with the Commission; rej	porting requirements.
		by Governor. Notwithstanding the	
other provision of	<del>f law 1</del>	equiring prior consultation by the G	overnor with the Commission, Th
Governor shall co	onsult t	he Commission before doing any of	the following:
<u>(1)</u>	Auth	orizing expenditures in excess of the	e total requirements of a purpose of
	progi	am as enacted by the General	Assembly and as provided b
	G.S.	143C-6-4.	
<u>(2)</u>	Proce	eding to reduce programs subsequen	t to a reduction of ten percent (10%
	or mo	ore in the federal fund level certified	to a department and any subsequer
	chang	ges in distribution formulas.	
(3)	Takii	ng measures under Article III, Se	ction 5(3) of the North Carolin
	Cons	titution to effect necessary economie	es in State expenditures required for
	balan	cing the budget due to a revenue sho	ortfall, including, but not limited to
	(i) m	aking loans among funds, (ii) perso	nnel freezes or layoffs, (iii) capita
	proje	ct reversions, (iv) program elimin	nations, and (v) use of reserve
	How	ever, if the Commission fails to meet	within 10 calendar days of a reque
	from	the Governor for its consultation, the	e Governor may proceed to take th
		ns the Governor deems appropriate	• •
		actions at the next meeting of the C	
(4)	Appr	oving a new capital improvement	project funded from gifts, grant
		ots, special funds, self-liquidating in	
	comb	bination of funds for the project not sp	ecifically authorized by the Genera
	Asse	mbly. The budget for each capita	al project must include projecte
	rever	ues in an amount not less than proje	cted expenditures.
(a1) Notw	ithstan	ling the provisions of subdivision (	1) of subsection (a) of this section
		determines that an expenditure is rec	
poses an immine	nt thre	at to public health or public safety,	and is either the result of a natura
event, such as a h	urricar	e or a flood, or an accident, such as a	n explosion or a wreck, as that ter
is defined in C	G.S. 160	5A-19.3(6), the Governor may ta	ke action without consulting th
Commission if	the <del>act</del>	ion is determined by the Governo	or to be Governor determines the
expenditure is di	rectly 1	elated to the emergency. The Gover	nor shall report to the Commission
on any expendit	tures n	nade under this subsection no late	er than 30 days after making th
expenditure and s	shall id	entify in the report the emergency, th	ne <del>type of action taken, <u>expenditur</u></del>
how the funds we	ere use	d, and how it was the use of the fund	ls was related to the emergency. T
the extent it	may a	pply, this subsection does not	supersede the requirements
G.S. 166A-19.30	<u>(b).</u>		
(b) Consu	<del>iltation</del>	by Agencies, Boards, and Con	mission. Any agency, boar
commission, or o	other en	ntity required under G.S. 120-76(8)	or <u>by</u> any other provision of law
consult with the (	Commi	ssion prior to taking an action shall s	ubmit a detailed report of the action
under considerati	on to t	he Chairs of the Commission, the Co	ommission Assistant, and the Fisc
Research Divisio	<del>n of th</del>	e General Assembly. Commission.	If the Commission does not hold
meeting to hear th		ultation within 90 days of receiving t	
	require	ment is satisfied. With regard to ca	pital improvement projects of Th

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1	within 30 days	of receiving the submission of the detailed report, the consultation re-	equirement
2		(8)e. <u>subdivision (4) of subsection (a) of this section</u> is satisfied.	equinement
3		<del>mptions.</del> Consultations regarding the establishment of new fees and c	charges and
4	· · /	existing fees and charges are governed by G.S. 12-3.1, and this section	0
5	apply to those c		
6	11 .	ditional <del>powers.powers; confidentiality; penalties.</del>	
7		Commission, while in the discharge of official duties, Commission	shall have
8		paper or document, and may compel the attendance of any State	
9		re the Commission or secure any evidence under the provisions of G	
10	- ·	the power to compel the following in the discharge of its duties under the	
11	(1)	Access to any document or system of record held by a:	
12	<u>\</u>	<u>a.</u> <u>State agency pursuant to the provisions of G.S. 120-19.</u>	
13		b. Unit of local government or public authority.	
14		<u>c.</u> <u>A non-State entity receiving, directly or indirectly, public for</u>	unds to the
15		extent the documents relate to the receipt, purpose, or impl	
16		of a program or service paid for with public funds.	ementation
17	<u>(2)</u>	Attendance of any officer or employee of any:	
18	<u>\</u> _/	<u>a. State agency.</u>	
19		b. Unit of local government or public authority.	
20		c. Non-State entity receiving public funds provided the	officer or
21		employee is responsible for implementing a program or p	
22		service paid for with public funds.	<u> </u>
23	(b) Unle	ess prohibited by federal law, the Commission and Commission sta	aff shall be
24		s to all of the following in the discharge of their duties under this Artic	
25	<u>(1)</u>	Any building or facility allocated to or leased by a State agency.	
26	$\overline{(2)}$	Any building or facility owned or leased by a unit of local gov	ernment or
27		public authority.	
28	<u>(3)</u>	Any building or facility owned or leased by a non-State entity recei	ving public
29		funds provided (i) the building or facility is used to implement a	
30		provide a service paid for with public funds and (ii) the access is	
31		related to the receipt, purpose, or implementation of a program or s	ervice paid
32		for with public funds.	-
33	(c) The	Commission cochairs shall each designate one Commission staff me	ember who
34	shall have acces	ss to the BEACON/HR payroll system.	
35	<u>(d)</u> <u>Any</u>	confidential information obtained by the Commission shall remain c	onfidential
36	and is not a pub	plic record as defined in G.S. 132-1.	
37	<u>(e)</u> <u>Any</u>	document or information obtained or produced by Commission	on staff in
38	furtherance of s	staff's duties to the Commission is confidential and is not a public record	l as defined
39	in G.S. 132-1.		
40	<u>(f)</u> <u>Any</u>	request made to an agency employee by Commission staff	and any
41		between Commission staff and an agency employee is confidential.	
42	· · ·	treat as confidential to a member of Commission staff any request from	
43		n with the member. The nature and existence of the request and comm	
44		vealed by an agency employee to another agency employee to the exte	
45		Ifill a request for document production or to gather more information a	
46		of Commission staff. A violation of this subsection by an agency emp	oloyee shall
47		disciplinary action, including dismissal.	
48		person who conceals, falsifies, or refuses to provide to the Comm	
49		rmation, or access to any building or facility as required by this Artic	
50		ad, impede, or interfere with the Commission's discharge of its duties	under this
51	Article shall be	guilty of a Class 2 misdemeanor.	

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1	(h) The provisions of G.S. 120-19.1 through 120-19.4 shall apply to	the proceedings of
2	the Commission as if it were a joint committee of the General Assembly.	
3	"§ 120-78. Compensation and expenses of Commission members.membe	
4	Members of the Commission, Commission or a subcommittee of the Co	
5	also members of the General Assembly, shall receive subsistence and travel ex	1
6	set forth in G.S. 120-3.1 for General Assembly members. The Commission	
7	the Legislative Services Commission from appropriations made to the General	l Assembly for that
8	purpose.	
9	Commission staff are not subject to the State Budget Act or to the Nort	h Carolina Human
10	Resources Act."	
11	<b>SECTION 27.10.(c)</b> Article 7A of Chapter 120 of the General S	tatutes is amended
12	by adding a new section to read:	
13	" <u>§ 120-36.7A. Reports; consultation.</u>	1, 1, <b>1</b> , <b>1</b> , <b>1</b> , 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
14	Whenever a provision of law directs any entity to submit a report to or con	
15	Legislative Commission on Governmental Operations, the entity shall also su	
16 17	report or materials provided with the consultation to the Fiscal Research Divi SECTION 27.10.(d) G.S. 143C-4-4(c) reads as rewritten:	<u>SIOII.</u>
17	"(c) Request for Allocation. – A State agency may request an al	location from the
18	Contingency and Emergency Fund by submitting a request in writing to the I	
20	any information required by the Director. If the Director approves the request	_
20	present the request, together with a recommendation, to the Council of State	
22	the Council of State approves the request, the Director shall order the Control	
23	funds requested. The Director shall report <del>on</del> the request <del>at the next scheduled</del>	
24	<u>30 days to the Joint Legislative Commission on Governmental Operations."</u>	<u></u>
25	<b>SECTION 27.10.(e)</b> G.S. 143C-8-7.1(a) reads as rewritten:	
26	"(a) Appropriations made by an act of the General Assembly for capital	improvements are
27	for constructing, repairing, or renovating State buildings, utilities, and other ca	apital facilities; for
28	acquiring sites for them where necessary; for acquiring buildings and land for	r State government
29	purposes and other purposes as set forth in G.S. 143C-4-3.1; and shall be	
30	purposes provided by that act. Expenditure of funds shall not be made by any	
31	institution, or agency until an allotment has been issued by the Governor	
32	Budget, which shall not be unreasonably withheld. The allotment shal	-
33	compliance with the provisions of this Chapter. Prior to the award of constru	
34	projects to be financed in whole or in part with self-liquidating appropriatio	
35 36	the Budget shall approve the elements of the method of financing of those pro	
30 37	source of funds, interest rate, and liquidation period. Provided, however, tha the Budget approves the method of financing a project, the Director shall repo	
37	Joint Legislative Commission on Governmental Operations at its next meetin	
38 39	SECTION 27.10.(f) G.S. 143C-8-8 reads as rewritten:	<u>e.wittiin 50 days.</u>
40	"§ 143C-8-8. When a State agency may increase the cost of a capital impl	rovement project.
41	Upon the request of the administration of a State agency, the Director of	
42	when in the Director's opinion it is in the best interest of the State to do so, in	<b>u v</b>
43	capital improvement project. Provided, however, that if the Director of the Br	
44	cost of a project, the Director shall report that action to the Joint Legislativ	-
45	Governmental Operations at its next meeting. within 30 days. The increase m	
46	gifts, federal or private grants, special fund receipts, excess patient receipts abo	
47	at the University of North Carolina Hospitals at Chapel Hill, or direct ca	-
48	appropriations to that department or institution."	
49	SECTION 27.10.(g) G.S. 143C-8-10(b) reads as rewritten:	

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1 2 2	"(b) Reporting Requirement. – Whenever the Director authorizes the Project Reserve Account, the Director shall report the action to the country of the action of the country of the action of the country of the action of the country of the country of the action of the country o	he Joint Legislative
3	Commission on Governmental Operations at its next meeting.within 30 day	
4	<b>SECTION 27.10.(h)</b> The following statutes are amended b	
5	"Government" and substituting "Governmental": G.S. 128-29, 135-7, 146-2	29.1, and 147-69.12.
6 7	SECTION 27.10.(i) G.S. 143-49 reads as rewritten:	
8	" <b>§ 143-49.</b> Powers and duties of Secretary. The Secretary of Administration has the power and authority, and it is	the Secretary's duty
o 9	subject to the provisions of this Article:	the secretary's duty,
10	subject to the provisions of this Affecte.	
10	(9) To include a standard clause in all contracts awarde	d by the State and
12	departments, agencies, and institutions of the State, pro	•
12	State Auditor and internal auditors of the affected dep	-
14	institution following entities may audit the records of t	
15	and after the term of the contract to verify accounts and	-
16	performance.performance:	
17	a. The State Auditor.	
18	b. The internal auditors of the affected department, a	gency, or institution.
19	c. The Joint Legislative Commission on Governme	• •
20	legislative employees whose primary responsi	
21	professional or administrative services to the Con	
22		
23	SECTION 27.10.(j) Subsection (i) of this section is effective w	hen this act becomes
24	law and applies to contracts entered into on or after that date. The remain	der of this section is
25	effective when this act becomes law.	
26		
27	NORTH CAROLINA STATE BAR GRIEVANCE REVIEW	V COMMITTEE,
28	DISCIPLINARY HEARING COMMISSION, AND BAR FEES	
29	<b>SECTION 27.11.(a)</b> Establishment; Composition. – There is	
30	Review Committee (Committee). The Committee shall be composed of	f seven members as
31	follows:	
32	(1) One member appointed by the President Pro Tempore of	
33	(2) One member appointed by the Speaker of the House of I	Representatives.
34	<ul> <li>(3) One member appointed by the Governor.</li> <li>(4) The second seco</li></ul>	
35	(4) Three members appointed by the Chief Justice of the Sup Coordinate of achief and shell he are Associated Leaving of the	
36 27	Carolina, of which one shall be an Associate Justice of t	-
37	North Carolina and one shall be a Judge of the Nort	ii Carolina Court of
38 39	<ul><li>Appeals.</li><li>(5) The President of the State Bar serving in that position or</li></ul>	the data this section
39 40	(5) The President of the State Bar serving in that position or becomes law, who shall serve until the Committee termi	
40 41	SECTION 27.11.(b) Terms; Officers; Vacancies; Quorum. –	
42	until the Committee expires in accordance with this section. The member	
43	President Pro Tempore of the Senate and the Speaker of the House of Repre	
44	as cochairs for the duration of their terms. The Committee shall meet upon th	
45	Vacancies shall be filled by the original appointing authority for which the	
46	majority of the total membership of the Committee shall constitute a quoru	-
47	SECTION 27.11.(c) Duties. – The Committee shall revie	
48	grievance review process of the North Carolina State Bar conducted in acc	
49	4 of Chapter 84 of the General Statutes in an effort to improve the effecti	
	process of disciplinary and grievance review procedures. The Committ	
	recess of anothermally and Shevanee review procedures. The Committee	et shan review und

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1	examine the grievance and complaint process of the North Carolina Sta	ate Bar, including any	
2	rules, procedures, and policies to address the following issues of concern:		
3	(1) The grievance process, including the role of the C		
4	grievance review panel, and the Disciplinary Hearing (	Commission.	
5	(2) Right to due process, right to be heard, and other	rights consistent with	
6	G.S. 84-30 of the accused person during the grievance	and discipline process.	
7	(3) Sufficiency and thoroughness of the screening, decision	on making, and review	
8	of grievances and complaints.		
9	(4) The selection, composition, and role of the grievanc	-	
10	Grievance Committee and the Disciplinary Hearing Co		
11	(5) Role of the North Carolina State Bar Office of Cou	insel in the grievance	
12	process.		
13	(6) Any other area the Committee deems concerning or ne		
14	SECTION 27.11.(d) Compensation; Allowance. – Members		
15	receive subsistence and travel allowances in accordance with G.S. 120-3.		
16	appropriate. The Legislative Services Commission, through the Legisla		
17	shall assign professional staff to assist the Committee in its work. U	1	
18	Legislative Services Commission, the Directors of Legislative Assistants of		
19	House of Representatives shall assign clerical staff to the Committee. Th	e expenses for clerical	
20	employees shall be borne by the Committee.		
21	SECTION 27.11.(e) Report. – By April 1, 2024, the Committee		
22	to the Joint Legislative Commission on Governmental Operations containing any legislative		
23	recommendations to address and alleviate the concerns listed in subsection (c) of this section of the grievance review process. The report shall also contain any potential improvements and		
24		-	
25	changes in oversight of the North Carolina State Bar. The Commit	tee shall expire upon	
26	submitting the report under this subsection.		
27	SECTION 27.11.(f) G.S. 84-34 reads as rewritten:		
28 29	"§ 84-34. Membership fees and list of members.	mion to the first day of	
29 30	(a) Every active member of the North Carolina State Bar shall, p July of each year, pay to the secretary-treasurer an annual members	•	
31	determined by the Council but not to exceed three hundred dollars (\$30	-	
32	hundred twenty-five dollars (\$325.00).	0.00), and every <u>unce</u>	
33	(b) <u>Every</u> member shall notify the secretary-treasurer of the mem	mber's correct mailing	
34	<u>and email</u> address. Any member who fails to pay the required dues by the l	0	
35	year shall be subject to a late fee in an amount determined by the Council l	•	
36	dollars (\$30.00). All dues for prior years shall be as were set forth in the C	-	
37	effect. The membership fee shall be regarded as a service charge for the		
38	several services authorized by this Article, and shall be in addition t		
39	connection with admissions to practice, and in addition to all license taxe	1	
40	fee shall not be <del>prorated: Provided, that no fee shall be required of an</del> pror	1 <b>•</b>	
41	for the following:	<u> </u>	
42	(1) <u>An attorney licensed after this Article shall have gone</u>	into effect shall not be	
43	<u>liable for dues until the first day of January of the calen</u>		
44	in which the attorney was licensed; but this proviso shal		
45	from other states admitted on certificate.		
46	(2) <u>A member serving in the Armed Forces, whether i</u>	<u>n a legal</u> or nonlegal	
47	capacity, will be exempt from payment of dues for a		
48	member is on full-time active duty in the military, incl		
49	National Guard and Reserves called to active duty beyo		
50	monthly and annual trainings.		

The fees shall be disbursed by the secretary-treasurer on the order of the Council. The 1 (c) 2 secretary-treasurer shall annually, at a time and in a law magazine or daily newspaper to be 3 prescribed by the Council, publish an account of the financial transactions of the Council in a 4 form to be prescribed by it. The secretary-treasurer shall compile and keep currently correct from 5 the names and mailing addresses forwarded to the secretary-treasurer and from any other 6 available sources of information a list of members of the North Carolina State Bar and furnish to 7 the clerk of the superior court in each county, not later than the first day of October in each year, 8 a list showing the name and address of each attorney for that county who has not complied with 9 the provisions of this Article. The name of each of the active members who are in arrears in the 10 payment of membership fees shall be furnished to the presiding judge at the next term of the superior court after the first day of October of each year, by the clerk of the superior court of 11 12 each county wherein the member or members reside, and the court shall thereupon take action 13 that is necessary and proper. The names and addresses of attorneys so certified shall be kept 14 available to the public. The Secretary of Revenue is hereby directed to supply the 15 secretary-treasurer, from records of license tax payments, with any information for which the 16 secretary-treasurer may call in order to enable the secretary-treasurer to comply with this 17 requirement.

The list submitted to several clerks of the superior court shall also be submitted to the Council at its October meeting of each year and it shall take the action thereon that is necessary and proper."

SECTION 27.11.(g) G.S. 84-18.1 reads as rewritten:

#### 22 "§ 84-18.1. Membership and fees of district bars.

(a) The district bar shall be a subdivision of the North Carolina State Bar subject to the
 general supervisory authority of the Council and may adopt rules, regulations and bylaws that
 are not inconsistent with this Article. A copy of any rules, regulations and bylaws that are
 adopted, along with any subsequent amendments, shall be transmitted to the Secretary-Treasurer
 of the North Carolina State Bar.

28 Any district bar may from time to time by a majority vote of the members present at (b) 29 a duly called meeting prescribe an annual membership fee to be paid by its active members as a 30 service charge to promote and maintain its administration, activities and programs. The fee shall 31 be in addition to, but shall not exceed, the amount of the membership fee prescribed by 32 G.S. 84-34 for active members of the North Carolina State Bar. ninety dollars (\$90.00). The 33 district bar may also charge a late fee, which shall not exceed fifteen dollars (\$15.00), for the 34 failure to pay judicial district bar dues on time. The district bar shall send by mail or email a 35 written notice to every active member of the district bar at least 30 days before any meeting at 36 which an election is held to impose or increase mandatory district bar dues. Every active member 37 of a district bar which has prescribed an annual membership fee shall keep its secretary-treasurer 38 notified of his-the member's correct mailing and email address and shall pay the prescribed fee 39 at the time and place set forth in the demand for payment mailed sent by mail or email to him the 40 member by its secretary-treasurer. The name of each active member of a district bar who is more than 12 full calendar months in arrears in the payment of any fee shall be furnished by the 41 secretary-treasurer of the district bar to the Council. In the exercise of its powers as set forth in 42 43 G.S. 84-23, the Council shall thereupon take disciplinary or other action with reference to the 44 delinquent as it considers necessary and proper."

45

21

SECTION 27.11.(h) G.S. 84-28.1 reads as rewritten:

#### 46 "§ 84-28.1. Disciplinary hearing commission.

47 (a) There shall be a disciplinary hearing commission of the North Carolina State Bar
48 which shall consist of 20-26 members. Twelve Eighteen of these members shall be members of
49 the North Carolina State Bar, and shall be with 12 appointed by the Council. Council, two
50 members by the General Assembly upon the recommendation of the President Pro Tempore of

51 the Senate in accordance with G.S. 120-121, two members by the General Assembly upon the

recommendation of the Speaker of the House of Representatives in accordance with 1 2 G.S. 120-121, and two members by the Chief Justice of the Supreme Court of North Carolina. The other eight shall be citizens of North Carolina not licensed to practice law in this or any other 3 4 state, four of whom shall be appointed by the Governor, two by the General Assembly upon the 5 recommendation of the President Pro Tempore of the Senate in accordance with G.S. 120-121, 6 and two by the General Assembly upon the recommendation of the Speaker of the House of 7 Representatives in accordance with G.S. 120-121. The Council shall designate one of its 8 appointees as chair and another as vice-chair. The chair shall have actively practiced law in the 9 courts of the State for at least 10 years. Except as set out herein, the terms of members of the 10 commission are set at three years commencing on the first day of July of the year of their appointment. The Council, the Governor, the Chief Justice of the Supreme Court of North 11 Carolina, and the General Assembly respectively, shall appoint members to fill unexpired terms 12 when vacancies are created by resignation, disqualification, disability or death, except that 13 14 vacancies in appointments made by the General Assembly may also be filled as provided by 15 G.S. 120-122. No member may serve more than a total of seven years or a one-year term and two 16 consecutive three-year terms: Provided, that any member or former member who is designated 17 chair may serve one additional three-year term in that capacity. No member of the Council may 18 be appointed to the commission. . . . . " 19 20 SECTION 27.11.(i) Notwithstanding G.S. 84-28.1, as amended by subsection (h) of 21 this section, the President Pro Tempore of the Senate, the Speaker of the House of 22 Representatives, and the Chief Justice of the Supreme Court of North Carolina shall appoint two

members each to the disciplinary hearing commission, respectively. The terms of the members appointed in accordance with this section shall begin upon appointment and expire on June 30, 2024. Notwithstanding G.S. 84-28.1, as amended by subsection (h) of this section, a member appointed by an appointing authority under this section for a term expiring on June 30, 2024, shall not have that partial year term ending on that date count toward the maximum allowed terms or years the appointee is eligible to serve.

SECTION 27.11.(j) The North Carolina State Bar may adopt temporary rules to
 implement subsections (f) through (i) of this section.

31 **SECTION 27.11.(k)** Subsections (f) and (g) become effective July 1, 2024. The 32 remainder of this section is effective when this act becomes law.

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PART XXVIII. GOVERNOR [RESERVED]

- 36 PART XXIX. HOUSING FINANCE AGENCY
- 38 **REPORTING REQUIREMENTS**

39 SECTION 29.1.(a) Sub-subdivision e. of subdivision (7) of Section 3 of S.L.
 40 2017-119 is repealed.

**SECTION 29.1.(b)** G.S. 122A-16 reads as rewritten:

42 "§ 122A-16. Oversight by committees of General Assembly; annual reports.report; audit;
 43 construction of Chapter.

44 (a) Oversight. – The Finance Committee of the House of Representatives and
 45 Representatives, the Finance Committee of the Senate Senate, and the Joint Legislative Oversight
 46 Committee on General Government shall exercise continuing oversight of the Agency in order
 47 to assure that the Agency is effectively fulfilling its statutory purpose; provided, however, that
 48 nothing in this Chapter shall be construed as required by the Agency to receive legislative
 49 approval for the exercise of any of the powers granted by this Chapter.purpose.

50 <u>(b)</u> <u>Comprehensive Report.</u> — The Agency shall, <del>promptly following the close of each</del> 51 <del>fiscal year, on or before February 15 of each year, submit an annual <u>comprehensive</u> report of its</del>

#### **General Assembly Of North Carolina** Session 2023 1 activities for the preceding year to the Governor, the Office of State Budget and Management, 2 State Auditor, the aforementioned committees of the General Assembly and the Local 3 Government Commission. Each such Commission, the Joint Legislative Oversight Committee 4 on General Government, and the Fiscal Research Division. The comprehensive report required 5 under this subsection shall set forth a complete operating and financial statement of the Agency during such year.include at least all of the following: 6 The goals and objectives of each program administered by the Agency. 7 (1) 8 (2)The number and types of activities funded by the Agency. 9 The number of individuals or families served for each program administered (3) 10 by the Agency. 11 The information required under G.S. 45-104, 122A-5.15, and Section 20.1 of (4) 12 S.L. 2005-276. 13 Audit. – The Agency shall cause an audit of its books and accounts to be made at least (c) 14 once in each year by an independent certified public accountant and the cost thereof may be paid 15 from any available moneys of the Agency. The Agency shall on January 1 and July 1 of each year submit a written report of its activities to the Joint Legislative Commission on Governmental 16 17 Operations. The Agency shall also at the end of each fiscal year submit a written report of its 18 budget expenditures by line item to the Joint Legislative Commission on Governmental 19 **Operations.** 20 (d) Construction. – Nothing in this Chapter shall be construed as requiring the Agency to receive legislative approval for the exercise of any of the powers granted by this Chapter." 21 SECTION 29.1.(c) Section 20.1(a) of S.L. 2005-276 reads as rewritten: 22 23 "SECTION 20.1.(a) Funds appropriated in this act to the Housing Finance Agency for the 24 federal HOME Program shall be used to match federal funds appropriated for the HOME 25 Program. In allocating State funds appropriated to match federal HOME Program funds, the 26 Agency shall give priority to HOME Program projects, as follows: 27 First priority to projects that are located in counties designated as Tier One, (1)28 Tier Two, or Tier Three Enterprise Counties under G.S. 105-129.3; and 29 (2)Second priority to projects that benefit persons and families whose incomes 30 are fifty percent (50%) or less of the median family income for the local area, 31 with adjustments for family size, according to the latest figures available from 32 the United States Department of Housing and Urban Development. 33 The As part of the report required under G.S. 122A-16, the Housing Finance Agency shall 34 report to the Joint Legislative Commission on Governmental Operations by April 1 of each year 35 concerning on the status of the HOME Program and shall include in the report information on 36 priorities met, types of activities funded, and types of activities not funded." 37 SECTION 29.1.(d) G.S. 45-104(f) reads as rewritten: 38 "(f) The As part of the report required under G.S. 122A-16, the Housing Finance Agency 39 shall report to the General Assembly describing on the operation of the program established by 40 this act not later than May 1 of each year until the funds are completely disbursed from the State Home Foreclosure Prevention Trust Fund. Information in the report shall be presented in 41 42 aggregate form and may include the number of clients helped, the effectiveness of the funds in 43 preventing home foreclosure, recommendations for further efforts needed to reduce foreclosures, 44 and provide any other aggregated information the Housing Finance Agency determines is 45 pertinent or that the General Assembly requests." 46 **SECTION 29.1.(e)** G.S. 122A-5.14(d) is repealed. 47 SECTION 29.1.(f) G.S. 122A-5.15(d) reads as rewritten: 48 By February 1 of each year, the As part of the report required under G.S. 122A-16, "(d) 49 the Agency shall report to the Joint Legislative Commission on Governmental Operations and 50 the Fiscal Research Division on the number of loans made under this section, the amount of each

1 loan, and whether the low-income housing development is located in a low-, moderate-, or 2 high-income county, as designated by the Agency."

3 **SECTION 29.1.(g)** Subsections (b) and (c) of G.S. 122A-16, as amended by 4 subsection (b) of this section, and subsections (c), (d), and (f) of this section become effective 5 July 1, 2023, and apply to reports due on or after that date. The remainder of this section becomes 6 effective July 1, 2023.

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HFA/INCREASE PROJECT CAPS FOR WORKFORCE HOUSING LOAN PROGRAM SECTION 29.2. G.S. 122A-5.15(c) reads as rewritten:

10 A taxpayer allocated a federal low-income housing tax credit under section 42 of the ''(c)11 Code to construct or substantially rehabilitate a qualified North Carolina low-income housing 12 development is eligible for a loan under the Workforce Housing Loan Program if the taxpayer 13 satisfies the loan criteria established by the Agency. The loan criteria shall support the financing 14 of similar types of developments as provided in G.S. 105-129.42 and shall be developed in 15 partnership with developers of low-income housing in the State who receive a federal low-income housing tax credit under section 42 of the Code. The Agency shall take into 16 17 consideration all eligible sources of funding for each development project, including whether 18 there are other eligible sources of funding available for the development project. No loan made 19 to a taxpayer under this section shall exceed two-three million dollars (\$2,000,000) (\$3,000,000) 20 if the low-income housing development is located in a low-income county, as designated by the 21 Agency; one million five hundred two million dollars (\$1,500,000) (\$2,000,000) in a moderate-income county, as designated by the Agency; and two-hundred fifty-five hundred 22 23 thousand dollars (\$250,000) (\$500,000) in a high-income county, as designated by the Agency."

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#### HFA/WORKFORCE HOUSING LOAN PROGRAM

26 SECTION 29.3. Notwithstanding any other provision of law, for the 2023-2024 27 fiscal year, a taxpayer who was allocated a federal low-income housing tax credit as provided in 28 G.S. 122A-5.15 for a low-income housing development located in a low-income county, as 29 designated by the Housing Finance Agency, before the date this act becomes law is eligible for 30 a loan under the Workforce Housing Loan Program if the taxpayer provides evidence that the 31 loan funds are necessary to address inflationary costs associated with the low-income housing 32 development, including the costs to finance the development. The loan funds authorized under 33 this section shall not supplant but shall be in addition to any other sources of funding for the 34 development project included in the taxpayer's initial application for a loan under the Workforce 35 Housing Loan Program.

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#### 37 PART XXIX-A. OFFICE OF STATE HUMAN RESOURCES

# 3839 OSHR/HUMAN CAPITAL RESOURCE MANAGEMENT

40 SECTION 29A.1A.(a) Of the funds appropriated in this act to the Office of State 41 Human Resources (OSHR), the sum of five million six hundred thousand dollars (\$5,600,000) 42 in nonrecurring funds for the 2023-2024 fiscal year shall be used to plan and design a system to 43 replace the currently used human capital resources management (HCM) components, such as 44 recruitment/applicant tracking, organizational management, and personnel management, under 45 the purview of OSHR. The replacement system shall not include the existing enterprise payroll, 46 accounting, and finance system operations and functions under the purview of the Office of State 47 Controller (Controller). OSHR shall consult with the State Chief Information Officer (State CIO) 48 and Controller in planning and designing the replacement system and shall obtain the prior 49 approval of the State CIO and Controller on the selection of final system functions and 50 information technology vendors.

#### **General Assembly Of North Carolina** Session 2023 SECTION 29A.1A.(b) Beginning January 1, 2024, OSHR shall provide quarterly 1 2 reports to the Joint Legislative Oversight Committee on General Government and the Fiscal 3 Research Division on its progress in implementing the provisions of this section and, upon the 4 completion of the implementation, shall provide a final report to the Committee. 5 6 USE OF TEMPORARY SOLUTIONS PROGRAM BY CABINET AND COUNCIL OF 7 STATE AGENCIES FOR HIRING TEMPORARY EMPLOYEES 8 SECTION 29A.2.(a) G.S. 126-6.3 reads as rewritten: 9 "§ 126-6.3. Temporary employment needs of Cabinet and Council of State agencies; use of 10 the Temporary Solutions Program. Use of Temporary Solutions Required for Cabinet Agencies. - Notwithstanding 11 (a) G.S. 126-5 or any other provision of law, all Cabinet agencies that utilize temporary employees 12 to perform work that is not information technology-related shall employ them through the 13 14 Temporary Solutions Program administered by the Office of State Human Resources. The Director of the Office of State Human Resources may create exceptions to this requirement when 15 doing so would be in the best interests of the State in the sole discretion of the Director. An 16 17 exception shall be invalid unless it is in writing. Resources (OSHR). Council of State agencies may use the Temporary Solutions Program in the discretion of the agency. 18 19 Temporary Employment Restrictions. - No temporary employee shall be employed (a1) 20 more than 11 consecutive months. A temporary employee shall only be eligible for reinstatement on the job assignment after working 11 consecutive months if the temporary employee is 21 separated for at least 31 consecutive calendar days. Temporary employees shall not be used to 22 permanently expand the workforce beyond authorized levels. 23 24 (a2) The OSHR shall prohibit from acquiring new temporary employees any agency or 25 division, based on individual budget code, having an invoice owed to the OSHR that is over 90 26 days overdue and a total overdue invoice amount exceeding two hundred thousand dollars 27 (\$200,000) for any number of days. When an agency is restricted from acquiring a new temporary 28 employee under this subsection, the agency shall not be allowed to acquire new temporary 29 employees through the Temporary Solutions Program until the agency has paid all overdue 30 invoices. The provisions of this subsection do not apply to the North Carolina National Guard. Exceptions. – The following exceptions apply: 31 (a3) 32 The Director of the OSHR may create exceptions to the requirements of (1)33 subsection (a) of this section only when the following conditions are met: 34 The Temporary Solutions Program cannot meet the agency's <u>a.</u> 35 employment needs for a class of temporary job assignments. 36 Failure to recruit for the class of temporary job assignments will cause b. severe harm to the agency's ability to provide services to the public. 37 A temporary employee who is a full-time student, a retired employee, an 38 (2)39 inmate on a work-release program, an intern, or an extern is exempt from the 40 requirements of subsection (a1) of this section. 41 The Director of the OSHR may create exceptions to the requirements of (3) 42 subsection (a1) of this section only when all of the following conditions are 43 met: 44 The exception is in the best interests of the State because removing the <u>a.</u> 45 employee from the job assignment will cause severe harm to the agency's ability to provide vital services to the public. 46 The exception will not result in extending the 11-month maximum 47 <u>b.</u> length of temporary employment beyond 22 months from the 48 employee's initial hire date. 49 All exceptions shall be in the sole discretion of the Director of the OSHR except that the North 50 Carolina National Guard is hereby granted preferred status for exceptions which shall not be 51

1	denied by the Director. All exceptions shall include a justification of why the exception is
2	necessary. An exception is invalid unless it is submitted in writing and on file in the Temporary
3	Solutions Program Office. To the extent possible, the Director of the OSHR or the Director's
4	designee shall advise agencies of alternative job classification options prior to approval of
5	exceptions to subsection (a1) of this section.
6	(a4) Cabinet and Council of State Agency Responsibilities. – Cabinet and Council of State
7	agencies are responsible for sending a separation request or notification of the 31-day separation
8	to the OSHR before a temporary employee exceeds 11 consecutive months unless an exception
9	from subsection (a1) of this section applies. Failure to provide timely separation requests may
10	limit an agency from future access to temporary employees.
11	(a5) OSHR Responsibilities. – The OSHR shall monitor the employment of all temporary
12	employees by Cabinet and Council of State agencies. Temporary employees still employed
13	beyond 11 consecutive months shall be separated from BEACON, or the system which
14	supersedes BEACON, by the OSHR no more than two weeks past the 11-month limit unless an
15	exception from this section applies. The OSHR shall provide written notice to the agency at
16	intervals of 90, 60, and 30 days prior to the temporary employee reaching 11 consecutive months
17	of service.
18	(a6) Reporting. – Beginning January 1, 2024, and then quarterly thereafter, the OSHR
19	shall report to the Joint Legislative Oversight Committee on General Government and to the
20	Fiscal Research Division on agency compliance with this section and policies and rules adopted
21	pursuant to it, including:
22	(1) The number and type of all exceptions made by the Director of the OSHR.
23	(2) Any agency invoices with due dates greater than 60 days.
24	(3) Compliance with G.S. $147-86.11(e)(3)$ through $(e)(4)$ .
25	(4) The number of temporary employees who exceeded 11 months of consecutive
26	employment, and the number of days each employee exceeded 11 months of
27	employment, separated by State agency.
28	For any temporary employee that is not entered and monitored through the BEACON system,
29	the agency shall record the time worked by each temporary employee in the agency, including
30	the number of hours worked per week, number of months worked, and the amount of time the
31	employee was not employed after 11 consecutive months of service with the agency and report
32	the information monthly to the OSHR. To the extent possible for temporary employees, agencies
33	shall use BEACON, or the State payroll system that supersedes BEACON, for payroll purposes.
34	If it is not feasible for an agency to use BEACON, or the superseding system for payroll purposes,
35	the agency shall report monthly the information required by this section to the OSHR in
36	accordance with guidelines and requirements established by the Director of Temporary
37	Solutions.
38	(b) Compliance Monitoring. The Office of State Human Resources shall monitor the
39	employment of temporary employees by Cabinet and Council of State agencies and shall report
40	biannually to the Joint Legislative Oversight Committee on General Government and to the
41	Fiscal Research Division on agency compliance with this section and policies and rules adopted
42	pursuant to it. Each State agency granted an exception under this section from using the
43	Temporary Solutions Program and any Council of State agency that elected to not use the
44	Temporary Solutions Program shall record the time worked by each temporary employee in the
45	agency, including the number of hours worked per week, number of months worked, and the
46	amount of time the employee was not employed after 11 consecutive months of service with the
47	agency. To the extent possible for temporary employees, agencies shall use BEACON, or the
48	State payroll system that supersedes BEACON, for payroll purposes. If it is not feasible for an
49	agency to use BEACON, or the superseding system for payroll purposes, the agency shall report
50	the information required by this section to the Office of State Human Resources in accordance
51	with guidelines and requirements established by the Director of Temporary Solutions.

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1 2 2	(c) De (1)		government, such
3 4		as a department, an institution, a division, a commission, a b that is under the control of the Governor. The term does not i	
5		that is under the control of an official who is a member of the	
6	(2)		
7		who is a member of the Council of State.	
8	<u>(3</u>		
9 10		employed as part of a written agreement between the State	
10	<u>(4</u>	<u>institution through which the student is paid and earns cours</u> <u>Full-time student. – An undergraduate student taking at leas</u>	
12	<u>(+</u>	or a graduate student taking at least nine credit hours.	<u>st 12 credit nouis</u>
13	(5)		it hours enrolled,
14		works to gain occupational experience for a period of at le	
15		semester.	
16	<u>(6</u>		
17		Security benefits and who has signed a statement that the	individual is not
18 19	(7)	<u>available for, nor seeking, permanent employment.</u> <u>Temporary employee. – A State employee who is employee</u>	d in a temporary
20	<u>(7</u>	appointment for a limited term, including a State employee	
21		OSHR Temporary Solutions Program, directly hired by an	
22		an agency from a private staffing firm, or hired by any othe	• • •
23		fill a workforce need for a limited period of time. The term of	<u>loes not include a</u>
24		career State employee as defined by G.S. 126-1.1."	
25		<b>ECTION 29A.2.(b)</b> This section is effective when it becomes la	aw and applies to
26 27	temporary en	ployees hired on or after that date.	
28	PART XXX.	INSURANCE	
29			
30	REGULATO	DRY FEE & INSURANCE REGULATORY FUND	
31		ECTION 30.1.(a) Notwithstanding the provisions of G.S	
32		te to be used in calculating the insurance regulatory charge under	r G.S. 58-6-25(b)
33	1	t (2%) for the 2024 calendar year and the 2025 calendar year.	
34 35		ECTION 30.1.(b) G.S. 58-6-25 reads as rewritten: nsurance regulatory charge.	
36	ş 30-0-23, 1	insurance regulatory charge.	
37	(b) Ra	ttes. – The rate of the charge for each taxable year shall be six and	l one-half percent
38	. ,	the Department prepares its budget request for each upcomin	-
39	-	hall propose a percentage rate of the charge levied in this section	
40		hat proposed rate to the General Assembly each fiscal year. It is	
41		mbly (i) that the percentage rate not exceed the rate necessary the	•
42 43		lefray the estimated cost of the operations of the Department for a reasonable margin for a reserve fund, and (ii) that the	
44	•	ceed one-third of the estimated cost of operating the Department for	
45		nat shall be used to provide for unanticipated expenditures re	1 0
46	adjustment as	authorized by G.S. 143C-6-4. In calculating the amount of the res	serve, the General
47	Assembly sha	Il consider all relevant factors that may affect the cost of operatin	g the Department
48	-	unanticipated increase or decrease in North Carolina premiums	s or other charge
49 50	revenue.		
50	•••		

#### Use of Proceeds. - The Insurance Regulatory Fund is created in the State treasury, 1 (d) 2 under the control of the Office of State Budget and Management. The as an interest-bearing special fund to which the proceeds of the charge levied in this section and all fees collected under 3 4 Articles 69 through 71 of this Chapter and under Articles 9 and 9C of Chapter 143 of the General 5 Statutes shall be credited to the Fund. The Fund shall be placed in an interest bearing account 6 and any interest or other income derived from the Fund shall be credited to the Fund. credited. 7 Moneys in the Fund may be spent only pursuant to appropriation by the General Assembly 8 Assembly, and in accordance with the line item budget enacted by the General Assembly. The 9 the Fund is subject to the provisions of the State Budget Act, except that no unexpended surplus 10 of the Fund shall revert to the General Fund. Act. All money credited to the Fund shall be used to reimburse the General Fund for the following: 11 . . . . " 12 13 14 **DOI/VOLUNTEER FIRE DEPARTMENT FUND** 15 SECTION 30.2.(a) G.S. 58-87-1 reads as rewritten: 16 "§ 58-87-1. Volunteer Fire Department Fund. 17 18 (a1) Grant Program. – An eligible fire department may apply to the Commissioner for a 19 grant under this section. In awarding grants under this section, the Commissioner must, to the 20 extent possible, select applicants from all parts of the State based upon need. The Commissioner 21 must award the grants on May 15, or on the first business day after May 15 if May 15 falls on a 22 weekend or a holiday, of each year subject to the following limitations: 23 The size of a grant may not exceed thirty forty thousand dollars (1)24 <del>(\$30,000).</del>(\$40,000). 25 26 Eligible Fire Department. – A fire department is eligible for a grant under this section (b) 27 if it meets all of the conditions of this subsection. No fire department may be declared ineligible 28 for a grant solely because it is classified as a municipal fire department. The required conditions 29 are: 30 (1)Repealed by Session Laws 2016-78, s. 2.1(a), effective June 30, 2016. 31 It consists entirely of volunteer members, with the exception that the unit may (2)32 have paid members to fill the equivalent of six eight full-time paid positions. 33 For purposes of this subdivision, a "full-time paid position" is equivalent to 34 2,080 hours in a fiscal year. 35 It has been certified by the Department of Insurance. (3) ....." 36 37 **SECTION 30.2.(b)** G.S. 58-87-1(a1), as amended by subsection (a) of this section, 38 expires June 30, 2025. 39 SECTION 30.2.(c) For the 2023-2024 fiscal year only, the Commissioner of 40 Insurance shall reserve one million dollars (\$1,000,000) of the funds in the Volunteer Fire Department Fund to provide grants to eligible fire departments in the event of an emergency. For 41 42 purposes of this subsection, the term "emergency" has the same meaning as in 43 G.S. 166A-19.3(6). Emergency reserve grants shall not exceed fifty thousand dollars (\$50,000) 44 and shall be used for purposes consistent with G.S. 58-87-1(a1)(3). Any unspent funds remaining 45 in the emergency reserve on June 30 of each fiscal year of the 2023-2025 fiscal biennium shall 46 revert to the Volunteer Fire Department Fund. If an eligible fire department is awarded an 47 emergency reserve grant and thereafter receives a monetary settlement from its insurance carrier 48 for the same loss or damages for which the grant was awarded, the fire department shall 49 reimburse the State for the amount of the grant. 50 **SECTION 30.2.(d)** Within 60 days after all grants have been awarded under this

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	bly Of North Carolina	Session 2023
Appropriations C	overnment and Information Technology, the Hou Committee on General Government, the Joint Legislativ vernment, and the Fiscal Research Division which s	ve Oversight Committee
		1
-	nsurance's website and shall contain all of the following	•
(1)	For grants under subsection (a) of this section:	
	a. The total number of grants awarded.	1 1 . 1.1
	b. A list of the eligible fire departments that were	-
	county in which each eligible fire department	
	c. The amount of the grant award to each eligible	-
	d. Whether the eligible fire department is a volunit, or other.	_
	e. The total number of full-time employees as of .	January 31 of each fiscal
	year.	
	f. The total number of full-time volunteer emplo	yees as of January 31 of
	each fiscal year.	
	g. The specific purpose for which the grant was	-
	equipment, the type of equipment purchas	ed. If to make capital
	improvements, the type of capital improvement	nts made.
	h. Whether the grant funds awarded were used f	or highway use taxes or
	putting property acquired from the Departmen	t of Defense through the
	Firefighter Property (FFP) and Federal Ex	xcess Property (FEPP)
	Programs in service.	
	i. Whether the eligible fire department was requ	uired to match the grant
	as required by G.S. 58-87-1(2a).	
(2)	For emergency reserve grants under subsection (c) of	this section:
	a. The total number of grants awarded.	
	b. A list of the eligible fire departments that were	e awarded grants and the
	county in which each eligible fire department	is located.
	c. The amount of the grant award to each eligible	e fire department.
	d. A description of the emergency for which gra	nt funds were awarded.
	TRATION OF WORKERS' COMPENSATION F	UND FOR CERTAIN
SAFETY W		
	<b>FION 30.3.(a)</b> G.S. 58-87-10 reads as rewritten:	
"§ 58-87-10. Wo	orkers' Compensation Fund for the benefit of certain	n safety workers.
•••		
(d) Admi	nistration. – The State Fire and Rescue Commiss	
	epartment of Insurance shall administer the Workers' C	-
<del>G.S. 58-78-1, <u>De</u></del>	s duty by contracting with a third-party administrator. Th	
G.S. 58-78-1, <u>De</u> shall perform this		01
G.S. 58-78-1, <u>De</u> shall perform this is not subject to A	Article 3C of Chapter 143 of the General Statutes. The re	easonable and necessary
G.S. 58-78-1, <u>De</u> shall perform this is not subject to A expenses incurred	Article 3C of Chapter 143 of the General Statutes. The red by the Commission Department in administering the I	easonable and necessary Fund shall be paid out of
G.S. 58-78-1, <u>De</u> shall perform this is not subject to A expenses incurred the Fund by the S	Article 3C of Chapter 143 of the General Statutes. The red d by the <del>Commission-Department</del> in administering the F State Treasurer. The <del>Commission Department</del> may adop	easonable and necessary Fund shall be paid out of t rules to implement this
G.S. 58-78-1, <u>De</u> shall perform this is not subject to A expenses incurred the Fund by the S section. The <del>Stat</del>	Article 3C of Chapter 143 of the General Statutes. The red d by the Commission Department in administering the I State Treasurer. The Commission Department may adop e Fire and Rescue Commission Department shall include	easonable and necessary Fund shall be paid out of t rules to implement this
G.S. 58-78-1, <u>De</u> shall perform this is not subject to A expenses incurrent the Fund by the S section. The Statt in its contracts w	Article 3C of Chapter 143 of the General Statutes. The red d by the Commission Department in administering the H State Treasurer. The Commission Department may adop the Fire and Rescue Commission Department shall includivith the third-party administrator:	easonable and necessary Fund shall be paid out of t rules to implement this de <u>both of</u> the <u>following</u>
G.S. 58-78-1, <u>De</u> shall perform this is not subject to A expenses incurred the Fund by the S section. The <del>Stat</del>	Article 3C of Chapter 143 of the General Statutes. The red d by the Commission Department in administering the I State Treasurer. The Commission Department may adop the Fire and Rescue Commission Department shall include with the third-party administrator: <u>All</u> provisions of Section 2(d) of S.L. 2014-64 in all	easonable and necessary Fund shall be paid out of t rules to implement this de <u>both of</u> the <u>following</u> future contracts with its
G.S. 58-78-1, <u>De</u> shall perform this is not subject to A expenses incurred the Fund by the S section. The Stat in its contracts w (1)	Article 3C of Chapter 143 of the General Statutes. The red d by the Commission Department in administering the I State Treasurer. The Commission Department may adop the Fire and Rescue Commission Department shall include with the third-party administrator: <u>All</u> provisions of Section 2(d) of S.L. 2014-64 in all- workers' compensation third party administrators. <u>S.L</u>	easonable and necessary Fund shall be paid out of t rules to implement this de <u>both of</u> the <u>following</u> future contracts with its . 2014-64.
G.S. 58-78-1, <u>De</u> shall perform this is not subject to A expenses incurred the Fund by the S section. The <del>Stat</del> in its contracts w	Article 3C of Chapter 143 of the General Statutes. The red d by the Commission Department in administering the H State Treasurer. The Commission Department may adop the Fire and Rescue Commission Department shall include with the third-party administrator: <u>All</u> provisions of Section 2(d) of <u>S.L. 2014-64 in all</u> workers' compensation third party administrators. <u>S.L.</u> <u>A clause explicitly stating that no commissions of a</u>	easonable and necessary Fund shall be paid out of t rules to implement this de <u>both of</u> the <u>following</u> future contracts with its . 2014-64.
G.S. 58 78-1, <u>De</u> shall perform this is not subject to A expenses incurrent the Fund by the S section. The Stat in its contracts w (1) (2)	<ul> <li>Article 3C of Chapter 143 of the General Statutes. The red by the Commission Department in administering the Feater Treasurer. The Commission Department may adop to Fire and Rescue Commission Department shall include the third-party administrator:</li> <li><u>All</u> provisions of Section 2(d) of <u>S.L. 2014 64 in all workers' compensation third party administrators. S.L. A clause explicitly stating that no commissions of a any agent, broker, or other person from the Fund.</u></li> </ul>	easonable and necessary Fund shall be paid out of t rules to implement this de <u>both of the following</u> future contracts with its <u>. 2014-64.</u> ny kind may be paid to
$\begin{array}{c} \text{G.S. 58-78-1, } \underline{\text{De}}\\ \text{shall perform this}\\ \text{is not subject to } A\\ \text{expenses incurred}\\ \text{the Fund by the S}\\ \text{section. The Stat}\\ \underline{\text{in its contracts w}}\\ \underline{(1)}\\ \underline{(2)}\\ \text{(e) Reven} \end{array}$	<ul> <li>Article 3C of Chapter 143 of the General Statutes. The red by the Commission Department in administering the Feater Treasurer. The Commission Department may adopte Fire and Rescue Commission Department shall include with the third-party administrator:</li> <li><u>All</u> provisions of Section 2(d) of <u>S.L. 2014 64 in all workers' compensation third party administrators. <u>S.L.</u> A clause explicitly stating that no commissions of a any agent, broker, or other person from the Fund.</u></li> <li>nue Source. – Revenue is credited to the Workers' Communication of the state of t</li></ul>	easonable and necessary Fund shall be paid out of t rules to implement this de <u>both of</u> the <u>following</u> <u>future contracts with its</u> <u>. 2014-64.</u> ny kind may be paid to npensation Fund from a
G.S. 58-78-1, Des shall perform this is not subject to A expenses incurrent the Fund by the S section. The State in its contracts w (1) (2) (e) Reven portion of the pro-	<ul> <li>Article 3C of Chapter 143 of the General Statutes. The red by the Commission Department in administering the Feater Treasurer. The Commission Department may adop to Fire and Rescue Commission Department shall include the third-party administrator:</li> <li><u>All</u> provisions of Section 2(d) of <u>S.L. 2014 64 in all workers' compensation third party administrators. S.L. A clause explicitly stating that no commissions of a any agent, broker, or other person from the Fund.</u></li> </ul>	easonable and necessary Fund shall be paid out of t rules to implement this de <u>both of</u> the <u>following</u> future contracts with its . 2014-64. ny kind may be paid to npensation Fund from a addition, every eligible

1	by the State Fire and Rescue Commission Commissioner of Insurance, in consultation with the
2	State Fire and Rescue Commission, to ensure that the Fund will be able to meet its payment
3	obligations under this section. The amount shall be set as an amount for each member of the
4	roster of the eligible unit or for each employee or volunteer of an eligible entity, and the amount
5	may vary based on whether an individual is a volunteer, a part-time employee, or a full-time
6	employee. The payment shall be made to the State Fire and Rescue Commission Department on
7	or before July 1 of each year. The Commission Department shall remit the payments it receives
8	to the State Treasurer, who shall credit the payments to the Fund.
9	
10	(g) Allocation of Taxes. – The study conducted under subsection (f) of this section shall
10	be reviewed by the Office of State Budget and Management. On or before March 1 of each year,
12	the Office of State Budget and Management, in consultation with the Department of Insurance,
12	<u>Insurance</u> must notify the Secretary of Revenue of the amount required to meet the needs of the
13 14	Fund, as determined by the study, study conducted under subsection (f) of this section, for the
14	upcoming fiscal year. The Secretary of Revenue shall remit that amount, subject to the twenty
15	percent (20%) limitation in G.S. 105-228.5(d)(3), to the Fund.
10	(h) Reports. – The Department of Insurance shall, on a quarterly basis, report to the State
17	
18 19	Fire and Rescue Commission on its activities conducted pursuant to this section." SECTION 30.3.(b) G.S. 58-87-10(d)(2), as enacted by subsection (a) of this section,
20	applies to contracts with workers' compensation third-party administrators executed or renewed
20 21	on or after the date this section becomes law.
22 23	SECTION 30.3.(c) G.S. 58-78-5 reads as rewritten: "§ 58-78-5. State Fire and Rescue Commission – Powers and duties.
23 24	
24 25	(a) The Commission shall have the following powers and duties:
23 26	(16) To provide <u>oversight for the workers' compensation benefits</u> <u>administered by</u>
20 27	the Department of Insurance under G.S. 58-87-10, to create a Volunteer
28	Safety Workers' Compensation Board to assist it in performing this duty, and
28 29	to reimburse the members of the Commission's Volunteer Safety Workers'
30	Compensation Board in accordance with G.S. 138-5 for travel and subsistence
31	expenses incurred by them.
32	"
33	
33 34	DOI/CONTINUE FIREFIGHTERS' HEALTH BENEFITS PILOT PROGRAM
3 <del>4</del> 35	<b>SECTION 30.4.(a)</b> Notwithstanding the provisions of G.S. 58-87-10(e), for the
36	2023-2025 fiscal biennium only, revenue from a portion of the proceeds of the tax levied under
30 37	G.S. 105-228.5(d)(3) shall not be credited to the Workers' Compensation Fund administered by
38	the Department of Insurance as provided in G.S. 58-87-10 but shall instead be credited to the
39	Firefighters' Health Benefits Pilot Program established in Section 30.4A of S.L. 2021-180.
40	SECTION 30.4.(b) Section 30.4A of S.L. 2021-180 reads as rewritten:
41	"SECTION 30.4A.(a) Firefighters' Health Benefits Pilot Program. – Of the funds
42	appropriated in this act to the Department of Insurance, the sum of seven million five hundred
43	thousand dollars (\$7,500,000) five million dollars (\$5,000,000) in nonrecurring funds for each
44	fiscal year of the <del>2021-2023</del> - <u>2023-2025</u> fiscal biennium shall be used to <del>establish <u>continue</u> and</del>
45	administer a pilot program to provide health benefits as authorized by this section to eligible
46	firefighters with a new diagnosis of cancer on or after January 1, 2022. The health benefits
47	provided under the pilot program shall be supplemental to any other health benefits authorized
48	by law for firefighters. The pilot program shall end on June 30, 2023, June 30, 2025, but claims
40 49	for health benefits filed by that date shall be paid as long as funds appropriated for the pilot
<del>4</del> 9 50	program are available. Effective January 1, 2024, the Department shall begin administering the
50 51	pilot program instead of purchasing private insurance for that purpose. The Department may use
51	processorial instance of parenasing private instrance for that purpose. The Department may use

1		at (5%) of the funds appropriated for the pilot program in this act for the purpose
2	of hiring addition	nal staff to aid in administering the pilot program in-house and conducting an
3	independent aud	it of the pilot program. The results of the independent audit shall be submitted
4	to the General A	Assembly, the Fiscal Research Division, and the Governor no later than July 1,
5		the report required by subsection (f) of this section.
6	"SECTION	<b>30.4A.(b)</b> Definitions. – The following definitions apply in this section:
7	(1)	Cancer. – Malignant neoplasms of the body that may be caused by exposure
8		to heat, radiation, or a known carcinogen, as defined by the World Health
9		Organization's International Agency for Research on Cancer. A cancer listed
0		in G.S. 143-166.2(6)e.
1	(2)	Eligible firefighter. – A firefighter who meets the requirements of subsection
2		(c) of this section.
3	(3)	Fire department. – Any organization that is not a federal agency, including
4		any public or government-sponsored organization, that is located and based in
5		this State and provides rescue, fire suppression, and related activities.
6	(4)	Firefighter. – As defined in G.S. 58-84-5.
7	• •	<b>30.4A.(c)</b> Eligibility. – To be eligible to receive benefits under the pilot
8	program, a firefi	
9	(1)	Must have served in a North Carolina fire department for a minimum of five
0		continuous years. years; provided, however, if a firefighter, during those five
21		years, experiences a lapse in service of no more than six months, the firefighter
22		shall not be ineligible to receive benefits under the pilot program.
3	(2)	Must have received a new diagnosis of cancer on or after January 1, 2022. A
4		firefighter with a diagnosis of cancer prior to January 1, 2022, is not eligible
5		for benefits in the pilot program for that previously diagnosed cancer type but
26		remains eligible for benefits in the pilot program upon diagnosis of any other
7		cancer type. A firefighter is not eligible to receive benefits under the pilot
.8		program if the firefighter is receiving benefits related to cancer under Article
.9		1 of Chapter 97 of the General Statutes, the North Carolina Workers'
30		Compensation Act.
1	(3)	Must have filed a claim with the Department seeking benefits under this
2		section no later than June 30, 2023. June 30, 2025.
3		
34	<b>"SECTION</b>	<b>30.4A.(f)</b> Reporting Requirements. – On January 1, 2023, and July 1, 2023, July
35		ly 1, 2025, the Department shall submit a report to the General Assembly
86	Assembly, the	Fiscal Research Division, and to-the Governor that includes the following
37	information:	
38	(1)	The number, type, and primary work location of all firefighters participating
9		in the pilot program. For purposes of this subsection, the term "type" means a
0		volunteer, employee, contractor, or member of a rated and certified fire
-1		department, or employee of a county fire marshal's office whose sole duty is
12		to act as fire marshal, deputy fire marshal, assistant fire marshal, or firefighter
3		of the county.
4	(2)	The number of benefit claims filed.filed, by type.
5	(3)	The types of cancer for which benefit claims were filed.filed, by type.
6	(4)	All benefits paid out under this section.section, by type.
7	"	
8		
9	DOI/WORKEF	<b>RS' COMPENSATION FUND FOR FIREFIGHTERS AND EMS/RESCUE</b>
0	WORKERS	

1 **SECTION 30.5.** Notwithstanding the provisions of G.S. 58-87-10, for the 2023-2024 fiscal year and the 2024-2025 fiscal year, the Commissioner of Insurance shall not 3 set an amount to be paid by every eligible unit and eligible entity, as those terms are defined in 4 G.S. 58-87-10(a), that elects to participate in the Workers' Compensation Fund created pursuant 5 to G.S. 58-87-10(b). For the 2023-2024 fiscal year and the 2024-2025 fiscal year, no eligible unit 6 or eligible entity shall be required to submit to the Commissioner of Insurance any payment to 7 participate in the Fund.

- 8
- 9

#### **VOLUNTEER RESCUE UNITS/EQUIPMENT & CAPITAL IMPROVEMENTS**

10 SECTION 30.6.(a) Grants Authorized. – Of the funds appropriated in this act to the 11 Department of Insurance, the sum of one million dollars (\$1,000,000) in nonrecurring funds for 12 each year of the 2023-2025 fiscal biennium shall be used by the Department to establish and 13 administer a grant program to provide grants to eligible standalone volunteer rescue units 14 (hereinafter "unit") for the purpose of purchasing equipment and making capital improvements. 15 Grants for equipment shall not be more than twenty-five thousand dollars (\$25,000) to each unit 16 in each fiscal year and not more than two hundred thousand dollars (\$200,000) for capital 17 improvements in each fiscal year. Each grant applicant shall match an equipment grant with ten 18 percent (10%) of the grant amount in non-State funds and a capital improvement grant with five 19 percent (5%) of the grant amount in non-State funds. An applicant may apply for a grant under 20 this section in each fiscal year of the 2023-2025 fiscal biennium. Each applicant may be awarded 21 only one grant in each fiscal year of the 2023-2025 fiscal biennium. For purposes of this section, 22 the term "eligible standalone volunteer rescue unit" means a volunteer rescue unit under 23 G.S. 58-87-5(b) that is not combined with a rescue/EMS, EMS units that are volunteer fire 24 departments that are a part of a county's EMS system plan, EMS units providing rescue or rescue 25 and emergency medical services, or any other unit of any type providing rescue and/or emergency 26 services.

27 SECTION 30.6.(b) In awarding grants under this section, the Department shall, to 28 the extent possible, select applicants from all parts of the State. Grants shall be made as soon as 29 practicable. If, in any fiscal year, the Department has not disbursed all of the grant funds 30 appropriated for the grant program as provided in subsection (a) of this section, the Department 31 shall allow applicants who have not received grant funds in that fiscal year to apply for a grant, 32 and the applicant shall match the grant funds as provided in subsection (a) of this section. Grants 33 authorized by this section shall be awarded in addition to and shall not supplant any amount of 34 the grant awarded to an eligible standalone volunteer rescue unit under G.S. 58-87-5. Any funds 35 appropriated for the grant program authorized by subsection (a) of this section that are 36 unencumbered at the end of each fiscal year of the 2023-2025 fiscal biennium shall not revert to 37 the Volunteer Rescue/EMS Fund but shall remain available for providing grants as authorized 38 by this section.

39 **SECTION 30.6.(c)** Report. – Within 60 days after all grants have been awarded 40 under subsection (a) of this section, the Department shall submit a written report to the Senate 41 Appropriations Committee on General Government and Information Technology, the House of 42 Representatives Appropriations Committee on General Government, the Joint Legislative 43 Oversight Committee on General Government, and the Fiscal Research Division which shall 44 include all of the following:

- 45
- (1) The total number of grants awarded, by county.
- 46 (2) The name of each eligible standalone volunteer rescue unit to which a grant
  47 was awarded, by county and by city, if applicable.
- 48 (3) The amount of the grant awarded to each eligible standalone volunteer rescue
   49 unit.
- 50

#### 51 VOLUNTEER FIRE DEPARTMENTS/APPARATUS TIRE REPLACEMENT

SECTION 30.7.(a) Grants Authorized. – Of the funds appropriated in this act to the 1 2 Department of Insurance, the sum of one million dollars (\$1,000,000) in nonrecurring funds for 3 each fiscal year of the 2023-2025 fiscal biennium shall be used by the Department to establish 4 and administer a grant program to provide grants in an amount of not more than ten thousand 5 dollars (\$10,000) to eligible fire departments under G.S. 58-87-1(b) for the purpose of replacing 6 fire apparatus tires. Grants shall be awarded only to applicants who certify in writing the need to 7 remove fire apparatus tires from service because of any of the following reasons: (i) tread wear 8 beyond the minimum tread depth, (ii) fire conditions that caused damage to the tires, such as 9 coming into contact with fire retardant and/or running over glass, debris, oil, or chemicals, (iii) 10 tire damage, such as cuts, bulges, and cracks, and (iv) evidence of dry rot or sidewall cracking. Applicants shall use the grant funds only for the purpose of replacing fire apparatus tires and 11 12 shall not use the funds for any other purpose. Applicants are not required to provide a match for 13 grant funds. An applicant may apply for a grant under this section in each fiscal year of the 14 2023-2025 fiscal biennium. Each applicant may be awarded only one grant in each fiscal year of the 2023-2025 fiscal biennium. 15

16 **SECTION 30.7.(b)** In awarding grants under this section, the Department shall, to 17 the extent possible, select applicants from all parts of the State. Grants shall be made as soon as practicable. If, in any fiscal year, the Department has not disbursed all the grant funds 18 19 appropriated for the grant program authorized by subsection (a) of this section, the Department 20 shall allow applicants who have not received grant funds in that fiscal year to apply for a grant. 21 Grants authorized by this section shall be awarded in addition to and shall not supplant any 22 amount of the grant awarded to an eligible fire department under G.S. 58-87-1. Any funds 23 appropriated for the grant program authorized by subsection (a) of this section that are 24 unencumbered at the end of each fiscal year of the 2023-2025 fiscal biennium shall not revert to 25 the Volunteer Fire Department Fund but shall remain available for providing grants as authorized 26 by this section.

SECTION 30.7.(c) Report. – Within 60 days after all grants have been awarded under subsection (a) of this section, the Department shall submit a written report to the Senate Appropriations Committee on General Government and Information Technology, the House of Representatives Appropriations Committee on General Government, the Joint Legislative Oversight Committee on General Government, and the Fiscal Research Division which shall include all of the following:

- 33 34
- (1) The total number of grants awarded, by county.
- (2) The name of each eligible fire department to which a grant was awarded, by county and by city, if applicable.
- 35 36 37
- (3) The amount of the grant awarded to each eligible fire department.

#### 38 OFFICE OF STATE FIRE MARSHAL ESTABLISHED

- 39 SECTION 30.8.(a) Chapter 58 of the General Statutes is amended by adding a new
   40 Article to read:
- 41 "Article 78A. 42 "Office of the State Fire Marshal. 43 "§ 58-78A-1. Office of the State Fire Marshal. The Office of the State Fire Marshal is created within the Department of Insurance 44 (a) and that office may exercise its prescribed duties independently of the Department. The 45 46 Commissioner shall provide general administrative support to the Office of the State Fire 47 Marshal. 48 The "State Fire Marshal," as used in this Article and elsewhere in the General Statutes, (b) 49 shall be the head of the Office of the State Fire Marshal and shall be a person appointed by the
- 50 Commissioner subject to confirmation by the General Assembly by joint resolution. The State
- 51 Fire Marshal shall be a person other than the Commissioner and shall serve a three-year term. If

1 a vacancy arises or exists pursuant to this subsection when the General Assembly is not in 2 session, the Commissioner may appoint a State Fire Marshal to serve on an interim basis pending confirmation by the General Assembly. For the purposes of this subsection, the General 3 4 Assembly is not in session only (i) prior to convening of the Regular Session, (ii) during any 5 adjournment of the Regular Session for more than 10 days, and (iii) after sine die adjournment 6 of the Regular Session. 7 The salary of the State Fire Marshal shall be set by the General Assembly in the (c) 8 Current Operations Appropriations Act. In addition to the salary set by the General Assembly in 9 the Current Operations Appropriations Act, the State Fire Marshal shall receive as longevity pay in an amount equal to four and eight-tenths percent (4.8%) of the annual salary set forth in the 10 11 Current Operations Appropriations Act payable monthly after five years of service, and nine and six-tenths percent (9.6%) after 10 years of service. For purposes of this subsection, the term 12 "service" means service as the State Fire Marshal." 13 14 SECTION 30.8.(b) G.S. 58-80-1 reads as rewritten: 15 "§ 58-80-1. Purpose of Article; meaning of "State Fire Marshal". The purpose of this Article shall be the creation of a State Volunteer Fire Department to 16 17 provide protection for property lying outside the boundaries of municipalities, and to render 18 assistance anywhere within the State of North Carolina, in municipalities or counties, in 19 emergencies caused by fire, floods, tornadoes, or otherwise, in the manner and subject to the 20 conditions provided in this Article. As used in this Article and elsewhere in the General Statutes, 21 "State Fire Marshal" means the Commissioner of Insurance of the State of North Carolina." 22 **SECTION 30.8.(c)** G.S. 14-410(c)(3) reads as rewritten: 23 State Fire Marshal. - Defined in G.S. 58-80-1.G.S. 58-78A-1." "(3) 24 **SECTION 30.8.(d)** The Department of Insurance shall eliminate one or more vacant 25 positions and shall use the funds made available as a result of the elimination of the vacant 26 positions to fund the new position of State Fire Marshal, as created by G.S. 58-78A-1, as enacted 27 by subsection (a) of this section. 28 SECTION 30.8.(e) Notwithstanding G.S. 58-78A-1, as enacted by subsection (a) of 29 this section, the Commissioner of the Department of Insurance shall serve as the State Fire 30 Marshal until the General Assembly confirms an independent State Fire Marshal, as authorized 31 by G.S. 58-78A-1, as enacted by subsection (a) of this section. 32 SECTION 30.8.(f) This section becomes effective January 1, 2024. 33 **PROPOSAL FOR STATE-BASED HEALTH BENEFITS EXCHANGE** 34 SECTION 30.9.(a) Notwithstanding G.S. 143B-24(b), the Commissioner of the 35 Department of Insurance (Commissioner) shall, in consultation with the Secretary of the 36 Department of Health and Human Services, develop a detailed plan for the development of a 37 State-based health benefits exchange that meets the requirements of the federal Patient Protection 38 and Affordable Care Act, P.L. 111-148, as amended (ACA). As part of the development of this 39 plan for a State-based exchange, the Commissioner shall develop a draft State Innovation Waiver 40 under section 1332 of the ACA. The plan and the draft waiver developed in accordance with this 41 section shall include, at a minimum, the consideration of the following: 42 Stabilization strategies aimed at addressing risk associated with individuals (1)with high healthcare costs. 43 44 Individual coverage Health Reimbursement Arrangements (HRAs) for (2)45 employees of large and small businesses within the State. 46 (3) Financial assistance for various types of health insurance plans, including 47 nonqualified health plans, for individuals purchasing coverage on the 48 State-based exchange. 49 A new, State-administered subsidy program for (i) individuals and families (4) 50 and (ii) small businesses purchasing coverage for employees through the 51 State-based exchange.

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1	(	(5)	The establishment of account-based premium credits for	r individuals and
2			families enrolled in healthcare coverage through the State-b	
3	(	(6)	The use of any available federal funding or grants for the	
4			State-based exchange, or necessary information technolog	
5			exchange, or both.	
6	(	(7)	The establishment of a reinsurance program that seeks to	maximize federal
7			funding for the program and stabilize the rates and pre-	niums for health
8			insurance policies offered in this State.	
9	S	SECT	ION 30.9.(b) No later than March 1, 2024, the Commission	er shall submit to
10	the Joint Le	egislat	ive Oversight Committee on General Government and the	Joint Legislative
11	-		ttee on Health and Human Services a copy of the proposed S	
12			r and a report on the detailed plan for the development of a S	
13		-	e, as required by subsection (a) of this section. The report s	shall include, at a
14			lowing details:	
15	(	(1)	Specific details for the structure and oversight of the prop	
16			exchange, including the makeup of any proposed board of	directors or other
17			governing body.	
18	(	(2)	A detailed time line for the implementation of the State	0
19		$\langle \mathbf{a} \rangle$	including identification of major milestones and a realistic '	-
20	(	(3)	The anticipated costs to the State for start-up and ongoing	-
21			State-based exchange, including labor costs, information	••
22			and any foreseeable costs to any State agency outside of t	ne Department of
23 24	(	(4)	Insurance.	oing operations of
24 25	(	(4)	Identification of sources of funding for the start-up and ongo the State-based exchange, including federal funding and	
23 26			commercial insurance products.	assessments on
20 27	(	(5)	Identification of any estimated savings to the State or the ci	tizens of the State
28	(	()	as a result of the proposed plan and waiver.	lizens of the State
28 29	(	(6)	Methods by which the Department of Health and Human S	ervices or county
30	(	(0)	departments of social services will educate and refer indi	•
31			public assistance to products and financial assistance off	-
32			State-based exchange.	erea unough the
33	(	(7)	Any legislative changes necessary to effectuate the proposed	l plan and waiver.
34	,	· /	<b>ION 30.9.(c)</b> The Commissioner shall not submit the draft S	1
35			er developed under this section nor take steps beyond those	
36			nent a State-based exchange without further authorization	
37	Assembly, i	includ	ing the repeal of G.S. 143B-24(b).	•
38	-			
39	PHARMA	CY IN	SURANCE BENEFITS/COUPON ACCUMULATOR	
40	S	SECT	<b>ION 30.10.</b> G.S. 58-56A-3 reads as rewritten:	
41	"§ 58-56A-3	<b>3.</b> Co	nsumer protections.	
42				
43			calculating an insured's contribution to any out-of-pe	
44			ment, coinsurance, or other applicable cost-sharing requirem	
45			s manager shall include any amounts paid by the insured, o	r on the insured's
46		-	ription that is either:	
47		(1)	Without an AB-rated generic equivalent.	1 .1
48	(	(2)	With an AB-rated generic equivalent if the insured has obtain for the drug through any of the following:	ined authorization
49 50			for the drug through any of the following:	nofita managar
50 51			a. Prior authorization from the insurer or pharmacy ber	nems manager.
51			b. A step therapy protocol.	

<ul> <li>c. The exception or appeal process of the insurer or pharmacy benefits manager.</li> <li>This subsection shall not apply to an insured covered by a high deductible health plan, as that term is defined in section 223 of the Internal Revenue Code, if its application would render the insured inlegible for a health savings account under section 223 unless (i) the insured has satisfied the minimum deductible under section 223 or (ii) the prescription qualifies as preventive care under section 223.</li> <li>"</li> <li>PART XXXL INSURANCE – INDUSTRIAL COMMISSION</li> <li>LIMIT TORT LIABILITY FOR STATE EMPLOYEES</li> <li>SECTION 31.1.(a) C.S. 143-291 is amended by adding a new subsection to read:</li> <li>"(e) This Article provides the sole and exclusive remedy for any claim that arises as a result of the negligence of any office, employee, involuntary servant, or agent of the State while acting within the scope of his office, employee, involuntary servant, or agent of the State signed in any other forum arising out of or relating to the same subject matter agains the officer, employee, involuntary servant, or agent of the State shale on any other forum arising out of or relating to the same subject matter agains the officer, employee, involuntary servant, or agent of the State is precluded."</li> <li>SECTION 31.1. The Office of State Budget and Management shall, in conjunction with the North Carolina Industrial Commission is agues to farmission is as budget for each fiscal year of the 2025-2027 fiscal biennium to use proceeds from the insurance regulatory charge established under G.S. 38-6-25 to reimburse the General Fund for operations of the Commission as sub-funged for each fiscal year of the 2025-2027 fiscal biennium to use proceeds from the insurance regulatory charge established under G.S. 38-6-25 (0)(1).</li> <li>INDUSTRIAL COMMISSION/EXTENDED COMPENSATION/CLARIFY MEANING OF "TOTAL LOSS OF WAGE-EARNING CAPACITY" SECTION 31.3.(a) G.S. 97-29(2) eada as revintem:<th></th><th>General Assembly Of North Carolina Session 2023</th><th>3</th></li></ul>		General Assembly Of North Carolina Session 2023	3
2         manager.           3         This subsection shall not apply to an insured covered by a high deductible health plan, as that term is defined in section 223 of the Internal Revenue Code, if its application would render the insured ineligible for a health savings account under section 223 unless (i) the insured has satisfied the minimum deductible under section 223 or (ii) the prescription qualifies as preventive care under section 223.          "        "           9         PART XXXI INSURANCE – INDUSTRIAL COMMISSION           10         PART XXXI INSURANCE – INDUSTRIAL COMMISSION           11         EXECTION 31.1.(a) G.S. 143-291 is amended by adding a new subsection to read: "(a) This Article provides the sole and exclusive remedy for any claim that arises as a result of the negligence of any officer, employee, involuntary servant, or agent of the State while acting within the scope of his office, employee, involuntary servant, or agent, or authority, and the North Carolina Industrial Commission is the sole and exclusive forum for hearing any such claims. Any such claims filed in any other forum arising out of or relating to the same subject matter against the officer, employee, involuntary servant, or agent of the State is precluded."           11         SECTION 31.1.(b) This section is effective when it becomes law and applies to all claims filed on or after that date.           12         Inthe North Carolina Industrial Commission, adjust the Commission's base budget for each fiscal year of the 2025-2027 fiscal biennium to use proceeds from the insurance regulatory charge established under G.S. 58-6-25 to reimburse the General Fund for operations of the Commission as authorized by G.S. 97-26(2) midd (ii) pursuant	1	c. The exception or appeal process of the insurer or pharmacy benefits	5
3       This subsection shall not apply to an insured covered by a high deductible health plan, as that         4       term is defined in section 223 of the Internal Revenue Code, if its application would render the         6       satisfied the minimum deductible under section 223 or (ii) the prescription qualifies as preventive         6       care under section 223.        "      "         9      "         9      "         9      "         9      "         9      "         9      "         9      "         9      "         9      "         9      "         9      "         9      "         9      "         9      "         9      "         9      "         9      "         10       IABL State Sta			
<ul> <li>term is defined in section 223 of the Internal Revenue Code, if its application would render the insured ineligible for a health savings account under section 223 unless (i) the insured has satisfied the minimum deductible under section 223 or (ii) the prescription qualifies as preventive care under section 223"</li> <li>PART XXXI. INSURANCE – INDUSTRIAL COMMISSION</li> <li>LIMIT TORT LIABILITY FOR STATE EMPLOYEES</li> <li>SECTION 31.1.(a) G.S. 143-291 is amended by adding a new subsection to read:         <ul> <li>(c) This Article provides the sole and exclusive remedy for any claim that arises as a result of the negligence of any officer, employee, involuntary servant, or agent of the State while acting within the scope of his office, employee, involuntary servant, or agent of the State while acting within the scope of his office, employment, service, agency, or authority, and the North Carolina Industrial Commission is the sole and exclusive forum for hearing any such claims. Any such claims filed on or after that date.</li> </ul> </li> <li>INDUSTRIAL COMMISSION/BASE BUDGET ADJUSTMENT         <ul> <li>SECTION 31.1.(b) This section is effective when it becomes law and applies to all claims filed on or after that date.</li> <li>INDUSTRIAL COMMISSION/BASE BUDGET ADJUSTMENT             <ul> <li>SECTION 31.2. The Office of State Budget and Management shall, in conjunction with the North Carolina Industrial Commission, adjust the Commission's base budget for each fiscal year of the 2025-2027 fiscal biennium to use proceeds from the insurance regulatory charge established under G.S. 58-6-25 to reimburse the General Fund for operations of the Commission as authorized by G.S. 58-6-25 (d)(11).</li> </ul> </li> <li>INDUSTRIAL COMMISSION/EXTENDED COMPENSATION/CLARIFY MEANING OF "TOTAL LOSS OF WAGE-EARNING CAPACITY"</li></ul></li></ul>		5	t
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20         SECTION 31.1.(b) This section is effective when it becomes law and applies to all claims filed on or after that date.           21         claims filed on or after that date.           22         INDUSTRIAL COMMISSION/BASE BUDGET ADJUSTMENT           24         SECTION 31.2. The Office of State Budget and Management shall, in conjunction with the North Carolina Industrial Commission, adjust the Commission's base budget for each fiscal year of the 2025-2027 fiscal biennium to use proceeds from the insurance regulatory charge established under G.S. 58-6-25 to reimburse the General Fund for operations of the Commission as authorized by G.S. 58-6-25(d)(11).           20         INDUSTRIAL COMMISSION/EXTENDED COMPENSATION/CLARIFY MEANING OF "TOTAL LOSS OF WAGE-EARNING CAPACITY" SECTION 31.3(a) G.S. 97-29(c) reads as rewritten:           31         "(c) An employee may qualify for extended compensation in excess of the 500-week limitation on temporary total disability as described in subsection (b) of this section only if (i) at the time the employee makes application to the Commission to exceed the 500-week limitation on temporary total disability as described in subsection (b) of this section, 425 weeks have passed since the date of first disability and (ii) pursuant to the provisions of G.S. 97-84, unless agreed to by the parties, the employee shall prove by a preponderance of the evidence that the employee has sustained a total loss of wage-earning capacity.           40         For the purposes of this subsection only, the term "total loss of wage-earning capacity" shall mean the complete elimination of the capacity to earn any wages. "Disability" as defined by G.S. 97-2(9) and "suitable employment" as defined by G.S. 97-2(22) shall not apply to this provision. Th			t
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<ul> <li>the time the employee makes application to the Commission to exceed the 500-week limitation</li> <li>on temporary total disability as described in subsection (b) of this section, 425 weeks have passed</li> <li>since the date of first disability and (ii) pursuant to the provisions of G.S. 97-84, unless agreed</li> <li>to by the parties, the employee shall prove by a preponderance of the evidence that the employee</li> <li>has sustained a total loss of wage-earning capacity.</li> <li>For the purposes of this subsection only, the term "total loss of wage-earning capacity" shall</li> <li>mean the complete elimination of the capacity to earn any wages. "Disability" as defined by</li> <li>G.S. 97-2(9) and "suitable employment" as defined by G.S. 97-2(22) shall not apply to this</li> <li>provision. The Commission may consider preexisting and injury-related physical and mental</li> <li>limitations, vocational skills, education, and experience in determining whether the employee</li> <li>has sustained a total loss of wage-earning capacity.</li> <li>If an employee makes application for extended compensation pursuant to this subsection and</li> <li>is awarded extended compensation by the Commission or an appellate court determines otherwise.</li> <li>Upon its own motion or upon the application of any party in interest, the Industrial Commission</li> <li>may review an award for extended compensation in excess of the 500-week limitation on</li> </ul>			
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49 Upon its own motion or upon the application of any party in interest, the Industrial Commission 50 may review an award for extended compensation in excess of the 500-week limitation on			
50 may review an award for extended compensation in excess of the 500-week limitation on			
v 1			
51 temporary total disability described in subsection (b) of this section, and, on such review, may		•	
	51	temporary total disability described in subsection (b) of this section, and, on such review, may	1

1 2 2	make an award ending or continuing extended compensation. When reviewing a prior award to determine if the employee remains entitled to extended compensation, the Commission shall
3 4	determine if the employer has proven by a preponderance of the evidence that the employee no
4 5	longer has a total loss of wage-earning capacity. When an employee is receiving full retirement benefits under section 202(a) of the Social Security Act, after attainment of retirement age, as
6	defined in section 216(1) of the Social Security Act, the employer may reduce the extended
0 7	compensation by one hundred percent (100%) of the employee's retirement benefit. The
8	reduction shall consist of the employee's primary benefit paid pursuant to section 202(a) of the
8 9	Social Security Act but shall not include any dependent or auxiliary benefits paid pursuant to any
10	other section of the Social Security Act, if any, or any cost-of-living increases in benefits made
11	pursuant to section 215(i) of the Social Security Act."
12	<b>SECTION 31.3.(b)</b> In enacting subsection (a) of this section, it is the intent of the
12	General Assembly to clarify, in response to Sturdivant v. N. Carolina Dep't of Pub. Safety, 887
13	S.E.2d 85 (N.C. Ct. App. 2023), that an employee has a different standard for establishing the
15	burden of proof for extended compensation pursuant to G.S. 97-29(c) to reflect the intent of the
16	General Assembly when it enacted S.L. 2011-287.
17	<b>SECTION 31.3.(c)</b> This section is effective when it becomes law and applies to
18	claims accrued or pending prior to, on, or after that date.
19	
20	PART XXXII. LIEUTENANT GOVERNOR [RESERVED]
21	
22	PART XXXIII. MILITARY AND VETERANS AFFAIRS
23	
24	VETERANS HOME TRUST FUND/TRANSFER TO VETERANS CEMETERY TRUST
25	FUND
26	SECTION 33.1. G.S. 143B-1293 reads as rewritten:
27	"§ 143B-1293. North Carolina Veterans Home Trust Fund.
28	
29	(d) Miscellaneous. – The following provisions apply to the trust fund created in subsection (a) of this section:
30 31	subsection (a) of this section:
32	(1a) The Of the funds deposited in the trust fund each fiscal year, the Department
32 33	of Military and Veterans Affairs shall transfer ten percent (10%) of the
33 34	unspent-receipts collected in each fiscal year from the trust fund to the North
35	Carolina Veterans Cemeteries Trust Fund on <del>or before</del> June 30 of each fiscal
36	year.
37	your.
38	
39	VETERANS HOME TRUST FUND/ROUTINE REPAIRS TO STATE VETERANS
40	HOMES
41	<b>SECTION 33.2.</b> Of the funds appropriated in this act to the Department of Military
42	and Veterans Affairs for the 2023-2024 fiscal year, the Department shall reserve the sum of one
43	million five hundred thousand dollars (\$1,500,000) to be used to make routine repairs and
44	renovations to buildings and facilities at State veteran homes. Funds held in reserve as required
45	by this section shall not be used for "unforeseen circumstances," as that term is defined in
46	G.S. 143C-6-4(b)(3). Funds for unforeseen circumstances shall be spent only as authorized by
47	G.S. 143C-6-4.
48	
49 50	VETERANS LIFE CENTER CHALLENGE GRANT SECTION 33.3.(a) Part 1 of Article 14 of Chapter 143B of the General Statutes is

51 amended by adding a new section to read:

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1	" <u>§</u> 143B-1218.	Veterans Life Center; challenge grau	nt to provide rehabilitation and
2	reintegration services to veterans.		
3	(a) There	is hereby established in the Department	of Military and Veterans Affairs a
4		program for the Veterans Life Center	
5		ch shall be administered by the Departmen	
6		he General Assembly for the challenge gra	
7	funds to the Cer	ter for the purpose of providing rehabilitation	ation and reintegration services and
8		ans across the State, and those funds shall	
9	without the expre	ess authorization of the General Assembly.	
10	(b) The n	naximum amount of State funds that may b	e disbursed to the Center under this
11	section is seven	hundred fifty thousand dollars (\$750,000)	in each fiscal year. The Department
12	shall disburse Sta	ate funds on a dollar-for-dollar basis each qu	uarter so that the Center will receive
13	a State dollar for	each non-State dollar raised by the Center	each quarter, but in no case shall the
14	Department disb	urse State funds to the Center if the Center h	has not raised non-State funds in that
15	quarter of the fis	cal year. The Center shall demonstrate, to	the satisfaction of the Department,
16	that it has raised	he non-State funds required by this subsection	on prior to the disbursement of State
17	funds. The Cente	r shall not supplant, shift, or reallocate Cent	er funds for the purpose of achieving
18	the non-State dol	lars required by this subsection.	
19	$\underline{(c)}$ Not la	ater than July 1 of each year, the Department	t shall submit a written report to the
20		Oversight Committee on General Governm	
21	on all of the fo	bllowing information, and the Center sha	all provide the information to the
22	Department in th	e manner and time period requested by the D	Department for purposes of preparing
23	the report:		
24	<u>(1)</u>	The total number of veterans served.	
25	<u>(2)</u>	The types of services provided to veteral	ns, and the number of veterans who
26		received each type of service.	
27	<u>(3)</u>	Demographics of the veterans served, i	including each veteran's county of
28		residence.	
29	<u>(4)</u>	Average length of stay for veterans, and the	he average number of veterans in the
30		Center facility on a daily basis.	
31	<u>(5)</u>	The total number of veterans who con	· · ·
32		number who received postgraduate mento	-
33		<b>FION 33.3.(b)</b> Notwithstanding any provi	
34	· · ·	of this section, if the Department of Mili	5
35	_	nds to the Veterans Life Center in a fiscal ye	-
36		of the grant contract between the Departme	
37		year, the grant funds shall not revert on June	
38	-	sburse to the Center in the following fiscal	
39 40	Ū.	t requirements. In such a case, the Departments Life Center in an amount greater than a	0
40 41		iscal year because the amount disbursed is	•
42	current fiscal yea	-	for both the prior fiscal year and the
43	current fiscar yea	1.	
43 44	DMVA/CHILD	REN OF VETERANS' SCHOLARSHIP	S
45		<b>FION 33.4.(a)</b> G.S. 143B-1225 reads as re	
46	"§ 143B-1225. §		written.
47		olarship granted pursuant to this Part shall	consist of the following benefits in
48		private educational institution:	consist of the following benefits in
49		Art ale educational institution.	
50	 (6)	A student who has been awarded a so	cholarship under this section shall
51	<u>\\\</u>	maintain a cumulative grade point av	-

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1	academic years for which the student is eligible for	a scholarship under this
2	section.	<u> </u>
3	"	
4	SECTION 33.4.(b) G.S. 143B-1227 reads as rewritten:	
5	"§ 143B-1227. Administration and funding.	
6	(a) The administration of the scholarship program shall be vest	ed in the Department of
7	Military and Veterans Affairs, and the disbursing and accounting activ	
8	responsibility of the Department of Military and Veterans Affairs.	
9	Commission shall determine the eligibility of applicants, select the	scholarship recipients,
10	establish the effective date of scholarships, and may suspend or rev	voke scholarships if the
11	Veterans' Affairs Commission finds that the recipient does not comp	bly with the registration
12	requirements of the Selective Service System or does not maintain an ad	dequate academic status,
13	or if the recipient engages in riots, unlawful demonstrations, the seizure	of educational buildings,
14	or otherwise engages in disorderly conduct, breaches of the peace or u	nlawful assemblies. The
15	Department of Military and Veterans Affairs shall maintain the primary	
16	and the Veterans' Affairs Commission shall promulgate such rule	-
17	inconsistent with the other provisions of this Part as it deems new	
18	administration of the program. It may require of State or private edu	
19	defined in this Part, such reports and other information as it may need to	• •
20	of this Part. Part; provided, however, the Veterans' Affairs Commission	
21	private educational institutions to report no later than December 15 of	
22	scholarship recipients who maintained a cumulative grade point averag	
23 24	of scholarship recipients who completed the degree requirements for grad of Military and Veterans Affairs shall disburse scholarship payments	
24 25	eligible by the Department of Military and Veterans Affairs upon certif	
23 26	the enrolling institution.	ication of enforment by
20 27	"	
28	<b>SECTION 33.4.(c)</b> G.S. 143B-1228 reads as rewritten:	
29	"§ 143B-1228. Report on scholarships.	
30	By January 1 of each year, the Department of Military and Veterar	ns Affairs shall report to
31	the Joint Legislative Oversight Committee on General Government, th	
32	Committee on General Government and Information Technology, the H	
33	Appropriations Committee on General Government, and the Fiscal	-
34	following data on the Scholarships for Children of Wartime Veterans pr	
35		C
36	(2) Number of scholarships awarded in each of the past fi	ve fiscal years and sorted
37	by:	
38		
39	j. <u>Number of scholarship recipients who mainta</u>	ained a cumulative grade
40	point average of 2.0."	
41		
42	SANDHILLS STATE VETERANS CEMETERY	
43	SECTION 33.6.(a) Of the funds appropriated in this ac	
44	Military and Veterans Affairs for the 2023-2024 fiscal year, the sum of	three hundred thousand
45 46	dollars (\$300,000) in nonrecurring funds shall be used as follows:	traat with and -
46 47	(1) Two hundred thousand dollars (\$200,000) to cont persons or husinesses to improve the appearance of	
47 48	persons or businesses to improve the appearance of a	
48 49	Cemetery and to perform all of the services and activities in the grounds maintenance equipment main	
49 50	limited to, grounds maintenance, equipment main marker operations, required to bring Sandhills State	
50	marker operations, required to oring Salulinis State	veterans confetery fillo

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1 2 3 4	(2)	compliance with the operational standards promu Cemetery Administration in the U.S. Department of V One hundred thousand dollars (\$100,000) to improve to the newest section of Sandhills State Veterans Cem	Veterans Affairs. e and maintain the roads
5	SECT	<b>FION 33.6.(b)</b> Not later than November 30, 2023, the	Department shall report
6	to the Joint Le	egislative Oversight Committee on General Gove	rnment, the House of
7 8		Appropriations Committee on General Government, th General Government and Information Technology, a	
9	Division on the f		
10	(1)	The names of the persons or businesses with whom th	e Department contracted
11		to provide the services and activities required by this	section.
12	(2)	The services and activities performed by each pers	son or business and the
13		amount paid to each person or business pursuant to the	he contract.
14			
15		E AND PUBLISH RESOURCE GUIDE	
16		<b>FION 33.7.</b> Notwithstanding any provision of S.L. 202	
17		l in Section 43.2 of that act to the contrary, the sum of	
18		recurring funds for each year of the 2021-2023 fiscal b	
19	-	of Military and Veterans Affairs shall be used to publi	-
20	•	erans Affairs Resource Guide (for veterans, active mil	itary, and their families)
21	no later than Dec	ember 1, 2023.	
22 23		ETERAN SERVICES OFFICER POSITIONS	
23 24		<b>FION 33.8.</b> The Department of Military and Vetera	ans Affairs shall fill all
2 <del>4</del> 25		Officer (VSO) positions that are vacant on the date th	
26		1 not, in the 2023-2024 fiscal year or the 2024-2025	
27		from vacant VSO positions to hire temporary emplo	
28		vacant VSO positions in the 2023-2025 fiscal biennium	
29		or positions shall revert to the General Fund on June 30	
30	Ĩ		2
31	DMVA FILL IN	<b>STERNAL AUDITOR AND PROGRAM ANALYS</b>	T POSITIONS
32	SECT	<b>FION 33.9.</b> In collaboration with the Office of State B	udget and Management,
33	the Department	of Military and Veterans Affairs shall make every ef	ffort to fill the Program
34	•	ernal Auditor positions authorized by Section 23.5 and	
35		e Department does not fill either or both positions i	
36		epartment shall not use the lapsed salaries resulting from	
37		temporary employees and the funds appropriated for t	the position or positions
38	shall revert to the	e General Fund on June 30 of each fiscal year.	
39			
40		LUTIONS FOR SERVICE-CONNECTED DISA	BLED AND AGING
41	VETERANS		142D $1202$ of the funda
42 43		<b>FION 33.11.</b> Notwithstanding the provisions of G.S.	
43 44		his act to the Department of Military and Veterans A \$3,000,000) in nonrecurring funds for each fiscal year	
44 45	,	be allocated as a directed grant to Purple Heart He	
46		rovide personalized housing solutions for service-connection	
40 47		ir families across the State. Purple Heart Homes, Inc.,	
48		) of the grant funds for administrative costs. By Septemb	-
49	- · ·	all provide a report to the Senate Appropriations	-
50		d Information Technology, the House of Represent	
51		General Government, the Joint Legislative Oversight	

Government, and the Fiscal Research Division on the use of these funds, including the number 1 2 of individuals or families served, the types of services provided to those individuals or families,

- 3 and the outcomes.
- 4 5

## MILITARY MISSIONS IN ACTION/ASSISTANCE FOR VETERANS

6 **SECTION 33.12.** Notwithstanding the provisions of G.S. 143B-1293, of the funds 7 appropriated in this act to the Department of Military and Veterans Affairs, the sum of seven 8 hundred fifty thousand dollars (\$750,000) in nonrecurring funds for the 2023-2024 fiscal year 9 shall be provided as a directed grant to Military Missions In Action (hereinafter "MMIA"), a 10 nonprofit corporation, to assist veterans in need, members of all Armed Forces, and their families. MMIA shall not use more than two percent (2%) of the grant funds for administrative costs. By 11 12 September 1, 2024, MMIA shall provide a report to the Senate Appropriations Committee on General Government and Information Technology, the House of Representatives Appropriations 13 14 Committee on General Government, the Joint Legislative Oversight Committee on General 15 Government, and the Fiscal Research Division on the use of these funds, including the number of individuals or families served and the types of services provided to those individuals or 16 17 families.

18

#### 19

## **DMVA/GRANT PROGRAM FOR COUNTY VETERANS OFFICES**

SECTION 33.13.(a) Of the funds appropriated in this act to the Department of 20 21 Military and Veterans Affairs (DMVA), the sum of one million five hundred thousand dollars 22 (\$1,500,000) in nonrecurring funds in each fiscal year of the 2023-2025 fiscal biennium shall be 23 used to establish a grant program for existing county veterans offices (hereinafter "CVOs") to 24 provide services to veterans. The following shall apply to the grant program:

- 25 The CVO must be located in a county in which there are eight or less certified (1)26 veteran service officers (VSOs). The VSO may be an employee of or volunteer 27 with the federal government, State of North Carolina, county, or an entity in 28 the county, including a nonprofit organization. DMVA shall verify the 29 presence of eight or less certified VSOs in the county through the United 30 States Department of Veterans Affairs prior to awarding a grant. 31
  - A grant may be up to twenty thousand dollars (\$20,000). (2)
  - Only one grant may be awarded to a CVO in each fiscal year of the 2023-2025 (3) fiscal biennium.

34 **SECTION 33.13.(b)** Not later than September 1, 2024, the Department of Military 35 and Veterans Affairs shall report to the Joint Legislative Oversight Committee on General 36 Government, the House Appropriations Committee on General Government, the Senate 37 Appropriations Committee on General Government and Information Technology, and the Fiscal 38 Research Division on all of the following:

39

32

33

- 40
- 41 42

43

- The unduplicated number of veterans served by CVOs, by county. (1)
- The number of times each individual veteran was served by a CVO, by county. (2)
- The services that were provided to veterans using the grant funds awarded to (3) CVOs as authorized in subsection (a) of this section, by county.

#### 44 THE INDEPENDENCE FUND

45 SECTION 33.15.(a) Notwithstanding the provisions of G.S. 143B-1293, of the 46 funds appropriated in this act to the Department of Military and Veterans Affairs, the sum of 47 seven hundred fifty thousand dollars (\$750,000) in nonrecurring funds for each fiscal year of the 2023-2025 fiscal biennium shall be used to provide a directed grant to The Independence Fund, 48 49 Inc., a nonprofit corporation, to continue to expand the Veterans Justice Intervention (VJI) 50 program by working with law enforcement agencies all across the State. These funds may be

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l	used to contract with a subject matter expert for the assessment, coordination, and
2	implementation of the VJI in each of the law enforcement departments.
3	<b>SECTION 33.15.(b)</b> As a condition of receiving the funds authorized in subsection
1	(a) of this section, The Independence Fund, Inc., shall do all of the following:
5	(1) Partner with other nonprofits, State and local governments, and federal
5	agencies to develop and assess each county's initial response to veterans in
7	crises and develop an updated data collection process map for each county.
3	(2) Educate first responders, local community support employees, and others on
)	veteran-specific crisis intervention, suicide prevention, and VA resources
)	available through the Veterans Affairs Administration.
	(3) Execute new training plans based on the data collection process maps
2	developed pursuant to subdivision (1) of this subsection.
	(4) Monitor the program and maintain regular contact with each county to ensure
	up-to-date training and availability and allocation of resources.
	(5) By June 30, 2025, report to the Joint Legislative Committee on General
	Government, the Joint Legislative Committee on Justice and Public Safety,
7	and the Fiscal Research Division on the effectiveness of the program.
)	
)	PART XXXIV. REVENUE
)	
l 2	DEPARTMENT OF REVENUE SYSTEMS PROJECTS UPDATE REPORT
	CLARIFICATION SECTION 241 (a) Section 81(b) of S.L. 2010 24( as exacted by Section 24.4 of
3 1	<b>SECTION 34.1.(a)</b> Section 8.1(b) of S.L. 2019-246, as enacted by Section 34.4 of $S = 2021 \pm 180$ and amended by Section 5.6(d) of S = 2022 \pm 12 reads as rewritten:
+ 5	S.L. 2021-180 and amended by Section 5.6(d) of S.L. 2022-13, reads as rewritten:
) 5	"SECTION 8.1.(b) By January 1, 2022, and monthly quarterly thereafter, the Department
) 7	of Revenue shall submit a written report to the chairs of the House Appropriations Committee on General Government and the Senate Appropriations Committee on General Government and
)	Information Technology and the Fiscal Research Division. The monthly-quarterly report shall
•	include an update on the following:
)	(1) The status of the power of attorney registration project required by subsection
	(i) The status of the power of atomey registration project required by subsection (a) of this section.
	(2) The status of the <del>Collections Case Management system implementation and</del>
	the IBM 4100 replacement project currently underway in the Department.
	(3) The status of the Department's ability to make the programmatic changes
	necessary to implement the graduated penalty for failure to pay tax when due
	that will apply to tax assessed on or after July 1, 2024."
	SECTION 34.1.(b) Section 34.1 of S.L. 2022-74 is repealed.
	ASSIGNMENT OF DEPARTMENT OF REVENUE LAW ENFORCEMENT AGENTS
	SECTION 34.2. G.S. 105-236.1 reads as rewritten:
	"§ 105-236.1. Enforcement of revenue laws by revenue law enforcement agents.
	(a) General. – The Secretary may appoint employees of the <del>Unauthorized Substances Tax</del>
	Section of the Tax Enforcement Division Department to serve as revenue law enforcement
	officers having the responsibility and subject-matter jurisdiction to enforce the excise tax on
	unauthorized substances imposed by Article 2D of this Chapter.
	(a1) The Secretary may appoint up to 11 employees of the Motor Fuels Investigations
	Section of the Tax Enforcement Division Department to serve as revenue law enforcement
	officers having the responsibility and subject-matter jurisdiction to enforce the taxes on motor
	fuels imposed by Articles 36B, 36C, and 36D of this Chapter and by Chapter 119 of the General
)	Statutes.

The Secretary may appoint employees of the Criminal Investigations Section of the 1 (a2) 2 Tax Enforcement Division Department to serve as revenue law enforcement officers having the 3 responsibility and subject-matter jurisdiction to enforce the following tax violations and criminal 4 offenses: 5 ...." 6 7 DOR ADMINISTRATIVE COSTS FOR COLLECTING PREPAID WIRELESS 8 **TELECOMMUNICATIONS SERVICE CHARGES** 9 SECTION 34.3. G.S. 143B-1414 reads as rewritten: 10 "§ 143B-1414. Service charge for prepaid wireless telecommunications service; seller 11 collects 911 service charge on each retail transaction occurring in this State; 12 remittances to Department of Revenue and transfer to 911 Fund. 13 . . . 14 (c) Administration. - Administration, auditing, requests for review, making returns, collection of tax debts, promulgation of rules and regulations by the Secretary of Revenue, 15 additional taxes and liens, assessments, refunds, and penalty provisions of Article 9 of Chapter 16 17 105 of the General Statutes apply to the collection of the 911 service charge for prepaid wireless 18 telecommunications service. An audit of the collection of the 911 service charge for prepaid 19 wireless telecommunications service shall only be conducted in connection with an audit of the 20 taxes imposed by Article 5 of Chapter 105 of the General Statutes. Underpayments shall be 21 subject to the same interest rate as imposed for taxes under G.S. 105-241.21. Overpayments shall 22 be subject to the same interest rate as imposed for taxes under G.S. 105-241.21(c)(2). Excessive 23 and erroneous collections of the service charge will be subject to G.S. 105-164.11. The 24 Department of Revenue shall establish procedures for a seller of prepaid wireless 25 telecommunications service to document that a sale is not a retail transaction, and the procedures 26 established shall substantially coincide with the procedures for documenting a sale for resale 27 transaction under G.S. 105-164.28. The Secretary of Revenue may retain the costs of collection 28 from the remittances received under subsection (b) of this section, not to exceed five hundred 29 thousand dollars (\$500,000) in the amount of seven hundred fifty thousand dollars (\$750,000) a 30 year of the total 911 service charges for prepaid wireless telecommunications service remitted to 31 the Department. Within 45 days of the end of each month in which 911 service charges for 32 prepaid wireless telecommunications service are remitted to the Department, the Secretary of 33 Revenue shall transfer the total 911 service charges remitted to the Department less the costs of 34 collection to the 911 Fund established under G.S. 143B-1404. 35 . . . . "

36

## 37 TAX FRAUD ANALYTICS

38 **SECTION 34.4.** Of the funds appropriated in this act to the Department of Revenue, 39 the sum of four million four hundred thousand dollars (\$4,400,000) in recurring funds for each 40 fiscal year of the 2023-2025 fiscal biennium shall be used to continue and expand the Department's tax fraud analysis contract through the Government Data Analytics Center 41 42 (GDAC). These funds shall be used in each fiscal year to fund detection analytics, information 43 reporting, collections case management, collections optimization, managed services, and 44 technical infrastructure. The Department of Revenue shall continue to coordinate with the GDAC 45 and utilize the subject matter expertise and technical infrastructure available through existing 46 GDAC public-private partnerships for fraud detection and analytics infrastructure.

47

#### 48 DOR ESTABLISH NEW POSITIONS AND ELIMINATE VACANT POSITIONS

49 **SECTION 34.8.** Notwithstanding any other provision of law to the contrary, in each 50 fiscal year of the 2023-2025 fiscal biennium, the Department of Revenue is authorized to 51 establish two new User Support Technician II positions and one new Administrative Specialist

1 II position and to eliminate vacant positions, without regard to fund code, totaling an equal 2 amount to fund the new positions. Adjustments made pursuant to this section shall not increase 3 the Department's total net General Fund appropriation for the 2023-2025 fiscal biennium and 4 shall not increase the total net General Fund appropriation for future fiscal years.

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## DOR/MODERNIZED INTEGRATED TAX SYSTEM

7 SECTION 34.9.(a) Of the funds appropriated in this act to the Department of 8 Revenue, the Department shall use the sum of twenty-five million dollars (\$25,000,000) in 9 nonrecurring funds for each fiscal year of the 2023-2025 fiscal biennium to develop and 10 implement a modernized integrated tax system. The provisions of Part 4 of Article 15 of Chapter 143B of the General Statutes shall apply to the Department's procurement of information 11 12 technology under this section, including the provisions related to the issuance of requests for 13 proposals; provided, however, in its solicitation for requests for proposals for the modernized 14 integrated tax system, the Department shall accept for evaluation proposals from vendors who 15 have developed, marketed, or deployed an integrated tax system solution, in whole or in part, 16 that is of a similar size and complexity as the tax system administered by the Department. To 17 encourage innovative and new solutions, the Department shall also accept proposals from 18 vendors who have experience in deploying enterprise systems of a similar size and complexity 19 as the tax system administered by the Department even if the system is not an integrated tax 20 system. The Department shall not require bidders to have existing integrated tax systems in 21 production environments.

SECTION 34.9.(b) The funds appropriated in this act to the Department of Revenue for each fiscal year of the 2023-2025 fiscal biennium for the modernized integrated tax system shall be certified in a new fund code in Budget Code 24708. The new fund code shall be used only for the receipts and expenditures for the modernized integrated tax system authorized in this section until the system is fully implemented.

SECTION 34.9.(c) Notwithstanding the provisions of G.S. 143C-1-2(b), the funds appropriated to the Department of Revenue for the collections case management system in S.L. 2017-57 or the Committee Report in Section 39.2 of that act shall revert on June 30, 2023, and shall not be used for continued efforts on the collections case management system authorized in S.L. 2017-57 or the Committee Report in Section 39.2 of that act after that date.

32 **SECTION 34.9.(d)** Not later than February 1 and August 1 of each year until the 33 completion of the implementation of the modernized integrated tax system authorized in this 34 section, the Department of Revenue shall report to the Joint Legislative Oversight Committee on 35 General Government, the Senate Appropriations Committee on General Government and 36 Information Technology, the House of Representatives Appropriations Committee on General 37 Government, and the Fiscal Research Division on all of the following:

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- (1) A detailed project description.
- (2) A detailed project time line, including milestones and deliverables and progress in achieving them.
  - (3) The project management plan.
  - (4) The process used for issuing requests for proposals.
    - (5) A detailed budget and year-to-date expenditures.
- 44
- (6) The anticipated completion date for full implementation of the modernized integrated tax system.
- 45 46

# 47 DOR/FLEXIBILITY IN ELIMINATING VACANT POSITIONS

48 **SECTION 34.10.** Notwithstanding any provision of this act or the Committee Report 49 described in Section 43.2 of this act to the contrary, if positions in the Department of Revenue 50 identified for elimination in this act or in the Committee Report to this act were filled on or before 51 the date this act becomes law, the Department may substitute other vacant positions to be

#### **General Assembly Of North Carolina** eliminated. The substitute positions shall equal the total dollar amount of those positions 1 2 identified for elimination in this act or in the Committee Report to this act. 3 4 PART XXXV. SECRETARY OF STATE 5 6 **INCREASE FEES FOR LOBBYISTS AND LOBBYIST PRINCIPALS** 7 **SECTION 35.1.(a)** G.S. 120C-201 reads as rewritten: 8 "§ 120C-201. Lobbyist's registration fee. 9 A fee of two hundred fifty dollars (\$250.00) five hundred dollars (\$500.00) is due and payable to the Secretary of State at the time of each lobbyist registration. Fees so collected shall be 10 11 deposited in the General Fund of the State. The fees required under this section shall be paid electronically." 12 13 SECTION 35.1.(b) G.S. 120C-207 reads as rewritten: 14 "§ 120C-207. Lobbyist principal's fees. A fee of two hundred fifty dollars (\$250.00) five hundred dollars (\$500.00) is due and payable 15 to the Secretary of State at the time the principal's first authorization statement is filed each 16 17 calendar year for a lobbyist. Fees so collected shall be deposited in the General Fund of the State. 18 The fees required under this section shall be paid electronically." 19 20 PART XXXVI. TREASURER 21 22 **PUBLIC SAFETY EMPLOYEES' DEATH BENEFITS** 23 **SECTION 36.1.(a)** Notwithstanding any other provision of Article 12A of Chapter 24 143 of the General Statutes, when any law enforcement officer is murdered by use of a firearm 25 while off duty but en route to perform his or her official duties, the surviving spouse of the law 26 enforcement officer or, if there is no surviving spouse, the surviving dependent children of the 27 law enforcement officer shall be awarded the death benefits authorized by G.S. 143-166.3(a) and 28 G.S. 143-166.3(e). 29 **SECTION 36.1.(b)** This section is effective retroactive to October 12, 2022, and 30 applies only to incidents described in subsection (a) of this section that occurred on or after 31 October 12, 2022, and before October 31, 2022. 32 33 **BOND REFERENDUM TRANSPARENCY** 34 SECTION 36.3.(a) G.S. 159-61(d) reads as rewritten: 35 "(d) The form of the question as stated on the ballot shall be in substantially the following 36 words: 37 "Shall "Additional property taxes may be levied on property located in (name of unit of local government) in an amount sufficient to pay the principal of and interest on bonds if approved by 38 39 the following ballot question. Shall the order authorizing \$ _____ bonds plus interest for (briefly 40 stating the purpose) and providing that additional taxes may be levied in an amount sufficient to pay the principal of and interest on the bonds be approved? approved, in light of the following: 41 42 The estimated cumulative cost over the life of the bond, using the highest (1)43 interest rate charged for similar debt over the last (maximum bond issuance term), would be (\$ ). 44 45 The amount of property tax liability increase for each one hundred thousand (2)dollars (\$100,000) of property tax value to service the cumulative cost over 46 the life of the bond provided above would be (\$ ) per year. 47 48 [] YES ] NO"" 49 ſ 50 **SECTION 36.3.(b)** This section becomes effective December 31, 2023, and applies to bond referendums conducted on or after that date. 51

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1				
2	PART XXXVII. GENERAL GOVERNMENT – MISCELLANEOUS			
3 4	LANDSCAPE CONTRACTOR LICENSING MODIFICATION			
5		<b>FION 37.1.(a)</b> G.S. 89D-11 reads as rewritten:		
6	"§ 89D-11. Defi	nitions.		
7	The followin	g definitions apply in this Chapter:		
8				
9 10	(3)	Landscape contractor. – Any person who, for compensation or other consideration, does any of the following:		
11				
12 13		e. Engages in the construction of garden pools, retaining walls, walks, patios, or other decorative and landscape features.		
14	(4)	Person. – An individual, firm, partnership, association, corporation, or other		
15		legal entity."		
16 17	SEC	<b>FION 37.1.(b)</b> This section becomes effective October 1, 2023.		
18	PART XXXVII	I. INFORMATION TECHNOLOGY		
19				
20		N TECHNOLOGY INTERNAL SERVICE FUND		
21		<b>FION 38.1A.</b> The Department of Information Technology shall include in the		
22	-	pursuant to G.S. 143B-1333 an additional amount not exceeding three million		
23		y thousand dollars (\$3,550,000) for each year of the 2023-2025 fiscal biennium		
24	-	agencies for the Security Operations Center and Privacy Office Support. The		
25		clude and agencies shall not be charged the one million one hundred twenty-six $(1, 126, 000)$ respected for other positions within the Department		
26	thousand dollars	(\$1,126,000) requested for other positions within the Department.		
27 28	DPS/IT PILOT	DDAIECT		
28 29		<b>FION 38.4.(a)</b> In accordance with G.S. 143B-1325(c)(13), and notwithstanding		
30		ion of Article 15 of Chapter 143B of the General Statutes to the contrary, the		
31	• •	Patrol, the State Bureau of Investigation, and the Division of Emergency		
32		hin the Department of Public Safety shall continue to be entirely exempt from		
33	-	prmation technology oversight by the Department of Public Safety and the		
34	-	Information Technology. The State Highway Patrol, the State Bureau of		
35		d the Division of Emergency Management shall initiate a pilot project where		
36		hall be deemed as separate, stand-alone entities within the Department of Public		
37	Safety in all ma	tters related to information technology, and each shall autonomously manage		
38	their own respec	tive information technology infrastructure and all associated services without		
39	oversight from the	ne Department of Information Technology or the Department of Public Safety.		
40	Exemption from	information technology oversight includes, but is not limited to, the following:		
41	(1)	Information technology architecture and planning.		
42	(2)	Information technology personnel management.		
43	(3)	Information technology project management.		
44	(4)	Information technology purchasing and procurement decisions and		
45	(5)	methodologies.		
46 47	(5)	Hardware acquisition, configuration, implementation, and management.		
47 48	(6) (7)	Software acquisition, configuration, implementation, and management.		
48 49	(7) (8)	Data center locations, operations, and management. Network topology, operations, and management.		
49 50	(8) (9)	System and data security, including disaster recovery planning.		
51	(10)	Reporting requirements.		
51	(10)	корогинд теринешениз.		

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<ul> <li>(11) Any future transfers of information technology personnel, operations, projects, assets, and information technology budgets to the Department of Information Technology.</li> <li>SECTION 38.4.(b) This section expires on June 30, 2025.</li> </ul>
CYBERSECURITY PILOT PROGRAM
<b>SECTION 38.5.</b> The Information Technology Innovation Center shall, in connection with the cybersecurity pilot program authorized in Section 5 of S.L. 2020-81, reopen the proposal period for the pilot program and shall select additional vendors for the pilot program. The final selection of additional vendors shall be complete no later than December 31, 2023. On or before
January 31, 2024, the Information Technology Innovation Center shall submit a report to the
Joint Legislative Oversight Committee on Information Technology and the Fiscal Research
Division on the proposal process and the selection of participating vendors for the cybersecurity
pilot program.
AUTHORIZED INFORMATION TECHNOLOGY FUND EXPENDITURES
<b>SECTION 38.6.</b> Unless a change is approved by the State Chief Information Officer
after consultation with the Office of State Budget and Management, funds appropriated to the
Information Technology Fund shall be spent only as specified in this act. Changes shall not result
in any degradation to the information technology operations or projects listed in this act for which
the funds were originally appropriated. Any changes to the specified uses shall be reported in
writing to the chairs of the Joint Legislative Oversight Committee on Information Technology,
the chair and cochair of the House Appropriations Committee on Information Technology, and
the Fiscal Research Division.
CAD ELICIDII ITV EVDANCION
CAB ELIGIBILITY EXPANSION SECTION 38.7. G.S. 143B-1373.1(a)(3) reads as rewritten:
"(3) Eligible area. – An area that is unserved or underserved in a county. With the
exception of funds expended under this section, or under Section 38.4 or
Section 38.5 of S.L. 2021-180, a county that (i) is a development tier three
area, as provided in the annual ranking performed by the Department of
Commerce pursuant to G.S. 143B-437.08 for the 2023 calendar year and (ii)
has utilized federal funding for broadband infrastructure projects on or after
May 1, 2021, is not eligible."
BROADBAND CHANGES
SECTION 38.8.(a) Section 38.5 of S.L. 2021-180, as amended by Section 10.1 of
S.L. 2021-189 and Section 16.1(b) of S.L. 2022-6, reads as rewritten:
"SECTION 38.5. The Department of Information Technology shall use the funds
appropriated in this act for Stopgap Solutions-Federal Broadband Funds to provide grants to
internet service providers, local government entities, and nonprofits for the provision and
installation of infrastructure, as that term is defined in G.S. 143B-1373(a), that will expand the
provision of broadband service to unserved and underserved households households, businesses,
State facilities, and community anchor institutions in this State. The Department shall ensure that
grant funds are awarded and utilized in compliance with applicable federal guidelines. No more
than five percent (5%) of the funds described in this section may be granted for broadband
projects located in any single county."
<b>SECTION 38.8.(b)</b> Section $38.4(b)$ of S.L. 2021-180, as amended by Section $6(a)$ of S.L. 2022 60, mode as rewritten:
of S.L. 2022-69, reads as rewritten: "SECTION 38 4 (b) The Department of Information Technology shall incorporate the intent
"SECTION 38.4.(b) The Department of Information Technology shall incorporate the intent of the General Assembly as described in subsection (a) of this section in any proposal or
or the General Assembly as described in subsection (a) of this section in any proposal of

application for funding under the federal Infrastructure Investment and Jobs Act (P.L. 117-58) 1 2 for grants in the Broadband Equity, Access, and Deployment Program (B.E.A.D.) and the 3 Enabling Middle Mile Broadband Infrastructure Program. Of the initial federal B.E.A.D. funds 4 received under the federal Infrastructure Investment and Jobs Act (P.L. 117-58) for broadband 5 programs, the Department of Information Technology may utilize (i) up to three one percent (3%) 6 (1%) of initial B.E.A.D. grant funds for planning purposes and purposes, (ii) up to two-one and 7 one-half percent (2%)-(1.5%) of initial B.E.A.D. grant funds for administrative purposes, and 8 (iii) any Digital Equity planning funds, up to the actual amount of federal funds received, and 9 these funds are hereby appropriated for those purposes. All other funds received under the federal 10 Infrastructure Investment and Jobs Act shall remain unexpended until appropriated by an act of 11 the General Assembly." 12 SECTION 38.8.(c) G.S. 143B-1337 reads as rewritten: 13 "§ 143B-1337. Information Technology Strategy Board. 14 Creation; Membership. – The Information Technology Strategy Board is created in (a) 15 the Department of Information Technology. The Board consists of the following members: The State Chief Information Officer. 16 (1)17 The State Budget Officer. (2)18 (3) The President of The University of North Carolina. 19 The President of the North Carolina Community College System. (4) 20 (5) The Secretary of Administration. 21 (6) Two citizens of this State with a background in and familiarity with business 22 system technology, information systems, or telecommunications appointed by 23 the Governor. 24 (7)Two citizens of this State with a background in and familiarity with business 25 system technology, information systems, or telecommunications appointed by 26 the General Assembly upon the recommendation of the President Pro 27 Tempore of the Senate in accordance with G.S. 120-121. 28 (8) Two citizens of this State with a background in and familiarity with business 29 system technology, information systems, or telecommunications appointed by 30 the General Assembly upon the recommendation of the Speaker of the House 31 of Representatives in accordance with G.S. 120-121. 32 The State Auditor, who shall serve as a nonvoting member. (9) 33 Members of the Board appointed by the Governor shall serve terms of four years with the 34 initial term expiring January 1, 2021. Members of the Board appointed by the General Assembly 35 shall serve terms of two years with the initial term expiring January 1, 2021. Members of the 36 Board shall not be employed by or serve on the board of directors or other corporate governing 37 body of any vendor providing information systems, computer hardware, computer software, or 38 telecommunications goods or services to the State. The State CIO shall serve as the chair of the 39 Board. The chair of the Board shall be elected by majority vote of its members to serve a one-year 40 term. Neither the State CIO nor an employee of the Department may be elected to serve as chair. Vacancies in appointments made by the General Assembly shall be filled in accordance with 41 42 G.S. 120-122. Members of the Board who are employees of State agencies or institutions shall 43 receive subsistence and travel allowances authorized by G.S. 138-6. A majority of the Board 44 constitutes a quorum for the transaction of business. The Department of Information Technology 45 shall provide all clerical and other services required by the Board. 46 (b) Board Powers and Duties. - The Board shall have the following powers and duties: 47 To advise the State CIO on policies and procedures to develop, review, and (1)48 update the State Information Technology Plan. 49 To establish necessary committees to identify and share industry best practices (2)50 and new development and to identify existing State information technology problems and deficiencies. 51

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1 2 3 4	(3)	To establish guidelines regarding the review of pro- management, information sharing, and administrative an procedures involving State-owned or State-supporte infrastructure.	nd technical review
+ 5 5	(4)	To establish ad hoc technical advisory groups to recommendations on specific topics, including work g	•
7		coordinate, and prioritize needs.	
} ) )	(5)	To assist the State CIO in recommending to the Govern Assembly a prioritized list of enterprise initiatives for which funding is needed.	
	(6)	To recommend business system technology projects to t the General Assembly that meet the following criteria:	he Department and
		<ul><li>a. A defined start and end point.</li><li>b. Specific objectives that signify completion.</li></ul>	, ,
	(7)	<ul> <li>c. Designed to implement or deliver a unique produc pertaining to business system technology.</li> <li>To develop and maintain a five-year prioritization plan</li> </ul>	
		system technology projects.	
		ngs. – The Board shall adopt bylaws containing rules go	verning its meeting
		Board shall meet at least quarterly. ts. – The Board shall submit a report on projects that have l	noon recommended
		e projects, and the most recent version of its five-year prior	
		Oversight Committee on Information Technology and t	1
	U	fore January 1 of each year.	
		ations. – Nothing in this section shall be deemed to extend th	e powers and duties
		he areas of broadband mapping, broadband services, or an	
		grams set forth in this Article or otherwise established	under State law or
	administered by	-	
	establish a forma	<b>TION 38.8.(d)</b> The Department of Information Technolog al challenge process that conforms with published regulat	ions and guidelines
	Infrastructure Inv	Broadband Equity, Access, and Deployment Program (Evestment and Jobs Act (P.L. 117-58) for broadband progracess, the Department shall solicit input from stakeholders ar	ams. In establishing
	adaptability of	he challenge process to fit existing State broadband g rements related to federal programs. The Department sh	rant programs and
	outlining the form	nal challenge process along with any legislative recommer sight Committee on Information Technology and the Fisca	dations to the Joint
	on or before Dec	с. С.	
	PART XXXIX.	SALARIES AND BENEFITS	
	ELICIPLE ST	ATE-FUNDED EMPLOYEES AWARDED LEGISL	ATIVE CALADY
		S/EFFECTIVE JULY 1, 2023, AND JULY 1, 2024	AIIVE SALAKI
		<b>TION 39.1.(a)</b> Effective July 1, 2023, except as provided l	by subsection (b) of
		rson (i) whose salary is set by this Part, pursuant to the Nor	•
		r as otherwise authorized in this act and (ii) who is employed	ed in a State-funded
	-	30, 2023, is awarded:	
	(1)	A legislative salary increase in the amount of four perc	ent (4%) of annual
	( <b>2</b> )	salary in the 2023-2024 fiscal year. Any salary adjustment otherwise allowed or provided by	law
	(2)	Any salary aujustitient otherwise anowed of provided by	1 cu vv .

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this section, a pe	<b>TION 39.1.(a1)</b> Effective July 1, 2024, except as proversion (i) whose salary is set by this Part, pursuant to the	e North Carolina Human
	or as otherwise authorized in this act and (ii) who is em $20,2024$ is any ded	ployed in a State-funded
-	e 30, 2024, is awarded:	
(1)	A legislative salary increase in the amount of three	percent (3%) of annual
	salary in the 2024-2025 fiscal year.	11 1
(2)	Any salary adjustment otherwise allowed or provide	•
	<b>TION 39.1.(b)</b> For the 2023-2025 fiscal biennium, the	01
-	ceive the legislative salary increases provided by subsec	ctions (a) and (a1) of this
section:		
(1)	Employees of local boards of education.	
(2)	Local community college employees.	
(3)	Employees of The University of North Carolina.	
(4)	Clerks of superior court compensated under G.S. 7A	
(5)	Officers and employees to which Section 39.15 or S	ection 39.18 of this Part
	apply.	<b>.</b>
(6)	Employees of the State Bureau of Investigati	
	Enforcement compensated under Section 39.16 of th	
(7)	Employees of the State Highway Patrol compensated	d under Section 39.17 of
	this Part.	
(8)	Employees of schools operated by the Department	
	Services, the Department of Public Safety, and the S	State Board of Education
	who are paid based on the Teacher Salary Schedule.	
	TION 39.1.(c) Part-time employees shall receive the	increases authorized by
	prorated and equitable basis.	
	<b>TION 39.1.(d)</b> No eligible State-funded employee s	
	ll salary increases provided in this section solely becau	
11.00	ne legislative increase is above the maximum of the sa	lary range prescribed by
the State Human	n Resources Commission.	
	KET ADJUSTMENT RESERVE	
	TION 39.2.(a) Of the Labor Market Adjustment	•
appropriated in t	his act, agencies shall award salary adjustments to identi	ified employees pursuant
		incu cinpioyees pursuant
to the following	1	
to the following (1)	Any increase provided to an employee shall not exce	eed the greater of fifteen
U	1	eed the greater of fifteen
U	Any increase provided to an employee shall not exce	eed the greater of fifteen
U	Any increase provided to an employee shall not exce thousand dollars (\$15,000) or fifteen percent (15%	eed the greater of fifteen 6) of their current base
(1)	Any increase provided to an employee shall not exception thousand dollars (\$15,000) or fifteen percent (15% salary.	eed the greater of fifteen 6) of their current base t in the employee's salary
(1)	Any increase provided to an employee shall not exce thousand dollars (\$15,000) or fifteen percent (15% salary. Any increase provided to an employee may not result	eed the greater of fifteen 6) of their current base t in the employee's salary
(1)	<ul> <li>Any increase provided to an employee shall not excert thousand dollars (\$15,000) or fifteen percent (15% salary.</li> <li>Any increase provided to an employee may not result exceeding the maximum salary of the salary ran</li> </ul>	eed the greater of fifteen 6) of their current base t in the employee's salary nge associated with the
(1) (2)	Any increase provided to an employee shall not excert thousand dollars (\$15,000) or fifteen percent (15% salary. Any increase provided to an employee may not result exceeding the maximum salary of the salary ran position.	eed the greater of fifteen 6) of their current base t in the employee's salary nge associated with the y's permanent employees
(1) (2)	<ul> <li>Any increase provided to an employee shall not excert thousand dollars (\$15,000) or fifteen percent (15% salary.</li> <li>Any increase provided to an employee may not result exceeding the maximum salary of the salary ran position.</li> <li>No more than twenty-five percent (25%) of the agency may receive a salary increase from the funds appropriate</li> </ul>	eed the greater of fifteen 6) of their current base t in the employee's salary nge associated with the y's permanent employees riated for this purpose.
(1) (2) (3)	<ul> <li>Any increase provided to an employee shall not excert thousand dollars (\$15,000) or fifteen percent (15% salary.</li> <li>Any increase provided to an employee may not result exceeding the maximum salary of the salary ran position.</li> <li>No more than twenty-five percent (25%) of the agency may receive a salary increase from the funds appropriate Funds may not be awarded to employees in position</li> </ul>	eed the greater of fifteen 6) of their current base t in the employee's salary nge associated with the y's permanent employees riated for this purpose. s with salaries set in law
(1) (2) (3)	<ul> <li>Any increase provided to an employee shall not excert thousand dollars (\$15,000) or fifteen percent (15% salary.</li> <li>Any increase provided to an employee may not result exceeding the maximum salary of the salary ran position.</li> <li>No more than twenty-five percent (25%) of the agency may receive a salary increase from the funds appropriate Funds may not be awarded to employees in position or paid based on an experience-based salary schedule</li> </ul>	eed the greater of fifteen 6) of their current base t in the employee's salary nge associated with the y's permanent employees riated for this purpose. s with salaries set in law
(1) (2) (3)	<ul> <li>Any increase provided to an employee shall not excert thousand dollars (\$15,000) or fifteen percent (15% salary.</li> <li>Any increase provided to an employee may not result exceeding the maximum salary of the salary ran position.</li> <li>No more than twenty-five percent (25%) of the agency may receive a salary increase from the funds appropriate Funds may not be awarded to employees in position</li> </ul>	eed the greater of fifteen 6) of their current base t in the employee's salary nge associated with the y's permanent employees riated for this purpose. s with salaries set in law that is eligible to receive
<ul> <li>(1)</li> <li>(2)</li> <li>(3)</li> <li>(4)</li> </ul>	<ul> <li>Any increase provided to an employee shall not exception thousand dollars (\$15,000) or fifteen percent (15% salary.</li> <li>Any increase provided to an employee may not result exceeding the maximum salary of the salary ran position.</li> <li>No more than twenty-five percent (25%) of the agency may receive a salary increase from the funds appropriate funds may not be awarded to employees in position or paid based on an experience-based salary schedule funding from the Pay Plan Reserve.</li> <li>Funds must be used to increase salaries paid to employee</li> </ul>	eed the greater of fifteen 6) of their current base t in the employee's salary nge associated with the y's permanent employees riated for this purpose. s with salaries set in law that is eligible to receive ployees and shall not be
<ul> <li>(1)</li> <li>(2)</li> <li>(3)</li> <li>(4)</li> <li>(5)</li> </ul>	<ul> <li>Any increase provided to an employee shall not excert thousand dollars (\$15,000) or fifteen percent (15% salary.</li> <li>Any increase provided to an employee may not result exceeding the maximum salary of the salary ran position.</li> <li>No more than twenty-five percent (25%) of the agency may receive a salary increase from the funds appropriate Funds may not be awarded to employees in position or paid based on an experience-based salary schedule funding from the Pay Plan Reserve.</li> <li>Funds must be used to increase salaries paid to employees used to supplant other funding sources or for any other</li> </ul>	eed the greater of fifteen 6) of their current base t in the employee's salary nge associated with the y's permanent employees triated for this purpose. s with salaries set in law that is eligible to receive ployees and shall not be her purpose.
<ul> <li>(1)</li> <li>(2)</li> <li>(3)</li> <li>(4)</li> <li>(5)</li> <li>SEC</li> </ul>	<ul> <li>Any increase provided to an employee shall not exception thousand dollars (\$15,000) or fifteen percent (15% salary.</li> <li>Any increase provided to an employee may not result exceeding the maximum salary of the salary ran position.</li> <li>No more than twenty-five percent (25%) of the agency may receive a salary increase from the funds appropriate funds may not be awarded to employees in position or paid based on an experience-based salary schedule funding from the Pay Plan Reserve.</li> <li>Funds must be used to increase salaries paid to employee</li> </ul>	eed the greater of fifteen 6) of their current base t in the employee's salary nge associated with the y's permanent employees riated for this purpose. s with salaries set in law that is eligible to receive ployees and shall not be her purpose. s section do not apply to

1 **SECTION 39.2.(c)** The Director of the Budget may adjust a State agency's budgeted 2 receipts to provide an equivalent one and one-half percent (1.5%) Labor Market Adjustment 3 Salary Reserve for the 2023-2025 fiscal biennium subject to the requirements in subsection (a) 4 of this section, provided that sufficient receipts are available. Agency receipts needed to 5 implement this section are appropriated for the 2023-2024 fiscal year and the 2024-2025 fiscal 6 year. 7 SECTION 39.2.(d) The Office of State Human Resources (OSHR) shall compile a 8 single report detailing how these funds were distributed by each agency. The OSHR shall develop 9 a uniform reporting mechanism for agencies that display the salary increases made for each 10 position classification, the average increase provided to employees in each position classification, and the market-based justification for the awarded salary increases. Agencies receiving Labor 11 12 Market Adjustment Salary Reserve appropriations shall report to the OSHR by December 15, 13 2023. By January 15, 2024, the OSHR shall submit the report containing the agency responses 14 to the Fiscal Research Division. 15 STATE AGENCY HIRING, PAY, AND CLASSIFICATION FLEXIBILITY PILOT 16 17 **DURING 2023-2025 BIENNIUM** 18 **SECTION 39.3.(a)** Effective for the 2023-2025 fiscal biennium, and 19 notwithstanding any provision of Chapter 126 of the General Statutes to the contrary, the Council 20 of State, the executive branch agencies, the Community College System Office, and The 21 University of North Carolina are each authorized to do the following: 22 Allow an individual the option of having the individual's application (1)23 considered for future job postings at the same agency and at other agencies if 24 the individual has been identified as a qualified applicant within the same or 25 comparable classification. 26 Classify or reclassify their positions according to the classification system (2)27 established by the State Human Resources Commission (SHRC) as long as 28 the employee meets the minimum requirements of the classification. 29 (3) Set salaries for their employees within the salary ranges for the respective 30 position classification established by the SHRC. 31 Effective for the 2023-2025 fiscal biennium, and **SECTION 39.3.(b)** 32 notwithstanding any provision of Chapter 126 of the General Statutes to the contrary, the State 33 Human Resources Commission shall authorize agencies to make job offers as soon as possible 34 after the completion of the interviews for a position. This pilot shall include, without limitation, 35 authorizing agencies to make job offers that are contingent upon satisfactory reference checks 36 and, if required, satisfactory background checks. 37 38 **GOVERNOR AND COUNCIL OF STATE** 39 SECTION 39.4.(a) Effective July 1, 2023, G.S. 147-11(a) reads as rewritten: 40 The salary of the Governor shall be one hundred sixty five thousand seven hundred "(a) fifty dollars (\$165,750) one hundred ninety-eight thousand one hundred twenty dollars 41 42 (\$198,120) annually, payable monthly." 43 **SECTION 39.4.(a1)** Effective July 1, 2024, G.S. 147-11(a), as amended by 44 subsection (a) of this section, reads as rewritten: 45 "(a) The salary of the Governor shall be one hundred ninety eight thousand one hundred 46 twenty dollars (\$198,120) two hundred three thousand seventy-three dollars (\$203,073) annually, 47 payable monthly." 48 **SECTION 39.4.(b)** Effective July 1, 2023, the annual salaries for members of the 49 Council of State, payable monthly, are set as follows: **Council of State** 50 **Annual Salary** 51 Lieutenant Governor \$157,403

	General Assembly Of North Carolina	Session 2023
1	Attorney General	157,403
2	Secretary of State	157,403
3	State Treasurer	157,403
4	State Auditor	157,403
5	Superintendent of Public Instruction	157,403
6	Agriculture Commissioner	157,403
7	Insurance Commissioner	157,403
8	Labor Commissioner	157,403
9	SECTION 39.4.(b1) Effective July 1, 2024, the annual salari	,
)	Council of State, payable monthly, are set as follows:	
1	Council of State	Annual Salary
2	Lieutenant Governor	\$168,384
5	Attorney General	168,384
ŀ	Secretary of State	168,384
5	State Treasurer	168,384
5	State Auditor	168,384
,	Superintendent of Public Instruction	168,384
}	Agriculture Commissioner	168,384
	Insurance Commissioner	168,384
)	Labor Commissioner	168,384
2	CERTAIN EXECUTIVE BRANCH OFFICIALS	
3	<b>SECTION 39.5.(a)</b> Effective July 1, 2023, the annual salaries	
1	the following executive branch officials for the 2023-2024 fiscal year are	
5	Executive Branch Officials	Annual Salary
5	Chairman, Alcoholic Beverage	
7	Control Commission	\$136,742
3	State Controller	190,407
)	Commissioner of Banks	153,472
)	Chair, Board of Review, Division	
_	of Employment Security	150,539
2	Members, Board of Review, Division	
3	of Employment Security	148,699
ŀ	Chairman, Parole Commission	150,539
5	Full-time Members of the Parole Commission	139,188
)	Chairman, Utilities Commission	170,646
,	Members of the Utilities Commission	153,472
8	Executive Director, North Carolina	
)	Agricultural Finance Authority	133,166
)	State Fire Marshal	135,000
l	SECTION 39.5.(b) Effective July 1, 2024, the annual salaries	, payable monthly, for
2	the following executive branch officials for the 2024-2025 fiscal year are	as follows:
3	Executive Branch Officials	Annual Salary
1	Chairman, Alcoholic Beverage	
5	Control Commission	\$140,844
5	State Controller	196,119
7	Commissioner of Banks	158,076
3	Chair, Board of Review, Division	,
)	of Employment Security	155,055
)	Members, Board of Review, Division	,
	of Employment Security	153,160
		,

	General Assembly Of North Carolina	Session 2023
1	Chairman, Parole Commission	155,055
2	Full-time Members of the Parole Commission	143,364
3	Chairman, Utilities Commission	175,765
4	Members of the Utilities Commission	158,076
5	Executive Director, North Carolina	
6	Agricultural Finance Authority	137,161
7	State Fire Marshal	139,050
8		
9	JUDICIAL BRANCH	
10	<b>SECTION 39.6.(a)</b> Effective July 1, 2023, the annual salarie	
11	the following judicial branch officials for the 2023-2024 fiscal year are a	
12	Judicial Branch Officials	Annual Salary
13	Chief Justice, Supreme Court	\$198,120
14	Associate Justice, Supreme Court	192,978
15	Chief Judge, Court of Appeals	189,926
16	Judge, Court of Appeals	184,996
17	Judge, Senior Regular Resident Superior Court	170,000
18	Judge, Superior Court	165,000
19	Chief Judge, District Court	163,462
20	Judge, District Court	158,654
21	Chief Administrative Law Judge	140,520
22	District Attorney	166,731
23	Assistant Administrative Officer of the Courts	147,393
24	Public Defender	166,731
25	Director of Indigent Defense Services	157,751
26	<b>SECTION 39.6.(a1)</b> Effective July 1, 2024, the annual sala	1 1 1
27	for the following judicial branch officials for the 2024-2025 fiscal year a	
28	Judicial Branch Officials	Annual Salary
29 30	Chief Justice, Supreme Court	\$203,073
30 31	Associate Justice, Supreme Court	197,802 194,674
32	Chief Judge, Court of Appeals Judge, Court of Appeals	194,074
32 33	Judge, Senior Regular Resident Superior Court	174,250
33 34	Judge, Superior Court	169,125
34 35	Chief Judge, District Court	167,548
36	Judge, District Court	162,620
30 37	Chief Administrative Law Judge	144,736
38	District Attorney	171,733
39	Assistant Administrative Officer of the Courts	151,815
40	Public Defender	171,733
40 41	Director of Indigent Defense Services	162,484
42	SECTION 39.6.(b) The district attorney of a judicial district	
43	the Administrative Officer of the Courts, and the public defender of a ju	
44	approval of the Commission on Indigent Defense Services, shall set the	
45	district attorneys and assistant public defenders in that district such that	
46	those assistants in that district, for the 2023-2024 fiscal year, does no	
47	thousand four hundred three dollars (\$97,403) and the minimum salary of	-
48	fifty-two thousand two hundred seventy-eight dollars ( $$52,278$ ), effective	
49	SECTION 39.6.(b1) The district attorney of a judicial district	-
50	the Administrative Officer of the Courts, and the public defender of a ju	
51	approval of the Commission on Indigent Defense Services, shall set the	

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those assistants in that district, for the 2024- thousand two hundred ninety-nine dollars (\$	ders in that district such that the average salary of -2025 fiscal year, does not exceed one hundred one 101,299) and the minimum salary of any assistant is ty-nine dollars (\$54,369), effective July 1, 2024.
2	
CLERKS OF SUPERIOR COURT	
SECTION 39.7.(a) Effective Ju	ly 1, 2023, G.S. 7A-101(a) reads as rewritten:
"(a) The clerk of superior court is a f	ull-time employee of the State and shall receive an
annual salary, payable in equal monthly ir	nstallments, based on the number of State-funded
assistant and deputy clerks of court as de-	termined by the Administrative Office of Court's
workload formula, according to the following	g schedule:
Assistants and Deputies	Annual Salary
0-19	<del>\$104,300<u></u>\$108,472</del>
20-29	<del>115,280<u>119,891</u></del>
30-49	<del>126,259</del> <u>131,309</u>
50-99	<del>137,238<u>142,728</u></del>
100 and above	<del>139,983<u>1</u>45,582</del>
	and deputy clerks of court as determined by the
	formula changes, the salary of the clerk shall be
• • •	ich the change is reported, to the salary appropriate
	of an incumbent clerk shall not be decreased by any
change in that number during the clerk's con-	
	e July 1, 2024, G.S. 7A-101(a), as amended by
subsection (a) of this section, reads as rewrit	
	ull-time employee of the State and shall receive an
	nstallments, based on the number of State-funded
	termined by the Administrative Office of Court's
workload formula, according to the followin	-
Assistants and Deputies	Annual Salary
0-19	<u>\$108,472\$111,726</u>
20-29	<del>119,891<u>123,488</u></del> 121,200 <u>125,210</u>
30-49	<del>131,309<u>1</u>35,248</del>
50-99	$\frac{142,728147,010}{145,522140,040}$
100 and above	<del>145,582<u>149,949</u></del>
	and deputy clerks of court as determined by the
	formula changes, the salary of the clerk shall be
	ich the change is reported, to the salary appropriate
	of an incumbent clerk shall not be decreased by any
change in that number during the clerk's con-	tinuance in office."
	FCOURT
ASSISTANT AND DEPUTY CLERKS O	
	ly 1, 2023, G.S. 7A-102(c1) reads as rewritten:
"(c1) A full-time assistant clerk or a full-time deputy clerk, and up to one full-time deputy clerk serving as head bookkeeper per county, shall be paid an annual salary subject to the	
0 1 1	nty, shall be paid an annual salary subject to the
following minimum and maximum rates:	
Assistant Clarks and Haad D	Annual Salamy
Assistant Clerks and Head Bo Minimum	
Maximum	\$37,254 <u>\$39,303</u> 68,82872,614
Waxiiiuiii	<del>00,020<u>72,014</u></del>
Doputy Clarks	Appual Salary
Deputy Clerks	Annual Salary

House Bill 259

	General Assembly Of North Carolina	Session 2023
1	Minimum	<del>\$33,419</del> <u>\$35,257</u>
2	Maximum	<del>54,056</del> 57,029"
3		, <u> </u>
4	SECTION 39.8.(a1) Effective	July 1, 2024, G.S. 7A-102(c1), as amended by
5	subsection (a) of this section, reads as rewrit	
6	"(c1) A full-time assistant clerk or a fu	ll-time deputy clerk, and up to one full-time deputy
7	clerk serving as head bookkeeper per cou	nty, shall be paid an annual salary subject to the
8	following minimum and maximum rates:	
9		
10	Assistant Clerks and Head Be	ookkeeper Annual Salary
11	Minimum	<del>\$39,303<u>\$</u>40,482</del>
12	Maximum	<del>72,614</del> <u>74,792</u>
13		
14	Deputy Clerks	Annual Salary
15	Minimum	<del>\$35,257<u></u>\$36,315</del>
16	Maximum	<del>57,029<u>58,740</u>"</del>
17		
18	MAGISTRATES	
19		ly 1, 2023, G.S. 7A-171.1(a)(1) reads as rewritten:
20		ne Courts, after consultation with the chief district
21		ns, shall set an annual salary for each magistrate:
22	· · · · · · · · · · · · · · · · · · ·	all be paid the annual salary indicated in the table set
23		full-time magistrate is a magistrate who is assigned
24		less than 40 hours a week during the term of office.
25		er of the Courts shall designate whether a magistrate
26		tment shall be at the entry rate. A magistrate's salary
27		step every two years on the anniversary of the date
28	• •	ally appointed for increases to Steps 1 through 3, and
29		nniversary of the date the magistrate was originally
30	appointed for increases to	
31	Table of Salaries of Full-	0
32	Step Level	Annual Salary
33	Entry Rate	\$43,462 <u>\$45,852</u>
34 25	Step 1	<del>\$46,670<u>\$</u>49,237</del> \$50,121\$52,888
35	Step 2	\$50,131 <u>\$52,888</u> \$52,705\$56,754
36	Step 3	\$53,795 <u>\$56,754</u> \$58,186\$61,286
37 38	Step 4	\$58,186 <u>\$61,386</u> \$62,473\$66,064
30 39	Step 5	<del>\$63,473<u>\$66,964</u> <del>\$69,401.<u>\$73,218.</u>"</del></del>
39 40	Step 6 SECTION 39.9 (a1) Effective	July 1, 2024, G.S. 7A-171.1(a)(1), as amended by
40 41	subsection (a) of this section, reads as rewrit	• • • • • • •
41		ten. the Courts, after consultation with the chief district
42 43		ns, shall set an annual salary for each magistrate:
43 44		Il be paid the annual salary indicated in the table set
45		full-time magistrate is a magistrate who is assigned
46		less than 40 hours a week during the term of office.
40 47		er of the Courts shall designate whether a magistrate
48		tment shall be at the entry rate. A magistrate's salary
49		step every two years on the anniversary of the date
49 50		ally appointed for increases to Steps 1 through 3, and
50	the magistrate was origina	any appointed for mercases to steps 1 unough 3, and

	General Assembly Of North Carolina	Session 2023
1	every four years on the	anniversary of the date the magistrate was originally
2	appointed for increases	
3	Table of Salaries of Full	
4	Step Level	Annual Salary
5	Entry Rate	<del>\$45,852</del> \$47,228
6	Step 1	<del>\$49,237</del> \$50,714
7	Step 2	\$ <del>52,888</del> \$54,475
8	Step 3	<del>\$56,754</del> \$58,457
9	Step 4	<del>\$61,386</del> \$63,228
10	Step 5	\$ <del>66,964</del> \$68,973
11	Step 6	<del>\$73,218.</del> <u>\$75,415.</u> "
12	Step 6	\$75,210. <u>\$75,115.</u>
12	LEGISLATIVE EMPLOYEES	
13		e July 1, 2023, the annual salaries of the Legislative
15		yees of the General Assembly in effect on June 30,
16	2023, shall be legislatively increased by fo	• •
17		ye July 1, 2024, the annual salaries of the Legislative
18		yees of the General Assembly in effect on June 30,
19	2024, shall be legislatively increased by th	
20		in this act limits any of the provisions of G.S. 120-32.
20 21	SECTION 39.10.(b) Nothing	in this act mints any of the provisions of 0.5. 120-52.
21	GENERAL ASSEMBLY PRINCIPAL (	TI FDKS
22		July 1, 2023, G.S. 120-37(c) reads as rewritten:
23 24		ll-time officers. Each principal clerk shall be entitled
24 25		sislative employees and shall be paid an annual salary
23 26		<u>four dollars (\$125,034), one hundred thirty thousand</u>
20 27		onthly. Each principal clerk shall also receive such
28	• • • • • •	the Speaker of the House of Representatives or the
28 29		pectively, for additional employment duties beyond
29 30		e. The Legislative Services Commission shall review
31		submission of the proposed operating budget of the
31	• • • •	all make appropriate recommendations for changes in
33 34		e General Assembly shall be by amendment to this
34 35	paragraph."	$v_{0}$ July 1 2024 C S 120 27(a) as amonded by
35 36	subsection (a) of this section, reads as rewr	ve July 1, 2024, G.S. 120-37(c), as amended by
30 37		ll-time officers. Each principal clerk shall be entitled
		1 1
38		sistative employees and shall be paid an annual salary $(120.025)$ and hundred thirty three they are
39 40		tollars (\$130,035), one hundred thirty-three thousand
40		<u>)</u> , payable monthly. Each principal clerk shall also
41		as approved by the Speaker of the House of
42		empore of the Senate, respectively, for additional
43		by the rules of their House. The Legislative Services
44		principal clerks prior to submission of the proposed
45 46		bly to the Governor and shall make appropriate
46	•	aries. Any changes enacted by the General Assembly
47	shall be by amendment to this paragraph."	
48		
49 50	SERGEANTS-AT-ARMS/READING C	
50	SECTION 39.12.(a) Effective	July 1, 2023, G.S. 120-37(b) reads as rewritten:

#### The sergeant at arms and the reading clerk in each house shall be paid a salary of four 1 "(b) 2 hundred ninety-three dollars (\$493.00) five hundred thirteen dollars (\$513.00) per week plus 3 subsistence at the same daily rate provided for members of the General Assembly, plus mileage 4 at the rate provided for members of the General Assembly for one round trip only from their 5 homes to Raleigh and return. The sergeants at arms shall serve during sessions of the General 6 Assembly and at such time prior to the convening of, and subsequent to adjournment or recess 7 of, sessions as may be authorized by the Legislative Services Commission. The reading clerks 8 shall serve during sessions only." 9 **SECTION 39.12.(b)** Effective July 1, 2024, G.S. 120-37(b), as amended by 10 subsection (a) of this section, reads as rewritten: 11 The sergeant at arms and the reading clerk in each house shall be paid a salary of five "(b) 12 hundred thirteen dollars (\$513.00) five hundred twenty-eight dollars (\$528.00) per week plus subsistence at the same daily rate provided for members of the General Assembly, plus mileage 13 14 at the rate provided for members of the General Assembly for one round trip only from their 15 homes to Raleigh and return. The sergeants at arms shall serve during sessions of the General Assembly and at such time prior to the convening of, and subsequent to adjournment or recess 16 17 of, sessions as may be authorized by the Legislative Services Commission. The reading clerks 18 shall serve during sessions only." 19 20 **COMMUNITY COLLEGES** 21 SECTION 39.13.(a) Community college personnel shall receive the following 22 legislative salary increases: 23 (1)Effective July 1, 2023, the State Board of Community Colleges shall provide 24 community college faculty and non-faculty personnel with an 25 across-the-board salary increase in the amount of four percent (4%). 26 (2) Effective July 1, 2024, the State Board of Community Colleges shall provide 27 community college faculty and non-faculty personnel with an 28 across-the-board salary increase in the amount of three percent (3%). 29 SECTION 39.13.(b) Effective July 1, 2023, the minimum salaries for nine-month, 30 full-time curriculum community college faculty for the 2023-2024 fiscal year are as follows: 31 **Minimum Salary** 32 2023-2024 **Education Level** 33 Vocational Diploma/Certificate or Less \$41,864 34 Associate Degree or Equivalent 42,447 35 44.972 **Bachelor's Degree** 36 Master's Degree or Education Specialist 47,213 37 **Doctoral Degree** 50.443 38 SECTION 39.13.(b1) Effective July 1, 2024, the minimum salaries for nine-month, 39 full-time curriculum community college faculty for the 2024-2025 fiscal year are as follows: 40 **Minimum Salary** 41 **Education Level** 2024-2025 42 Vocational Diploma/Certificate or Less \$43,120 43 Associate Degree or Equivalent 43,720 44 Bachelor's Degree 46,321 45 Master's Degree or Education Specialist 48,629 46 **Doctoral Degree** 51.956 47 **SECTION 39.13.(c)** No full-time faculty member shall earn less than the minimum 48 salary for the faculty member's education level. The pro rata hourly rate of the minimum salary 49 for each education level shall be used to determine the minimum salary for part-time faculty 50 members. 51

**General Assembly Of North Carolina** 

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	Gen	eral Assemb	oly Of North Ca	rolina			Session 2023
1	TH	E UNIVERS	ITY OF NORT	H CAROLINA	<b>\</b>		
2						ina shall recei	ve the following
3	legi	slative salary					
4	8-	(1)		1. 2023. the B	oard of Govern	ors of The Un	iversity of North
5		(-)	•				es, and teachers
6				1	1 .	1 *	hematics with an
7			across-the-boar				
8		(2)		•		1	iversity of North
9		(-)	•				es, and teachers
10				-			hematics with an
11			across-the-boar				
12				,		I	
13	CO	RRECTION	AL OFFICE	<b>RS/YOUTH</b>	COUNSELO	<b>RS/YOUTH</b>	COUNSELOR
14							<b>ΓS – SALARY</b>
15		SCHEDULE					
16		SECT	<b>TION 39.15.(a)</b>	State emplo	vees serving	as correctional	officers in the
17	Dep			1			on the basis of a
18	-			-	-	<b>1</b>	onal officer work
19		erience.		U	1	2	
20	1		<b>FION 39.15.(a1)</b>	State employe	es serving in t	he Department	of Public Safety,
21	Divi	ision of Juver	nile Justice and D	elinquency Pre	vention, shall b	be compensated	at a specific pay
22	rate	set on the ba	sis of a salary scl	nedule determin	ned according t	o the duration of	of the employee's
23		k experience,	-		-		
24		(1)	Youth Counsel	or Technicians	shall be paid	under the Corre	ectional Officer I
25			salary schedule				
26		(2)	Youth Services	s Behavioral S	pecialists shall	be paid under	the Correctional
27			Officer II salar	y schedule.			
28		(3)		lors shall be p	aid under the	Correctional C	Officer III salary
29			schedule.				
30				-	•		under subsections
31	. ,	. ,			cal biennium, e	ffective for eac	h year on July 1,
32	202	3, and July 1,	2024, respective	ely:			
33							
34	-		FY 2	2023-24		FY 2	2024-25
35	Exp	erience	CON	COTT	0.01	CON	00111
36	0	COI	COII	COIII	COI	COII	COIII
37	0	\$36,525	\$37,727	\$40,348	\$37,621	\$38,859	\$41,558
38	1	\$39,081	\$40,367	\$43,173	\$40,253	\$41,578	\$44,468
39	2	\$41,427	\$42,790	\$45,764	\$42,670	\$44,074	\$47,137
40	3	\$43,498	\$44,929	\$48,052	\$44,803	\$46,277	\$49,494
41	4	\$45,237	\$46,726	\$49,974	\$46,594	\$48,128	\$51,473
42	5	\$46,595	\$48,127	\$51,473	\$47,993	\$49,571	\$53,017
43	6+	\$47,527	\$49,090	\$52,503	\$48,953	\$50,563	\$54,078
44				V		•	se during a fiscal
45							e employee shall
46						ross-the-board	legislative salary
47 19	incr	ease authoriz	ed in this Part for	r mai fiscal yea	г.		
48 40	СТА	TELAND	NFORCEMEN'	r officed g	AT ADV COTT	EDITE/INCO	TASES
49 50	<b>31</b> A						
50		SECI	1011 37.10.(a)			ne state Dureat	of Investigation

			tion (b) of this section (b) The following a	nnual salary schedule applie	s under subsection
(a) of this				m, effective July 1, 2023, an	
		fiscal year:		, ••	
Years of				FY 2023-24	FY 2024-25
0	•			53,477	53,477
1				56,954	56,954
2				60,656	60,656
3				64,599	64,599
4				68,798	68,798
5				73,270	73,270
6+				78,033	78,033
	SEC	TION 39.16	<b>6.(c)</b> For the 2023-202	25 fiscal biennium:	
	(1)	Employee	es of the State Bureau	of Investigation employed	in positions within
		salary gra	des SW 05-10 who ar	e not compensated pursuant	t to subsections (a)
				ceive a salary increase in th	
		percent (8	3%) in the 2023-2024	fiscal year, effective July 1,	, 2023.
	(2)	Employee	es of the State Bureau	of Investigation employed	in positions within
		salary gra	des SW 11-12 who ar	e not compensated pursuant	t to subsections (a)
		and (b) of	f this section shall rec	ceive a salary increase in the	e amount of seven
		percent (7	7%) in the 2023-2024	fiscal year, effective July 1,	, 2023.
	SEC		<b>6.(d)</b> For the 2023-20		
	(1)			forcement employed in posi	tions within salary
				compensated pursuant to s	
		-		a salary increase in the amou	
		(8%) in th	ne 2023-2024 fiscal ye	ear, effective July 1, 2023.	
	(2)	Employee	es of Alcohol Law En	forcement employed in posi	tions within salary
		grades SV	V 10-12 who are not	compensated pursuant to su	ubsections (a) and
		(b) of this	section shall receive a	a salary increase in the amou	nt of seven percent
		(7%) in th	ne 2023-2024 fiscal ye	ear, effective July 1, 2023.	
STATE	HIGH	WAY PATE	ROL/SALARY SCH	EDULE/INCREASE	
	SEC	TION 39.1	7.(a) Law enforce	ment officers of the State	Highway Patrol
				ry schedule shall be compen	
officer's	respect	ive work ex	perience pursuant to	the salary schedule in sub-	section (b) of this
section.					
			_	nnual salary schedule applie	
(a) of this	s section	n for the 202	3-2025 fiscal bienniu	m, effective July 1, 2023, an	d July 1, 2024, for
each resp	pective f	fiscal year:			
Years of	Experi	ience	FY 2023-24	FY 2024-25	
0			55,000	55,000	
1			58,575	58,575	
2			62,382	62,382	
3			66,437	66,437	
4			70,755	70,755	
4			75 251	75.054	
5			75,354	75,354	
			80,252	75,354 80,252 025 fiscal biennium, emplo	

51 Highway Patrol employed in positions within salary grades HP01 through HP05 who are not

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compensated pursuant to subsections (a) and (b) of this section shall receive a salary increase in 1 2 the amount of eleven percent (11%) in the 2023-2024 fiscal year, effective July 1, 2023. 3 **SECTION 39.17.(d)** For the 2023-2025 fiscal biennium, employees of the State 4 Highway Patrol employed in positions within salary grades HP06 through HP011 who are not 5 compensated pursuant to subsections (a) and (b) of this section shall receive a salary increase in 6 the amount of seven percent (7%) in the 2023-2024 fiscal year, effective July 1, 2023. 7 8 PROBATION AND PAROLE OFFICERS/JUVENILE COURT COUNSELORS -9 SALARY SCHEDULE 10 SECTION 39.18.(a) Probation and parole officers shall be compensated pursuant to 11 the experience-based salary schedule based on the officer's respective work experience, as 12 established in subsection (b) of this section. 13 **SECTION 39.18.(a1)** State employees serving in the Department of Public Safety, 14 Division of Juvenile Justice and Delinquency Prevention, as Juvenile Court Counselors shall be 15 compensated under the probation and parole officer salary schedule. **SECTION 39.18.(b)** The following annual salary schedule applies under subsections 16 17 (a) and (a1) of this section for the 2023-2025 fiscal biennium, effective July 1, 2023, and July 1, 18 2024, for each respective fiscal year: 19 20 **Years of Experience** FY 2023-24 FY 2024-25 21 0 44,099 45,422 22 1 46.965 48,374 2 23 50,019 51,520 24 3 53,270 54,868 25 4 56,733 58,435 26 5 60,420 62,233 27 6 +64,348 66.278 28 **SECTION 39.18.(c)** If an employee will not receive a salary increase during a fiscal 29 year because the employee's salary exceeds the scheduled salary level, then the employee shall 30 receive an annual salary increase equal to the amount of the across-the-board legislative salary 31 increase authorized in this Part for that fiscal year. 32 33 **PAY PLAN RESERVE** 34 SECTION 39.19. G.S. 143C-4-9(a) reads as rewritten: 35 Creation. – The Pay Plan Reserve is established within the General Fund. The General "(a) 36 Assembly shall appropriate in the Current Operations Appropriations Act (Act) or other 37 appropriations act a specific amount to this reserve for allocation, on an as-needed basis only, to 38 fund statutory and scheduled pay expenses authorized by: 39 G.S. 20-187.3, and the Act, for troopers of the State Highway Patrol (1)40 compensated pursuant to an experience-based salary schedule. 41 (2)G.S. 7A-102. 42 G.S. 7A-171.1. (3) 43 (4) Teacher Salary Schedule, as enacted by the General Assembly. 44 Pay Plans for Principals and Assistant Principals, as enacted by the General (5) 45 Assembly. 46 (6) The Act, for law enforcement officers of the State Bureau of Investigation and 47 Alcohol Law Enforcement. 48 The Act, for correctional officers and other employees compensated pursuant (7)49 to the Correctional Officer Salary Schedule. 50 The Act, for probation and parole officers and other employees compensated (8) pursuant to the Probation and Parole Officer Salary Schedule." 51

l						
2	STATE AGENCY					
3 1		<b>SECTION 39.20.</b> Employees of schools operated by the Department of Health and				
		Department of Public Safety, the Department of Adult Correction, and the				
		tion who are paid on the Teacher Salary Schedule shall be paid as authorized				
	under this act.					
	MOST STATE EM					
		<b>N 39.21.</b> Unless otherwise expressly provided by this Part, the annual				
		r the following persons on June 30, 2023, and June 30, 2024, shall be				
	•	d as provided by this act:				
		ermanent, full-time State officials and persons whose salaries are set in				
		cordance with the State Human Resources Act.				
		ermanent, full-time State officials and persons in positions exempt from the ate Human Resources Act.				
		ermanent, part-time State employees.				
	(4) Te	emporary and permanent hourly State employees.				
	ALL STATE SUPP	ORTED PERSONNEL				
		N 39.22.(a) The legislative salary increases authorized by this act:				
		or the 2023-2024 fiscal year, shall be paid effective on July 1, 2023, and do				
		of the 2023-2024 fiscal year, shall be paid effective on July 1, 2023, and do of apply to persons separated from service due to resignation, dismissal,				
		duction in force, death, or retirement or whose last workday is prior to June				
		), 2023.				
		or the 2024-2025 fiscal year, shall be paid effective on July 1, 2024, and do				
		of apply to persons separated from service due to resignation, dismissal,				
		duction in force, death, or retirement or whose last workday is prior to June				
		), 2024.				
		<b>N 39.22.(b)</b> The Director of the Budget is granted flexibility to administer				
		preases enacted by this act. The State employer contribution rates enacted by				
		nt and related benefits may be deemed by the Director of the Budget for				
		ses to become effective after July 1 of the applicable fiscal year to provide				
		ection and reconciliation of salary-related contributions as required by law,				
	•	and amount contributed to any affected employee benefit trust equals the				
	1	ave been contributed to the employee benefit trust if the enacted employer				
		d been effective on July 1 of the applicable fiscal year.				
		<b>N 39.22.(c)</b> This section applies to all employees paid from State funds,				
		ct to or exempt from the North Carolina Human Resources Act, including				
	5	schools, community colleges, and The University of North Carolina.				
	I J I I					
	<b>OTHER SALARY</b>	ADJUSTMENTS/UNC & COMMUNITY COLLEGE NURSING				
	FACULTY					
	SECTIO	<b>N 39.23.</b> Of the funds appropriated in this act, effective July 1, 2023, the				
		rsing faculty positions at The University of North Carolina and in the North				
		College System shall be increased such that:				
	-	ne starting pay of nursing faculty positions shall be increased by at least ten				
		ercent (10%).				
	(2) N	o nursing faculty member's annual salary shall be increased by more than				
	fit	fteen percent (15%).				
	MITIGATE BONU	S LEAVE				

1 2 3 4 5	<b>SECTION 39.24.</b> During the 2023-2025 fiscal biennium, State agencies, departments, institutions, the North Carolina Community College System, and The University of North Carolina may offer State employees the opportunity to use or to cash in special bonus leave benefits that have accrued pursuant to Section 28.3A of S.L. 2002-126, Section 30.12B(a) of S.L. 2003-284, Section 29.14A of S.L. 2005-276, and Section 35.10A of S.L. 2014-100, but only if
6	all of the following requirements are met:
7	(1) Employee participation in the program must be voluntary.
8	(1) Employee participation in the program must be voluntary. (2) Special leave that is liquidated for cash payment to an employee must be
9	valued at the amount based on the employee's current annual salary rate.
10	(3) By March 1, 2025, a report on the position characteristics of employees
10	participating in the program shall be submitted to the respective agency head
11	
12	or employing agency and to the Fiscal Research Division.
	USE OF FUNDS APPROPRIATED FOR LEGISLATIVELY MANDATED INCREASES
14	
15	<b>SECTION 39.25.(a)</b> The Office of State Budget and Management shall ensure that
16	the appropriations made by this act for legislatively mandated salary increases and employee
17	benefits are used only for those purposes.
18	<b>SECTION 39.25.(b)</b> If the Director of the Budget determines that funds appropriated
19 20	to a State agency for legislatively mandated salary increases and employee benefits exceed the
20	amount required by that agency for those purposes, the Director may reallocate those funds to
21 22	other State agencies that received insufficient funds for legislatively mandated salary increases
22 23	and employee benefits.
23 24	<b>SECTION 39.25.(c)</b> Funds appropriated for legislatively mandated salary and
24 25	employee benefit increases may not be used to adjust the budgeted salaries of vacant positions,
23 26	to provide salary increases in excess of those required by the General Assembly, or to increase the budgeted salary of filled positions to the minimum of the position's respective salary range.
20 27	<b>SECTION 39.25.(d)</b> Any funds appropriated for legislatively mandated salary and
27	employee benefit increases in excess of the amounts required to implement the increases shall be
28 29	credited to the Pay Plan Reserve.
2) 30	SECTION 39.25.(e) No later than May 1, 2024, for the 2023-2024 fiscal year, and
31	subsequently May 1, 2025, for the 2024-2025 fiscal year, the Office of State Budget and
32	Management shall report to the Joint Legislative Commission on Governmental Operations and
33	the Fiscal Research Division on the expenditure of funds for legislatively mandated salary
34	increases and employee benefits. This report shall include at least the following information for
35	each State agency for each year of the 2023-2025 fiscal biennium:
36	(1) The total amount of funds that the agency received for legislatively mandated
37	salary increases and employee benefits.
38	(2) The total amount of funds transferred from the agency to other State agencies
39	pursuant to subsection (b) of this section. This section of the report shall
40	identify the amounts transferred to each recipient State agency.
41	(3) The total amount of funds used by the agency for legislatively mandated salary
42	increases and employee benefits.
43	(4) The amount of funds credited to the Pay Plan Reserve.
44	
45	SALARY-RELATED CONTRIBUTIONS
46	SECTION 39.26.(a) Effective for the 2023-2025 fiscal biennium, required employer
47	salary-related contributions for employees whose salaries are paid from department, office,
48	institution, or agency receipts shall be paid from the same source as the source of the employee's
49	salary. If an employee's salary is paid in part from the General Fund or Highway Fund and in
50	part from department, office, institution, or agency receipts, required employer salary-related
51	contributions may be paid from the General Fund or Highway Fund only to the extent of the

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proportionate part paid from the General Fund or Highway Fund in support of the salary of the 1 2 employee, and the remainder of the employer's requirements shall be paid from the source that 3 supplies the remainder of the employee's salary. The requirements of this section as to source of 4 payment are also applicable to payments on behalf of the employee for hospital medical benefits, 5 longevity pay, unemployment compensation, accumulated leave, workers' compensation, 6 severance pay, separation allowances, and applicable disability income benefits.

7 **SECTION 39.26.(b)** Effective July 1, 2023, the State's employer contribution rates 8 budgeted for retirement and related benefits as a percentage of covered salaries for the 2023-2024 9 fiscal year for teachers and State employees, State law enforcement officers (LEOs), the 10 University and Community Colleges Optional Retirement Programs (ORPs), the Consolidated Judicial Retirement System (CJRS), and the Legislative Retirement System (LRS) are as set forth 11 12 below:

14	0010 .					
13		Teachers	State	ORPs	CJRS	LRS
14		and State	LEOs			
15		Employees				
16	Retirement	17.64%	17.64%	6.84%	35.28%	20.65%
17	Disability	0.11%	0.11%	0.11%	0.00%	0.00%
18	Death	0.13%	0.13%	0.00%	0.00%	0.00%
19	Retiree Health	7.14%	7.14%	7.14%	7.14%	7.14%
20	NC 401(k)	0.00%	5.00%	0.00%	0.00%	0.00%
21						

#### 22 **Total Contribution**

23	Rate		25.02	2%	30.029	6	14.09%	42.42%	27.79%
24		The rate	for teach	ners and	l State em	ployees	and State	e law enforcem	ent officers includes
25	one one-h	undredth	percent (	(0.01%)	) for the Q	Jualified	Excess	Benefit Arrang	gement.

25 26 **SECTION 39.26.(c)** Effective July 1, 2024, the State's employer contribution rates 27 budgeted for retirement and related benefits as a percentage of covered salaries for the 2024-2025 28 fiscal year for teachers and State employees, State law enforcement officers (LEOs), the 29 University and Community Colleges Optional Retirement Programs (ORPs), the Consolidated 30 Judicial Retirement System (CJRS), and the Legislative Retirement System (LRS) are as set forth below:

31

<b>·</b> · ·	0.010						
32		Teachers	State	ORPs	CJRS	LRS	
33		and State	LEOs				
34		Employees					
35	Retirement	16.79%	16.79%	6.84%	37.00%	22.00%	
36	Disability	0.13%	0.13%	0.13%	0.00%	0.00%	
37	Death	0.13%	0.13%	0.00%	0.00%	0.00%	
38	Retiree Health	6.99%	6.99%	6.99%	6.99%	6.99%	
39	NC 401(k)	0.00%	5.00%	0.00%	0.00%	0.00%	
40							
41	<b>Total Contribution</b>	n					
42	Rate	24.04%	29.04%	13.96%	43.99%	28.99%	
43	The rat	e for teachers and	d State employ	ees and State la	w enforcement	officers include	S
44	one one-hundredth	percent (0.01%)	) for the Ouali	fied Excess Be	nefit Arrangem	ent.	

-hundredth percent (0.01%) for the Qualified Excess Benefit Arrangement. 44 SECTION 39.26.(d) Effective July 1, 2023, the annual employer contributions for 45

46 the 2023-2024 fiscal year, payable monthly, by the State to the North Carolina State Health Plan 47 for Teachers and State Employees for each covered employee and retiree are as follows:

- 48 49
- For employees, a maximum of seven thousand five hundred fifty-seven dollars (1)(\$7,557).
- 50 (2)For retirees, a recommended amount of five thousand five hundred 51 twenty-five dollars (\$5,525).

	General Assembly C	)f North Carolina	Session 2023
1 2 3	the 2024-2025 fiscal	<b>N 39.26.(e)</b> Effective July 1, 2024, the a year, payable monthly, by the State to the e Employees for each covered employee	e North Carolina State Health Plan
4 5		r employees, a maximum amount of e 8,095).	eight thousand ninety-five dollars
6 7	(2) Fo	r retirees, a recommended amount of llars (\$5,405).	five thousand four hundred five
8 9	4% COST-OF-LIV	ING SUPPLEMENTS FOR RETIREI	ES OF THE TEACHERS' AND
0		EES' RETIREMENT SYSTEM, TH	
1		E LEGISLATIVE RETIREMENT SY	
2	SECTION	<b>N 39.27.(a)</b> G.S. 135-5 is amended by ac	dding a new subsection to read:
3	"(zzz) On or befo	ore November 30, 2023, a one-time cost-o	of-living supplement payment shall
4	be made to or on ac	count of beneficiaries who are living as	s of October 1, 2023, and whose
5	retirement commence	ed on or before October 1, 2023. The pays	ment shall be four percent (4%) of
)	-	ual retirement allowance payable as of (	
	•	retirement commencement. If the benef	• • • •
	<b></b> •	ent shall be payable to the member's leg	
		ave acquired a vested right to any future s	
		<b>N 39.27.(b)</b> G.S. 135-65 is amended by a	0
		ore November 30, 2023, a one-time cost-o	• • • • • •
		count of beneficiaries who are living as	
		ed on or before October 1, 2023. The pay	-
	-	ual retirement allowance payable as of (	
	-	retirement commencement. If the benef	
		ent shall be payable to the member's les	
		we acquired a vested right to any future s 120.27 (c) C S 120 4.224 is small the	
		<b>N 39.27.(c)</b> G.S. 120-4.22A is amended b	
		ance with subsection (a) of this section, on a supplement payment shall be made to o	
		er 1, 2023, and whose retirement comment	
	-	four percent (4%) of the beneficiary's an	
		3, and shall not be prorated for date of	1
		re the payment is made, then the paymen	
		No beneficiary shall be deemed to have ac	<b>. .</b>
	supplemental paymer	-	
		<b>N 39.27.(d)</b> Notwithstanding any other p	provision of law to the contrary, in
		the one-time cost-of-living suppleme	
	subsections (a), (b), a	and (c) of this section, the Retirement Sy	stems Division of the Department
	of State Treasurer r	nay increase receipts from the retirem	nent assets of the corresponding
	retirement system or	pay costs associated with the administra	tion of the payment directly from
	the retirement assets.		
		ILITY SOLVENCY RESERVE	
		<b>N 39.28.(a)</b> G.S. 143C-4-10 reads as rew	vritten:
	"§ 143C-4-10. Unfu	nded Liability Solvency Reserve.	
	•••		
	. ,	nds Appropriated by the General Assembl	•
		ated State Tax Revenue Growth. On the	
		s (i) appropriated by the General Assem	
	subdivision (c)(1) of	this section and (ii) transferred into the F	$\frac{1}{2} = \frac{1}{2} + \frac{1}$
	Page 568	House Bill 259	H259-CCSMQx-2 [v.2]

1	(j) as specified in subdivision (c)(1a) of this section, as of the last day of the preceding fiscal year
2	shall be used to appropriate an additional employer contribution to the Health Benefit Trust and
3	the Retirement System.
4	(e1) Use of Funds Transferred From Savings Achieved by State Debt Refinancing. into
5	the Reserve. – As soon as practicable after funds are transferred into the Reserve under
6	G.S. 142-15.4 and G.S. 142-96, as specified in subdivision (c)(2) of this section, Reserve, the
7	State Controller, in conjunction with the State Treasurer, shall transfer the total amount of these
8	funds to the Health Benefit Fund and the Retirement System. These funds shall be divided
9	between the Health Benefit Fund and the Retirement System according to each program's
10	proportion of the State's total unfunded liability of both programs as reported in the most recent
11	Annual Comprehensive Financial Report issued by the State Controller. <u>Fund.</u>
12	(e2) Use of Funds Transferred From Insurance Rebates. As soon as practicable after
13	funds are transferred into the Reserve as specified in subdivision (c)(3) of this section, the State
14	Controller, in conjunction with the State Treasurer, shall transfer the total amount of these funds
15	to the Health Benefit Fund and the Retirement System. These funds shall be divided between the
16	Health Benefit Fund and the Retirement System according to each program's proportion of the
17	State's total unfunded liability of both programs as reported in the most recent Annual
18	Comprehensive Financial Report issued by the State Controller.
19	
20	<b>SECTION 39.28.(b)</b> This section is effective when it becomes law and applies to
21	fiscal years beginning on or after July 1, 2023.
22	
23	TEMPORARY WAIVER OF TSERS REPORTING REQUIREMENTS/GASTON
24	COUNTY PUBLIC SCHOOLS
25	SECTION 39.28A.(a) Any penalty payment determined to be owed under
26	G.S. 135-8(f)(3) related to reporting requirements of employee and employer contributions by
27	Gaston County Public Schools for the period of January 1, 2022, to June 30, 2023, is waived and
28	shall no longer be due.
29	<b>SECTION 39.28A.(b)</b> This section applies only to the period of January 1, 2022, to
30	June 30, 2023.
31	TO A VEL EVENNER/MEMODIAL CEDVICES FOR DUDI IC CAFETY EMDI OVERS
32	TRAVEL EXPENSES/MEMORIAL SERVICES FOR PUBLIC SAFETY EMPLOYEES
33	<b>SECTION 39.28B.(a)</b> Article 12A of Chapter 143 of the General Statutes is
34 25	amended by adding a new section to read:
35	" <u>§ 143-166.8. Travel expenses for memorial services.</u>
36	When a covered person killed in the line of duty is honored at a memorial service, the agency
37	who employed the covered person may, depending on availability of funds, pay the travel
38	expenses, including lodging, for the spouse, children, and parents of the covered person to attend
39 40	the memorial service." SECTION 39.28B.(b) This section is effective when it becomes law and applies to
40 41	travel expenses incurred on or after that date.
41	traver expenses incurred on of after that date.
42	AUTHORIZE STATE TREASURER TO PAY PREMIUMS TO PURCHASE
44	ALTERNATIVE COVERAGE IN LIEU OF STATE HEALTH PLAN
45	SECTION 39.29.(a) G.S. 135-48.30(a) is amended by adding a new subdivision to
4 <i>5</i> 46	read:
40 47	"(19) Optionally offer to pay premiums to purchase alternative coverage in lieu of
48	<u>coverage under the Plan under G.S. 135-48.39A.</u> "
49	<b>SECTION 39.29.(b)</b> Part 3 of Article 3B of Chapter 135 of the General Statutes is
50	amended by adding a new section to read:

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" <u>§ 135-48.39A. Premiums to purchase alternative coverage for retirees</u>	in lieu of coverage
under the Plan.	
(a) The State Treasurer may offer to pay or reimburse premiums for	or alternative health
benefit plan coverage in lieu of coverage under the State Health Plan. If the S	tate Treasurer elects
to offer premium payments in lieu of coverage, then the State Treasurer shal	l adopt rules for and
limitations on doing so.	
(b) Premium payments in lieu of coverage shall be limited to p	persons eligible for
coverage under the following, and the State Treasurer may vary the ar	nounts of premium
payments depending on the category of eligibility:	
$(1) \qquad G.S. 135-48.40(a)(1).$	
$(2) \qquad G.S. 135-48.40(a)(2).$	
$(3) \qquad G.S. 135-48.40(b)(3).$	
$(4) \qquad G.S. 135-48.40(b)(4).$	
$(5) \qquad G.S. \ 135-48.40(c)(2).$	
(c) Notwithstanding the eligibility for coverage provided in Part	t 4 of this Article,
coverage outside of the Plan shall be in lieu of coverage under the Plan de	uring the period for
which the Plan member chooses premium payments in lieu of coverage."	
<b>SECTION 39.29.(c)</b> This section becomes effective January 1, 2	2024.
•	
PART XL. CAPITAL	
<b>CAPITAL IMPROVEMENT &amp; REPAIRS AND RENOVATIONS APP</b>	PROPRIATIONS
<b>SECTION 40.1.(a)</b> The following agency capital improvement	projects have been
assigned a project code for reference to allocations in this Part, past allocatio	
project support by the General Assembly for future fiscal years:	
Agency Capital Improvement Project	<b>Project Code</b>
Department of Agriculture and Consumer Services	Ū
Tidewater Research Station–Swine Unit Replacements	DACS21-2
NCFS–Region 1 Headquarters	DACS21-4
Troxler Science Building–Overflow Parking	DACS23-1
Western NC Farmers Market	DACS23-2
Raleigh State Farmers Market–Improvements	DACS23-3
Pesticide Storage, Loading, & Cleaning Facilities	DACS23-4
Cherry Research Station–Administrative Office	DACS23-5
Griffith Forest Center–Central Warehouse & Office	DACS23-6
D-6 HQ (Cumberland Co.)-Maintenance Shop Replacement	DACS23-7
Research Stations–New Maintenance Shop Facilities	DACS23-8
Piedmont Research Station–Bridge	DACS23-9
Research Stations–Multipurpose Facilities	DACS23-10
NCFS–New County Offices, Region 3	DACS23-11
Tuttle Educational State Forest–Office & Education Center	DACS23-12
D-12–New Headquarters & Shop	DACS23-13
NCFS–Property Purchase	DACS23-14
	DIICOLO II
Department of Environmental Quality	
Reedy Creek Laboratory	DEQ21-1
Reedy Creek Eaboratory	DEQ21 1
Department of Health and Human Services	
Walter B. Jones–New Medical Office Bldg.	DHHS23-1
Broughton Hospital–New Maintenance & Warehouse Facility	DHHS23-2
Cherry Hospital–New Maintenance Bldg.	DHHS23-2 DHHS23-3
Cherry mosphai-room maintenance blug.	D1111323-3

	General Assembly Of North Carolina	Session 2023
	South Piedmont Medical Examiner	DHHS23-4
2 3	Department of Natural and Cultural Resources	
1	Fort Fisher Aquarium–Aquarium Expansion	DNCR21-5
5	NC Museum of History–Expansion	DNCR21-13
5	Zoo–New Aviary	DNCR23-1
7	NC Museum of Art at Winston-Salem/SECCA	DNCR23-2
3	Stone Mountain State Park–Parking Lot	DNCR23-4
)	North Carolina Maritime Museum at Beaufort	DNCR23-5
)	Town Creek Indian Mound State Historic Site–	211011200
	Visitor Center & Exhibit Improvements	DNCR23-6
)	State Historic Sites–Three New Visitor Centers	DNCR23-7
	Thomas Day House–Site Development	DNCR23-8
	Lake Waccamaw State Park–New Campground	DNCR23-12
	Lumber River State Park–Wire Pasture Access Development	DNCR23-13
	NC Maritime Museum at Southport	DNCR23-14
	NC Transportation Museum	DNCR23-15
	Fort Fisher Historic Site	DNCR23-16
, )	T OR T Isher Thistorie She	DIVER25-10
)	Department of Administration	
	State Government Executive Headquarters	DOA22-1
	Department of Instruction Building Renovation	DOA22-3
	Service Campus	DOA23-1
	State Agency Lease	DOA23-2
	Archdale Building Demolition	DOA23-3
	Caswell Square Demolition	DOA23-4
	Parking Deck–Wilmington Street	DOA23-4 DOA23-5
	Albemarle Building Facility Improvements	DOA23-6
	Albemarie Dunding Facility Improvements	D0/125-0
	Department of Commerce	
	Wanchese Marine Industrial Park–Covered Workspace	COMM23-1
	walchese Marine industrial raik-covered workspace	COMINI25-1
	Department of Adult Correction	
	Stun Fencing	DAC23-1
	DARTCenter–Exterior Envelope Repairs	DAC23-2
	Sampson CC–Gatehouse	DAC23-3
	Gaston CC–Modular Medical Office	DAC23-4
	Storage Buildings	DAC23-6
		211020 0
	Department of Public Safety	
	State Highway Patrol	
	Viper Building	DPS21-6
	Auditorium	DPS23-3
	Training Academy Facilities Enhancement–Phases 3-6	DPS23-4
	Training Center Cadet Dorm & Training Bldg.	DPS23-7
	State Bureau of Investigation–	
	Headquarters & Building 12 Renovation	DPS21-9
	Logistics Building–Phase 1	DPS23-11
	Juvenile Justice–	
	Richmond YDC	DPS21-1
	New Youth Detention Center	DPS23-1
		D1023 1
	$\mathbf{H}_{250} \subset \mathbf{CSMOv} \ 2 \ [v \ 2] \qquad \qquad \mathbf{H}_{0veo} \ \mathbf{B}_{ill} \ 250$	Dago 571

	General Assembly Of North Carolina	Session 2023
1	Cabarrus YDC–Perimeter Fence Modifications	DPS23-5
2	Cabarrus–New Modular Office	DPS23-6
3	Emergency Management–	
4	Badin Logistics Support Center Shed	DPS23-8
5	Badin Warehouse Expansion	DPS23-9
6	Badin Lot Acquisition	DPS23-10
7	National Guard–	
8	NCNG Matching Fund	NG23-1
9	Ballentine Building/NCNG Museum	NG23-2
10	Constable Building	NG23-3
11	Rocky Mount Complex/MILCON	NG23-4
12	Special Forces Complex	NG23-5
13	Winston Salem Storage Buildings	NG23-6
14	Louisburg Readiness Center	NG23-9
15		1(020)
16	Department of Public Instruction	
17	Center for the Advancement of Teaching	DPI21-1
18	Center for the Advancement of Teaching	D1121 1
19	Department of Insurance	
20	Office of State Fire Marshal–	
20	Land Development & Training Center	DOI21-1
22	Land Development & Training Center	D0121-1
22	Department of Transportation	
23 24	North Carolina Global TransPark Authority–	
2 <del>4</del> 25	Aircraft Maintenance Repair & Overhaul Facility	TRAN23-1
23 26	DOT– New County Buildings	TRAN23-1 TRAN23-2
20 27	DOI- New County Buildings	INAIN23-2
28	General Assembly	
28 29	Education Campus Project	NCGA21-3
30	Education Campus Project Education Campus Parking Deck	NCGA21-3 NCGA23-1
31	Education Campus Parking Deek Education Campus Demolition	NCGA23-2
32	Education Campus Demontion	NCUA2J-2
33	The University of North Carolina	
33 34	Appalachian State University–	
34 35	Peacock Hall/Business	UNC/ASU21-1
36		UNC/ASU22-1
30 37	Hickory Campus Walker Hall–Interior Renovation	UNC/ASU23-1
38		UNC/ASU25-1
	University of North Carolina at Charlotte–	IINC/CI = 72.1
39 40	Smith Hall–Comprehensive Renovation	UNC/CLT23-1
40	Colvard Hall–Comprehensive Renovation	UNC/CLT23-2
41	Esports Stadium Unamadan	UNC/CLT23-3
42	Stadium Upgrades	UNC/CLT23-4
43	University of North Carolina at Chapel Hill–	
44	Business School	UNC/CH20-1
45	Nursing School Renovation	UNC/CH20-2
46	Gardner Hall–Comprehensive Renovation	UNC/CH23-1
47	Elizabeth City State University–	
48	Flight School	UNC/ECS21-4
49 50	Infrastructure Repairs–Phase 3	UNC/ECS23-1
50	Jenkins Hall/Dixon Hall–Labs/Classroom/Bldg. Renovation	UNC/ECS23-2
51	East Carolina University–	

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1	Brody School of Medicine	UNC/ECU21-1
2	Howell Science Building North–Comprehensive Renovation	UNC/ECU23-1
3	Leo Jenkins Building/Health Sciences-Comprehensive Renovation	UNC/ECU23-2
4	Medical Examiner Office	UNC/ECU23-3
5	Regional Children's Behavioral Health Facility	UNC/ECU23-4
6	Dental School Planning	UNC/ECU23-5
7	Fayetteville State University–	
8	College of Education	UNC/FSU21-2
9	Butler Targeted Renovation	UNC/FSU23-1
10	H.L. Cook Building–Renovation & Addition	UNC/FSU23-2
11	North Carolina Agricultural & Technical State University–	
12	Marteena Hall–Renovation, Phase 2	UNC/A&T23-1
13	Health and Human Sciences Bldg.	UNC/A&T23-2
14	North Carolina Central University–	0110/110125 2
15	Dent Building–Comprehensive Renovation	UNC/NCC23-1
16	Edmonds Classroom Building–Comprehensive Renovation	UNC/NCC23-2
17	University Theater Renovation	UNC/NCC23-3
18	North Carolina State University–	0110/110023-3
19	S.T.E.M. Building	UNC/NCS20-1
20	Mann Hall–Renovation, Phase 2	UNC/NCS23-1
20	Dabney Hall–Renovation, Phase 2	UNC/NCS23-2
21		UNC/NCS23-2 UNC/NCS23-3
22	Polk Hall–Renovation, Phase 2	
23 24	Veterinary School–Large Animal Hospital	UNC/NCS23-4
	Engineering Classroom Building	UNC/NCS23-5
25	Nuclear Study Business School	UNC/NCS23-6
26 27	North Carolina School of Science and Math–	UNC/NCS23-7
27		
28 29	Morganton Campus Wellness Center	UNC/SSM23-1
29 30		UNC/551v125-1
	Durham Campus Renovation of Residence Halls	UNC/SSM23-2
31		
32	Academic Commons Addition	UNC/SSM23-4
33	University of North Carolina at Asheville–	
34	Lipinsky Hall–Comp. Modernization/Addition	UNC/AVL23-1
35	Sherrill Center	UNC/AVL23-2
36	Gateway Signage	UNC/AVL23-3
37	Repairs & Renovations	UNC/AVL23-4
38	University of North Carolina at Greensboro–	
39	Moore Building–Renovation	UNC/GBO23-1
40	University of North Carolina at Pembroke–	
41	Health Sciences Center	UNC/PEM21-1
42	Givens Performing Arts Center–Renovation	UNC/PEM23-1
43	University of North Carolina School of the Arts-	
44	Stevens Center–Renovation, Phase 2	UNC/SA23-1
45	New High School Residence Hall	UNC/SA23-2
46	University of North Carolina at Wilmington-	
47	Cameron Hall–Comprehensive Renovation/Expansion	UNC/WIL23-1
48	Kenan Auditorium–Comprehensive Renovation/Expansion	UNC/WIL23-2
49	DeLoach Hall–Modernization	UNC/WIL23-3
50	Health Education Bldg.	UNC/WIL23-4
51	Western Carolina University-	

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1	Replacement E	Engineering Building	UNC/WCU23-1
2	Winston-Salem State University–		
3	K.R. Williams Auditorium		UNC/WSS21-1
4	Eller Hall–Renovation & Elevator Addition		UNC/WSS23-1
5	Pegram Hall–Renovation & Elevator Addition		UNC/WSS23-2
6		Improvements	UNC/WSS23-3
7	UNC Board of Govern		
8	UNC Lease Fu	nds	UNC/BOG21-1
9	NC Care Healt	h Clinics	UNC/BOG23-1
10	NC Care Hosp	ital Investment	UNC/BOG23-2
11	Children's Hos		UNC/BOG23-3
12	PBS North Carolina	1	UNC/PBS23-1
13			
14	Repairs and Renovations-	The University of North Carolina	UNC/R&R21
15	-	State Agencies (non-UNC)	R&R21
16	SCIF-Related Personnel		PERS21
17	<b>OSBM</b> Flexibility Funds		FLEX21
18	Debt Payoff		DST23-1
19		nission–Setzer Hatchery Revision	WRC23-1
20		•	he following capital projects in the
21			eds for the authorized projects. The
22		1 1 0	imum amount of funding from the
23	-	-	on each project and do not reflect
24			Fund sources. An additional action
25		-	mum authorization for any of the
26	projects listed:	1	2
27	Capital Improvements-		
28	State Capital and	Previous	New/Updated
29	Infrastructure Fund	<b>Project Authorization</b>	Project Authorization
30	DACS21-2	\$3,518,000	\$7,018,000
31	DACS21-4	4,000,000	8,100,000
32	DACS23-1	N/A	2,500,000
33	DACS23-2	N/A	200,000
34	DACS23-3	N/A	13,000,000
35	DACS23-4	N/A	1,750,000
36	DACS23-5	N/A	749,000
37	DACS23-6	N/A	750,000
38	DACS23-7	N/A	4,000,000
39	DACS23-8	N/A	5,000,000
40	DACS23-9	N/A	750,000
41	DACS23-10	N/A	6,200,000
42	DACS23-11	N/A	3,000,000
43	DACS23-12	N/A	4,000,000
44	DACS23-13	N/A	5,000,000
45	DACS23-14	N/A	12,000,000
46	DEQ21-1	55,000,000	68,300,000
47	DHHS23-1	N/A	1,352,000
48	DHHS23-2	N/A	5,983,000
49	DHHS23-3	N/A	5,405,000
50	DHHS23-4	N/A	20,000,000
51	DNCR21-5	15,000,000	45,000,000

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1	DNCR21-13	60,000,000	180,000,000	
2	DNCR23-1	N/A	60,000,000	
3	DNCR23-2	N/A	15,000,000	
4	DNCR23-4	N/A	620,000	
5	DNCR23-5	N/A	10,000,000	
6	DNCR23-6	N/A	5,500,000	
7	DNCR23-7	N/A	16,721,240	
8	DNCR23-8	N/A	4,000,000	
9	DNCR23-12	N/A	3,000,000	
0	DNCR23-13	N/A	2,500,000	
1	DNCR23-14	N/A	2,000,000	
2	DNCR23-15	N/A	5,000,000	
3	DNCR23-16	N/A	2,800,000	
4	DOA22-1	88,000,000	88,000,000	
5	DOA22-3	15,000,000	60,000,000	
6	DOA23-1	N/A	33,744,000	
17	DOA23-2	N/A	4,500,000	
8	DOA23-3	N/A	11,000,000	
9	DOA23-4	N/A	15,000,000	
20	DOA23-5	N/A	45,000,000	
21	DOA23-6	N/A N/A	5,000,000	
22	COMM23-1	N/A N/A	250,000	
22 23	DAC23-1	N/A N/A		
23 24	DAC23-1 DAC23-2	N/A N/A	23,992,000	
24 25	DAC23-2 DAC23-3	N/A N/A	2,960,212	
25 26	DAC23-3 DAC23-4	N/A N/A	1,521,000	
20 27		N/A N/A	1,078,000	
27 28	DAC23-6 DPS21-1		3,488,000	
		10,702,952	14,702,952	
29	DPS21-6	7,139,374	10,634,998 40,450,000	
30 21	DPS23-1	N/A N/A	· · ·	
31	DPS23-3		35,000,000	
32	DPS23-4	N/A	194,000,000	
33	DPS23-5	N/A	886,000	
34	DPS23-6	N/A	690,000	
35	DPS23-7	N/A	43,336,785	
36	DPS23-8	N/A	527,000	
37	DPS23-9	N/A	5,048,828	
38	DPS23-10	N/A	4,198,414	
39	DPS23-11	N/A	13,883,000	
10	NG23-2	N/A	12,500,000	
11	NG23-3	N/A	16,428,582	
12	NG23-4	N/A	8,500,000	
13	NG23-5	N/A	8,000,000	
14	NG23-6	N/A	550,000	
15	NG23-9	N/A	3,666,667	
16	DPI21-1	23,416,952	30,416,952	
17	DOI21-1	3,500,000	58,500,000	
18	TRAN23-1	N/A	350,000,000	
19	TRAN23-2	N/A	3,400,000	
50	NCGA21-3	269,000,000	320,000,000	
51	NCGA23-1	N/A	65,000,000	

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1	NCGA23-2	N/A	10,000,000	
2	UNC/ASU21-1	25,000,000	40,000,000	
3	UNC/ASU22-1	9,000,000	50,000,000	
4	UNC/ASU23-1	N/A	18,000,000	
5	UNC/CLT23-1	N/A	36,000,000	
6	UNC/CLT23-2	N/A	45,000,000	
7	UNC/CLT23-3	N/A	1,500,000	
8	UNC/CLE23-4	N/A	25,000,000	
9	UNC/CH20-1	75,000,000	89,250,000	
10	UNC/CH20-2	65,200,000	87,900,000	
11	UNC/CH23-1	N/A	25,000,000	
12	UNC/ECS21-4	34,000,000	54,000,000	
13	UNC/ECS23-1	N/A	20,000,000	
14	UNC/ECS23-2	N/A	12,500,000	
15	UNC/ECU21-1	215,000,000	265,000,000	
16	UNC/ECU23-1	N/A	46,000,000	
17	UNC/ECU23-2	N/A	18,900,000	
18	UNC/ECU23-3	N/A	35,000,000	
19	UNC/ECU23-4	N/A	50,000,000	
20	UNC/ECU23-5	N/A	1,000,000	
21	UNC/FSU23-1	N/A	20,750,000	
22	UNC/FSU23-2	N/A	10,000,000	
23	UNC/A&T23-1	N/A	9,700,000	
24	UNC/A&T23-2	N/A	125,500,000	
25	UNC/NCC23-1	N/A	12,073,798	
26	UNC/NCC23-2	N/A	12,999,424	
27	UNC/NCC23-3	N/A	8,500,000	
28	UNC/NCS23-1	N/A	30,000,000	
29	UNC/NCS23-2	N/A	80,000,000	
30	UNC/NCS23-3	N/A	63,000,000	
31	UNC/NCS23-4	N/A	120,000,000	
32	UNC/NCS23-5	N/A	200,000,000	
33	UNC/NCS23-6	N/A	3,000,000	
34	UNC/NCS23-7	N/A	4,500,000	
35	UNC/SSM23-1	N/A	12,000,000	
36	UNC/SSM23-2	N/A	28,988,042	
37	UNC/SSM23-4	N/A	10,000,000	
38	UNC/AVL23-1	N/A	26,150,000	
39	UNC/AVL23-2	N/A	5,000,000	
40	UNC/AVL23-3	N/A	1,000,000	
41	UNC/AVL23-4	N/A	4,000,000	
42	UNC/GBO23-1	N/A	24,200,000	
43	UNC/PEM23-1	N/A	61,000,000	
44	UNC/SA23-1	N/A	51,000,000	
45	UNC/SA23-2	N/A	24,500,000	
46	UNC/WIL23-1	N/A	40,050,000	
47	UNC/WIL23-2	N/A	21,600,000	
48	UNC/WIL23-3	N/A	12,150,000	
49	UNC/WIL23-4	N/A	8,000,000	
50	UNC/WCU23-1	N/A	95,300,000	
		N/A		

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1	UNC/WSS23-2	N/A	16,000,000
2	UNC/WSS23-3	N/A	4,000,000
3	UNC/BOG21-1	15,000,000	18,750,000
4	UNC/BOG23-1	N/A	210,000,000
5	UNC/BOG23-2	N/A	150,000,000
6	UNC/BOG23-3	N/A	319,746,392
7	UNC/PBS23-1	N/A	49,500,000
8	FLEX21	100,000,000	175,000,000
9	WRC/23-1	N/A	20,000,000
10		<b>FION 40.1.(c)</b> The Board of Governors	· ·
10		funds allocated for project code UNC/F	•
12		. 143C-8-13 and, notwithstanding G.S.	
12		of S.L. 2021-180. The cost for any single re	
13 14		y listed in Section $40.1(d)$ of S.L. 2021-	
15		(0,000). The Board of Governors may re-	
16		b) or to projects listed in Section 40.1(d) of	
10	,	ands intended for a project located at a parti	· •
18		r repairs and renovations projects at that	
19		S. 143C-8-13(b)(4) shall not apply to the	L
20	-	The Board of Governors shall report to t	1 0
20 21		perations in accordance with G.S. 143C	-
22		ection $40.1(d)$ of S.L. 2021-180, Elizabet	10
23		ovation funds not to exceed one mill	
23 24	1	comprehensive modernization or replacen	
25		<b>FION 40.1.(d)</b> For project code R&R21,	
26		hall apply to funds allocated for the project	1
20 27	biennium.	han apply to funds anotated for the proje	tet code during the 2025-2025 fised
28		<b>FION 40.1.(d1)</b> Of the funds allocated fo	r project code $R\&R21$ the following
20 29		ocated for the following projects:	i project code itert21, the following
30	(1)	Five million dollars (\$5,000,000) for	the 2023-2024 fiscal year to the
31	(1)	Department of Natural and Cultural	•
32		improvements to Vade Mecum at Hangi	-
33	(2)	Four million three hundred ninety-four	•
34	(2)	dollars (\$4,394,178) for the 2023-2024 f	
35		Correction to be used to repair the pathw	
36		flood mitigation measures at the Eastern	
37	(3)	Seven hundred eighty-eight thousand d	
38	(3)	fiscal year to the Office of Lieutena	
39		conversions at the Hawkins-Hartness Ca	
40	(4)	One million four hundred thousand dol	
41		fiscal year to the Department of Natu	
42		purchase and utilization of energy saving	
43		use in conjunction with energy savings	
44	SEC		UNC/NCS23-4, notwithstanding
45		North Carolina State University is authorized	
46		\$120,000,000) on the project but shall cor	
47		ars (\$50,000,000) from non-State sources	
48		tended State allocations totaling seventy	
49		prification by the Office of State Budget a	
<del>5</del> 0	1 0 1	has deposited at least twenty-five million	0
51	•	e project, the University may begin the	
<i></i>	activities for th	e project, the conversity may begin the	is a construction and design

contracts and begin construction. It is the intent of the General Assembly to appropriate funds
 from the State Capital and Infrastructure Fund for this project beginning in the 2025-2026 fiscal
 year.

4 **SECTION 40.1.(g)** For project code UNC/WIL23-1, notwithstanding 5 G.S. 143C-4-5, the University of North Carolina at Wilmington is authorized to spend up to 6 forty-four million five hundred thousand dollars (\$44,500,000) on the project but shall commit 7 to providing funding of at least four million four hundred fifty thousand dollars (\$4,450,000) 8 from non-State sources on or before December 31, 2025, as a match for the intended State 9 allocations totaling forty million fifty thousand dollars (\$40,050,000) for the project.

10 **SECTION 40.1.(h)** For project code UNC/WIL23-2, notwithstanding 11 G.S. 143C-4-5, the University of North Carolina at Wilmington is authorized to spend up to 12 twenty-four million dollars (\$24,000,000) on the project but shall commit to providing funding 13 of at least two million four hundred thousand dollars (\$2,400,000) from non-State sources on or 14 before December 31, 2025, as a match for the intended State allocations totaling twenty-one 15 million six hundred thousand dollars (\$21,600,000) for the project.

16 **SECTION 40.1.(i)** There is established in the General Fund an Additional Project 17 Reserve that shall make funds available for capital improvement project expenditures only upon 18 an act of appropriation by the General Assembly. The State Controller shall reserve to the 19 Additional Project Reserve from funds available in the State Capital and Infrastructure Fund the 20 sum of two hundred seven million four hundred seven thousand five hundred sixty-nine dollars 21 (\$207,407,569) in nonrecurring funds for the 2023-2024 fiscal year. Funds reserved in the 22 Additional Project Reserve pursuant to this subsection do not constitute an "appropriation made 23 by law," as that phrase is used in Section 7(1) of Article V of the North Carolina Constitution.

SECTION 40.1.(j) For project code DST23-1, the Department of State Treasurer may use funds allocated for the project code to redeem or purchase and cancel bonds that have debt service paid from the State Capital and Infrastructure Fund if (i) the cost of redeeming or purchasing and canceling those bonds is less than the estimated market value the bonds would have if not redeemed or purchased and canceled or (ii) the bonds were purchased by one or more of funds listed in G.S. 147-69.2(a) between May 1, 2023, and October 31, 2023, in a principal amount not to exceed forty million dollars (\$40,000,000).

**SECTION 40.1.**(*l*) For project code WRC23-1, the Wildlife Resources Commission is authorized to spend up to thirty-nine million seven hundred thousand dollars (\$39,700,000) on the project but shall commit to providing funding of at least nineteen million seven hundred thousand dollars (\$19,700,000) in non-State funds from the Commission's endowment as a match to the intended State allocations totaling twenty million dollars (\$20,000,000) for the project. The Commission shall use the endowment funds described in this subsection on the project prior to expending any State funds.

38 **SECTION 40.1.(m)** For project code DOA23-4, the Department of Administration 39 shall not demolish the structure sited at 216 W. Jones Street, at the corner of West Jones and 40 North Dawson streets in Raleigh, otherwise known as the Old Health Building, Building Asset 41 ID: 9806.

42 SECTION 40.1.(n) For project code DOA23-5, the Department of Administration
 43 shall site the project on the parcel of real property identified with Wake County real estate ID#
 44 0080466.

**SECTION 40.1.(o)** Section 40.1(h1) of S.L. 2021-180 reads as rewritten:

46 "SECTION 40.1.(h1) For project code UNC/BOG21-1, The University of North Carolina 47 System Office shall enter into a lease agreement for space sufficient to relocate staff and 48 operations located in the City of Raleigh. The lease term shall be for no less than three years and 49 no more than four five years. The Board of Governors of The University of North Carolina shall 50 be responsible for selection and approval of all lease terms not otherwise specified in this

45

subsection. All staff and operations shall be relocated to the leased space on or before December
 31, 2022."

SECTION 40.1.(p) Notwithstanding any provision of S.L. 2021-180, S.L. 2022-74,
 or any other provision of law to the contrary, for project code DOA22-1, the State Controller
 shall transfer unspent and unencumbered funds allocated for the project to the State Capital and
 Infrastructure Fund. The General Assembly intends to appropriate funds for this project code in
 future fiscal years. This subsection shall have no impact on the amount authorized for this project.
 SECTION 40.1.(s) For project code TRAN23-1, the North Carolina Global

9 TransPark Authority (Authority) shall be considered the funded agency, pursuant to 10 G.S. 143-135.26(1), and, notwithstanding G.S. 143-341 or any other provision of law to the contrary, shall have final authority over any aspect of the project. The Authority shall use up to 11 12 five million dollars (\$5,000,000) allocated in this Part for the 2023-2024 fiscal year for project 13 planning. The Office of State Budget and Management shall disburse additional funding that has 14 been allocated by the General Assembly for the project during the 2023-2025 fiscal biennium 15 and subsequent fiscal years contingent upon the Authority entering into an intergovernmental services agreement with an agency of the United States for the use of the facility being 16 17 constructed under this project code. The Authority shall repay the total amount of three hundred 18 fifty million dollars (\$350,000,000) intended to be allocated from the State Capital and 19 Infrastructure Fund for the project in an amount of no less than fifteen million dollars 20 (\$15,000,000) annually, commencing on the first year the federal government agency takes 21 occupancy of the facility under the terms of the intergovernmental services agreement. 22 Reimbursement funds submitted by the Authority pursuant to this subsection shall be credited to 23 the State Capital and Infrastructure Fund.

24 SECTION 40.1.(t) Section 1(e) of S.L. 2020-81, as amended by Section 40.1(*l*) of
 25 S.L. 2021-180, reads as rewritten:

"SECTION 1.(e) For project code UNC/CH20-1, notwithstanding G.S. 143C-4-5, the
 University of North Carolina at Chapel Hill is authorized to spend up to one hundred fifty million
 dollars (\$150,000,000) one hundred ninety-four million two hundred fifty thousand dollars
 (\$194,250,000) on the project, but shall commit to providing funding of at least seventy-five
 million dollars (\$75,000,000) from non-State sources on or before June 30, 2022, as a match for
 the intended State allocations totaling seventy-five million dollars (\$75,000,000) for the project."

32 SECTION 40.1.(u) With the funds allocated for project code DOA23-1 for the 33 2023-2024 fiscal year, the Department of Administration shall engage one or more third-party 34 consultants to assist with architectural, engineering, site planning, real estate, and other services 35 related to the development of a campus space template to accommodate motor fleet services. The 36 campus space template shall address building space needs and land area required to support the 37 campus space and future adaptability and growth. In addition, the Department shall use a portion 38 of the funds described in this subsection to conduct a site location assessment to determine 39 alternative geographic locations for comparison and to aid in determining an ideal location to 40 best serve State government facilities. The Department shall complete the campus space template and the site location assessment described in this subsection and report its findings to the 41 42 Legislative Services Officer on or before April 1, 2024.

43 **SECTION 40.1.(v)** For project code UNC/NCS23-6, North Carolina State 44 University shall utilize the funds allocated in this Part to conduct a study to assess the feasibility 45 of establishment of an advanced nuclear research reactor (reactor) at the University. The 46 feasibility study may include all of the following matters:

- 47
- 48

Assessment of site selection for a reactor.
 Study and analysis of potential environmental impacts.

49

9 (3) Analysis of licensing requirements for a reactor.

50(4)Engineering and construction evaluation of a reactor and associated51laboratories, including cost estimates.

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(5)		tion analysis generation in		apability deve	dopment for ac	dvanced nuclear
(6)	-	-	ctor evaluation	1.		
(7)	Identif	ication of the	e potential for	collaboration	with industry,	other academic
			ate and federa		•	
SE	CTION 40	<b>0.1.(w)</b> Of th	ne funds receiv	ved by the Sta	te and deposit	ed to the ARPA
Temporary Sa	vings Func	l, established	d in Section 1	.3(a) of S.L.	2023-7, it is t	he intent of the
						r project codes
UNC/BOG23-	1 and UNC	C/BOG23-3.				1 0
SE	CTION 4	<b>0.1.(x)</b> For	project codes	NCGA23-1	and NCGA23	-2, the General
Assembly sha	ll be con	sidered the	funded agen	cy, pursuant	to G.S. 143-	135.26(1), and
						hall initiate and
have final auth	ority over	any activity	related to proj	ect planning,	contracting, an	d construction.
						e Department o
						-135.26(1) and
						all consult with
U	e Services	Office for a	my activity re	elated to proj	ect planning, c	contracting, and
construction.						
			-	this section is	s effective June	e 30, 2023. The
remainder of th	nis section	is effective J	uly 1, 2023.			
SIX-YEAR IN	JTENDED	) PROJECT	<b>ALLOCAT</b>	ION SCHED	ULE	
	CTION 40				• 1	1
projects on a	CTION 40 cash flow	basis and t	o plan for fu	ture project f	funding based	upon projecte
projects on a availability in t	CTION 40 cash flow the State Ca	basis and tapital and Inf	o plan for fu rastructure Fu	ture project f nd. Nothing i	funding based this section sh	upon projected
projects on a availability in t (i) to appropria	CTION 40 cash flow the State Ca ate funds on	basis and t apital and Inf (ii) as an ob	o plan for fu rastructure Fu oligation by th	ture project f nd. Nothing in e General Ass	Funding based this section sh embly to appro	upon projected nall be construed opriate funds fo
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projects on a availability in t (i) to appropria the projects lis will begin or be amounts (in the <b>Project Code</b> UNC/R&R21 R&R21 DACS21-2 DACS21-2 DACS21-4 DACS23-3 DACS23-7 DACS23-7 DACS23-7 DACS23-10 DACS23-10 DACS23-11 DACS23-12 DACS23-13 DEQ21-1 DNCR21-13 DNCR23-7	CTION 40 cash flow the State Ca atte funds on ted in future completer ousands) no FY23-24 280,503 200,000 N/A 750 N/A N/A N/A N/A N/A N/A N/A N/A N/A N/A	basis and tapital and Inf (ii) as an obreve years. The d in fiscal years eeded for con FY24-25 250,000 2,000 1,850 3,000 N/A N/A N/A N/A N/A N/A N/A N/A N/A N/A	o plan for fu frastructure Fu oligation by the following scheme ars outside of the FY25-26 200,000 200,000 1,500 1,500 2,000 4,000 2,000 750 2,000 N/A N/A N/A 17,075 86,800 30,000 7,000	ture project f nd. Nothing in e General Assidential for the 2023-2025 ose projects: FY26-27 200,000 200,000 200,000 N/A 1,000 N/A 1,000 N/A 2,000 1,500 4,000 5,000 N/A 30,950 24,000 N/A	Fy27-28 200,000 200,000 200,000 N/A N/A 1,000 N/A 1,000 N/A 1,000 N/A 1,500 N/A	upon projected nall be construed opriate funds for ent projects that m and estimate FY28-29 200,000 200,000 N/A N/A N/A N/A N/A N/A N/A N/A N/A N/A

General Assen	nbly Of N	orth Caroli	na			Session 2023
DOA23-2	2,900	800	800	N/A	N/A	N/A
DOA23-3	N/A	N/A	N/A	N/A	N/A	11,000
DOA23-4	N/A	N/A	15,000	N/A	N/A	N/A
DOA23-5	2,000	3,000	40,000	N/A	N/A	N/A
DOI21-1	5,500	13,750	22,000	13,750	N/A	N/A
DAC23-1	4,776.39	9,607.8	9,607.8	N/A	N/A	N/A
DAC23-6	N/A	449	2,439	600	N/A	N/A
DPS21-6	N/A	836.88	2,658.75	N/A	N/A	N/A
	3,268.05	30,000	19,793.24	N/A	N/A	N/A
DPS23-1	N/A	600	10,000	29,850	N/A	N/A
DPS23-3	N/A	4,400	8,500	13,600	8,500	N/A
DPS23-4	N/A	N/A	N/A	N/A	N/A	19,000
DPS23-7	2,000	4,333.68	10,834.2	17,334.71	8,834.2	N/A
DPS23-9	1,000	2,024.4	2,024.4	N/A	N/A	N/A
DPS23-11	2,028.5	5,927.25	5,927.25	N/A	N/A	N/A
NG23-1	4,000	6,000	6,000	N/A	N/A	N/A
NG23-2	1,500	6,000	5,000	N/A N/A	N/A	N/A N/A
NG23-2 NG23-4	1,500 N/A	2,000	5,000 6,500	N/A N/A	N/A	N/A N/A
NG23-4 NG23-5	N/A	2,000 N/A	0,300 800	4,000	3,200	N/A N/A
NG23-9	N/A	666.7	3,000	4,000 N/A	3,200 N/A	N/A N/A
TRAN23-1	50,000				N/A N/A	N/A N/A
	,	125,000	125,000	50,000		
NCGA21-3	N/A	N/A	65,250	74,750	N/A	N/A
NCGA23-1	6,500	16,250	26,000	16,250	N/A	N/A
WRC23-1	8,000	6,000 7,500	6,000	N/A	N/A	N/A
UNC/ASU21-1		7,500	7,500	N/A	N/A	N/A
UNC/ASU22-1		4,100	12,300	14,350	10,250	N/A
UNC/ASU23-1		1,800	6,300	9,900	N/A	N/A
UNC/CLT23-1	N/A	3,600	N/A	12,600	19,800	N/A
UNC/CLT23-2		N/A	N/A	N/A	4,500	N/A
UNC/CH20-2		15,756.95	17,693.05	N/A	N/A	N/A
UNC/CH23-1	N/A	N/A	N/A	N/A	2,500	10,000
UNC/ECS21-4		30,827.27	9,172.73	N/A	N/A	N/A
UNC/ECS23-1	N/A	2,000	8,000	10,000	N/A	N/A
UNC/ECS23-2		N/A	N/A	N/A	1,250	N/A
UNC/ECU21-1		20,000	84,007.3	85,742.72	N/A	N/A
UNC/ECU23-1		4,600	13,800	16,100	11,500	N/A
UNC/ECU23-2	N/A	N/A	N/A	N/A	1,890	N/A
UNC/ECU23-3	8,750	17,500	8,750	N/A	N/A	N/A
UNC/FSU21-2	N/A	36,376.1	6,573.9	N/A	N/A	N/A
UNC/FSU23-1	N/A	N/A	N/A	N/A	2,075	N/A
UNC/FSU23-2	1,000	3,500	5,500	N/A	N/A	N/A
UNC/A&T23-1	. 970	3,395	5,335	N/A	N/A	N/A
UNC/A&T23-2	2 N/A	N/A	N/A	N/A	2,000	18,825
UNC/NCC23-1	1,207.4	N/A	4,829.5	6,036.9	N/A	N/A
UNC/NCC23-2		1,299.94	N/A	4,549.8	7,149.68	N/A
UNC/NCC23-3		850	N/A	2,975	4,675	N/A
UNC/NCS20-1		6,025.2	22,224.8	N/A	N/A	N/A
UNC/NCS23-1		3,000	27,000	N/A	N/A	N/A
UNC/NCS23-2		8,000	24,000	28,000	20,000	N/A
UNC/NCS23-3		6,300	18,900	22,050	15,750	N/A
	N/A	N/A	35,000	35,000	N/A	N/A

General Assem	bly Of Nor	th Carolin	la			Session 2023
UNC/NCS23-5	N/A	N/A	N/A	20,000	60,000	60,000
UNC/SSM23-2	N/A	12,750	3,500	N/A	12,738.42	N/A
UNC/SSM23-4	N/A	N/A	N/A	N/A	1,000	N/A
UNC/AVL23-1	2,615	6,537.5	11,767.5	5,230	N/A	N/A
UNC/GBO23-1	N/A	2,420	N/A	8,470	13,310	N/A
UNC/PEM21-1	N/A	N/A	N/A	N/A	36,400	22,750
UNC/PEM23-1	N/A	6,100	24,400	30,500	N/A	N/A
UNC/SA23-1	5,100	12,750	22,950	10,200	N/A	N/A
UNC/SA23-2	N/A	N/A	N/A	N/A	2,450	8,575
UNC/WIL23-1	N/A	4,005	10,012.5	16,020	10,012.5	N/A
UNC/WIL23-2	N/A	2,160	5,400	8,640	5,400	N/A
UNC/WIL23-3	N/A	1,215	4,860	6,075	N/A	N/A
UNC/WCU23-1	N/A	2,000	N/A	9,530	33,355	50,415
UNC/WSS21-1	N/A	N/A	N/A	N/A	22,800	14,250
UNC/WSS23-1	N/A	800	1,080	N/A	3,780	5,140
UNC/WSS23-2	N/A	800	1,600	N/A	5,600	8,000
UNC/BOG21-1	3,750	3,750	3,750	3,750	N/A	N/A
UNC/BOG23-1	25,000	80,000	105,000	N/A	N/A	N/A
UNC/BOG23-3	143,864.4	72,382	103,500	N/A	N/A	N/A
UNC/PBS23-1	N/A	4,950	N/A	17,325	27,225	N/A
NATIONAL G	UARD PR	OJECTS				
SEC	<b>ГІОN 40.3</b>	<b>6.(a)</b> From	the funds alloc	cated in this	Part for Project	Code NG23-1
the Office of Sta	ate Budget	and Manag	gement may di	sburse to th	e Department o	f Public Safety
funds needed to p	provide a S	tate match	for federal fund	ds for projec	ts included in the	e latest Armory
and Facilities De						
Adjutant Genera	l of the No	rth Carolin	a National Gua	rd in an amo	ount not exceedi	ng four million
dollars (\$4,000,0		-	•	ear and not	exceeding six	million dollars
(\$6,000,000) dur	0		•			
		. ,			every two years	
project completion, the Department shall report on the use of these funds to the Joint Legislative Commission on Governmental Operations, the Fiscal Research Division of the General						
Assembly, and the	he Office of	of State Buc				
Assembly, and the following:			lget and Mana	gement. Eac	h report shall in	
Assembly, and the following: (1)	The statu	us of all pro	lget and Mana	gement. Eac en pursuant		
Assembly, and the following: (1) (2)	The state The estin	us of all pro nated total	lget and Mana ojects undertak cost of each pr	gement. Eac en pursuant roject.	h report shall in to this section.	clude all of the
Assembly, and the following: (1) (2) (3)	The statu The estin The date	us of all pro nated total that work	lget and Mana ojects undertak cost of each pr on each projec	gement. Eac en pursuant roject. t began or is	h report shall in to this section. expected to beg	clude all of the gin.
Assembly, and the following: (1) (2)	The statu The estin The date The date	us of all pro nated total that work that work	lget and Mana ojects undertak cost of each pr on each projec	gement. Eac en pursuant roject. t began or is	h report shall in to this section.	clude all of the gin.
Assembly, and the following: (1) (2) (3) (4)	The statu The estin The date The date complete	us of all promated total that work that work that work ed.	lget and Mana ojects undertak cost of each pr on each projec k on each pro	gement. Eac en pursuant coject. t began or is ject was co	h report shall in to this section. expected to beg mpleted or is o	clude all of the gin. expected to be
Assembly, and the following: (1) (2) (3) (4) (5)	The statu The estin The date The date complete The actu	us of all pro nated total that work that worl e that worl ed. al cost of e	lget and Mana ojects undertak cost of each pr on each projec k on each pro ach project, ind	gement. Eac en pursuant coject. t began or is ject was co cluding fede	h report shall in to this section. expected to beg	clude all of the gin. expected to be
Assembly, and the following: (1) (2) (3) (4) (5) (6)	The statu The estin The date The date complete The actu Facilities	us of all pro nated total that work that worl ed. al cost of e s planned fo	lget and Mana ojects undertake cost of each pr on each projec k on each pro ach project, ind or closure or re	gement. Eac en pursuant coject. t began or is ject was co cluding fede eversion.	h report shall in to this section. expected to beg mpleted or is o ral matching fur	clude all of the gin. expected to be nds.
Assembly, and the following: (1) (2) (3) (4) (5)	The statu The estin The date The date complete The actu Facilities A list of	as of all pro- mated total that work that work that work d. al cost of e s planned for projects as	lget and Mana ojects undertak cost of each pro on each projec k on each pro ach project, ind or closure or re dvanced in sch	gement. Eac en pursuant coject. t began or is ject was co cluding fede eversion. nedule, those	h report shall in to this section. expected to beg mpleted or is o ral matching fun e projects delayo	clude all of the gin. expected to be nds. ed in schedule
Assembly, and the following: (1) (2) (3) (4) (5) (6)	The statu The estin The date The date complete The actu Facilities A list of	as of all pro- mated total that work that work that work d. al cost of e s planned for projects as	lget and Mana ojects undertak cost of each pro on each projec k on each pro ach project, ind or closure or re dvanced in sch	gement. Eac en pursuant coject. t began or is ject was co cluding fede eversion. nedule, those	h report shall in to this section. expected to beg mpleted or is o ral matching fur	clude all of the gin. expected to be nds. ed in schedule.
Assembly, and the following: (1) (2) (3) (4) (5) (6) (7)	The statu The estin The date The date complete The actu Facilities A list of and an estin	us of all pro- nated total that work e that worl ed. al cost of e s planned for projects a stimate of th	lget and Mana, ojects undertake cost of each projec on each projec k on each pro ach project, ind or closure or re dvanced in sch he amount of fu	gement. Eac en pursuant roject. t began or is ject was co cluding fede eversion. nedule, those unds expecte	h report shall in to this section. expected to beg mpleted or is of ral matching fun e projects delayed d to revert to the	clude all of the gin. expected to be nds. ed in schedule, e General Fund
Assembly, and the following: (1) (2) (3) (4) (5) (6) (7) NON-GENERA	The statu The estin The date The date complete The actu Facilities A list of and an es	as of all pro- nated total that work that work e that work ed. al cost of e s planned fo projects a stimate of the <b>NON-SCII</b>	lget and Mana, ojects undertak cost of each pro on each projec k on each pro ach project, ind or closure or re dvanced in sch he amount of fu	gement. Eac en pursuant roject. t began or is ject was co cluding fede eversion. nedule, those unds expecte	h report shall in to this section. expected to beg mpleted or is of ral matching fun e projects delayed to revert to the <b>AUTHORIZAT</b>	clude all of the gin. expected to be nds. ed in schedule, e General Fund.
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Assembly, and the following: (1) (2) (3) (4) (5) (6) (7) NON-GENERA SEC to be funded v	The statu The estin The date The date complete The actu Facilities A list of and an es <b>L FUND</b> / <b>FION 40.4</b> with receip	us of all pro- nated total that work that work that work e that work ed. al cost of e splanned for projects a stimate of the <b>NON-SCII</b> (a) The Gots or fron	lget and Mana, ojects undertake cost of each project on each project, indo ach project, indo or closure or red dvanced in sch he amount of fu <b>F CAPITAL P</b> deneral Assemb n other non-C	gement. Eac en pursuant coject. t began or is ject was co cluding fede eversion. nedule, those unds expecte <b>PROJECT</b> A oly authorize General Fun	h report shall in to this section. expected to beg mpleted or is of ral matching fun e projects delayed to revert to the <b>AUTHORIZAT</b> is the following d and non-Stat	clude all of the gin. expected to be nds. ed in schedule e General Fund <b>TONS</b> capital projects
Assembly, and the following: (1) (2) (3) (4) (5) (6) (7) NON-GENERA SECT	The statu The estin The date The date complete The actu Facilities A list of and an es <b>L FUND</b> / <b>FION 40.4</b> with receip	us of all pro- nated total that work that work that work e that work ed. al cost of e splanned for projects a stimate of the <b>NON-SCII</b> (a) The Gots or fron	lget and Mana, ojects undertake cost of each pro on each project k on each project, indo or closure or re dvanced in sch he amount of fu F CAPITAL P ceneral Assemb n other non-C o the appropria	gement. Eac en pursuant coject. t began or is ject was co cluding fede eversion. nedule, those unds expecte <b>PROJECT</b> A bly authorize General Fun ate departme	h report shall in to this section. expected to beg mpleted or is of ral matching fun e projects delayed to revert to the <b>AUTHORIZAT</b> as the following d and non-State ent:	clude all of the gin. expected to be nds. ed in schedule, e General Fund. <b>TONS</b> capital projects te Capital and
Assembly, and the following: (1) (2) (3) (4) (5) (6) (7) NON-GENERA SECT to be funded we Infrastructure Funded we	The statu The estin The date The date complete The actu Facilities A list of and an es <b>L FUND/</b> <b>FION 40.4</b> with receip and sources	us of all pro- nated total that work that work that work e that work ed. al cost of e splanned for projects a stimate of the <b>NON-SCII</b> (a) The Gots or fron	lget and Mana, ojects undertake cost of each pro on each project k on each project, indo or closure or re dvanced in sch he amount of fu F CAPITAL P ceneral Assemb n other non-C o the appropria	gement. Eac en pursuant coject. t began or is ject was co cluding fede eversion. nedule, those unds expecte <b>PROJECT</b> A bly authorize General Fun ate departme	h report shall in to this section. expected to beg mpleted or is of ral matching fun e projects delayed to revert to the <b>AUTHORIZAT</b> as the following d and non-State to <b>General Fu</b>	clude all of the gin. expected to be nds. ed in schedule, e General Fund. <b>TONS</b> capital projects te Capital and <b>ind/Non-SCIF</b>
Assembly, and the following: (1) (2) (3) (4) (5) (6) (7) NON-GENERA SEC to be funded v	The statu The estin The date The date complete The actu Facilities A list of and an es <b>L FUND/</b> <b>FION 40.4</b> with receip and sources	us of all pro- nated total that work that work that work e that work ed. al cost of e splanned for projects a stimate of the <b>NON-SCII</b> (a) The Gots or fron	lget and Mana, ojects undertake cost of each pro on each project k on each project, indo or closure or re dvanced in sch he amount of fu F CAPITAL P ceneral Assemb n other non-C o the appropria	gement. Eac en pursuant coject. t began or is ject was co cluding fede eversion. nedule, those unds expecte <b>PROJECT</b> A bly authorize General Fun ate departme <b>Amount of N</b>	h report shall in to this section. expected to beg mpleted or is of ral matching fun e projects delaye d to revert to the <b>UTHORIZAT</b> s the following d and non-State ent: <b>Non-General Fu</b> <b>Funding Auth</b>	clude all of the gin. expected to be nds. ed in schedule, e General Fund. TONS capital projects te Capital and und/Non-SCIF orized
Assembly, and the following: (1) (2) (3) (4) (5) (6) (7) NON-GENERA SECT to be funded we Infrastructure Funded we	The statu The estin The date The date complete The actu Facilities A list of and an es <b>L FUND/</b> <b>FION 40.4</b> with receip and sources	us of all pro- nated total that work that work that work e that work ed. al cost of e splanned for projects a stimate of the <b>NON-SCII</b> (a) The Gots or fron	lget and Mana, ojects undertake cost of each pro on each project k on each project, indo or closure or re dvanced in sch he amount of fu F CAPITAL P ceneral Assemb n other non-C o the appropria	gement. Eac en pursuant coject. t began or is ject was co cluding fede eversion. nedule, those unds expecte <b>PROJECT</b> A bly authorize General Fun ate departme <b>Amount of N</b>	h report shall in to this section. expected to beg mpleted or is of ral matching fun e projects delaye d to revert to the <b>UTHORIZAT</b> s the following d and non-State ent: <b>Non-General Fu</b> <b>Funding Auth</b>	clude all of the gin. expected to be nds. ed in schedule e General Fund TONS capital projects te Capital and and/Non-SCIF

General Assembly Of North Carolina		Session 2023
Department of Natural and Cultural Resources		
Electric Vehicle Fast Chargers	\$2,000,000	\$0
Brunswick Town State Historic Site-		
Historical Restorations	150,000	0
Department of Agriculture and Consumer Services		
Arena and Barn Replacement	1,900,000	0
ASC Lab Renovation	400,000	0
Grain Storage and Drying Improvements	370,000	C
Equipment Shelters Replacement	0	300,000
NCFS Facility and Infrastructure Improvements	1,000,000	0
PTFM Facility and Infrastructure Improvements	1,000,000	0
Raleigh FM Facility and Infrastructure Improvements	1,000,000	0
RS Infrastructure Repairs and Renovations	1,250,000	0
State Fair Gate 8 Restroom Renovation	1,500,000	0
State Fair Infrastructure Improvements	20,000,000	0
State Fair Lunch Facility Renovation	25,500,000	0
Vet Infrastructure Repairs and Renovations	250,000	0
WNCAGCTR Facility and Infrastructure Improvements	1,250,000	C
Department of Public Safety		
Alcoholic Beverage Control–		
Warehouse Precast Repair	275,000	0
ABC New Campus–Advanced Planning	4,700,000	0
Department of Adult Correction		
Old Craggy Laundry Wastewater/Stormwater Repl.	742,000	0
Wildlife Resources Commission		
Land Acquisition	5,000,000	5,000,000
Game Land Improvements	2,000,000	0
Caswell Depot Expansion	2,460,000	0
Mills River Equipment Storage	355,000	0
Morganton Depot Equipment Storage	340,000	0
Rhems Depot Equipment Storage	415,000	0
Troy Depot Office/Shop & Storage	1,900,000	0
Shooting Range Office & Classroom Constr.	3,100,000	0
Mount Holly Depot	0	2,400,000
Marion Aquaculture Building	0	600,000
TOTAL AMOUNT OF NON-GENERAL		
FUND/NON-SCIF CAPITAL PROJECTS		
AUTHORIZED	\$78,857,000	\$8,300,000
	. , ,	. , ,
SECTION 40.4.(b) From funds deposited with	th the State Treas	urer in a capita
improvement account to the credit of the Department of A		-
pursuant to G.S. 146-30, the sum of seventy-five thousand of	-	

pursuant to G.S. 146-30, the sum of seventy-five thousand dollars (\$75,000) for the 2023-2024
fiscal year and the sum of seventy-five thousand dollars (\$75,000) for the 2024-2025 fiscal year
shall be transferred to the Department of Agriculture and Consumer Services to be used,
notwithstanding G.S. 146-30, by the Department for its plant conservation program under Article
19B of Chapter 106 of the General Statutes for costs incidental to the acquisition of land, such as
land appraisals, land surveys, title searches, and environmental studies, and for the management
of the plant conservation program preserves owned by the Department.

50

# 51 VARIOUS CAPITAL CHANGES

	General Assembly Of North Carolina	Session 2023
1	<b>SECTION 40.5.(a)</b> G.S. 143C-8-10 is repealed.	
2	SECTION 40.5.(b) G.S. 143C-8-11 reads as rewritten:	
3	"§ 143C-8-11. Reversion of appropriation; lapse of project authorization	n: transfer of funds
4	remaining after project completion.	i, transfer of funds
5	(a) Reversion of Appropriation. – A State agency shall begin the	planning of or the
6	construction of an authorized capital improvement project during the fisca	
7	funds are appropriated. If it does not, the Director may credit the appropri	•
		5
8	Reserve Account, State Capital and Infrastructure Fund, unless otherwise re-	
9	Director does not credit the appropriation to the Project Reserve Account, the	
10	revert to the principal fund from which it was appropriated. The Director n	
11	allow a State agency to take up to an additional 12 months to take the acti	ons required by this
12	subsection.	
13	(b) Lapse of Project Authorization. – Authorizations for capital im	1 1 5
14	shall lapse if any of the following occur: (i) the appropriation for a capital in	
15	reverts, (ii) the construction of a project does not begin during the first two f	-
16	funds are appropriated, or (iii) the Director redirects funds appropriated for a c	1 1
17	project in accordance with G.S. 143C-6-2. The Director may, for good c	
18	agency to take up to an additional 12 months to begin construction of a pro-	
19	Director approves an extension of time under this subsection and construction	on of the project has
20	not begun by the end of the extension, the authorization for the project shall	lapse.
21	(c) Funds Remaining After Project Completion. – The State Control	ler shall transfer any
22	balance of State funds appropriated for a capital project that remains unspen	t and unencumbered
23	two years after completion of the project in accordance with this section	n. If applicable law
24	requires a particular disposition of the funds, then the transfer shall be made	e in accordance with
25	that requirement. Otherwise, the transfer shall be made in accordance-	with the following
26	requirements:	
27	(1) If the funds were initially allocated from the Reserv	e for Repairs and
28	Renovations, then the funds shall be transferred to that R	eserve.
29	(2) All other funds balance shall be transferred to the Proje	ct Reserve Account
30	State Capital and Infrastructure Fund creation	eated by G.S.
31	<del>143C 8 10.<u>G.S. 143C-4-3.1.</u>"</del>	
32	SECTION 40.5.(c) G.S. 143C-4-3.1 reads as rewritten:	
33	"§ 143C-4-3.1. State Capital and Infrastructure Fund.	
34		
35	(g) Unexpended Funds Funds appropriated for a project that	at are unspent and
36	unencumbered upon completion of the project shall revert to the Fund. For	the purposes of this
37	subsection, a project includes any allocation from the Fund to a State agence	y or The University
38	of North Carolina.	
39		
40	SECTION 40.5.(d) Section 40.6(g)(3) of S.L. 2022-74 reads as	rewritten:
41	"(3) Third, to be deposited into the Downtown Government	Complex Reserve,
42	established in Section 2.2 of this act. State Capital and Inf	rastructure Fund."
43	SECTION 40.5.(e) Section 40.3(f) of S.L. 2021-180, as enacted	
44	S.L. 2022-6, reads as rewritten:	•
45	"SECTION 40.3.(f) Notwithstanding any other provision of law to the	contrary, there shall
46	be no local match required for the North Topsail Beach Shoreline Protection	-
47	referenced in subsection (b) subsection (c) of this section."	
48	SECTION 40.5. (f) Section 9.3 of S.L. 2023-11 reads as rewritte	en:
49	"SECTION 9.3. 9.3.(a) Subdivision (65) of Section 40.17(a) of S.L. 2	021-180, as enacted
50	by Section 40.2(a) of S.L. 2022-74, reads as rewritten:	

	General Assemb	oly Of North Carolina	Session 2023
1 2 3 4 5	"(65)	The funds for Ball's Creek Camp Ground in the sum of three dollars (\$300,000) for the 2021-2022 fiscal year shall inste Ball's Creek Campground History & Learning Center, corporation, to be used for repairs and renovations to Ba Ground."	ad be provided to Inc., a nonprofit all's Creek Camp
6 7	<u>read:</u>	<b>9.3.(b)</b> Section 40.2 of S.L. 2022-74 is amended by adding a particular section 40.2 of S.L. 2022-74 is amended by adding at particular section 40.2 of S.L. 2022-74 is amended by adding at particular section 40.2 of S.L. 2022-74 is amended by adding at particular section 40.2 of S.L. 2022-74 is amended by adding at particular section 40.2 of S.L. 2022-74 is amended by adding at particular section 40.2 of	
8 9 10 11 12	referenced in Sec dollars (\$200,000 for capital impro History & Lear	<b>40.2.(i)</b> Notwithstanding any provision of law or the C ction 43.2 of this act to the contrary, the allocation of two H )) from the State Capital and Infrastructure Fund to Ball's Cr vements or equipment shall instead be provided to Ball's Cr ning Center, Inc., a nonprofit corporation, for capital in	hundred thousand reek Campground reek Campground
13 14	equipment."" SECT	<b>ION 40.5.(g)</b> Part XXIV of S.L. 2022-74 is amended by add	ling a new section
15	to read:	·	C
16 17		<u>NT ALLOCATION</u>	Donort referenced
17		<b>24.5.</b> Notwithstanding any provision of law or the Committee 2 of this act to the contrary, the directed grant in the amount	-
18 19		) in nonrecurring funds for the 2022-2023 fiscal year shall n	
20		acing, Ltd., and the funds shall revert."	
21		<b>FION 40.5.(h)</b> The State Controller shall transfer all funds re	maining in (i) the
22		nplex Reserve established in Section 2.2(r) of S.L. 2022-74 at	•
23		ry Reserve established in Section 40.7 of S.L. 2022-74 to the	• • •
24	Infrastructure Fu	•	1
25	SECT	<b>FION 40.5.(i)</b> Section 2.2(r) and Section 40.7 of S.L. 2022-74	4 are repealed.
26	SECT	<b>FION 40.5.(j)</b> Section 40.17(a)(55) of S.L. 2021-180, as er	nacted by Section
27	9.1(d) of S.L. 202	21-189 and amended by Section 18.1 of S.L. 2022-6, reads as	rewritten:
28	"(55)	The funds for Nikwasi Town Cherokee Settlement in the	
29		hundred thirteen thousand four hundred dollars (\$713,400) f	
30		fiscal year and the funds for Watauga Town Cherokee Settl	
31		of one hundred thousand dollars (\$100,000) for the 2021-202	<u>22 fiscal year shall</u>
32		instead be provided as <del>follows:</del>	an thousand foun
33 34		a. <u>A a grant in the sum of six eight hundred thirter</u>	
34 35		<u>hundred</u> dollars (\$600,000) (\$813,400) to Mainspr Trust, Inc., a nonprofit corporation, for the purchase	-
36		0.6 acres at the site of land acquisition at the Chero	
37		Nikwasi Town in the Town of Franklin in Maco	
38		conservation and preservation easement to be held b	•
39		of Natural and Cultural Resources.and Watauga	• •
40		mound sites.	
41		b. A grant in the sum of one hundred thirteen thousa	and four hundred
42		dollars (\$113,400) to the Department of Natur	ral and Cultural
43		Resources for the purchase of a conservation	and preservation
44		easement of approximately 0.7 acres at the site	
45		settlement of Nikwasi Town in the Town of Frank	<del>anklin in Macon</del>
46	~~~~~	County."	
47		<b>TION 40.5.</b> ( <i>l</i> ) Section 40.2(h)(2) of S.L. 2022-74, as enacted	by Section 9.2 of
48	S.L. 2023-11, rea		
49 50	"(2)	The funds for Foothills Conservancy of North Carolina in hundred fifty thousand dollars (\$250,000) in nonrecurring	
50 51		hundred fifty thousand dollars (\$250,000) in nonrecurrin 2022-2023 fiscal year shall instead be provided in the form	-

	General Assemb	ly Of North Carolina	Session 2023
1		Hill Ruritan Club, Development Corporation, a no	onprofit corporation, for
2		planning and development of Oak Hill Co	
3		improvements."	· <u> </u>
4	SECT	<b>TON 40.5.(m)</b> Funds appropriated in Section 40.17(a	a)(61) of S.L. 2021-180,
5	as enacted by Sec	tion 40.2 of S.L. 2022-74, from the State Capital and In	nfrastructure Fund to the
6	Western Piedmor	t Council of Governments for various trail projects that	remain unexpended and
7	unencumbered or	the effective date of this section shall not revert, but	shall be reallocated as a
8		the Burke River Trail Association, a nonprofit corpor	
9	completion of the		
10	SECT	<b>TON 40.5.(n)</b> Section 40.17(a) of S.L. 2021-180, as en	nacted by Section 9.1(d)
11	of S.L. 2021-189	and amended by Section 18.1 of S.L. 2022-6, is a	amended by adding the
12	following new su	bdivisions to read:	
13	"(75)	The funds for the Town of Hemby Bridge in the sum	of two hundred thousand
14		dollars (\$200,000) for the 2021-2022 fiscal year shall	ll instead be provided in
15		the form of a grant to the Town of Hemby Bridge Vol	lunteer Fire Department,
16		Inc., a nonprofit corporation, to be used for capital in	nprovements.
17	<u>(76)</u>	The funds for Haywood County Pedestrian Walkway	in the sum of one million
18		nine hundred thousand dollars (\$1,900,000) shall not	be provided to Haywood
19		County and shall revert.	
20	(77)	The funds for Winterville Concerned Citizens and De	evelopment in the sum of
21		fifty thousand dollars (\$50,000) shall not be p	-
22		Concerned Citizens and Development, Inc., and shall	revert.
23	<u>(78)</u>	The funds for East Burke Christian Ministries in	the sum of twenty-five
24		thousand dollars (\$25,000) shall not be provided t	
25		Ministries and shall revert."	
26	SECT	<b>TON 40.5.(o)</b> Subsections (m) and (n) of this sectio	n are effective June 30,
27	2023.		
28			
29	<b>GRANTS TO N</b>	ON-STATE ENTITIES	
30	SECT	<b>TON 40.7.</b> Requirements. – For purposes of this P	Part, nonrecurring funds
31	allocated from the	e State Capital and Infrastructure Fund as grants to non-	State entities, as defined
32		(d), are subject to all of the following requirements:	
33	. (1)	As soon as practicable after the effective date of this	s act, each State agency
34		administering grants shall begin disbursement of	<b>•</b> • •
35		non-State entity when all applicable requiremen	0
36		disbursement of grant funds allocated for the 2023	
37		commence no later than 100 days after the date thi	-
38		disbursement in full to all grantees shall be compl	
39		months after the date this act becomes law. Disburse	
40		for the 2024-2025 fiscal year shall be completed no l	6
41		the beginning of the 2024-2025 fiscal year.	5
42	(2)	G.S. 143C-6-23(b) through (f) and (f2) through (k) and	oply to the grants.
43	(3)	Notwithstanding any provision of G.S. 143C-1-2(b)	
44	(-)	otherwise indicated, nonrecurring funds appropriate	
45		shall not revert until expended or the particular project	
46	(4)	Grants to each grantee non-State entity shall be	
47		nonreligious purposes only.	- ····································
48	(5)	By January 1, 2024, and then quarterly thereafter, the	e Office of State Budget
49	(-)	and Management shall report to the Fiscal Research I	-
50		for and status of grant disbursement. At a minimum,	
51		the following for each grant:	1
		<u> </u>	

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a.	The date when the	disbursing agency issued the initial	contract.
b.	The date when the	contract was sent to the grantee not	n-State entity.
с.	The date when t	he fully executed contract was a	returned to the
	disbursing agency.		
d.		contract was executed.	
e.	The date when a g	rant was disbursed in full.	
PART XLI. TRANSPO	RTATION		
CASH FLOW HIGHW	AV FUND AND H	IGHWAY TRUST FUND	
		s (b) and (c) of Section 41.1 of S	L 2022-74 are
repealed.			L. 2022 74 die
-	<b>1.1.(b)</b> The Gener	ral Assembly authorizes and certi	fies anticipated
revenues for the Highwa		an risseniory autorizes and cert	nes unicipated
For Fiscal Year 2025-26		\$3,148.6 million	
For Fiscal Year 2026-27		\$3,159.5 million	
For Fiscal Year 2027-28		\$3,177.7 million	
For Fiscal Year 2028-29		\$3,302.6 million	
For Fiscal Year 2029-30		\$3,338.0 million	
SECTION 4	1.1.(c) The Gener	ral Assembly authorizes and certi	fies anticipated
revenues for the Highwa	y Trust Fund as folle	ows:	
For Fiscal Year 2025-26		\$2,470.9 million	
For Fiscal Year 2026-27		\$2,505.5 million	
For Fiscal Year 2027-28		\$2,549.3 million	
For Fiscal Year 2028-29		\$2,609.6 million	
For Fiscal Year 2029-30		\$2,669.8 million	
		tment of Transportation, in collabo	
-	-	all develop a 10-year revenue foreca	-
		ction shall be used (i) to develop the	
		dgets, (ii) to develop the Strategic	-
transportation debt capac	· · ·	Department of the State Treasur	er to compute
transportation debt capac	ity.		
CONTINGENCY FUN	DS		
SECTION 4		s appropriated in this act to the	Department of
		Fund Code for the 2023-2024 fisc	-
		highway improvements and related	
		lities, industrial access roads, railroa	
1	1	n walkways that enhance highway	
1 1 1	01	prior approval by the Secretary of	•
Funds allocated under th	is subsection shall n	ot revert at the end of the applicable	e fiscal year but
		se of funds that do not revert under	
is not restricted to the fis	cal year in which the	e funds were allocated.	
	· · · <b>·</b>	ment of Transportation shall report	
		d pursuant to subsection (a) of this	
		Department shall make a quarterly	
1		egislative Transportation Oversight	Committee and
the Fiscal Research Divi	sion.		
		ONS	
CAPITAL, REPAIRS,	AND KENUVAII	UND	

	General Assem	bly Of North Carolina		Session 2023
1	SEC	<b>TION 41.3.</b> For the 2023-2025 fiscal	biennium, the funds ap	propriated in this
2	act from the H	lighway Fund to the Department of	Transportation for capit	ital, repairs, and
3	renovations shall	ll be used as follows:		
4				
5	Item		FY 2023-24	FY 2024-25
6	Avery Maintena	ance Engineer Office	2,628,000	
7	Cherry Branch S	Shore Power	2,104,000	
8	Clay Maintenan	ce Engineer Office		
9	and Equipm	ent Shop	261,354	
10	Columbus DMV	/ Office/Troop B District		
11	V Headquar	ters	3,500,000	
12	Hyde Maintena	nce Office and Equipment Shop	2,485,045	
13	Iredell Maintena	ance Engineer		
14	and Bridge I	Maintenance Office	1,628,865	
15	New Hanover D	OMV Office/Troop		
16	B District V	I Headquarters	4,100,000	
17	Replace Roofton	p HVAC Units – Century Center	449,500	200,000
18	Rowan District	Engineer Office	627,426	
19	Statewide Amer	ricans with Disabilities		
20	Act Complia	ance	1,000,000	1,000,000
21	Statewide Asbes	stos Abatement	462,000	504,000
22	Statewide Roof	Repair	7,027,638	7,623,363
23	Statewide Offic	e Repairs and Renovations	1,244,500	1,244,500
24	Surry District E	ngineer Office	1,231,450	
25	Watauga Distric	et Engineer Office	1,070,041	
26				
27	Total		\$29,819,819	\$10,571,863
28				
29		TERSTATE DESIGNATION		
30		TION 41.4. The North Carolina Dep		
31	work with the S	tate's federal elected representatives, th	e U.S. Department of Tr	cansportation, the
32	Federal Highwa	ay Administration (FHWA), and all re	elevant federal agencies	s to expedite the
33	interstate design	nation of the following corridors:		
34	(1)	US 74 Corridor from exit 10 in Gaste	on County through Cleve	eland County and
35		Rutherford County to exit 67 in Poll	c County at I-26.	
36	(2)	US 29 Corridor from the Guilford/	Rockingham County lin	e to the Virginia
37		state line.		
38				
39	POWELL BIL	L FUNDS		
40	SEC	<b>TION 41.5.</b> For the 2023-2025 fiscal	biennium:	
41	(1)	The Department of Transportation		
42		under this act to the State Aid – Pe	owell Bill Fund for allo	cation under the
43		Powell Bill (G.S. 136-41.1 through	G.S. 136-41.4).	
44	(2)	Notwithstanding G.S. 136-41.1(a), o		
45		of 400,000 or more shall receive the	ne same amount of Pow	ell Bill Program
46		funds allocated for the 2020-2021	•	•
47		Program funds shall be allocated to		
48		than 400,000 in accordance with the	requirements of G.S. 13	36-41.1(a).
49				
50	FACILITIES N	MANAGEMENT DIVISION POSITI	IONS	

SECTION 41.6.(a) Of the funds appropriated in this act to the Department of 1 2 Transportation, Facilities Management Division (FMD), the Department shall create 14 full-time 3 equivalent (FTE) Maintenance and Construction Tech III positions (FMD positions). The FMD 4 positions shall be assigned to the 14 local highway division offices and integrated into the current 5 FMD organizational structure set up for regional maintenance of the Division of Motor Vehicles 6 offices. The FMD positions shall be responsible for building inspections, maintenance, repairs 7 and support for State-owned buildings, and management of contracts necessary to complete 8 tasks. Operational funds based on needs shall be allotted by the FMD main office for support of 9 the local highway divisions and district. The FMD shall submit a report on the implementation 10 status of this section by October 1, 2023, and May 1, 2024, to the House of Representatives Appropriations Committee on Transportation, Senate Appropriations Committee on the 11 12 Department of Transportation, Joint Legislative Transportation Oversight Committee (JLTOC), 13 and the Fiscal Research Division. The report shall include the status of creating and filling 14 positions, lease of trucks, purchase of rolling stock and other supplies, and methodology for 15 allocation of operational funds for the local highway divisions and amount of funds spent. The FMD shall include a needs assessment for additional staffing and funding for routine building 16 17 maintenance activities.

18 **SECTION 41.6.(b)** By August 1 of each year, the Facilities Management Division 19 shall submit a report to the Joint Legislative Transportation Oversight Committee (JLTOC) and 20 the Fiscal Research Division. The report shall include the following information:

- (1) Capital projects status to include each project undertaken, amount of funds expended, and planned completion and, if additional appropriations are required, include amount needed for completion of the project.
- (2) Information on the contract, including whether the Department of Administration administered the contract and whether the contract was managed by DOT.
- 26 27

21

22

23

24

25

(3) Update of building replacement schedules for upcoming budget planning.

# 2829 AED REPORT

30 **SECTION 41.6A.** By March 1, 2024, the Department of Transportation shall submit 31 a report to the House Appropriations Committee on Transportation, the Senate Appropriations 32 Committee on the Department of Transportation, and the Fiscal Research Division on the status 33 of purchase and installation of the automated external defibrillator (AED) devices. The report 34 shall include the number of AED devices purchased, location and building purpose of 35 installation, number of replacement AED devices, amount of credit or rebate applied toward new 36 purchases, and total amount spent for purchase and installation of AED devices.

37 38

# EMERGENCY FUNDS EXEMPT FROM TRANSPORTATION INVESTMENT STRATEGY FORMULA

39 40

**SECTION 41.6B.** G.S. 136-189.11(c1) reads as rewritten:

41 "(c1) Emergency Funds With Alternative Criteria. – The following funds, obligated in 42 support of emergency repair work necessary to restore essential travel, minimize the extent of 43 damage, or protect remaining facilities, as a result of events that occurred during a federal- or 44 State-declared emergency that significantly damaged the State-maintained transportation system 45 to the extent that safe passage is jeopardized, shall <u>not</u> be subject to subsection (d) of this section 46 but shall not be subject to the prioritization criteria set forth in that subsection:

47 48

49

- (1) Federal or State funds obligated for repairs for which federal Emergency Relief Funds are available pursuant to 23 U.S.C. § 125.
- (2) State funds obligated for repairs to damage occurring as a result of an event that is lawfully declared to be a federal or State emergency."
- 50 51

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ROAD AND BE	RIDGE NAMING
SEC	FION 41.7. Notwithstanding any provision of law to the contrary, the
Department of T	ransportation shall designate as follows:
(1)	A section of Interstate 40 in Catawba County named in honor of Cherie Killian
	Berry, the first female Commissioner of Labor in North Carolina.
(2)	A pedestrian bridge to be constructed in Concord at the Charlotte Motor
	Speedway named in honor of Linda P. Johnson.
(3)	The bridge on U.S. Highway 74 that crosses over the Catawba River at the
	Mecklenburg County and Gaston County line and is numbered 350091 by the
	Department as the "Dana Bumgardner Bridge."
(4)	A bridge to be constructed on Interstate Highway 77 southbound that crosses
	over Interstate Highway 40 in Statesville as the "Sheriff Godfrey "Click"
	Kimball Bridge."
(5)	The bridges on U.S. Highway 1 that cross over North Carolina Highway 2 in
	Moore County as the "George Little Bridges."
(6)	The bridge on North Carolina Highway 49 that crosses over the Tuckertown
	Reservoir in Davidson County as the "Senator Stan Bingham Bridge."
	VIRONMENTAL
	<b>FION 41.8.(a)</b> Of the funds appropriated to the Department of Transportation
-	ay Fund for the 2023-2025 fiscal biennium, the Department shall spend the
0	tts for Roadside Environmental:
FY 2023	
FY 2024	
	<b>FION 41.8.(b)</b> Article 2 of Chapter 143B of the General Statutes is amended by
dding a new sec 8 143B 135 50	State Parks System native plant requirement and preference.
	on with university system and community college horticulture programs and the
	Forestry Association, the Department of Natural and Cultural Resources shall
	f seeds and plants the U.S. Department of Agriculture has classified as native to
	in the Southeastern United States, including cultivars and varieties thereof that
•	have reduced reproductive structures, with a strong preference for plants the
	of Agriculture has classified as native to North Carolina, on all lands that are
-	Parks System as defined in G.S. 143B-135.44. Exempt from this requirement
	seeds and plants used in landscaping for locations where the primary purpose is
	crop and horticulture research, science, botanical gardens, plantings for wildlife
-	Resources Commission, and zoos and (ii) nonnative turf grass. For purposes of
•	Southeastern United States means the states of Alabama, Georgia, North
	Carolina, Tennessee, Virginia, and the following counties in Florida: Bay,
	bia, Gulf, Holmes, Jackson, Okaloosa, Santa Rosa, Walton, and Washington."
	<b>FION 41.8.(c)</b> G.S. 136-18(9) reads as rewritten:
"(9)	To employ appropriate means for properly selecting, planting, and protecting
~ /	acceptable trees, shrubs, vines, grasses, or legumes In consultation with
	university system and community college horticulture programs and the North
	Carolina Forestry Association, the Department shall use seeds and plants the
	U.S. Department of Agriculture has classified as native to a state or county in
	U.S. Department of Agriculture has classified as native to a state or county in the Southeastern United States, including cultivars and varieties thereof that
	•
	U.S. Department of Agriculture has classified as native to a state or county in the Southeastern United States, including cultivars and varieties thereof that were not bred to have reduced reproductive structures, with a strong

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1 2 3	highways, except that the Department may use (i) nonnative grasses, plants, and seeds for the purpose of soil and slope stabilization for erosion control and (ii) nonnative turf grasses. For purposes of this subdivision, the
4	Southeastern United States means the states of Alabama, Georgia, North
5	Carolina, South Carolina, Tennessee, Virginia, and the following counties in
6	Florida: Bay, Calhoun, Escambia, Gulf, Holmes, Jackson, Okaloosa, Santa
7	Rosa, Walton, and Washington. The Department shall also have the power to
8	acquire by gift or otherwise land for and to construct, operate, and maintain
9	roadside parks, picnic areas, picnic tables, scenic overlooks, and other
10	appropriate turnouts for the safety and convenience of highway users; and to
11	cooperate with municipal or county authorities, federal agencies, civic bodies,
12 13	and individuals in the furtherance of those objectives. For purposes of this
13 14	subdivision, the term "acceptable" means plants the Department of Transportation determines will maintain a stable and aesthetic roadside, with
14	a strong preference for using plants the U.S. Department of Agriculture has
16	classified as native to North Carolina. None of the roadside parks, picnic areas,
17	picnic tables, scenic overlooks, or other turnouts, or any part of the highway
18	right-of-way shall be used for commercial purposes except for any of the
19	following:
20	a. Materials displayed in welcome centers in accordance with
21	G.S. 136-89.56.
22	b. Vending machines permitted by the Department of Transportation and
23	placed by the Division of Services for the Blind of the Department of
24	Health and Human Services, as the State licensing agency designated
25 26	pursuant to Section $2(a)(5)$ of the Randolph-Sheppard Act (20 U.S.C. $107a(a)(5)$ ). The Department of Transportation shall reculate the
20 27	107a(a)(5)). The Department of Transportation shall regulate the placing of the vending machines in highway rest areas and shall
28	regulate the articles to be dispensed.
20 29	c. Activities permitted by a local government pursuant to an ordinance
30	meeting the requirements of G.S. 136-27.4.
31	Every other use or attempted use of any of these areas for commercial
32	purposes constitutes a Class 1 misdemeanor, and each day's use constitutes a
33	separate offense."
34	SECTION 41.8.(d) Subsections (b) and (c) of this section become effective
35	December 31, 2024, and apply to contracts entered into on or after that date. The remainder of
36	this section is effective when it becomes law.
37	
38	RIGHT-OF-WAY CONDEMNATION JUST COMPENSATION INTEREST RATE
39 40	<b>SECTION 41.9.(a)</b> G.S. 136-113 reads as rewritten: "§ 136-113. Interest as a part of just compensation.
40 41	To Notwithstanding G.S. 24-1, to said amount awarded as damages by the commissioners or
42	a jury or judge, the judge shall, as a part of just compensation, add interest at the legal rate on
43	said amount from the date of taking to the date of satisfaction of the judgment; but interest shall
44	not be allowed from the date of deposit on so much thereof as shall have been paid into court as
45	provided in this Article. For purposes of this section, the term "legal rate" means the prime
46	lending rate, as published by the Board of Governors of the Federal Reserve System on the first
47	business day of the calendar month immediately preceding the date of taking. The However, the
48	legal rate established under this section shall not be less than five percent (5%) per annum and
49	shall not exceed the legal rate set in G.S. 24-1. eight percent (8%) per annum. An amount
50	awarded as damages shall bear simple, not compounding, interest."

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1 2 3	<b>SECTION 41.9.(b)</b> This section is effective October 31 of action filed on or after that date.	1, 2023, and applies to causes
4	CONTRACT TO MANAGE FERRY CONSTRUCTION	
5	SECTION 41.10.(a) For the 2023-2025 fiscal bienniu	im and notwithstanding any
6	other provision of law, the Department of Transportation shall con	
7	to manage ferry vessel construction.	ander with a quanties vehicle
8	SECTION 41.10.(b) Beginning January 1, 2024, and	quarterly thereafter until the
9 10	end of the biennium, the Department shall report to the Joint Legislat Committee and the Fiscal Research Division on ferry construction	tive Transportation Oversight
10	Committee and the risear Research Division on terry construction	progress.
12	CLARIFY FERRY OPERATING BUDGET REQUIREMENT	'S
12	SECTION 41.11. Section 41.15A of S.L. 2021-180	
13	following new subsections to read:	is unlended by usuing the
15	"SECTION 41.15A.(c) Notwithstanding subsections (a) a	nd (b) of this section the
16	Committee Report described in Section 43.2 of this act, and any	
17	Department of Transportation may maintain field, program, admi	-
18	codes it determines to be necessary within its internal SAP account	•
19	section. The Department shall combine these internal fund codes to	• •
20	for Ferry Operations in the North Carolina Accounting System a	
21	System and any successor accounting systems. To the extent pract	
22	combine these internal fund codes to show only Fund Code 782	5 in reports required by the
23	General Assembly and any other public reports.	
24	"SECTION 41.15A.(d) Notwithstanding any other provision	
25	Budget and Management may make changes to the Integrated Budge	
26	Carolina Accounting System, North Carolina Financial System,	or any successor systems to
27	those listed to comply with this section."	
28		
29	FERRY VESSEL REPLACEMENT PLAN	
30	SECTION 41.11A.(a) Plan. – The Ferry Divisi	1
31	Transportation shall develop a plan for replacing its fleet. The plan and has the Department of Transportation at the time of multi-	
32 33	owned by the Department of Transportation at the time of public addition include all of the following information:	ication of the report and, in
33 34	addition, include all of the following information: (1) The date each vessel entered service.	
34 35	(1) The date each vessel entered service. (2) The routes and division served by each vessel.	
36	<ul><li>(2) The foldes and division served by each vessel.</li><li>(3) An assessment of the condition of each vessel.</li></ul>	
37	(4) The estimated remaining service life of each vessel.	sel
38	(5) A schedule for replacing each vessel that include	
39	a. A rank order prioritization of vessel re	-
40	estimated replacement date for each vess	-
41	b. The class of vessel each vessel currently	
42	with.	1
43	c. The costs the Division will incur to repla	ce each vessel.
44	(6) Any funds dedicated or identified for replacing v	
45	and source of the funds.	-
46	(7) A list of potential interventions, if any, that could	extend the life of each vessel
47	currently in service. This list shall include (i) the	
48	(ii) the additional extended life the intervention	-
49	The Division shall submit this plan to the chairs of the Joint Legislat	1 0
50	Committee, the chairs of the House and Senate Transportation App	propriations Committees, and
51	the Fiscal Research Division no later than March 1, 2024.	

General Assen	nbly Of North Carolina	Session 2023
SEC	CTION 41.11A.(b) Effective Date. – This sect	tion is effective when it becomes
law.		
	NTENANCE REPORT	
	CTION 41.11B.(a) The Ferry Division of the D	
-	e of funds appropriated for marine and facilities	•
	al biennium. The report shall include all of the f	tollowing:
(1)	The projects on which the funds were used.	
(2)	The amount of funds used for each project.	commad by a contractor or by the
(3)	Whether the work on the project was perf Division.	ormed by a contractor or by the
(4)	For all work performed by a contractor, the	name of the contracting company
· · ·	<b>CTION 41.11B.(b)</b> The Division shall submit the	<b>U</b> 1 <b>I</b>
	ansportation Oversight Committee, the cha	-
	Appropriations Committees, and the Fiscal Res	
and June 30, 20		search Division on June 30, 2024,
und sund 50, 20	-20.	
STUDY IN	CREASING FERRY DIVISION'S C	APACITY FOR VESSEL
MAINTEN		
SEC	CTION 41.11E.(a) Study. – The Ferry I	Division of the Department of
	shall study increasing its in-house capacity for	-
maintenance re	lated to credit dry-dock examinations required b	by the United States Coast Guard.
This study shal	l include all of the following:	
(1)	An evaluation of all of the following option:	s for increasing in-house capacity
	for vessel maintenance:	
	a. Expanding berths and staffing at Ma	
	b. Using existing State-owned propertie	•
	c. Purchasing or leasing additional pro	
	Carolina coast. The evaluation of	1
	identification of specific sites or re	
	shipyard capacity may be found and	
	that site or region possesses sufficie	ent skilled labor to support vessel
	maintenance.	11
	d. Any other option that could potentia	illy increase in-house capacity for
( <b>2</b> )	vessel maintenance. For each option evaluated pursuant to subd	ivision (1) of this subsection the
(2)	Division shall assess both of the following:	ivision (1) of this subsection, the
	a. The total costs the Division will incu	r for each option
	b. The steps that would be necessary	-
	proposed time line for implementation	
(3)	An assessment of whether the presence of	
(3)	population is sufficient to support vessel ma	
The Division sl	hall report the findings of this study, including	
	the Joint Legislative Transportation Oversight C	
	nsportation Appropriations Committees, and the	
than March 1, 2		
	CTION 41.11E.(b) Effective Date. – This sect	tion is effective when it becomes
law.		
	RDRAFT AUTHORIZATION	

	General Assembly Of	North Carolina	Session 2023			
1 2 3 4 5 6	the Department of Tra made to the Departme	<b>SECTION 41.11F.</b> Notwithstanding G.S. 136-16.10, the Chief Financial Officer of he Department of Transportation shall allocate from the 2024-2025 fiscal year appropriations nade to the Department of Transportation for Ferry Operations sufficient funds to eliminate Ferry Division overdrafts for ferry operation expenditures incurred during the 2023-2024 fiscal year.				
7 8		ED VEHICLE DEFINITION 41.11H.(a) G.S. 20-4.01 reads as rewritten				
9	"§ 20-4.01. Definition					
10		t requires otherwise, the following defin	itions apply throughout this			
10 11 12		words and phrases and their cognates:	anons appry anonghout and			
13	(27) Pass	senger Vehicles. –				
14 15		Low around wahinla A four wheeled	lastria vahiala vahiala that is			
15 16	g.	Low-speed vehicle. – A four-wheeled e either electrically powered or propelled				
17		top speed is greater than 20 miles per h				
18		hour.	our our ross than 20 miles per			
19	"					
20	SECTION	41.11H.(b) This section becomes effective	e October 1, 2023.			
21						
22	S-LINE ANNUAL RI					
23		<b>41.12.</b> Beginning October 1, 2023, the D	1 1			
24	-	ort annually on the status of the S-Line rail of				
25 26	Ū.	idgeway to the Joint Legislative Transportation.	0			
20 27		vision. This report shall include the status of f any funds to the project and their source				
28						
29	Highway Trust Fund, and federal funds; and the amount of funds disbursed, including the recipients of those funds. The report shall include any details of lease agreements made with any					
30	-	the corridor after acquisition is completed	-			
31		or dates of work completed, of the maj				
32	acquisition, preconstrue	ction, construction, and project closeout. The	e report shall show the amount			
33		ated with each State appropriation for the p	roject and detail the award or			
34 35	awards associated with	that appropriation.				
36	PASSENGER RAIL	FLEET PLAN AND COST ESTIMATES	5			
37		<b>41.13.</b> The Department of Transportation,				
38	1 1 0	rail fleet plan to the Joint Legislative Transp	0			
39 40	· · · · · · · · · · · · · · · · · · ·	al Research Division by December 31, 202	1			
40 41		nation regarding new passenger rail rolling source of funds for purchasing the new pas				
42		cost to purchase the new passenger rail roll				
43		delivery time line for the new passenger rai	0			
44		expected annual cost for maintenance and c				
45		enger rail rolling stock.				
46	-	annual total cost for the existing passenger	rail fleet.			
47		omparison of the annual total cost for the e				
48	the	expected annual total cost for the new passe	nger rail rolling stock.			
49						
50 51	EXTEND DURATIO RENEWALS	N OF LICENSES AND ALLOW UNLIM	IITED REMOTE LICENSE			
~ .	R H N H W A I N					

General	Assem	bly Of North	Carolina	Session 2023
"§ 20-7.			a) G.S. 20-7 reads as rewritten: al of drivers licenses.	
(f) pursuant		tion and Renew rovisions of th	wal of Licenses. – Drivers license is subsection:	s shall be issued and renewed
	 (2) (2a)	drivers licen old expires of issuance. A the birthday drivers licen issuance. A (P) and scho on the birthd is certified to Duration of the Division eight <u>16</u> year renewed driv years old ex renewed. A	original license for persons at leas use issued to a person at least 18 ye on the birthday of the licensee in drivers license issued to a person a of the licensee in the fifth year use expires on the birthday of the commercial drivers license that has ool bus (S) endorsement issued pur day of the licensee in the third year of drive a school bus in North Carol renewed licenses. – A renewed dri to a person at least 18 years old bu ars after the expiration date of the vers license that was issued by the tapires five years after the expiration renewed commercial drivers license ate of the license that is renewed.	ears old but less than 66 years the eighth sixteenth year after at least 66 years old expires or after issuance. A commercial licensee in the fifth year after a vehicles carrying passengers suant to G.S. 20-37.16 expires r after issuance, if the licensee lina. vers license that was issued by at less than 66 years old expires he license that is renewed. A Division to a person at least 66 ion date of the license that is
	(6)	limitations, to or remote co a. Requ	ewal or conversion. – Subject to the the Division may shall offer remo- onversion of a full provisional licen- urements. – To be eligible for remo- subdivision, a person must meet all The license holder possesses en- license or (ii) a valid full provis- years old at the time of the remo- The license holder's current lice other than a restriction for corree The license holder attests, in Division, that (i) the license holder currently resides at the address of converted, (ii) the license holder license to be renewed or conver- all other information required by renewal under this Article has a truthfully. If the license holder of address on the license to be rem- holder may comply with the sub-sub-subdivision by provid license holder resides at the ti	te renewal of a drivers license ase issued by the Division: te renewal or conversion unde of the following requirements ther (i) a valid Class C driver sional license and is at least 13 ote conversion. cense includes no restriction active lenses. a manner designated by the der is a resident of the State and on the license to be renewed o er's name as it appears on the rted has not changed, and (iii y the Division for an in-person been provided completely and does not currently reside at the ewed or converted, the license address requirement of thi ing the address at which the
		4 <del>.</del>	conversion request. For a remote renewal, the r in-person renewal and not a subdivision.	

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	5. The license holder is otherwise eligible for renewa conversion under this subsection.	al or
SECT	<b>TION 41.14.(b)</b> This section becomes effective July 1, 2024.	
	IV MAIL FLOW AND ROUTING	
	<b>TION 41.14A.(a)</b> Study. – The Division of Motor Vehicles of the N	North
	ment of Transportation, in consultation with the Department of Administra	
	low and routing of mail related to the Division's provision of services and	
-	udy shall consider all of the following:	ounci
(1)	The legislative and administrative rule requirements that currently control	ol the
(1)	Division's flow and routing of mail.	51 the
(2)	The effect that routing incoming mail destined for the Division's Rocky M	lount
(_)	office through the Division's Raleigh office has on the Division's provisi	
	services and other business.	
(3)	The current routing and flow of outgoing mail the Division uses to (i) pro	ovide
	vehicle services, (ii) issue drivers licenses, and (iii) conduct other busine	
(4)	The current costs, including transportation costs, associated with mail se	
	between the Division's Raleigh and Rocky Mount offices.	
(5)	The processing time for the Division's outgoing mail that is routed throug	gh the
	Division's Raleigh office.	
(6)	Potential new mail routing options that would increase efficiency and re	educe
	costs.	
(7)	Potential new routing for mail services that originate and terminate a	it the
	Division's Rocky Mount office.	
(8)	Any cost-saving measures the Division could implement to re-	ealize
	cost-savings with respect to its flow and routing of mail.	
(9)	Any legislative changes necessary to implement a more efficient	and
(10)	cost-effective routing of the Division's mail.	
(10)	The impact any potential change to the Division's mail flow and routing w	
	have on the Department of Administration's provision of mail services to	State
Th. Distains at a	agencies under G.S. 143-341.	
	all report the findings of this study, including any legislative recommendat the Joint Legislative Transportation Oversight Committee, the chairs of the H	
	nsportation Appropriations Committees, the chairs of the House and S	
	ment Appropriations Committees, and the Fiscal Research Division no later	
January 15, 2024		unan
•	<b>TION 41.14A.(b)</b> Effective Date. – This section is effective when it bec	omes
law.	<b>HOW HERE</b> Duc. This section is checuve when it bee	onics
14.00.		
DMV PRIVATI	IZATION STUDY	
	TION 41.14C.(a) Intent. – The General Assembly finds that the fu	ırther
	d modernization of services provided by the Division of Motor Vehicles of	
North Carolina	Department of Transportation, beyond those services already provide	d by
commission cont	ntractors under G.S. 20-63(h), would provide a more citizen-friendly se	rvice
	xpayers of the State. Therefore, it is the intent of the General Assembly to a	
viability and feas	asibility of further privatizing and modernizing the Division or its compo	onent
parts.		
	<b>TION 41.14C.(b)</b> Request for Proposal. – The Legislative Services O	
(LSO), in conjun	nction with the Joint Legislative Transportation Oversight Committee (JLT	ΌC),

1 2		uest for proposals (RFP) and select a consultant to study the feasibility and rther privatizing and modernizing the Division.
$\frac{2}{3}$	•	<b>TON 41.14C.(c)</b> Study. – The consultant selected by the LSO and JLTOC shall
4		ity and desirability of further privatizing the Division. The study shall consider
5	all of the followin	
		-
6 7	(1)	Potential improvements to the services provided by the Division that could be
7 8	( <b>2</b> )	achieved through further privatization.
o 9	(2)	How further privatization of the Division would interact with the current use of commission contractors under $C = 20.62(h)$
	(2)	of commission contractors under G.S. 20-63(h).
10	(3)	Any legislation or rulemaking necessary to enact further privatization.
11	(4)	Reliable economic data on the financial impact of further privatization.
12	(5)	Potential strategies and frameworks for transitioning the Division into further
13		privatization.
14	(6)	How the State would maintain effective oversight as its direct role in the
15	~ <b>-</b> ``	delivery of services is reduced through further privatization.
16	(7)	The market interest of qualified vendors in assuming responsibility for
17		services currently provided by the Division.
18	(8)	Potential methods for selecting vendors or contractors if further privatization
19		is enacted.
20	(9)	Any modernization efforts, other than privatization, that would improve the
21		Division's provision of services.
22		<b>TION 41.14C.(d)</b> Time Line. – The LSO and JLTOC shall issue an RFP for the
23		ber 1, 2023, and select a consultant by January 1, 2024. The consultant shall
24		s of this study, including any legislative recommendations, to the chairs of the
25		s of the House and Senate Transportation Appropriations Committees, and the
26		Division no later than May 1, 2024.
27	SECT	<b>TON 41.14C.(e)</b> Transfer of Funds. – Of the funds appropriated from the
28	Highway Fund to	the Department of Transportation, the Department shall transfer one hundred
29	•	and dollars (\$125,000) to the General Assembly to select and retain a consultant
30		dy required by subsection (b) of this section. Funds allocated by this subsection
31	shall remain avai	lable until the conclusion of the study, and any funds unused at that time shall
32	revert to the High	iway Fund.
33	SECT	<b>TON 41.14C.(f)</b> Effective Date. – This section is effective when it becomes
34	law.	
35		
36	INCREASE EL	ECTRIC AND HYBRID VEHICLE FEES
37	SECT	<b>TON 41.14D.(a)</b> G.S. 20-87 reads as rewritten:
38	"§ 20-87. Passer	ager vehicle registration fees.
39	These fees sl	hall be paid to the Division annually for the registration and licensing of
40	passenger vehicle	es, according to the following classifications and schedules:
41		
42	(13)	Additional fee for certain electric vehicles At the time of an initial
43		registration or registration renewal, the owner of a plug-in electric vehicle that
44		is not a low-speed vehicle and that does not rely on a nonelectric source of
45		power shall pay a fee in the amount of one hundred forty dollars and
46		twenty five cents (\$140.25) one hundred eighty dollars (\$180.00) in addition
47		to any other required registration fees.
48	<u>(13a)</u>	• • •
49	<u>(104)</u>	registration or registration renewal, the owner of a plug-in hybrid vehicle shall
50		pay a fee in the amount of ninety dollars (\$90.00) in addition to any other
51		required registration fees.
51		<u></u>

General Assembly Of North Carolina

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"		
SEC	<b>FION 41.14D.(b)</b> This section becomes effective Janua	ry 1, 2024, and applie
to vehicles regis	tered on or after that date.	
AUTHORIZE	DMV TO IMPLEMENT TRANSACTION FEES	ON ELECTRONI
PAYMENT		
	<b>FION 41.14E.(a)</b> The Division of Motor Vehicles	of the Department of
	hall develop a plan for adding a fee to transactions whe	_
	term is defined in G.S. 147-86.20, to offset any service c	
	yment service. The plan shall do all of the following:	
(1)	Determine the processes the Division will use to in	nplement an electron
	payment transaction fee.	1
(2)	Determine the percentage transaction fee necessary to	impose on parties usin
	electronic payment to offset any service charges the D	
(3)	Estimate the costs the Division would incur impl	
(-)	required by the plan, if any.	0 0 0
(4)	Estimate the cost-savings the Division will realize by	charging an electron
	payment transaction fee.	00
The Division sha	Il submit this plan to the chairs of the Joint Legislative Tr	ransportation Oversig
	chairs of the House and Senate Transportation Appropria	
	rch Division no later than January 1, 2024.	,
	<b>FION 41.14E.(b)</b> Article 1 of Chapter 20 of the General	Statutes is amended I
adding a new see		
"§ 20-4.05. Aut	hority of Division to charge transaction fee on electro	onic payments.
When the Di	vision accepts electronic payment, as that term is defined	d in G.S. 147-86.20, f
	ine, or penalty imposed pursuant to this Chapter, the	
	o each electronic payment transaction to offset the serve	
	ic payment service. The Division's transaction fee shall	-
(2%) of the elect	ronic payment."	-
SEC	<b>FION 41.14E.(c)</b> The Office of State Budget and I	Management shall ad
receipts to the l	base budget for transaction fees to be collected through	gh electronic paymen
pursuant to G.S.	20-4.05 and adjust the receipts for fiscal year 2024-2025	5.
SEC	<b>FION 41.14E.(d)</b> Subsection (a) of this section is effe	ective when it becom
law. The remain	der of this section becomes effective July 1, 2024.	
AUTHORIZE	ISSUANCE OF OVERSIZE PERMITS FOR MOV	<b>EMENT OF SHEE</b>
	<b>CR STRUCTURES UP TO SIXTEEN FEET WIDE</b>	
SEC	<b>FION 41.14G.(a)</b> G.S. 20-356(2) reads as rewritten:	
"(2)	House A dwelling, building, or other structure in	
	width. Mobile homes, manufactured homes, or modu	_
	thereof, are not within this definition when being	-
	manufacturer or from a licensed retail dealer location	to the first set-up site
	<b>FION 41.14G.(b)</b> G.S. 20-358(3) reads as rewritten:	<b>.</b>
"(3)	The applicant must furnish proof that all of the vehi	-
	and dollies" and "hauling units," to be used in the n	
	structures, or other extraordinary objects wider than -	
	requirements of G.S. 20-183.2 pertaining to the eq	
	motor vehicles; provided that the "beams and dollies"	-
	excluded from inspection under G.S. 20-183.2 and, f	urther, are not require
	to be equipped with brakes."	
	<b>FION 41.14G.(c)</b> This section becomes effective Octob	1 2022

House Bill 259

1	
1 2	INCREASE COMPENSATION TO COMMISSION CONTRACT AGENTS AND
3	INCREASE PORTION OF TITLE & REGISTRATION FEES CREDITED TO
4	HIGHWAY FUND
5	SECTION 41.15.(a) G.S. 20-63(h1) reads as rewritten:
6	"(h1) Commission contracts entered into by the Division under this subsection shall also
7	provide for the payment of an additional one dollar (\$1.00) two dollars (\$2.00) of compensation
8	to commission contract agents for any transaction assessed a fee under subdivision $(a)(1)$ , $(a)(2)$ ,
9	(a)(3), (a)(7), (a)(8), or (a)(9) of G.S. 20-85."
)	<b>SECTION 41.15.(b)</b> G.S. 20-85(a1) reads as rewritten:
L	"(a1) One dollar (\$1.00) Two dollars (\$2.00) of the fee imposed for any transaction assessed
	a fee under subdivision (a)(1), (a)(2), (a)(3), (a)(7), (a)(8), or (a)(9) of this section shall be
	credited to the North Carolina Highway Fund. The Division shall use the fees derived from
	transactions with commission contract agents for the payment of compensation to commission
	contract agents. An additional twenty cents (20¢) of the fee imposed for any transaction assessed
	a fee under subdivision (a)(1) of this section shall be credited to the Mercury Pollution Prevention
	Fund in the Department of Environmental Quality."
	<b>SECTION 41.15.(c)</b> This section becomes effective October 1, 2023, and applies to
)	certificates of title issued or renewed on or after that date.
)	
	TRANSFER VACANT POSITIONS TO DIVISION OF AVIATION
	<b>SECTION 41.19.</b> Notwithstanding any other provision of law to the contrary, of the
	full-time equivalent (FTE) positions assigned to the Department of Transportation, the
Ļ	Department shall reclassify nine FTE positions to be assigned to the Division of Aviation
-	according to the following schedule:
5	(1) Program Analyst II (2) Program Analyst II
7 3	<ul> <li>(2) Program Analyst II</li> <li>(3) Program Analyst I</li> </ul>
) )	<ul> <li>(3) Program Analyst I</li> <li>(4) Administrative Officer II</li> </ul>
)	(5) Engineering Manager I
	(6) Engineer II
	(7) Engineer II
r	(8) Engineer I
	(9) Pilot
	PART XLII. FINANCE
8	PERSONAL INCOME TAX RATE REDUCTIONS
)	<b>SECTION 42.1.(a)</b> G.S. 105-153.7 reads as rewritten:
)	"§ 105-153.7. Individual income tax imposed.
	(a) Tax. – A tax is imposed for each taxable year on the North Carolina taxable income
	of every individual. The tax shall be levied, collected, and paid annually. The Except as otherwise
	provided in subsection (a1) of this section, the tax is a percentage of the taxpayer's North Carolina
	taxable income computed as follows:
	Taxable Years Beginning Tax
	In 2022 4.99%
	In 2023 4.75%
	In 2024 4.6% <u>4.5%</u>
)	In 2025 $\frac{4.5\%}{4.25\%}$
)	In 2026 4.25%
l	After <u>2026</u> 2025 3.99%.

1	(a1) <u>Rate Reduction Trigger. – Notwithstanding the tax rates set out in subsection (a) of</u>
2	this section, if total General Fund revenue in a fiscal year set out below exceeds the trigger
3	amount indicated for that fiscal year, then the applicable tax rate for the indicated and subsequent
4	tax years shall be equal to the greater of (i) the prior taxable year's rate decreased by one-half
5	percentage point (0.50%) or (ii) two and forty-nine hundredths percent (2.49%). For purposes of
6	this subsection, total General Fund revenue is the amount stated in the final accounting of total
7	General Fund Reverting Net Tax and Non-Tax Revenues for the fiscal year, as reported by the
8	Office of State Controller in August following the end of the fiscal year.
9	Fiscal YearTrigger AmountTaxable Year Beginning
10	<u>FY 2025-2026</u> <u>\$33,042,000,000</u> <u>In 2027</u>
11	<u>FY 2026-2027</u> <u>\$34,100,000,000</u> <u>In 2028</u>
12	<u>FY 2027-2028</u> <u>\$34,760,000,000</u> <u>In 2029</u>
13	<u>FY 2028-2029</u> <u>\$35,750,000,000</u> <u>In 2030</u>
14	<u>FY 2029-2030</u> <u>\$36,510,000,000</u> <u>In 2031</u>
15	<u>FY 2030-2031</u> <u>\$38,000,000,000</u> <u>In 2032</u>
16	<u>FY 2031-2032</u> <u>\$38,500,000,000</u> <u>In 2033</u>
17	<u>FY 2032-2033</u> <u>\$39,000,000</u> <u>In 2034</u>
18	"
19	<b>SECTION 42.1.(b)</b> This section is effective when it becomes law.
20	
21	CAP THE FRANCHISE TAX ON FIRST ONE MILLION DOLLARS OF C CORP TAX
22	BASE
23	<b>SECTION 42.6A.(a)</b> G.S. 105-122(d2) reads as rewritten:
24	"(d2) Tax Rate. – For a C Corporation, as defined in G.S. 105-130.2, the tax rate is five
25	hundred dollars (\$500.00) for the first one million dollars (\$1,000,000) of the corporation's tax
26	base as determined under subsection (d) of this section and one dollar and fifty cents (\$1.50) per
27	one thousand dollars (\$1,000) of the corporation's tax base as determined under subsection (d) of
28	this section. its tax base that exceeds one million dollars (\$1,000,000). For an S Corporation, as
29	defined in G.S. 105-130.2, the tax rate is two hundred dollars (\$200.00) for the first one million
30	dollars (\$1,000,000) of the corporation's tax base as determined under subsection (d) of this
31	section and one dollar and fifty cents (\$1.50) per one thousand dollars (\$1,000) of its tax base
32	that exceeds one million dollars (\$1,000,000). In no event may the tax imposed by this section
33	be less than two hundred dollars (\$200.00)."
34 25	<b>SECTION 42.6A.(b)</b> G.S. 105-120.2(b) reads as rewritten:
35	"(b) Tax Rate. – Every corporation taxed under this section shall annually pay to the
36	Secretary of Revenue, at the time the return is due, a franchise or privilege tax at the rate of <u>five</u>
37 38	hundred dollars (\$500.00) for the first one million dollars (\$1,000,000) of the corporation's tax
38 39	<u>base as determined under subsection (a) of this section and one dollar and fifty cents (\$1.50) per</u> one thousand dollars (\$1,000) of the amount determined under subsection (a) of this section, its
39 40	
40 41	tax base that exceeds one million dollars (\$1,000,000), but in no case shall the tax be more than one hundred fifty thousand dollars (\$150,000) nor less than two hundred dollars (\$200.00)."
42	SECTION 42.6A.(c) This section is effective for taxable years beginning on or after
42 43	January 1, 2025, and applicable to the calculation of franchise tax reported on the 2024 and later
43 44	corporate income tax return.
44	corporate income tax return.
45 46	REPEAL STATE PRIVILEGE TAX ON PROFESSIONALS
40 47	<b>SECTION 42.7.(a)</b> G.S. 105-41 and G.S. 93-12(12) are repealed.
48	<b>SECTION 42.7.(a)</b> G.S. $103-41$ and G.S. $93-12(12)$ are repeated. <b>SECTION 42.7.(b)</b> G.S. $53-191$ reads as rewritten:
40 49	"§ 53-191. Businesses exempted.
50	Nothing in this Article shall be construed to apply to any person, firm or corporation doing
51	business under the authority of any law of this State or of the United States relating to banks,
51	cashess shart the authority of any fair of this state of of the officed states folding to ballks,

trust companies, savings and loan associations, cooperative credit unions, agricultural credit 1 2 corporations or associations organized under the laws of North Carolina, production credit 3 associations organized under the act of Congress known as the Farm Credit Act of 1933, 4 pawnbrokers lending or advancing money on specific articles of personal property, industrial 5 banks, the business of negotiating loans on real estate as defined in G.S. 105-41, estate, nor to installment paper dealers as defined in G.S. 105-83 other than persons, firms and corporations 6 7 engaged in the business of accepting fees for endorsing or otherwise securing loans or contracts 8 for repayment of loans."

9

SECTION 42.7.(c) G.S. 105-88(b) reads as rewritten:

10 This section does not apply to banks, industrial banks, trust companies, savings and "(b) loan associations, cooperative credit unions, the business of negotiating loans on real estate as 11 12 described in G.S. 105-41, estate, or insurance premium finance companies licensed under Article 35 of Chapter 58 of the General Statutes. This section applies to those persons or concerns 13 14 operating what are commonly known as loan companies or finance companies and whose business is as hereinbefore described, and those persons, firms, or corporations pursuing the 15 business of lending money and taking as security for the payment of the loan and interest an 16 assignment of wages or an assignment of wages with power of attorney to collect the amount 17 18 due, or other order or chattel mortgage or bill of sale upon household or kitchen furniture. No 19 real estate mortgage broker is required to obtain a privilege license under this section merely 20 because the broker advances the broker's own funds and takes a security interest in real estate to 21 secure the advances and when, at the time of the advance, the broker has already made 22 arrangements with others for the sale or discount of the obligation at a later date and does so sell 23 or discount the obligation within the period specified in the arrangement or extensions thereof; 24 or when, at the time of the advance the broker intends to sell the obligation to others at a later 25 date and does, within 12 months from date of initial advance, make arrangements with others for 26 the sale of the obligation and does sell the obligation within the period specified in the 27 arrangement or extensions thereof; or because the broker advances the broker's own funds in 28 temporary financing directly involved in the production of permanent-type loans for sale to 29 others; and no real estate mortgage broker whose mortgage lending operations are essentially as 30 described above is required to obtain a privilege license under this section."

31

33

**SECTION 42.7.(d)** This section is effective for taxes imposed for taxable years 32 beginning on or after July 1, 2024.

#### 34 **SALES** TAX **EXEMPTION** FOR CONTINUING CARE RETIREMENT 35 **COMMUNITIES** 36

SECTION 42.10.(a) G.S. 105-164.13 reads as rewritten:

### 37 "§ 105-164.13. Retail sales and use tax.

38 The sale at retail and the use, storage, or consumption in this State of the following items are 39 specifically exempted from the tax imposed by this Article:

40 41 Sales of items by a provider of continuing care to its residents, other than sales (74)of alcoholic beverages. A provider of continuing care must pay sales and use 42 43 tax on the purchase price of an item that is exempt from tax under this subdivision as if the provider is the user of the item. As a result, the provider 44 45 of continuing care is not required to pay sales or use tax if the purchase would 46 be exempt if purchased for use, not resale, by the provider. The terms "provider," "continuing care," and "resident" have the same meanings as 47 defined in G.S. 58-64-1. The term "alcoholic beverage" has the same meaning 48 49 as defined in G.S. 18B-101." 50 SECTION 42.10.(b) This section becomes effective November 1, 2023, and applies

51 to sales occurring on or after that date.

1					
2	EXTEND SUNSI	ET ON EXEMPTIONS AND REFUNDS FOR PROFESSIONAL			
3	MOTORSPORTS				
4	<b>SECTION 42.11.(a)</b> G.S. 105-164.13 reads as rewritten:				
5	-	tail sales and use tax.			
6	The sale at retai	il and the use, storage, or consumption in this State of the following items are			
7	specifically exempt	ted from the tax imposed by this Article:			
8					
9	(65)	This subdivision expires January 1, 2024. 2028. Sales of the following to a			
10	-	professional motorsports racing team or a related member of a team for use in			
11	C	competition in a sanctioned race series:			
12	8	a. The sale, lease, or rental of an engine.			
13	t	b. The sales price of or gross receipts derived from a service contract on,			
14		or repair, maintenance, and installation services for, a transmission, an			
15		engine, rear-end gears, and any tangible personal property that is			
16		purchased, leased, or rented and that is exempt from tax under this			
17		subdivision or that is allowed a sales tax refund under			
18		G.S. 105-164.14A(a)(5).			
19	C	c. The gross receipts derived from an agreement to provide an engine to			
20		a professional motorsports racing team or related member of a team			
21		for use in competition in a sanctioned race series, where such			
22		agreement does not meet the definition of a "service contract" as			
23		defined in G.S. 105-164.3 but may meet the definition of the term			
24		"lease or rental" as defined in G.S. 105-164.3.			
25		An engine or a part to build or rebuild an engine for the purpose of providing			
26		an engine under an agreement to a professional motorsports racing team or a			
27		related member of a team for use in competition in a sanctioned race series.			
28	"	This subdivision expires January 1, 2024.2028.			
29 20	••••	<b>ON 42.11</b> (b) C.S. 105.164.14A(a) made as nonmitten.			
30 31		<b>ON 42.11.(b)</b> G.S. 105-164.14A(a) reads as rewritten: Economic incentive refunds.			
31	0				
32 33	(a) Refund. paid under this Arti	- The following taxpayers are allowed an annual refund of sales and use taxes			
33 34	paid under uns Arti				
34	 (4) N	Motorsports team or sanctioning body. – A professional motorsports racing			
36		team, a motorsports sanctioning body, or a related member of such a team or			
30 37		body is allowed a refund of the sales and use tax paid by it in this State on			
38		aviation gasoline or jet fuel that is used to travel to or from a motorsports event			
39		in this State, to travel to a motorsports event in another state from a location			
40		in this State, or to travel to this State from a motorsports event in another state.			
41		For purposes of this subdivision, a "motorsports event" includes a motorsports			
42		race, a motorsports sponsor event, and motorsports testing. This subdivision			
43		is repealed for purchases made on or after January 1, <del>2024.</del> 2029.			
44		Professional motorsports team. – A professional motorsports racing team or a			
45		related member of a team is allowed a refund of fifty percent (50%) of the			
46		sales and use tax paid by it in this State on tangible personal property, other			
47		than tires or accessories, that comprises any part of a professional motorsports			
48		vehicle. For purposes of this subdivision, "motorsports accessories" includes			
49		instrumentation, telemetry, consumables, and paint. This subdivision is			
50		repealed for purchases made on or after January 1, 2024.2028.			
51	"				

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<b>SECTION 42.11.(c)</b> This section is effective when it becomes law.
EXPAND AVIATION SALES TAX EXEMPTION SO THAT PARTS AND
ACCESSORIES EXEMPTION ALIGNS WITH LABOR EXEMPTION FOR SAME TYPES OF AIRCRAFT
<b>SECTION 42.12.(a)</b> G.S. 105-164.3(197) reads as rewritten:
"(197) Qualified aircraft. – An aircraft with a maximum take-off weight of more than
9,000 pounds but not in excess of 15,000 pounds.2,000 pounds and above."
<b>SECTION 42.12.(b)</b> G.S. 105-164.13(61a)m. reads as rewritten:
"m. Any of the following:
1. A qualified aircraft.
2. A qualified jet engine.
3. An aircraft with a gross take-off weight of more than 2,000
pounds."
<b>SECTION 42.12.(c)</b> This section becomes effective November 1, 2023, and applies
to sales occurring on or after that date.
EXTEND SUNSET FOR AVIATION GASOLINE AND JET FUEL FOR USE IN
COMMERCIAL AIRCRAFT
<b>SECTION 42.13.(a)</b> G.S. 105-164.13 reads as rewritten:
"§ 105-164.13. Retail sales and use tax.
The sale at retail and the use, storage, or consumption in this State of the following items are
specifically exempted from the tax imposed by this Article:
(11b) Sales of aviation gasoline and jet fuel to an interstate air business for use in a
commercial aircraft. For purposes of this subdivision, the term "commercial
aircraft" has the same meaning as defined in subdivision (45a) of this section.
This exemption also applies to aviation gasoline and jet fuel purchased for use
in a commercial aircraft in interstate or foreign commerce by a person whose
primary business is scheduled passenger air transportation. This subdivision
expires January 1, <del>2024.<u>2029.</u></del>
"
<b>SECTION 42.13.(b)</b> This section is effective when it becomes law.
EXPAND SALES TAX EXEMPTION FOR FUEL & CONSUMABLES USED BY BOATS
TRANSPORTING FREIGHT ON INLAND AND INTRACOASTAL WATERWAYS
SECTION 42.14.(a) G.S. 105-164.13 reads as rewritten:
"§ 105-164.13. Retail sales and use tax.
The sale at retail and the use, storage, or consumption in this State of the following items are
specifically exempted from the tax imposed by this Article:
(24) Sales of fuel and other tangible personal property for use or consumption by
or on ocean-going vessels which ply the high seas interstate or foreign
commerce in the a watergoing vessel when delivered to an officer or agent of
the vessel for the use of the vessel engaged in either of the activities listed in
this subdivision. Sales of fuel and other tangible personal property made to
officers, agents, members of the crew, or passengers of these vessels for their
personal use are not exempt from payment of the sales tax. The activities are:
<u>a.</u> <u>The</u> transport of <u>freight</u> and/or <u>freight</u> in intrastate, interstate, or foreign commerce, whether on the high seas, intracoastal waterways,
sounds, or rivers.
<u>sounds, or 110015.</u>

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	b. <u>The transport of passengers for hire exclusively</u> officer or agent of such vessel for the use of however, that sales of fuel and other tangible p to officers, agents, members of the crew or pas for their personal use shall not be exempted fro tax.exclusively on the high seas.	such vessel; provided, personal property made sengers of such vessels
"		
	<b>TON 42.14.(b)</b> This section becomes effective Novembrane on or after that date.	per 1, 2023, and applies
	AST PUMPS, BREAST PUMP COLLECTION	N AND STORAGE
,	AND REPAIR AND REPLACEMENT PARTS	
	<b>TION 42.16.(a)</b> G.S. 105-164.3 reads as rewritten:	
"§ 105-164.3. De		
I ne following	g definitions apply in this Article:	
 (22)	Breast pump. – An electrically or manually controlled	numn davica designed
(22)	or marketed to be used to express milk from a human	
	The term includes the electrically or manually control	
	any battery, AC adapter, or other power supply unit p	
	the pump device at the time of sale to power the pump	
<u>(#)</u>	Breast pump collection and storage supplies. – Item	
<u>+</u>	property designed or marketed to be used in conjunct	
	to collect milk expressed from a human breast and to st	
	it is ready for consumption. The term includes breast s	
	connectors, breast pump tubes and tubing adapters, b	preast pump valves and
	membranes, backflow protectors and backflow protect	or adaptors, bottles and
	bottle caps specific to the operation of the breast pur	np, breast milk storage
	bags, and other items that may be useful to initia	* *
	breast-feeding using a breast pump during lactati	
	separately, but are generally sold as part of a breast pu	-
	not include (i) bottles and bottle caps not specific to the	
	pump, (ii) breast pump travel bags and other simila	
	including ice packs, labels, and other similar produ	
	cleaning supplies, (iv) nursing bras, bra pads, breast s	
	products, and (v) creams, ointments, and other similar breastfeeding-related symptoms or conditions of the br	-
	sold as part of a breast pump kit pre-packaged	
	manufacturer or distributor.	by the breast pump
(#)	Breast pump kit. – A kit that contains a breast pump	and one or more of the
<u>\</u>	following items: breast pump collection and storage su	
	items of tangible personal property that may be useful	
	sustain breast-feeding using a breast pump during la	
	other taxable items of tangible personal property sold w	
	at the time of sale are less than ten percent (10%) of the	
	breast pump kit.	
"		
	<b>TON 42.16.(b)</b> G.S. 105-164.13 reads as rewritten:	
0	Retail sales and use tax.	
The sale at ret	ail and the use, storage, or consumption in this State of	the following items are
1.01	pted from the tax imposed by this Article:	

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1	<i>–</i> 1		
2	<u>(74)</u>	Sales of breast pumps, including repair and replacemen	<u>it parts, breast pump</u>
3		kits, and breast pump collection and storage supplies."	1 / 1 /1
4		TION 42.16.(c) The Revisor of Statutes is authorize	
5		S. 105-164.3 to ensure that the subdivisions are listed in a	-
6		reduces the current use of alphanumeric designations,	-
7 8		eserve sufficient space to accommodate future additions to <b>TON 42.16.(d)</b> This section becomes effective November	
9		g on or after that date.	
0 1	CHANGE MET	HOD OF TAXING SNUFF FROM COST-BASED TO	) WEIGHT-BASED
2		ND BASE TO INCLUDE ALTERNATIVE NICOTINE	
3		<b>TION 42.18.(a)</b> G.S. 105-113.4 reads as rewritten:	
4	"§ 105-113.4. De		
5	-	g definitions apply in this Article:	
6	(1)	Affiliate. – A person who directly or indirectly controls,	is controlled by or is
7	(1)	under common control with another person.	is controlled by, of is
8	(1a)	Affiliated manufacturer. – A manufacturer licensed un	der $GS_{105-113}$ 12
9	(14)	who is an affiliate of a manufacturer licensed under G.S.	
0	(1b)	Alternative nicotine product. – A noncombustible pr	
) [	(10)	nicotine, whether natural or synthetic, but does not co	
1 2		intended for human consumption, whether chewed,	
3		ingested, or by other means. This term does not include a	
, 1			1 I I
+ 5		product regulated by the United States Food and Drug A Chapter V of the federal Food, Drug, and Cosmetic Act.	
, 5	<u>(1c)</u>	Cigar. $-$ A roll of tobacco wrapped in a substance that co	
, 7	<u>(10)</u>	than a cigarette.	
3	(1c)(1	<u>d)</u> Cigarette. – Any of the following:	
)	<u>(10)(1</u>	a. A roll of tobacco wrapped in paper or in a sub	estance that does not
)		contain tobacco.	stance that does not
1		b. A roll of tobacco wrapped in a substance that c	contains tobacco and
		that, because of its appearance, the type of tobac	
		or its packaging and labeling, is likely to be offered	
		a consumer as a cigarette described in subpart a.	
		a consumer as a eigenetic described in subpart a.	
	 (10d)	<u>Snuff. – A tobacco product consisting of finely cut, g</u>	tround or powdered
	<u>(100)</u>	tobacco that is not intended to be smoked.	ground, or powdered
		tobacco that is not intended to be smoked.	
	 (11a)	Tobação product A cigaratta a cigar a vapor pro	aduat an alternativa
	(11a)	Tobacco product. – A cigarette, a cigar, <u>a vapor pro</u> <u>nicotine product</u> , or any other product that contains tob	
	"	for inhalation or oral use. The term includes a vapor proc	<del>duct.</del>
		<b>TON 12 18 (b)</b> C.S. 105 112 264 reads as rewritten:	
;		<b>TON 42.18.(b)</b> G.S. 105-113.36A reads as rewritten:	
		Tax rates; liability for tax.	motion handling or
		mposed. $-$ An excise tax is levied on the sale, use, consu	inpuon, nanuning, or
)		bacco products at the following rates: On vapor products, the rate of five conts (5 $\phi$ ) per fluid mil	llilitor of consumable
	(1)	On vapor products, the rate of five cents $(5\phi)$ per fluid mill product. All invoices for vapor products issued by man	
3		product. All invoices for vapor products issued by man	uracturers must state
	( <b>2</b> )	the amount of consumable product in milliliters.	Q0() of the cost min-
)	(2)	On cigars, the rate of twelve and eight-tenths percent (12. subject to a cap of thirty cents $(30\phi)$ per cigar.	6%) of the cost price,

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(3)	On snuff, the rate of forty cents (40¢) per ounce and	d a proportionate rate on
	all fractional parts of an ounce. The tax shall be con	
	weight as listed by the manufacturer on the package in	-
	law.	
(4)	On alternative nicotine products, the rate of ten co	ents (10¢) per container
<u></u>	containing up to 20 units, and at the rate of one-hal	-
	any amount in a container containing over 20 units.	
<u>(5)</u>	On all other tobacco products, the rate of twelve	and eight-tenths percent
<u>(57</u>	(12.8%) of the cost price.	and eight tentils percent
	mentation. – If a person liable for the tax imposed by	this Part cannot produce
· · /	s satisfaction documentation of the cost <del>price price, we</del>	1
	t to tax, <u>based on the applicable tax imposed</u> , the Sec	
0	he cost <del>price price, weight, count, or volume of comparation of c</del>	
	<b>TION 42.18.(c)</b> G.S. 105-113.38B reads as rewritten:	
"§ 105-113.38B.		
-	o the records required to be kept under G.S. 105-113.4	4G a remote seller must
maintain the foll		+0, a remote senier must
(1)	A list, updated annually, showing the cost price paid	l by the remote seller for
(1)	each stock keeping unit of tobacco products.cigars.	i by the remote sener for
( <b>2</b> )		noumara in this Stata
(2)	Invoices documenting remote or delivery sales to con	
(3)	Records necessary to document the cost price price, y	-
	the applicable tax imposed, of purchases of all to	bbacco products sold to
	consumers in this State."	
	<b>TION 42.18.(d)</b> G.S. 105-113.4D reads as rewritten:	•
	Tax with respect to inventory on effective date of ta	
	n subject to the taxes levied in this Article who, on th	
	his Article, has on hand any tobacco products must file	1
1	lucts within 20 days after the effective date of the in	· 1 J
	the Secretary when filing the inventory. The amount	
	difference between the former tax rate and the increas	
	"tax increase" includes a new tax or a change to the met	thodology for calculating
	in additional tax being due."	
	<b>TION 42.18.(e)</b> This section becomes effective July 1, 2	2025, and applies to sales
or purchases occ	urring on or after that date.	
	TAX ON FOR-HIRE GROUND TRANSPORT SEE	
	<b>TION 42.19.(a)</b> Subchapter I of Chapter 105 of the Gen	neral Statutes is amended
by adding a new		
	" <u>Article 5J.</u>	
	"Transportation Commerce Tax.	
" <u>§ 105-187.90.</u> ]		
	g definitions apply to this Article:	
<u>(1)</u>	Reserved for future codification purposes.	
<u>(2)</u>	Reserved for future codification purposes.	
<u>(3)</u>	Exclusive-ride service. – A for-hire ground transport	
	passenger who requests exclusive use of the vehicle.	
<u>(4)</u>	Reserved for future codification purposes.	
<u>(5)</u>	For-hire ground transport service Ground transport	
	vehicle provided by a for-hire ground transport serv	vice provider for which a
	passenger is charged a fee.	

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1	(6)	For-hire ground transport service provide	er – A transportation network
2	<u>(0)</u>	company as defined in G.S. 20-280.1 or	-
$\frac{2}{3}$		G.S. 160A-304.	a tuxi service regulated ander
4	<u>(7)</u>	Reserved for future codification purposes.	
5	$\frac{(7)}{(8)}$	Reserved for future codification purposes.	
6	$\frac{(0)}{(9)}$	<u>Shared for-hire ground transport service. – A</u>	for-hire ground transport service
7		for which an individual has been matched wi	
8		ground transport service provider.	
9	<u>(10)</u>	Reserved for future codification purposes.	
10	" <u>§ 105-187.91.</u>		
11		and Rates. – An excise tax at the rates listed in	-
12		erived from each for-hire ground transport set	
13	vehicle in this S	tate and regardless of whether the service is co	-
14	<u>(1)</u>	For an exclusive-ride service, one and one-h	
15	<u>(2)</u>	For a shared-ride service, one percent (1%).	
16		t Tax. – The tax imposed by this Article is inter	-
17		r of the for-hire ground transport service. The	
18	2	t the vehicle driver, must collect the tax due. The	±
19		ground transport service provider until paid a	-
20	-	transport service provider in the same manner	
21	-	e provider is considered to act as a trustee on be	
22	-	chaser on a taxable transaction. The tax must	• • •
23	on any documen	tation provided to the purchaser by the for-hire	ground transport service provider
24	at the time of the		
25	" <u>§ 105-187.92.</u>		
26		irement and Application. – A for-hire ground	
27		gistered with the Department pursuant to G.S.	105-164.29 must register with the
28	Department.		
29		nce. – A certificate of registration is not assi	
30	-	name it is issued. A copy of the certificate of	registration must be displayed at
31	each place of bu		
32		<ul> <li>A certificate of registration is valid unless i</li> </ul>	· · ·
33	-	ons of this Article or becomes void. A certifica	-
34		a person liable for tax under this Article bec	-
35		son files no returns or files returns showing no	
36		cation The failure of a retailer to comply	
37		e person's certificate of registration. Before	• •
38		gistration, the Secretary must notify the perso	• • •
39		ficate of registration and that the proposed rev	
40		ts to the proposed revocation and files a request	
41	the time set in C	S. 105-241.11 for requesting a Departmental	review of a proposed assessment.
42	The notice mus	t be sent in accordance with the methods aut	horized in G.S. 105-241.20. The
43	-	rticle 9 of this Chapter for review of a propose	ed assessment apply to the review
44	of a proposed re		
45	" <u>§ 105-187.93.</u>	Administration.	
46		nerwise provided in this Article, the tax imposed	
47		d in the same manner as the State sales and use	- ·
48		ovisions of Article 9 of this Chapter that are r	
49		istration, auditing, making returns, promulgation	
50	Secretary, addit	onal taxes, assessments and assessment proceed	dure, imposition and collection of

1	taxes and the lien thereof, and penalties, are made a part of this Article and shall be applicable
2	thereto.
3	" <u>§ 105-187.94. Exemptions and refunds.</u>
4	The exemptions and refunds allowed in Article 5 of this Chapter do not apply to sales that
5	the State cannot constitutionally tax.
6	" <u>§ 105-187.95. Use of tax proceeds.</u>
7	Each quarter, the Secretary shall credit the net tax proceeds of the taxes collected under this
8	Article to the Highway Fund. The Secretary may retain the cost of administering this Article as
9	reimbursement to the Department."
10	<b>SECTION 42.19.(b)</b> This section becomes effective July 1, 2025, and applies to
11	for-hire ground transport services occurring on or after that date.
12	
13	PROHIBIT REGIONAL TRANSPORTATION AUTHORITIES FROM LEVYING
14	SHORT-TERM CAR RENTAL TAX IN A COUNTY THAT HAS WITHDRAWN
15	FROM AUTHORITY
16	SECTION 42.20.(a) G.S. 105-551 reads as rewritten:
17	"§ 105-551. Tax on gross receipts authorized.
18	(a) Tax. – The board of trustees of an Authority may levy a privilege tax on a retailer
19	who is engaged in the business of leasing or renting U-drive-it vehicles or motorcycles based on
20	the gross receipts derived by the retailer from the short-term lease or rental of these vehicles. The
21	tax rate must be a percentage and may not exceed five percent (5%). A tax levied under this
22	section applies to short-term leases or rentals made by a retailer whose place of business or
23	inventory is located within the territorial jurisdiction of the Authority. This tax is in addition to
24	all other taxes.
25	
26	(d) Effect of Withdrawal. – The board of trustees of a regional transportation authority
27	created under Article 27 of Chapter 160A of the General Statutes may not levy a tax in a special
28	tax district created under subsection (c) of this section that consists solely of a county that has
29	withdrawn from the Authority."
30	<b>SECTION 42.20.(b)</b> This section applies to Surry County only.
31	SECTION 42.20.(c) This section becomes effective November 1, 2023, and applies
32	to the gross receipts derived from short-term leases or rentals billed on or after that date. This
33	section does not affect the rights or liabilities of an Authority, a taxpayer, or another person
34	arising in a county that has withdrawn from a regional transportation authority prior to the
35	effective date of this section.
36	
37	ALLOW CERTAIN TRUSTS AND CORPORATIONS TO BE PARTNERS OF A TAXED
38	PARTNERSHIP
39	<b>SECTION 42.21.(a)</b> G.S. 105-154.1(a), as amended by Section 1.5(b) of S.L.
40	2023-12, reads as rewritten:
41	"(a) Taxed Partnership Election. – A partnership may elect, on its timely filed annual
42	return required under G.S. 105-154(c), to have the tax under this Article imposed on the
43	partnership for any taxable period covered by the return. A partnership may not revoke the
44	election after the due date of the return, including extensions. This election cannot be made by a
45	publicly traded partnership that is described in section 7704(c) of the Code or by a partnership
46	that has at any time during the taxable year a partner who is not one of the following:
47	(1) An individual.
48	(2) An estate.
49	(3) <u>Any of the following:</u>
50	<u>a.</u> A trust described in section 1361(c)(2) of the Code.

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1	b. A trust if such trust does not have as a beneficiary an	y person other
2	than an individual, an estate, a trust, or an organizatio	
3	section 1361(c)(6) of the Code.	
4	(4) An organization described in section $1361(c)(6)$ of the Code.	
5	(5) A <del>partnership <u>partnership</u> including</del> an entity that is classified a	1 1
6	for federal income tax purposes, or an S Corporation	
7	G.S. 105-131(b).an entity that is classified as a corporation for	federal income
8	tax purposes."	
9	SECTION 42.21.(b) G.S. 105-154.1 is amended by adding a new subs	
10	"(a1) Extension of Time to Make Election for 2022. – For the 2022 ta	
11	partnership that could not make the election under subsection (a) of this section on	
12	tax return may make the election by filing an amended return on or before October	
13	the purposes of this subsection, the 2022 taxable year means the taxable year be	<u>ginning on or</u>
14 15	<u>after January 1, 2022.</u> " SECTION 42.21.(c) This section is effective for taxable years beginn	ing on or ofter
15 16	January 1, 2022.	ing on or arter
10 17	January 1, 2022.	
17	CLARIFICATION OF MOTOR FUEL TAX FORMULA	
19	SECTION 42.22.(a) G.S. 105-449.80 reads as rewritten:	
20	"§ 105-449.80. Tax rate.	
21	(a) Rate. – For the period that begins on January 1, 2016, and ends on Jun	e 30. 2016. the
22	motor fuel excise tax rate is a flat rate of thirty-five cents $(35\phi)$ per gallon. For	
23	begins on July 1, 2016, and ends on December 31, 2016, the motor fuel excise ta	-
24	rate of thirty-four cents $(34\phi)$ per gallon. For the calendar years beginning on Ja	
25	the motor fuel excise tax rate is a flat rate of thirty-four cents $(34\phi)$ per gallon, r	-
26	percentage. For calendar years beginning on or after January 1, 2018, the motor	fuel excise tax
27	rate is the amount for the preceding calendar year, multiplied by a percentage. The	e percentage is
28	one hundred percent (100%) plus or minus the sum of the following:	
29	(1) The percentage change in population for the applicable prior ca	•
30	estimated under G.S. 143C-2-2, multiplied by seventy-five per	
31	(2) The annual percentage change in the Consumer Price Index	
32	Consumers, multiplied by twenty-five percent (25%). For pu	
33	subdivision, "Consumer Price Index for All Urban Consume	
34	United States city average for energy index contained in the	-
35	released in the October November prior to the applicable calend	
36	Bureau of Labor Statistics of the United States Department of	Labor, or data
37	determined by the Secretary to be equivalent.	
38 39	(b) Repealed by Session Laws 2015-2, s. 2.2(a), effective January 1, 2016	
39 40	(c) Notification. – The Secretary must notify affected taxpayers of the ta effect for each calendar year beginning January 1."	x rate to be m
40 41	SECTION 42.22.(b) This section is effective retroactively to January	1 2017
42	SECTION 42.22.(b) This section is checuve remoactively to failuary	1, 2017.
43	PROPERTY TAX EXCLUSION FOR PROPERTY LOCATED AT	A LEGACY
44	AIRPORT	
45	SECTION 42.23.(a) G.S. 105-275 is amended by adding a new subdi	vision to read:
46	"(50) Fifty percent (50%) of the appraised value of real and per	
47	located at a qualifying airport that is customarily used for aviati	
48	the airport or for commercial activities typically located at and a	
49	airport activities. Aircraft located at the qualifying airport mus	
50	the airport for purposes of G.S. 105-304. A qualifying airport is	
51	meets the following criteria:	

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1		<u>a.</u>	Is designated as a legacy	y airport by the No	rth Carolina Department of
2			Transportation under G.		*
3		b.	Is a general aviation air		49 U.S.C. § 47102.
4		<u>b.</u> <u>c.</u> <u>d.</u>	Is located within the cor		
5		d.			dred fifty million dollars
6					he Division of Aviation of
7				-	rtation's biennial economic
8			impact study dated Janu		
9	SEC	TION 4	· · · · · · · · · · · · · · · · · · ·		imposed for taxable years
10	beginning on or				imposed for tandote years
11		unter tu	, <u> </u>		
12	PART XLIII. M	AISCEI	LANEOUS		
13					
14	STATE BUDGI	ET AC	ΓAPPLIES		
15				the State Budget	Act, Chapter 143C of the
16					ect and are incorporated in
17	this act by refere				cet and are meorporated in
18	this det by fefere	liee.			
19	COMMITTEE	REPO	RT		
20				ference Committe	e Report on the Current
20					ember 19, 2023, which was
22	1 11	-		· ·	ed to explain this act, shall
23			-		bre, be used to construe this
23 24		•	•		ral Statutes, as appropriate,
25	-		• •		ch, shall be printed as a part
26	of the Session La	-	iun de considered à part di	tins act and, as say	en, shan oo printoa us u purt
20 27			<b>43.2.(b)</b> The budget en	acted by the Gen	heral Assembly is for the
28			e e	•	nding agencies of the State
29			-	-	This budget includes the
30			unds as defined in G.S. 14		This budget menues the
31					base budget to the General
32			6		025 fiscal biennium, dated
33	•				partments, institutions, and
34			0 11		ended base budget made by
35		-	re set out in the Committee		ended base budget made by
36		•		-	al Assembly shall also be
37				•	ons in this act, and other
38	-				e line-item budget certified
39					eral Assembly, the budget
40	•		Assembly shall prevail.	lacted by the Gen	eral Assembly, the budget
41	•		• •	subsection (a) of	this section, the following
42					nd, limit, or define the text
43	of the Committee		<b>•</b>	e, une do not expu	ind, mind, of define the text
44	(1)	-		e enacted hudget	the legislative changes, the
45	(1)				for a particular budget code
46			ontaining no other substar		er a particular budget bode
47	(2)				the legislative changes, the
48	(2)			-	n for multiple fund codes
49			•		er substantive information.
50		,, 10111		- showing no out	
51	REPORT BY F	FISCAL	<b>RESEARCH DIVISION</b>	J	
<i>U</i> 1					
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	<b>SECTION 43.3.</b> The Fiscal Research Division shall issue a report on budget actions
t	aken by the 2023 Regular Session of the General Assembly. The report shall be in the form of a
	revision of the Committee Report described in Section 43.2 of this act pursuant to G.S. 143C-5-5.
7	The Director of the Fiscal Research Division shall send a copy of the report issued pursuant to
t	his section to the Director of the Budget. The report shall be published on the General
ŀ	Assembly's internet website for public access.
ŀ	APPROPRIATIONS LIMITATIONS AND DIRECTIONS APPLY
	SECTION 43.4. Except where expressly repealed or amended by this act, the
-	provisions of any legislation enacted during the 2023 Regular Session of the General Assembly
8	affecting the State budget shall remain in effect.
1	MOST TEXT APPLIES ONLY TO THE 2023-2025 FISCAL BIENNIUM
	<b>SECTION 43.5.</b> Except for statutory changes or other provisions that clearly indicate
	an intention to have effects beyond the 2023-2025 fiscal biennium, the textual provisions of this
	act apply only to funds appropriated for, and activities occurring during, the 2023-2025 fiscal
t	piennium.
1	EFFECT OF HEADINGS
	<b>SECTION 43.6.</b> The headings to the Parts, Subparts, and sections of this act are a
	convenience to the reader and are for reference only. The headings do not expand, limit, or define
t	he text of this act, except for effective dates referring to a Part or Subpart.
c	SEVERABILITY CLAUSE
r L	
	<b>SECTION 43.7.</b> If any section or provision of this act is declared unconstitutional
	or invalid by the courts, it does not affect the validity of this act as a whole or any part other than
ι	he part so declared to be unconstitutional or invalid.
T	EFFECTIVE DATE
1	<b>SECTION 43.8.</b> Except as otherwise provided, this act becomes effective July 1,
~	2023.
4	2023.