GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 719 PROPOSED HOUSE COMMITTEE SUBSTITUTE S719-PCS15541-SHp-36

Short Title: Retirement Tech./Protect./& Other Changes. (Public)

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Sponsors:

Referred to:

May 14, 2020

A BILL TO BE ENTITLED

- 2 AN ACT TO MAKE TECHNICAL CHANGES TO THE STATUTES GOVERNING THE 3 TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM, THE LOCAL 4 GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM, THE CONSOLIDATED 5 JUDICIAL RETIREMENT SYSTEM, THE LEGISLATIVE RETIREMENT SYSTEM, 6 THE SUPPLEMENTAL RETIREMENT INCOME PLAN, THE ACHIEVING A BETTER 7 LIFE EXPERIENCE (ABLE) PROGRAM TRUST, THE NORTH CAROLINA 8 NATIONAL GUARD PENSION FUND, THE NORTH CAROLINA PUBLIC SCHOOL 9 TEACHERS' AND PROFESSIONAL EDUCATORS' INVESTMENT PLAN, AND THE 10 NORTH CAROLINA STATE HEALTH PLAN FOR TEACHERS AND STATE 11 EMPLOYEES; TO REQUIRE STRESS TESTING FOR THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM, AS RECOMMENDED BY THE PEW 12 13 FOUNDATION; TO MAKE AMENDMENTS RELATED TO THE PENSION 14 SOLVENCY FUND; TO MAKE CHANGES TO THE UNCLAIMED PROPERTY 15 STATUTES: TO MAKE CERTAIN CHANGES TO PRESERVE THE INTEGRITY OF 16 AND CLARIFY THE POLICY OBJECTIVES OF THE GENERAL ASSEMBLY FOR THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM, THE LOCAL 17 18 GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM, THE CONSOLIDATED 19 JUDICIAL RETIREMENT SYSTEM, AND THE LEGISLATIVE RETIREMENT 20 SYSTEM; AND TO AMEND THE SEPARATE INSURANCE BENEFITS PLAN 21 OFFERINGS. 22 The General Assembly of North Carolina enacts:
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28 29 PART I-A. TECHNICAL CHANGES

- **SECTION 1.1.(a)** G.S. 128-21 is amended by adding a new subdivision to read:
- "(8a) "Duly acknowledged" means notarized, including electronic notarization, or verified through an identity authentication service approved by the Department of State Treasurer."
- **SECTION 1.1.(b)** G.S. 135-1 is amended by adding a new subdivision to read:
- "(8a) "Duly acknowledged" means notarized, including electronic notarization, or 30 31 verified through an identity authentication service approved by the Department of State Treasurer." 32 33
 - SECTION 1.2.(a) G.S. 135-5(m4) reads as rewritten:

34 "(m4) A member who has contributions in this System and is not eligible for a retirement benefit as set forth in G.S. 135-5(a) shall be paid his or her contributions in a lump sum as 35 36 provided in G.S. 135-5(f) by April 1 of the calendar year following the later of the calendar year



in which the member (i) attains 70 and one-half 72 years of age or (ii) has ceased to be a teacher 1 2 or State employee except by death. If such the member fails, following reasonable notification, 3 to complete a refund application by such the required date, then the requirement that a refund 4 application be completed shall be waived and the refund shall be paid without a refund 5 application as a single lump-sum payment with applicable required North Carolina and federal 6 income taxes withheld. For purposes of this subsection, a member shall not be considered to have 7 ceased to be a teacher or State employee if the member is actively contributing to the 8 Consolidated Judicial Retirement System, Local Governmental Employees' Retirement System, 9 or Legislative Retirement System. A lump sum refund shall not be paid under this subsection if 10 the member is actively contributing to the Consolidated Judicial Retirement System, Local Governmental Employees' Retirement System, or Legislative Retirement System. 11 12 A member who has contributions in this System and is eligible for a retirement benefit as set 13 forth in G.S. 135-5(a) shall begin to receive a monthly benefit no later than April 1 of the calendar 14 year following the later of the calendar year in which the member (i) attains $\frac{70 \text{ and one-half } 72}{72}$ 15 years of age or (ii) has ceased to be a teacher or State employee except by death. If such-the 16 member fails, following reasonable notification, to complete the retirement process as set forth

under Chapter 135 of the General Statutes by such required beginning date, <u>then</u> the requirement
that a retirement application and an election of payment plan form be completed shall be waived
and the retirement allowance shall be paid as a single life annuity. The single life annuity shall
be calculated and processed in accordance with G.S. 135–5. this section.

For purposes of this subsection, a member shall not be considered to have ceased to be a teacher or State employee if the member is actively contributing to the Consolidated Judicial Retirement System, Local Governmental Employees' Retirement System, or Legislative Retirement System. A retirement benefit <u>or lump-sum refund</u> shall not be paid under this subsection if the member is actively contributing to the Consolidated Judicial Retirement System, Local Governmental Employees' Retirement System, or Legislative Retirement System."

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SECTION 1.2.(b) G.S. 128-27(m3) reads as rewritten:

28 "(m3) A member who has contributions in this System and is not eligible for a retirement 29 benefit as set forth in G.S. 128-27(b21)-G.S. 128-27(a) or G.S. 128-27(a1) shall be paid his or 30 her contributions in a lump sum as provided in G.S. 128-27(f) by April 1 of the calendar year 31 following the later of the calendar year in which the member (i) attains 70 and one half 72 years 32 of age or (ii) has ceased to be an employee except by death. If such the member fails, following 33 reasonable notification, to complete a refund application by such the required date, then the 34 requirement that a refund application be completed shall be waived and the refund shall be paid 35 without a refund application as a single lump-sum payment with applicable required North 36 Carolina and federal income taxes withheld. For purposes of this subsection, a member shall not 37 be considered to have ceased to be an employee if the member is actively contributing to the 38 Teachers' and State Employees' Retirement System, Consolidated Judicial Retirement System, 39 or Legislative Retirement System. A lump sum refund shall not be paid under this subsection if 40 the member is actively contributing to the Teachers' and State Employees' Retirement System, 41 Consolidated Judicial Retirement System, or Legislative Retirement System.

42 A member who has contributions in this System and is eligible for a retirement benefit as set 43 forth in G.S. 128-27(21)-G.S. 128-27(a) or G.S. 128-27(a1) shall begin to receive a monthly benefit no later than April 1 of the calendar year following the later of the calendar year in which 44 45 the member (i) attains 70 and one half 72 years of age or (ii) has ceased to be an employee except 46 by death. If such the member fails, following reasonable notification, to complete the retirement 47 process as set forth under Chapter 128 of the General Statutes by such the required beginning date, then the requirement that a retirement application and an election of payment plan form be 48 49 completed shall be waived and the retirement allowance shall be paid as a single life annuity. 50 The single life annuity shall be calculated and processed in accordance with 51 G.S. 128-27(b21). this section.

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For purposes of this subsection, a member shall not be considered to have ceased to be an employee if the member is actively contributing to the Teachers' and State Employees' Retirement System, Consolidated Judicial Retirement System, or Legislative Retirement System. A retirement benefit <u>or lump-sum refund</u> shall not be paid under this subsection if the member is actively contributing to the Teachers' and State Employees' Retirement System, Consolidated Judicial Retirement System, or Legislative Retirement System.

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SECTION 1.2.(c) G.S. 135-74(c1) reads as rewritten:

8 "(c1) A member who has contributions in this System and is not eligible for a retirement 9 benefit as set forth in G.S. 135-58(a6)-G.S. 135-57 shall be paid his or her contributions in a lump 10 sum as provided in G.S. 135-62 by April 1 of the calendar year following the later of the calendar year in which the member (i) attains 70 and one-half-72 years of age or (ii) has ceased to be a 11 12 judge, district attorney, public defender, the Director of Indigent Defense Services, or clerk of 13 superior court as provided in G.S. 135-53, except by death. If such-the member fails, following 14 reasonable notification, to complete a refund application by such-the required date, then the 15 requirement that a refund application be completed shall be waived and the refund shall be paid 16 without a refund application as a single lump-sum payment with applicable required North 17 Carolina and federal income taxes withheld. For purposes of this subsection, a member shall not 18 be considered to have ceased to be a judge, district attorney, public defender, the Director of 19 Indigent Defense Services, or clerk of superior court as provided in G.S. 135 53 if the member 20 is actively contributing to the Teachers' and State Employees' Retirement System, Local 21 Governmental Employees' Retirement System, or Consolidated Judicial Retirement System. A lump-sum refund shall not be paid under this subsection if the member is actively contributing 22 23 to the Teachers' and State Employees' Retirement System, Local Governmental Employees' 24 Retirement System, or Consolidated Judicial Retirement System.

25 A member who has contributions in this System and is eligible for a retirement benefit as set 26 forth in G.S. 120 4.21-G.S. 135-57 shall begin to receive a monthly benefit no later than April 1 27 of the calendar year following the later of the calendar year in which the member (i) attains 70 28 and one-half 72 years of age or (ii) has ceased to be a judge, district attorney, public defender, 29 the Director of Indigent Defense Services, or clerk of superior court as provided in G.S. 135-53, 30 except by death. If such-the member fails, following reasonable notification, to complete the 31 retirement process as set forth under Chapter 120-135 of the General Statutes by such required 32 beginning date, then the requirement that a retirement application and an election of payment 33 plan form be completed shall be waived and the retirement allowance shall be paid as a single 34 life annuity. The single life annuity shall be calculated and processed in accordance with G.S. 35 120-4.21.G.S. 135-58.

36 For purposes of this subsection, a member shall not be considered to have ceased to be a 37 judge, district attorney, public defender, the Director of Indigent Defense Services, or clerk of 38 superior court as provided in G.S. 135-53 if the member is actively contributing to the Teachers' 39 and State Employees' Retirement System, Local Governmental Employees' Retirement System, 40 or Consolidated Judicial Retirement System. A retirement benefit or lump-sum refund shall not 41 be paid under this subsection if the member is actively contributing to the Teachers' and State 42 Employees' Retirement System, Local Governmental Employees' Retirement System, or 43 Consolidated Judicial Retirement System. Legislative Retirement System."

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SECTION 1.2.(d) G.S. 120-4.31(c1) reads as rewritten:

45 "(c1) A member who has contributions in this System and is not eligible for a retirement 46 benefit as set forth in G.S. 120-4.21 shall be paid his <u>or her</u> contributions in a lump sum as 47 provided in G.S. 120-4.25 by April 1 of the calendar year following the later of the calendar year 48 in which the member (i) attains 70 and one half <u>72</u> years of age or (ii) has ceased to be a member 49 of the General Assembly, except by death. If <u>such the</u> member fails, following reasonable 49 notification, to complete a refund application by <u>such the</u> required date, <u>then</u> the requirement that 50 a refund application be completed shall be waived and the refund shall be paid without a refund 51 a refund application be completed shall be waived and the refund shall be paid without a refund 51 a refund application be completed shall be waived and the refund shall be paid without a refund 51 a refund application be completed shall be waived and the refund shall be paid without a refund 51 a refund application be completed shall be waived and the refund shall be paid without a refund 51 a refund application be completed shall be waived and the refund shall be paid without a refund 51 a refund application be completed shall be waived and the refund shall be paid without a refund 51 a refund application be completed shall be waived and the refund shall be paid without a refund 51 a refund application be completed shall be waived and the refund shall be paid without a refund 51 a refund application be completed shall be waived and the refund shall be paid without a refund 51 a refund application be completed shall be paid without a refund shall be paid w

1 application as a single lump-sum payment with applicable required North Carolina and federal 2 income taxes withheld. For purposes of this subsection, a member shall not be considered to have 3 ceased to be a member of the General Assembly if the member is actively contributing to the 4 Teachers' and State Employees' Retirement System, Local Governmental Employees' Retirement 5 System, or Consolidated Judicial Retirement System. A lump-sum refund shall not be paid under this subsection if the member is actively contributing to the Teachers' and State Employees' 6 7 Retirement System, Local Governmental Employees' Retirement System, or Consolidated 8 Judicial Retirement System. 9 A member who has contributions in this System and is eligible for a retirement benefit as set 10 forth in G.S. 120-4.21 shall begin to receive a monthly benefit no later than April 1 of the calendar year following the later of the calendar year in which the member (i) attains 70 and one-half 72 11 12 years of age or (ii) has ceased to be a member of the General Assembly, except by death. If such 13 the member fails, following reasonable notification, to complete the retirement process as set 14 forth under Chapter 120 of the General Statutes by such-the required beginning date, then the 15 requirement that a retirement application and an election of payment plan form be completed 16 shall be waived and the retirement allowance shall be paid as a single life annuity. The single life 17 annuity shall be calculated and processed in accordance with G.S. 120-4.21. 18 For purposes of this subsection, a member shall not be considered to have ceased to be a 19 member of the General Assembly if the member is actively contributing to the Teachers' and 20 State Employees' Retirement System, Local Governmental Employees' Retirement System, or 21 Consolidated Judicial Retirement System. A retirement benefit or lump-sum refund shall not be 22 paid under this subsection if the member is actively contributing to the Teachers' and State 23 Employees' Retirement System, Local Governmental Employees' Retirement System, or

24 Consolidated Judicial Retirement System."

SECTION 1.2.(e) This section becomes effective January 1, 2021, and applies to members on or after that date. If a member attains age 70 and one-half years of age on or before December 31, 2019, then the statute that is in effect on the day the member attains age 70 and one-half years of age will be applicable to that member.

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SECTION 1.3.(a) G.S. 135-90(b) reads as rewritten:

30 "(b) The purpose of the Article is to attract and hold qualified employees and officials of 31 the State of North Carolina and its political subdivisions by permitting them to participate in a 32 profit sharing or salary reduction form of deferred compensation which will provide 33 supplemental retirement income payments upon retirement, disability, termination, hardship, and 34 death as allowed under section 401(k), or any other relevant section, of the Internal Revenue 35 Code of 1954 as amended. As used in this Article, the term "profit" means the excess revenue 36 over expenditures prior to the expenditure of the amount which may be optionally made available 37 for employees to be placed in trust by the State and its political subdivisions on behalf of the 38 employees and officials covered by this Article."

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SECTION 1.3.(b) G.S. 135-92 reads as rewritten:

40 "**§ 135-92. Membership.**

41 (a) The membership eligibility of the Supplemental Retirement Income Plan shall consist
 42 of any of the following <u>individuals</u> who voluntarily elect to <u>enroll:enroll in the Plan:</u>

- 43 44
- (1) Members of the Teachers' and State Employees' Retirement System; and System.
- 45
- Members of the Consolidated Judicial Retirement System; and System.
 Members of the Legislative Retirement System; and System.
- 46 (3) Members of the Legislative Retirement System; and System.
 47 (4) Members of the Local Governmental Employees' Retirement System; 48 and System.
- 49
 (5)
 Law enforcement officers as defined under G.S. 143-166.30 and G.S.

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 143-166.50; and G.S. 143-166.50.

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(4)	Contributions to an account shall not exceed maximu applicable to program accounts in accordance with the	federal ABLE Act.
(5)	An account owner may change the designated beneficia eligible individual who is a member of the family	•
	designated beneficiary. At the direction of an account	-
	of an account may be transferred to another account of	-
	beneficiary is a member of the family sibling of the des	•
	the transferee account if the transferee account was cr	eated pursuant to this
SECT	section or in accordance with the federal ABLE Act." TON 1.4.(c) G.S. 147-86.71(d)(9) reads as rewritten:	
"(9)	A parent, <u>sibling</u> , trustee, or guardian appointed as a s	signatory of an ABLE
(\mathcal{I})	account does not have or acquire any beneficial intere-	
	administers the account for the benefit of the designate	
SECT	TION 1.4.(d) This section is effective when it becom	
	behalf of an ABLE account owner on or after that date.	
	DITIONAL TECHNICAL CHANGES	
	TION 1.5.(a) G.S. 135-48.8(a) reads as rewritten:	
.,	tate of North Carolina deems it to be in the public interest	
-	ters, rescue squad workers, and members of the National	
-	who are not eligible for any other type of comprehensive	
	nensive group -health benefits, and who have been with or other comprehensive group -health benefit cover	
	ths, to be given the opportunity to participate in the ber	0
	for Teachers and State Employees. Coverage under the I	
	ghters, rescue squad workers, and members of the Nati	
	ne Plan for themselves and their eligible dependents."	
	TION 1.5.(b) G.S. 135-48.40(d)(13) reads as rewritten:	
"(13)	The following persons, their eligible spouses, and eligib	le dependent children,
	provided that the person seeking coverage as a subscrib	er (i) is not eligible for
	another comprehensive group-health benefit plan and	
	coverage under a comprehensive group health benefi	t plan for at least six
	consecutive months:	
	a. Firefighters.	
	b. Rescue squad workers.	alina Finafiahtanal and
	c. Persons receiving a pension from the North Car Rescue Squad Workers' Pension Fund.	onna Firengniers and
	d. Members of the North Carolina National Guard	
	e. Retirees of the North Carolina National Guard	
	service.	ard with 20 years of
	For the purposes of this subdivision, Medicare benefit	s. Civilian Health and
	Medical Program of the Uniformed Services (CHAMPU	
	Uniformed Services benefits shall be considered comp	
	benefit plans. The Plan may require certification of per	sons seeking coverage
	under this subdivision. Nothing in this section shall be	construed to either (i)
	permit a person to enroll or (ii) require the Plan to enrol	
	when that enrollment may jeopardize the Plan's prefere	_
	as a governmental plan under the Internal Revenue Coo	<u>le.</u> "
	TION 1.6. G.S. 135-66 reads as rewritten:	-
👘 🔍 🖓 🖓 😵 😵 😵 😵 🔍 🔍	inistration; management of funds.<u>f</u>unds; method of f i	nancing.

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1	(a) The State Treasurer shall be the custodian of the assets of this Retire	ment System and
2	shall invest them in accordance with the provisions of G.S. 147-69.2 and 147-69	
3	(b) The assets of this Retirement System shall include employers' contri	
4	the Pension Accumulation Fund established under G.S. 135-8 and employees' c	ontributions held
5	in the Annuity Savings Fund similarly established under G.S. 135-8.	
6	(c) <u>The Board of Trustees shall have performed an annual actuarial</u>	
7	System and shall have the financial responsibility for maintaining the System	<u>n on a generally</u>
8	accepted actuarial basis.	
9	(d) <u>An actuarially determined employer contribution shall be calculated</u>	
10	actuary using assumptions and a cost method approved by the Actuarial Stands	ards Board of the
11	American Academy of Actuaries and selected by the Board of Trustees.	CT (
12	(e) <u>Notwithstanding Chapter 150B of the General Statutes, the Board</u>	
13	adopt a contribution policy that would recommend a contribution not less that	in the actuarially
14 15	determined employer contribution.	mataaa aaab waan
15 16	(f) The recommended employer contribution rate by the Board of Tr	ustees each year
10 17	shall not be less than the actuarially determined employer contribution."	
17	SECTION 1.7.(a) G.S. 127A-40(f) reads as rewritten: "(f) The Board of Trustees of the Teachers' and State Employees' Retirem	nant System shall
18 19	administer the provisions of this section. The Secretary of Public Safety sha	•
20	eligibility of North Carolina National Guard members for the benefits provide	
20 21	and shall certify those eligible to the Board of Trustees. In addition, the Depa	
21	Safety shall, on and after July 1, 1983, provide the Board of Trustees with a	
22	population, by age and the number of years of creditable service, for all forme	
23 24	North Carolina National Guard in receipt of a pension as well as for all active	
25	North Carolina National Guard who are not in receipt of a pension and who hav	
26	years of creditable service. The Department of Public Safety shall also prov	
20 27	Trustees an annual census population of all former members of the North C	
28	Guard who are not in receipt of a pension and who have 15 and more years of c	
29	The Department of State Treasurer shall make pension payments to those perso	
30	the North Carolina National Guard Pension Fund, which shall include	
31	appropriations made to the Department of State Treasurer. The Board of Tr	
32	performed an annual actuarial valuation of the fund and shall have the financial	
33	maintaining the fund on a generally accepted actuarial basis. The Department	- ·
34	shall provide the Department of State Treasurer with whatever assistance is req	
35	Treasurer in carrying out the State Treasurer's and the Board of Tr	ustees' financial
36	responsibilities.Fund."	
37	SECTION 1.7.(b) Article 3 of Chapter 127 of the General Statute	es is amended by
38	adding a new section to read:	
39	" <u>§ 127A-41. North Carolina National Guard Pension Fund.</u>	
40	(a) As used in this section, the term "Board of Trustees" means the Boa	ard of Trustees of
41	the Teachers' and State Employees' Retirement System.	
42	(b) The North Carolina National Guard Pension Fund shall inclu	-
43	appropriations made to the Department of State Treasurer and held w	
44	Accumulation Fund of the Teachers' and State Employees' Retirement System.	
45	(c) The Board of Trustees shall have performed an annual actuarial valu	
46	and shall have the financial responsibility for maintaining the Fund on a ge	enerally accepted
47	actuarial basis.	
48	(d) <u>An actuarially determined employer contribution shall be calculated</u>	
49 50	actuary using assumptions and a cost method approved by the Actuarial Stands	ards Board of the
50	American Academy of Actuaries and selected by the Board of Trustees.	

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1	(e)	Notw	ithstanding Chapter 150B of the General Statutes, the Bo	oard of Trustees may
2			tion policy that would recommend a contribution not less	-
3	-		oyer contribution.	·
4	<u>(f)</u>	The r	ecommended employer contribution rate by the Board of	f Trustees each year
5	shall not l	be less t	than the actuarially determined employer contribution.	
6	<u>(g)</u>	The D	Department of Public Safety shall provide the Department of	f State Treasurer with
7	<u>any assist</u>	ance re	quired by the State Treasurer in carrying out the financial r	esponsibilities of the
8	State Trea		r the Board of Trustees."	
9		SEC	FION 1.8.(a) G.S. 135-8 is amended by adding a new sub	section to read:
10	" <u>(f1)</u>	Felon	y Forfeiture Impact on Contribution-Based Benefit Cap	If an employer made
11			account of a retiree subject to the contribution-based	±
12			f. and that retiree later forfeits retirement benefits u	
13			-18.10A, 135-18.30, 135-75.1, or 135-75.1A, then the	
14			ovide a credit to the employer. This credit shall be calc	
15	<u>reflecting</u>		pact of the forfeiture on the amount due under G.S. 135-4(
16			FION 1.8.(b) G.S. 128-30 is amended by adding a new su	
17			<u>y Forfeiture Impact on Contribution-Based Benefit Cap. –</u>	-
18			account of a retiree subject to the contribution-based	±
19			f. and that retiree later forfeits retirement benefits u	
20			-18.10A, 135-18.30, 135-75.1, or 135-75.1A, then the	
21 22		• •	ovide a credit to the employer. This credit shall be calc	
22 23	reflecting		pact of the forfeiture on the amount due under G.S. 128-26 FION 1.9.(a) Article 1 of Chapter 135 of the General Sta	
23 24	adding a i		tion to read:	itutes is amended by
24	0		etive employers.	
26	(a)		nployer shall be considered an inactive employer if all of t	the following criteria
27	are met:	<u>1 III CI</u>	nproyer shan be considered an macrive emproyer if an or i	ine tono wing enteriu
28	<u></u>	(1)	The employer has no employees that qualify for member	ership in any System
29		<u> </u>	under this Chapter.	<u>r</u>
30		(2)	The employer has made no employer contributions for a	t least one month.
31		(3)	The employer makes a request in writing to the Retireme	ent Systems Division
32			of the Department of State Treasurer to be made inactive	<u>).</u>
33		<u>(4)</u>	The Retirement Systems Division of the State Treasur	er has reviewed the
34			employer request to become inactive and has grante	d that request. The
35			Retirement Systems Division shall provide written	
36			requesting employer of any decisions made under this se	
37	<u>(b)</u>		ater than April 30 of each calendar year, the Retirement Sys	
38	-		tate Treasurer shall make a report to the Board on all e	employers who were
39	determine		inactive employers in that preceding calendar year."	
40			FION 1.9.(b) Article 3 of Chapter 128 of the General Sta	atutes is amended by
41	0		tion to read:	
42			<u>active employers.</u>	.1
43	<u>(a)</u>	<u>An er</u>	nployer shall be considered an inactive employer if all of t	the following criteria
44 45	are met:	(1)	The employer has no employees that qualify for members	hin in the Detinement
45 46		<u>(1)</u>	The employer has no employees that qualify for members System.	mp in the Keutennent
40 47		<u>(2)</u>	The employer has made no employer contributions for a	t least one month
48		$\frac{(2)}{(3)}$	The employer makes a request in writing to the Retireme	
40 49		(5)	of the Department of State Treasurer to be made inactive	
5 0		(4)	The Retirement Systems Division of the State Treasure	
51		<u></u>	employer request to become inactive and has grante	
			<u> tyte transitio occome inaccite and has giune</u>	

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1	Retirement Systems Division shall provide written not	ification to the
2	requesting employer of any decisions made under this sectio	
3	(b) Not later than April 30 of each calendar year, the Retirement System	
4	Department of State Treasurer shall make a report to the Board on all empl	oyers who were
5	determined to be inactive employers in that preceding calendar year."	-
6	SECTION 1.10.(a) G.S. 159-33.1 reads as rewritten:	
7	"§ 159-33.1. Semiannual reports of financial information.	
8	The finance officer of each unit and public authority shall submit to the sec	etary on January
9	1 and July 1 of each year (or such year, or other dates as the secretary may pres	• •
10	a statement of financial information concerning the unit or public authority. The	
11	prescribe the information to be included in the statement and may prescribe	
12	statement; provided, however, the secretary shall prescribe that the finance of	
13	and county shall include in the statement the total revenues received from built	-
14	by type, source, and the total expenditures paid from all revenues received, by	0 1
15	SECTION 1.10.(b) This section becomes effective June 30, 2020.	
16	SECTION 1.11. G.S. 135-18.1(a) reads as rewritten:	
17	"(a) Any person who is a member of the Teachers' and State Employ	vees' Retirement
18	System of North Carolina on July 1, 1951, and who was previously a mem	
19	Carolina Governmental Employees' Retirement System, hereafter in this secti	
20	the local system, shall be entitled to transfer to this Retirement System his credits	
21	and prior service in the local system as of the date of termination of member	
22	system, notwithstanding that his membership in the local system may have been	
23	to July 1, 1951: Provided, such member shall deposit in this Retirement System	
24	1, 1952, the full amount of any accumulated contributions standing to his credit	1 ·
25	withdrawn from, the local system and shall apply to the Board of Trustees of	
26	System for a transfer of credit from the local system. Any Prior to retirement,	
27	was a member of the North Carolina Governmental Employees' Retirement	
28	becomes a member of this Retirement System on or after July 1, 1951, shall be	•
29	his retirement to transfer to this Retirement System his <u>or her</u> credits for mem	
30	service in the local system: Provided, the actual transfer of employment is made	
31	in the local system is active and such person shall request the local system	
32	accumulated contributions, interest, and service credits to this Retirement S	
33	further, with respect to any person who becomes a member of this Retirement s	
34	1, 1969, the local system agrees to transfer to this Retirement System the amount	
35	in the local system as a result of previous contributions of the employer of	
36	transferring employee. For the purposes of this section, the term "local system"	
37	Carolina Governmental Employees' Retirement System."	
38	SECTION 1.12.(a) G.S. 135-5.2 is repealed.	
39	SECTION 1.12.(b) G.S. 135-13 is repealed.	
40	SECTION 1.12.(c) G.S. 135-14 is repealed.	
41	SECTION 1.12.(d) G.S. 135-14.1 is repealed.	
42	SECTION 1.12.(e) G.S. 135-16 is repealed.	
43	SECTION 1.12.(f) G.S. 135-18.3 is repealed.	
44	SECTION 1.12.(g) G.S. 135-18.5 is repealed.	
45	SECTION 1.13. G.S. 135-16.1 reads as rewritten:	
46	"§ 135-16.1. Blind or visually impaired employees.vendors.	
47	(a) On July 1, 1971, all blind or visually impaired employees en	nploved by the
48	Department of Health and Human Services shall be enrolled as members of the	
49	State Employees' Retirement System. All such employees shall be given full cre	
50	theretofore as employees of the Department of Health and Human Services. All r	
51	drawing or receiving benefits from and under the private retirement plan purpo	
		in the second seco

1	December 6, 1966, by the Bureau of Employment for the Blind Division pursuant to a trust
2	agreement purportedly entered into with a private banking institution as trustee shall continue to
3	be paid by the Teachers' and State Employees' Retirement System benefits in the same amount
4	which they purportedly were entitled to under the private retirement plan and trust agreement,
5	except that such retired persons shall be eligible for such annual cost of living increases as may
6	be provided for retirement members of the Teachers' and State Employees' Retirement System
7	under the provisions of this Article.
8	(b) Upon the enrollment of the employees in the Teachers' and State Employees'
9	Retirement System, the purported private retirement plan and trust agreement hereinabove
10	referred to shall be dissolved and terminated.
11	(c) Notwithstanding the foregoing, blind persons <u>Persons</u> licensed by the State and
12	operating vending facilities under contract with the Department of Health and Human Services,
13	Division of Services for the Blind and its successors, hereinafter referred to as licensed vendors,
14	so who are licensed on and after October 1, 1983, shall not be members of the Retirement System.
15	All licensed vendors in service or who are members of the Retirement System before October 1,
16	1983, shall make an irrevocable election to do one of the following:
17	(1) Continue contributing membership service as if an employee under the same
18 19	conditions and requirements as are otherwise provided, and have the rights of a member to all benefits and a retirement allowance;
20	(2) Receive a return of accumulated contributions with cessation of contributing
20	membership service, under G.S. 135-5(f), and in any event with regular
22	interest regardless of membership service; or
23	(3) Terminate contributing membership service and be entitled alternatively to the
24	benefits and allowances provided under G.S. 135-3(8) or 135-5(a)."
25	SECTION 1.14. G.S. 128-23(b) reads as rewritten:
26	"(b) Pursuant to the favorable vote of a majority of the employees of the county, the board
27	of commissioners of any county may, by resolution legally adopted and approved by the Board
28	of Trustees, elect to have its employees become eligible to participate in the Retirement System.
29	Each county is authorized to make appropriations for these purposes and to fund them by levy of
30	property taxes pursuant to G.S. 153-65 as authorized by Article 7 of Chapter 153A of the General
31	<u>Statutes</u> and by the allocation of other revenues whose use is not otherwise restricted by law."
32	SECTION 1.15. G.S. 115D-25.4 is amended by adding a new subsection to read:
33	"(c) The administrative costs of the North Carolina Public School Teachers' and
34	Professional Educators' Investment Plan may be charged to members or deducted from members'
35	accounts in accordance with nondiscriminatory procedures established by the Department of
36	State Treasurer and Board of Trustees."
37 38	SECTION 1.16.(a) G.S. 135-6.1 is amended by adding a new subsection to read: "(e1) The Retirement Systems Division of the Department of State Treasurer may disclose
30 39	"(e1) <u>The Retirement Systems Division of the Department of State Treasurer may disclose</u> to employers and former employers that made a contribution for an employee or former employee
40	to the Retirement System any information that is not public under this section regarding that
41	employee necessary to conduct the business of the Retirement System. Employers and former
42	employers in receipt of this information shall treat the information as confidential, and this
43	information shall not be a public record."
44	SECTION 1.16.(b) G.S. 135-8(f)(2)f. reads as rewritten:
45	"f. Each employer shall transmit to the Retirement System on account of
46	each member who retires on or after January 1, 2015, having earned
47	his or her last month of membership service as an employee of that
48	employer the lump sum payment, as calculated under G.S. 135 4(jj)
49	for inclusion in the Pension Accumulation Fund, that would have been
50	necessary in order for the retirement system to restore the member's
51	retirement allowance to the pre cap amount. Employers are not

	· · · · ·
1	required to make contributions on account of any retiree who became
2	a member on or after January 1, 2015, and who earned at least five
3	years of membership service in the Retirement System after January
4	1, 2015. The retirement allowance of a member with a final average
5	compensation of more than one hundred thousand dollars (\$100,000),
6 7	as hereinafter indexed, shall not be subject to the contribution based
8	benefit cap if the compensation was earned from multiple simultaneous employers, unless an employer's share of the average
0 9	final compensation exceeds one hundred thousand dollars (\$100,000).
10	An employer is not required to make contributions on account of any
10	retiree whose final average compensation exceeds one hundred
12	thousand dollars (\$100,000), as hereinafter indexed, based upon
12	compensation earned from multiple simultaneous employers, unless
14	that employer's share of the average final compensation exceeds one
15	hundred thousand dollars (\$100,000), as provided and indexed under
16	G.S. 135-5(a3).
17	Under such rules as the Board of Trustees shall adopt, the
18	Retirement System shall report monthly to each employer a list of
19	those members for whom the employer made a contribution to the
20	Retirement System in the preceding month that are most likely to
21	require an additional employer contribution should they elect to retire
22	in the following 12 months, if applicable. <u>Reports received under this</u>
23	section shall not be public records. Employers or former employers in
24	receipt of a report under this section shall treat the report, and the
25 26	information contained within that report, as confidential and as though
26 27	it were still held by the Retirement System under G.S. 135-6.1."
27	 SECTION 1.16.(c) G.S. 135-8(j) reads as rewritten: "(j) Pension Spiking Report. – Upon receipt of a report from the Retirement System
28 29	generated pursuant to G.S. 135-8(f)(2)f., containing a list of employees for whom the employer
30	made a contribution to the North Carolina Teachers' and State Employees' Retirement System
31	that is likely to require an additional employer contribution should the employee elect to retire in
32	the following 12 months, the employer's chief financial officer shall transmit a copy of the report
33	to the chief executive of the employer, as well as to the governing body of the employer, including
34	any board which exercises financial oversight of the employer, if applicable.the employer has a
35	governing body. Reports received under this section shall not be public records. Employers or
36	former employers in receipt of a report under this section shall treat the report, and the
37	information contained within that report, as confidential and as though it were still held by the
38	Retirement System under G.S. 135-6.1."
39	SECTION 1.16.(d) G.S. 128-33.1 is amended by adding a new subsection to read:
40	"(e1) The Retirement Systems Division of the Department of State Treasurer may disclose
41	to employers or former employers that made a contribution for an employee or former employee
42 43	to the Retirement System any information not public under this section regarding that employee necessary to conduct the business of the Retirement System. Employers and former employers
43 44	in receipt of this information shall treat the information as confidential and this information shall
44 45	not be a public record."
46	SECTION 1.16.(e) G.S. 128-30(g)(2)b. reads as rewritten:
47	"b. Each employer shall transmit to the Retirement System on account of
48	each member who retires on or after January 1, 2015, having earned
49	his or her last month of membership service as an employee of that
50	employer the lump sum payment, as calculated under G.S. 128-26(y)
51	for inclusion in the Pension Accumulation Fund, that would have been

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1	necessary in order for the retirement system to restore the member's
2	retirement allowance to the pre-cap amount. Employers are not
3	required to make contributions on account of any retiree who became
4	a member on or after January 1, 2015, and who earned at least five
5	years of membership service in the Retirement System after January
6	1, 2015. The retirement allowance of a member with a final average
7	compensation of more than one hundred thousand dollars (\$100,000),
8	as hereinafter indexed, shall not be subject to the contribution-based
9	benefit cap if the compensation was earned from multiple
10	simultaneous employers, unless an employer's share of the average
11	final compensation exceeds one hundred thousand dollars (\$100,000).
12	An employer is not required to make contributions on account of any
13	retiree whose final average compensation exceeds one hundred
14	thousand dollars (\$100,000), as hereinafter indexed, based upon
15	compensation earned from multiple simultaneous employers, unless
16	that employer's share of the average final compensation exceeds one
17	hundred thousand dollars (\$100,000), as provided and indexed under
18	G.S. 128-27(a3).
19	Under such rules as the Board of Trustees shall adopt, the
20	Retirement System shall report monthly to each employer a list of
21	those members for whom the employer made a contribution to the
22	Retirement System in the preceding month that are most likely to
23	require an additional employer contribution should they elect to retire
24 25	in the following 12 months, if applicable. <u>Reports received under this</u>
23 26	section shall not be public records. Employers or former employers in receipt of a report under this section shall treat the report, and the
20 27	information contained within that report, as confidential and as though
28	it were still held by the Retirement System under G.S. 128-33.1."
29	SECTION 1.16.(f) G.S. 128-30(j) reads as rewritten:
30	"(j) Pension Spiking Report. – Upon receipt of a report from the Retirement System
31	generated pursuant to G.S. $128-30(g)(2)b$, containing a list of employees for whom the employer
32	made a contribution to the North Carolina Local Governmental Employees' Retirement System
33	that is likely to require an additional employer contribution should the employee elect to retire in
34	the following 12 months, the employer's chief financial officer shall transmit a copy of the report
35	to the governing body of the employer, if applicable.the employer has a governing body. Reports
36	received under this section shall not be public records. Employers and former employers in
37	receipt of a report under this section shall treat the report, and the information contained within
38	that report, as confidential and as though it were still held by the Retirement System under
39	<u>G.S. 128-33.1.</u> "
40	SECTION 1.17. G.S. 135-48.47 reads as rewritten:
41	"§ 135-48.47. Participation in State Health Plan by local government employees and
42	dependents.
43	(d) I cool governments perticipating in the Plan as of April 1, 2016 may elect to with draw.
44 45	(d) Local governments participating in the Plan as of April 1, 2016, may elect to withdraw from participating in the Plan officiative January 1, 2017. Notice of withdrawal must be given by
45 46	from participating in the Plan effective January 1, 2017. Notice of withdrawal must be given by the local government to the Plan no later than September 15, 2016.
40 47	(e) Except as permitted under subsection (d) of this section, a local government unit's
48	election to participate in the Plan is irrevocable."
49	SECTION 1.18. G.S. 147-69.7(b)(1)f. reads as rewritten:
50	"f. With respect to the Retirement Systems defined in $G.S. 147-69.2(d)$
51	G.S. 147-69.2(b)(8) and any other pension plans, the adequacy of
	<u></u>

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1		funding for the Retirement Systems based on	reasonable actuarial
2		factors."	
3		ION 1.19. G.S. 1-359(d) reads as rewritten:	
4		ition to the intercept authority under G.S. 135-8(f) and	
5		State Employees' Retirement System of North Carolina,	•
6		olina, or the North Carolina Local Government Employee	•
7	-	action against a participating employer, as defined under	
8		collect monies owed, the Teachers' and State Employee	•
9		a, the Disability Income Plan of North Carolina, or the	
10	-	bloyees' Retirement System may attach or garnish the e	1 0
11 12	-	third-party payments in payment of the amount owed in of this section. Direct receipt by the Teachers' and State E	-
12	•	Carolina, the Disability Income Plan of North Carolina,	1 0
13 14	•	t Employees' Retirement System is a sufficient discharg	
14		ompany, clearinghouse, or third-party payment processor	_
16	by a creat card of	sinparty, clearinghouse, or unite party payment processor	
17	PART II-A. CH	ANGES TO REQUIRE STRESS TESTING OF T	HE RETIREMENT
18		ECOMMENDED BY THE PEW FOUNDATION	
19	SECT	ION 2.1.(a) G.S. 135-6(n) reads as rewritten:	
20	"(n) In 194	3, and at least once in each five-year period thereafter, the	he actuary shall make
21		uarial investigation into experience review of the m	
22		perience of the members and beneficiaries of the Retirem	-
23		of the assets and liabilities of the funds of the System, ar	6
24		n investigation and valuation, the Board of Trustees sha	all:shall do all of the
25 26	following:	A dont for the Detirement System auch montality service	as and other tables as
26 27	(1)	Adopt for the Retirement System such mortality, service shall be deemed necessary; and necessary.	te and other tables as
28	(2)	Certify the rates of contributions payable by the State	of North Carolina on
20 29	(2)	account of new entrants at various ages."	or rorun Caronnia on
30	SECT	TON 2.1.(b) G.S. 135-6 is amended by adding two new	subsections to read:
31		o undertaking each quinquennial actuarial experience re	
32		oard of Trustees shall provide the General Assembly and	
33	that includes all o	f the following, as these items apply to the Retirement System	ystem:
34	<u>(1)</u>	A description of, and the process used to determine,	
35		assumption utilized by the Board of Trustees wh	nen determining the
36		contribution rates.	
37	<u>(1a)</u>	An estimate of the range of likely employer contribution	•
38		on analysis that simulates the volatility of annual inve	
39 40		and below the expected rate, applying methodology actuary.	determined by the
40 41	(2)	Projections of assets, liabilities, pension debt, serv	ice costs employee
42	<u>(2)</u>	contributions, employer contributions, net amortization	
43		payroll, and funded ratio for the Retirement System for	1 0
44		years based upon the then-current actuarial assumption	
45		assumed rate of return.	<u> </u>
46	(3)	Projections of assets, liabilities, pension debt, serv	vice costs, employee
47		contributions, employer contributions, net amortization	
48		payroll, and funded ratio for the Retirement System assu	uming that investment
49		returns are two and four percentage points lower than	
50		return and that the State makes employer contribution	ns meeting all of the
51		following:	

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		a. The contributions are based upon the then-c	current funding policy for
		the Retirement System.	
		b. The contributions are held constant at t	he levels calculated for
		subdivision (2) of this subsection.	
		c. The contributions never exceed fifteen percent	nt (15%) of projected total
		revenue available for appropriation by the G	
	<u>(4)</u>	Estimates for assets, liabilities, pension debt,	
	<u></u>	contributions, employer contributions, net amortiz	± •
		payroll, and funded ratio for the Retirement System,	1 •
		on planned investments of twenty percent (20%) follow	-
		of investment returns two percentage points below p	
		following assumptions regarding contributions:	nun ussumptions, with the
			surrent funding policy for
		a. <u>The contributions are based upon the then-c</u> the Retirement System.	<u>current runting poncy for</u>
		b. The contributions are held constant at t	he levels calculated for
		subdivision (2) of this subsection.	ne levels calculated for
			nt (15%) of projected total
		c. <u>The contributions never exceed fifteen percen</u> revenue available for appropriation by the G	
	(5)	The estimated actuarially accrued liability, the tota	•
	<u>(J)</u>	benefit tiers if multiple tiers exist, and the employer	-
		tiers if multiple tiers exist, calculated using all of the	
		<u>a.</u> <u>A discount rate equal to the assumed rate of a</u> used by the Retirement System is different fr	
		assumption, then the report shall provide a	
		accrued liability based upon a discount rate	
		and four percent (4%) above and below the	
		actually used by the Board of Trustees.	e long-term rate or return
		b. The 10-year average of the yield of 30-year	treasury notes
	(6)	A description of the amortization period for any un	•
	<u>(0)</u>	by the Board of Trustees when determining the cont	
	(7)	A calculation of the contribution rates based on an	
	<u>(,)</u>	to the estimated average remaining service periods	
		the contributions.	or employees covered by
	(8)	A description of the interest assumption rate utilized	by the Board of Trustees
	(0)	for reporting liabilities and the process used to deter	•
	(9)	The market value of the assets controlled by the I	
	<u>())</u>	explanation of how the actuarial value assigned to	•
		the market value of those assets.	anose assets antens nom
	(10)	An assessment of how the changes of assumptions	adopted by the Board of
	<u>(10)</u>	Trustees in the experience review affect any of the o	-
	(11)	Any additional information deemed useful by the	
	(11)	Investment Advisory Committee under G.S. 147-69.	
		investment policy statement or to evaluate adherence	•
		statutory constraints on investments.	to of fisk associated with
	(12)	Any additional information deemed useful by the Bo	pard to evaluate current or
	<u>(/</u>	prospective funding or contribution policies.	
(n2)	With 1	egards to payment for the administration of subsection	ns (n) , $(n1)$, and (o) of this
		ement Systems Division of the Department of State	
		retirement assets of the corresponding retirement sys	
		retirement assets."	<u> </u>

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PART II			MENTS RELATED TO THE PENSION	
	SEC	TION	2.2.(a) G.S. 143C-4-10(c) is amended by	adding a new subdivision to
read:				
	" <u>(3)</u>		funds, in an amount directed by the State T	reasurer to be transferred, that
		-	all of the following criteria:	
		<u>a.</u>	The funds are the result of rebates receiv	
			Treasurer from a company administe	• • • •
			insurance benefits authorized under C 135-18.8(b), or 135-75(b).	
		<u>b.</u>	The funds are not owed to a company	
			participating in, supplemental voluntary	
		<u>c.</u>	As determined by the Board of Trustees	-
			funds are not to be needed to pay futu	
			supplemental voluntary insurance benef	
			2.2.(b) G.S. 135-48.5(a) reads as rewritten	
"(a)			reby established two health benefit trust fur	
			it Fund and the Health Benefit Reserve Fu	1 7 1
			As used in this section, the term "health be $1.2(1)(10)$	nefit trust funds" refers to the
• -			ler G.S. 143C-1-3(a)(10).	• • • • • • • • • • • •
			charges, rebates, refunds or any other rece	
			nents, occurring or arising in connection v	
			cle, shall be deposited into the Public En	
			Fund shall include any and all amounts re	
Board of			such programs as may be determined by the	e Executive Administrator and
			helenge in excess of prepaid premiums or a	harges in the Dublic Employee
			balance in excess of prepaid premiums or c the end of each fiscal year shall be used fir	
	$\frac{(1)}{(1)}$		to provide an actuarially determined He	
	<u>(1)</u>		red but unpresented claims, second, <u>claims</u>	
	(2)		nd, an amount determined by the State Tre	
	<u>(2)</u>		Board of Trustees, that does not exceed twe	
			cumbered balance remaining after providin	• • • • •
		-	is may be transferred to the Retiree Hea	• •
			r G.S. 135-7(f). Upon the direction and at	
			fied by, the State Treasurer, the Office of S	
			fer the amount in accordance with this sub	
	(3)		1, to reduce the premiums required in provi	
	<u>(0)</u>		fits programs, and third programs.	
	(4)		th, to improve the plan, as may be	provided by the General
	<u>, , , , , , , , , , , , , , , , , , , </u>		mbly.State Treasurer, subject to approval b	
The b	alance		lealth Benefits Reserve Fund may be trans	
			Benefit Fund to provide for any deficiency	
			fit Fund and the Health Benefit Reserve Fu	-
1 •			ested as provided in G.S. 147-69.2 and 147	1
			2.2.(c) G.S. 143C-4-10 is amended by add	
" <u>(g)</u>			ot Revert No portion of the Fund shall	0
			ation made to the Fund shall not revert."	
	• •		2.2.(d) This section becomes effective July	y 1, 2020.
			•	
PART II	I. UNC	LAIM	ED REAL AND PERSONAL PROPER	TY CHANGES

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1	SECTION 3.1.(a) The title of Article 1 of Chapter 116B of the Ge	eneral Statutes is
2	renamed to be "General."	
3	SECTION 3.1.(b) G.S. 116B-1 is recodified as G.S. 116B-2.1.	
4	SECTION 3.1.(c) G.S. 116B-2 is recodified as G.S. 116B-2.2.	
5	SECTION 3.1.(d) G.S. 116B-2.1, as recodified by subsection (b)) of this section,
6	through G.S. 116B-8, are recodified into a new Article 1A of Chapter 116E	
7	Statutes to be named "Escheats."	
8	SECTION 3.1.(e) G.S. 116B-2.2, as recodified by subsection (c)) of this section,
9	reads as rewritten:	
10	"§ 116B-2.2. Unclaimed real and personal property escheats to the Eschea	t Fund.
11	Whenever the owner of any real or personal property situated or located with	in this State dies
12	intestate, or dies testate but did not dispose of all real or personal property by will	, without leaving
13	surviving any heirs, as defined in G.S. 29-2(3), to inherit said property under	the laws of this
14	State, such real and personal property shall escheat. The State Treasurer shall	have the right to
15	institute a civil action in the superior court of any county in which such real or p	personal property
16	is situated, against any administrator, executor, and unknown heirs or unkno	wn claimants as
17	party defendants, which unknown heirs or unknown claimants may be served w	ith summons and
18	notice of such action by publication as is now provided by the laws of	this State. If an
19	administrator or executor has been appointed, he shall make a determination	that there are no
20	known heirs or unknown claimants and shall inform the State Treasurer of the	at determination.
21	The superior court in which such civil action is instituted shall have the aut	•
22	judgment therein declaring the real and personal property unclaimed as havin	-
23	the real property may be sold according to the provisions of G.S. 116B-1. G.S. 1	
24	final judgment may be entered by the clerk of the superior court in such cases w	
25	filed by the administrator, executor, unknown heirs or unknown claimants to the	-
26	any answer is filed, the allegations of the complaint are either admitted or no	
27	party defendants, and no claim is made in the answer to the property left by said	
28	The funds derived from such sale shall be paid into the Escheat Fund where sai	
29	with all other escheated funds, shall be held without liability for profit or intere	st, subject to any
30	just claims therefor."	
31	SECTION 3.1.(f) G.S. 116B-3 reads as rewritten:	
32	"§ 116B-3. Unclaimed personalty on settlements of decedents' estates to the	
33	All sums of money or other personal estate of whatever kind which shall ren	
34	of any administrator, executor, administrator c.t.a., or personal represent	
35	administration of an estate of a person dying intestate, or partially intestate, with	
36	known heirs to inherit same, is ready to be closed, unrecovered or unclaimed by s	•
37	heirs, or others entitled thereto, shall, prior to the closing of the administration	
38	paid or delivered by such administrator or executor to the State Treasurer as an	
39 40	be included in the disbursements in the final account of such estate. In such described, the State Tracewar is authorized to demand, such for receiver of	
40 41	described, the State Treasurer is authorized to demand, sue for, recover, a	
41	unclaimed moneys or other personal estate of whatever kind from any administ after the estate is ready to be closed, or from the clerk of the superior court if the	
42 43	have been paid over to him, and the State Treasurer shall hold the same without l	
43 44	or interest, subject to any just claims therefor. The provisions of this section a	• 1
44 45	<u>G.S. 116B-2.2</u> shall apply to the estate of a person missing for 30 days or mo	
45 46	Treasurer may bring an action to have a receiver appointed in such case under	
40 47	Chapter 28C, Estates of Missing Persons."	The provisions of
48	SECTION 3.1.(g) G.S. 29-12 reads as rewritten:	
49	"§ 29-12. Escheats.	
.,		

If there is no person entitled to take under G.S. 29-14 or G.S. 29-15, or if in case of an 1 2 intestate born out of wedlock, there is no one entitled to take under G.S. 29-21 or G.S. 29-22, the 3 net estate shall escheat as provided in G.S. 116B-2.C.S. 116B-2.2." SECTION 3.2. Article 1 of Chapter 116B of the General Statutes is amended by 4 5 adding a new section to read: "<u>§ 116B-1.1. Policy and interpretation.</u> 6 7 The policy of the State is to recover and transfer property to rightful owners in a manner that 8 is consistent with the interest of the rightful owners. Where the rightful owner cannot be 9 appropriately determined, it is the policy of the State that all benefits realized from any unclaimed 10 or abandoned property shall accrue to the benefit of higher education for the residents of the 11 State. This Chapter shall be liberally interpreted in a manner that fulfills these purposes." SECTION 3.3. G.S. 116B-64 reads as rewritten: 12 13 "§ 116B-64. Income-Loss, income, or gain accruing after payment or delivery. 14 If property other than money is delivered to the Treasurer under this Chapter, the owner is 15 entitled to receive from the Treasurer any income or gain realized or accruing on the property at 16 or before liquidation or conversion of the property into money. If the property is interest-bearing 17 or pays dividends, the interest or dividends shall be paid until the date on which the amount of 18 the deposits, accounts, or funds, or the shares must be remitted or delivered to the Treasurer under 19 G.S. 116B-61. Otherwise, when property is delivered or paid to the Treasurer, the Treasurer shall 20 hold the property without liability for income loss, income, or gain." 21 SECTION 3.4. G.S. 116B-75(b) reads as rewritten: 22 "(b) The Treasurer may order a person required to report, pay, or deliver property under 23 this Chapter, or an officer or employee of the person, or a person having possession, custody, 24 care, or control of records relevant to the matter under inquiry, or any other person having 25 knowledge of the property or records, to (i) appear before the Treasurer, at a time and place 26 named in the order, and to (ii) produce the records and to reports and records, (iii) make the 27 required payments, (iv) make the required delivery of property, and (v) give such testimony under 28 oath or affirmation relevant to the inquiry. For purposes of this subsection, the Treasurer may 29 administer oaths or affirmations. If a person refuses to obey an order of the Treasurer, the 30 Treasurer may apply to the Superior Court of Wake County for an order requiring the person to 31 obey the order of the Treasurer. Failure to comply with the court order is punishable for 32 contempt." 33 **SECTION 3.5.(a)** G.S. 116B-60(a) reads as rewritten: 34 A holder of property presumed abandoned shall make-file a report to in an electronic "(a) format prescribed by the Treasurer concerning the property. Holders reporting 50 or more 35 36 property owner records shall file the report in an electronic format prescribed by the Treasurer. 37 Holders reporting less than 50 property owner records may file the report electronically. Holders 38 reporting electronically may shall file an electronic certification and verification in order to 39 comply with subsection (f) of this section." 40 SECTION 3.5.(b) This section becomes effective July 1, 2021, and applies to reports 41 filed on or after that date. 42 SECTION 3.6. G.S. 116B-60(b1) reads as rewritten: 43 "(b1) Amounts With the exception of property subject to G.S. 116B-53(c)(4), 116B-53(c)(5), and 116B-53(c)(5a), amounts due an apparent owner less than fifty dollars 44 45 (\$50.00) may be reported in an aggregate amount without furnishing any of the information 46 required by subsection (b) of this section." 47 SECTION 3.7.(a) G.S. 116B-63 reads as rewritten: 48 "§ 116B-63. Custody by State; recovery by holder; defense of holder. 49 In this section, payment or delivery is made in "good faith" if: if all of the following (a) 50 apply:

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1 2	 Payment or delivery was made in a reasonable attempt to <u>Chapter;Chapter.</u> 	comply with this			
3	(2) The holder was not then in breach of a fiduciary obligation	with respect to the			
4	property and had a reasonable basis for believing, based	1			
5	known, that the property was presumed abandoned; and ab	andoned.			
6	(3) There is no showing that the records under which the paym	ent or delivery was			
7	made did not meet reasonable commercial standards of pra	ictice.			
8	(b) Upon payment or delivery of property to the Treasurer, the State as	•			
9	responsibility for the safekeeping of the property. A holder who pays or delive				
10	Treasurer in good faith is relieved of all liability arising thereafter with respec				
11	(c) A holder who has paid money to the Treasurer pursuant to	1 1			
12	subsequently make payment to a person reasonably appearing to the holde				
13	payment. Upon a filing with the Treasurer by the holder on a form prescribe				
14 15	of proof of payment and proof that the payee was entitled to the payment,				
15 16	promptly reimburse the holder for the payment without imposing a fee or reimbursement is sought for a payment made on a negotiable instrument, inc				
10	check or money order, the holder must be reimbursed upon filing proof with	0			
18	the instrument was duly presented and that payment was made to a perso				
19	appeared to be entitled to payment. The holder must be reimbursed for payme	•			
20	payment was made to a person whose claim was barred under G.S. 116B-71(
21	(d) A holder who has delivered property other than money to the Tre				
22	this Chapter may reclaim the property if it is still in the possession of the	-			
23	paying any fee or other charge, upon filing proof that the apparent owner has cl				
24	from the holder.				
25	(d1) A holder who has in good faith paid or delivered property to the	Treasurer in error			
26	may request a refund from the Treasurer. Upon a filing with the Treasurer by	-			
27	of the error on a form prescribed by the Treasurer, the Treasurer may refund the				
28	(e) The Treasurer may accept a holder's affidavit as sufficient proof of	of the holder's right			
29	to recover money and property under this section.				
30 21	(f) If a holder pays or delivers property to the Treasurer in good f				
31 32	another person claims the property from the holder or another state claims the under its laws relating to escheat or abandoned or unclaimed property, the Trea				
32 33		-			
33 34	notice of the claim, shall defend the holder against the claim and indemnify the holder against any liability on the claim resulting from payment or delivery of the property to the Treasurer."				
35	SECTION 3.7.(b) This section is effective when it becomes law and				
36	made on or after that date.	ia applies to mings			
37					
38	PART IV. PENSION PROTECTION CHANGES				
39	SECTION 4.1.(a) G.S. 135-6(<i>l</i>) reads as rewritten:				
40	"(<i>l</i>) Duties of Actuary. – The Board of Trustees shall designate an ac	tuary who shall be			
41	the technical adviser of the Board of Trustees on matters regarding the ope				
42	created by the provisions of this Chapter and shall perform such other duties				
43	connection therewith. For purposes of the annual valuation of System assets,	·			
44	studies, and studies and all other actuarial calculations required by this C	I			
45	assumptions used by the System's actuary, including mortality tables, inte	-			
46	factors, the contribution-based benefit cap factor, and employer contribution				
47 48	out in the actuary's periodic reports reports, annual valuations of System assets				
48 49	provided to the Board of Trustees. These Notwithstanding Article 2A of Cl General Statutes, these materials, once accepted by the Board, shall be con				
49 50	Plan documentation governing this Retirement System; similarly, the Sy	1			
51	effective the first day of the month following adoption unless a different date				
		III UIU			

1	adopting resolution. The effective date shall not retroactively affect a contribution rate. The					
2	Board's minutes relative to all actuarial assumptions used by the System shall also be considered					
3	part of the Plan documentation governing this Retirement System, with the result of precluding					
4	any employer discretion in the determination of benefits payable hereunder, consistent with					
5	Section 401(a)(25) of the Internal Revenue Code."					
6	SECTION 4.1.(b) G.S. 128-28(m) reads as rewritten:					
7	"(m) Duties of Actuary. – The Board of Trustees shall designate an actuary who shall be					
8	the technical adviser of the Board of Trustees on matters regarding the operation of the funds					
9	created by the provisions of this Chapter and shall perform such other duties as are required in					
10	connection therewith. For purposes of the annual valuation of System assets, the The experience					
11	studies, and studies and all other actuarial calculations required by this Chapter, and all the					
12	assumptions used by the System's actuary, including mortality tables, interest rates, annuity					
13	factors, the contribution-based benefit cap factor, and employer contribution rates, shall be set					
14	out in the actuary's periodic reports reports, annual valuations of System assets, or other materials					
15	provided to the Board of Trustees. These Notwithstanding Article 2A of Chapter 150B of the					
16	General Statutes, these materials, once accepted by the Board, shall be considered part of the					
17	Plan documentation governing this Retirement System; similarly, the System and shall be					
18	effective the first day of the month following adoption unless a different date is specified in the					
19	adopting resolution. The effective date shall not retroactively affect a contribution rate. The					
20	Board's minutes relative to all actuarial assumptions used by the System shall also be considered					
21	part of the Plan documentation governing this Retirement System, with the result of precluding					
22	any employer discretion in the determination of benefits payable hereunder, consistent with					
23	Section 401(a)(25) of the Internal Revenue Code."					
24	SECTION 4.1.(c) G.S. 150B-1(d) reads as rewritten:					
25	"(d) Exemptions from Rule Making. – Article 2A of this Chapter does not apply to the					
26	following:					
27						
28	(30) The Retirement System Boards of Trustees established under G.S. 128-28 and					
29	G.S. 135-6 when adopting actuarial tables, assumptions, and					
30	contribution-based benefit cap factors after presentation of recommendations					
31	from the actuary. This exemption includes, but is not limited to, the following					
32	actuarial tables, assumptions, methods, and factors:					
32 33	actuarial tables, assumptions, methods, and factors: <u>a.</u> <u>Joint and survivor tables.</u>					
32 33 34	actuarial tables, assumptions, methods, and factors:a.Joint and survivor tables.b.Reserve transfer tables.					
32 33 34 35	actuarial tables, assumptions, methods, and factors:a.Joint and survivor tables.b.Reserve transfer tables.					
32 33 34 35 36	actuarial tables, assumptions, methods, and factors:a.Joint and survivor tables.b.Reserve transfer tables.					
32 33 34 35 36 37	actuarial tables, assumptions, methods, and factors:a.Joint and survivor tables.b.Reserve transfer tables.					
32 33 34 35 36 37 38	actuarial tables, assumptions, methods, and factors:a.Joint and survivor tables.b.Reserve transfer tables.					
32 33 34 35 36 37 38 39	actuarial tables, assumptions, methods, and factors:a.Joint and survivor tables.b.Reserve transfer tables.					
32 33 34 35 36 37 38 39 40	actuarial tables, assumptions, methods, and factors:a.Joint and survivor tables.b.Reserve transfer tables.					
32 33 34 35 36 37 38 39 40 41	actuarial tables, assumptions, methods, and factors:a.Joint and survivor tables.b.Reserve transfer tables.					
32 33 34 35 36 37 38 39 40 41 42	actuarial tables, assumptions, methods, and factors:a.Joint and survivor tables.b.Reserve transfer tables.c.Interest rate assumptions.d.Salary increase assumptions.e.Mortality assumptions.f.Separation and retirement assumptions.g.Asset smoothing methods.h.Actuarial cost methods.i.Contribution-based benefit cap factors.j.Required contribution rates.					
32 33 34 35 36 37 38 39 40 41 42 43	actuarial tables, assumptions, methods, and factors:a.Joint and survivor tables.b.Reserve transfer tables.c.Interest rate assumptions.d.Salary increase assumptions.e.Mortality assumptions.f.Separation and retirement assumptions.g.Asset smoothing methods.h.Actuarial cost methods.i.Contribution-based benefit cap factors.j.Required contribution rates.k.Amortization policies."					
32 33 34 35 36 37 38 39 40 41 42 43 44	actuarial tables, assumptions, methods, and factors: a. Joint and survivor tables. b. Reserve transfer tables. c. Interest rate assumptions. d. Salary increase assumptions. e. Mortality assumptions. f. Separation and retirement assumptions. g. Asset smoothing methods. h. Actuarial cost methods. i. Contribution-based benefit cap factors. j. Required contribution rates. k. Amortization policies." SECTION 4.1.(d) This section is effective when it becomes law, and subsection (c)					
32 33 34 35 36 37 38 39 40 41 42 43 44 45	actuarial tables, assumptions, methods, and factors:a.Joint and survivor tables.b.Reserve transfer tables.c.Interest rate assumptions.d.Salary increase assumptions.e.Mortality assumptions.f.Separation and retirement assumptions.g.Asset smoothing methods.h.Actuarial cost methods.i.Contribution-based benefit cap factors.j.Required contribution rates.k.Amortization policies."SECTION 4.1.(d) This section is effective when it becomes law, and subsection (c)applies to actuarial tables, assumptions, and contribution-based benefit cap factors adopted or					
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	actuarial tables, assumptions, methods, and factors: a. Joint and survivor tables. b. Reserve transfer tables. c. Interest rate assumptions. d. Salary increase assumptions. e. Mortality assumptions. f. Separation and retirement assumptions. g. Asset smoothing methods. h. Actuarial cost methods. i. Contribution-based benefit cap factors. j. Required contribution rates. k. Amortization policies." SECTION 4.1.(d) This section is effective when it becomes law, and subsection (c) applies to actuarial tables, assumptions, and contribution-based benefit cap factors adopted or changed on or after that date.					
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	actuarial tables, assumptions, methods, and factors: a. Joint and survivor tables. b. Reserve transfer tables. c. Interest rate assumptions. d. Salary increase assumptions. e. Mortality assumptions. f. Separation and retirement assumptions. g. Asset smoothing methods. h. Actuarial cost methods. i. Contribution-based benefit cap factors. j. Required contribution rates. k. Amortization policies." SECTION 4.1.(d) This section is effective when it becomes law, and subsection (c) applies to actuarial tables, assumptions, and contribution-based benefit cap factors adopted or changed on or after that date. SECTION 4.2.(a) G.S. 135-6(n), as amended by Section 2.1(a) of this act, reads as					
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	actuarial tables, assumptions, methods, and factors: a. Joint and survivor tables. b. Reserve transfer tables. c. Interest rate assumptions. d. Salary increase assumptions. e. Mortality assumptions. f. Separation and retirement assumptions. g. Asset smoothing methods. h. Actuarial cost methods. i. Contribution-based benefit cap factors. j. Required contribution rates. k. Amortization policies." SECTION 4.1.(d) This section is effective when it becomes law, and subsection (c) applies to actuarial tables, assumptions, and contribution-based benefit cap factors adopted or changed on or after that date. SECTION 4.2.(a) G.S. 135-6(n), as amended by Section 2.1(a) of this act, reads as rewritten:					
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	actuarial tables, assumptions, methods, and factors: a. Joint and survivor tables. b. Reserve transfer tables. c. Interest rate assumptions. d. Salary increase assumptions. e. Mortality assumptions. f. Separation and retirement assumptions. g. Asset smoothing methods. h. Actuarial cost methods. i. Contribution-based benefit cap factors. j. Required contribution rates. k. Amortization policies." SECTION 4.1.(d) This section is effective when it becomes law, and subsection (c) applies to actuarial tables, assumptions, and contribution-based benefit cap factors adopted or changed on or after that date. SECTION 4.2.(a) G.S. 135-6(n), as amended by Section 2.1(a) of this act, reads as					

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1	valuation of the assets and liabilities of the funds of the System, and taking System	. Taking into				
2	account the result of such the actuarial investigation and valuation, the Board of Trustees					
3	do all of the following:					
4	(1) Adopt for the Retirement System such any necessary mortality	. service and				
5	service, or other tables as shall be deemed necessary. tables and a					
6	contribution-based benefit cap factors for the Retirement System					
7	(2) Certify the rates of contributions payable by the State of North					
8	account of new entrants at various ages.					
9	In order to pay for the administration of this section, the Retirement Systems Division of th					
10	Department of State Treasurer may increase receipts from the retirement assets of the Retirement					
11	System or may pay the costs directly from the retirement assets."					
12	SECTION 4.2.(b) G.S. 135-6(o) reads as rewritten:					
13	"(o) On the basis of such the tables and interest assumption rate as <u>adopted by the Board</u>					
14	of Trustees shall adopt, Trustees, the actuary shall make an annual valuation of the assets and					
15	liabilities of the funds of the System created by this Chapter. The annual valuation					
16	a supplementary section that provides an analysis of assets on a market basis using					
17	treasury rate as of December 31 of the year of the valuation as the discount rate. In order to pay					
18	for the administration of this section, the Retirement Systems Division of the Depart					
19	Treasurer may increase receipts from the retirement assets of the Retirement Syster					
20	the costs directly from the retirement assets."					
21	SECTION 4.2.(c) G.S. 128-28(o) reads as rewritten:					
22	"(o) In the year 1945, and at least once in each five-year period thereafter, the	actuary shall				
23	make an actuarial investigation into the mortality, service and compensation experience of the					
24	members and beneficiaries of the Retirement System, and System and shall make a valuation of					
25	the assets and liabilities of the funds of the System, and taking System. Taking into	o account the				
26	result of such investigation and valuation, the Board of Trustees shall: shall c	lo all of the				
27	following:					
28	(1) Adopt for the Retirement System such any necessary mortality					
29	service, or other tables as shall be deemed necessary; andtal					
30	necessary contribution-based benefit cap factors for the Retirem					
31	(2) Certify the rates of contributions payable by the participating uni	ts on account				
32	of new entrants at various ages.					
33	In order to pay for the administration of this section, the Retirement Systems D					
34	Department of State Treasurer may increase receipts from the retirement assets of the	<u>e Retirement</u>				
35	System or may pay the costs directly from the retirement assets."					
36	SECTION 4.2.(d) G.S. 128-28(p) reads as rewritten:					
37	"(p) On the basis of such the tables and interest assumption rate as <u>adopted</u>					
38	of Trustees shall adopt, <u>Trustees</u>, the actuary shall make an annual valuation of the					
39	liabilities of the funds of the System created by this Chapter. The annual valuation					
40	a supplementary section that provides an analysis of assets on a market basis using the 30-year					
41	treasury rate as of December 31 of the year of the valuation as the discount rate. In order to pay					
42	for the administration of this section, the Retirement Systems Division of the Department of State					
43	Treasurer may increase receipts from the retirement assets of the Retirement Syster	<u>n or may pay</u>				
44 45	the costs directly from the retirement assets." SECTION 4.2.(e) This section is effective when it becomes law an	ad applies to				
43 46	actuarial investigations and calculations made on or after that date.	id applies to				
40 47	SECTION 4.3.(a) G.S. 135-18.10A(b) is repealed.					
47 48	SECTION 4.3.(a) G.S. 133-18.10A(b) is repealed. SECTION 4.3.(b) G.S. 128-38.4A(b) is repealed.					
40 49	SECTION 4.3.(b) G.S. 128-38.4A(b) is repeated. SECTION 4.3.(c) G.S. 135-75.1A(b) is repeated.					
4)	SECTION 4.3.(d) G.S. 120-4.33A(b) is repealed.					
50 51	SECTION 4.4.(a) G.S. 135-4(gg) reads as rewritten:					

"(gg) If a member who is an elected government official and has not vested in this System 1 2 on July 1, 2007, is convicted of an offense listed in G.S. 135-18.10 for acts committed after July 3 1, 2007, then that member shall forfeit all benefits under this System, except for a return of 4 member contributions plus interest. If a member who is an elected government official and has 5 vested in this System on July 1, 2007, is convicted of an offense listed in G.S. 135-18.10 for acts committed after July 1, 2007, then that member is not entitled to any creditable service that 6 7 accrued after July 1, 2007. 2007, regardless of whether that creditable service was earned by 8 virtue of membership in the System, accrued by conversion of sick leave at the point of the 9 member's retirement, accrued by transfer of service from another retirement system, purchased by the member in accordance with this Chapter, or accrued by any other means. No member shall 10 forfeit any benefit or creditable service earned from a position not as an elected government 11 12 official. For purposes of this subsection, creditable service attributable to the conversion of sick 13 leave accrues in this System on the date of retirement, service transferred to this System from 14 another system accrues in this System on the effective date of the transfer, and purchased service accrues in this System on the date of the purchase." 15

16

SECTION 4.4.(b) G.S. 135-4(ii) reads as rewritten:

17 If a member who is in service and has not vested in this System on December 1, 2012, "(ii) 18 is convicted of an offense listed in G.S. 135-18.10A for acts committed after December 1, 2012, 19 then that member shall forfeit all benefits under this System, except for a return of member 20 contributions plus interest. If a member who is in service and has vested in this System on 21 December 1, 2012, is convicted of an offense listed in G.S. 135-18.10A for acts committed after 22 December 1, 2012, then that member is not entitled to any creditable service that accrued after 23 December 1, 2012.2012, regardless of whether that creditable service was earned by virtue of 24 membership in the System, accrued by conversion of sick leave at the point of the member's 25 retirement, accrued by transfer of service from another retirement system, purchased by the 26 member in accordance with this Chapter, or accrued by any other means. For purposes of this 27 subsection, creditable service attributable to the conversion of sick leave accrues in this System 28 on the date of retirement, service transferred to this System from another system accrues in this 29 System on the effective date of the transfer, and purchased service accrues in this System on the 30 date of the purchase."

31

SECTION 4.4.(c) G.S. 128-26(w) reads as rewritten:

32 If a member who is an elected government official and has not vested in this System "(w) 33 on July 1, 2007, is convicted of an offense listed in G.S. 128-38.4 for acts committed after July 34 1, 2007, then that member shall forfeit all benefits under this System, except for a return of 35 member contributions plus interest. If a member who is an elected government official and has 36 vested in this System on July 1, 2007, is convicted of an offense listed in G.S. 128-38.4 for acts 37 committed after July 1, 2007, then that member is not entitled to any creditable service that accrued after July 1, 2007. 2007, regardless of whether that creditable service was earned by 38 39 virtue of membership in the System, accrued by conversion of sick leave at the point of the 40 member's retirement, accrued by transfer of service from another retirement system, purchased by the member in accordance with this Article, or accrued by any other means. No member shall 41 42 forfeit any benefit or creditable service earned from a position not as an elected government 43 official. For purposes of this subsection, creditable service attributable to the conversion of sick leave accrues in this System on the date of retirement, service transferred to this System from 44 45 another system accrues in this System on the effective date of the transfer, and purchased service 46 accrues in this System on the date of the purchase."

47

SECTION 4.4.(d) G.S. 128-26(x) reads as rewritten:

"(x) If a member who is in service and has not vested in this System on December 1, 2012,
is convicted of an offense listed in G.S. 128-38.4A for acts committed after December 1, 2012,
then that member shall forfeit all benefits under this System, except for a return of member
contributions plus interest. If a member who is in service and has vested in this System on

December 1, 2012, is convicted of an offense listed in G.S. 128-38.4A for acts committed after 1 2 December 1, 2012, then that member is not entitled to any creditable service that accrued after 3 December 1, 2012.2012, regardless of whether that creditable service was earned by virtue of 4 membership in the System, accrued by conversion of sick leave at the point of the member's 5 retirement, accrued by transfer of service from another retirement system, purchased by the 6 member in accordance with this Article, or accrued by any other means. For purposes of this 7 subsection, creditable service attributable to the conversion of sick leave accrues in this System 8 on the date of retirement, service transferred to this System from another system accrues in this 9 System on the effective date of the transfer, and purchased service accrues in this System on the 10 date of the purchase." 11 **SECTION 4.4.(e)** G.S. 135-56(g) reads as rewritten: If a member who has not vested in this System on July 1, 2007, is convicted of an 12 "(g) offense listed in G.S. 135-75.1 for acts committed after July 1, 2007, then that member shall 13 14 forfeit all benefits under this System. If a member who has vested in this System on July 1, 2007, is convicted of an offense listed in G.S. 135-75.1 for acts committed after July 1, 2007, then that 15 member is not entitled to any creditable service that accrued after July 1, 2007. 2007, regardless 16 17 of whether that creditable service was earned by virtue of membership in the System, accrued by 18 conversion of sick leave at the point of the member's retirement, accrued by transfer of service 19 from another retirement system, purchased by the member in accordance with this Chapter, or 20 accrued by any other means. No member shall forfeit any benefit or creditable service earned 21 from a position not as a justice, judge, district attorney, or clerk of superior court. For purposes of this subsection, creditable service attributable to the conversion of sick leave accrues in this 22 System on the date of retirement, service transferred to this System from another system accrues 23 24 in this System on the effective date of the transfer, and purchased service accrues in this System 25 on the date of the purchase." 26 **SECTION 4.4.(f)** G.S. 135-56(j) reads as rewritten: 27 If a member who is in service and has not vested in this System on December 1, 2012, "(i) 28 is convicted of an offense listed in G.S. 135-75.1A for acts committed after December 1, 2012, 29 then that member shall forfeit all benefits under this System, except for a return of member 30 contributions plus interest. If a member who is in service and has vested in this System on 31 December 1, 2012, is convicted of an offense listed in G.S. 135-75.1A for acts committed after 32 December 1, 2012, then that member is not entitled to any creditable service that accrued after 33 December 1, 2012.2012, regardless of whether that creditable service was earned by virtue of 34 membership in the System, accrued by conversion of sick leave at the point of the member's 35 retirement, accrued by transfer of service from another retirement system, purchased by the 36 member in accordance with this Chapter, or accrued by any other means. For purposes of this subsection, creditable service attributable to the conversion of sick leave accrues in this System 37 on the date of retirement, service transferred to this System from another system accrues in this 38 39 System on the effective date of the transfer, and purchased service accrues in this System on the 40 date of the purchase." 41 SECTION 4.4.(g) G.S. 120-4.12(f) reads as rewritten: 42 If a member who has not vested in this System on July 1, 2007, is convicted of an "(f) 43 offense listed in G.S. 120-4.33 for acts committed after July 1, 2007, then that member shall 44 forfeit all benefits under this System. If a member who has vested in this System on July 1, 2007, 45 is convicted of an offense listed in G.S. 120-4.33 for acts committed after July 1, 2007, then that 46 member is not entitled to any creditable service that accrued after July 1, 2007. 2007, regardless 47 of whether that creditable service was earned by virtue of membership in the System, accrued by conversion of sick leave at the point of the member's retirement, accrued by transfer of service 48 49 from another retirement system, purchased by the member in accordance with this Article, or 50 accrued by any other means. No member shall forfeit any benefit or creditable service earned from a position not as a member of the General Assembly. For purposes of this subsection, 51

General Assembly Of North Carolina Session 2019 creditable service attributable to the conversion of sick leave accrues in this System on the date 1 2 of retirement, service transferred to this System from another system accrues in this System on 3 the effective date of the transfer, and purchased service accrues in this System on the date of the 4 purchase." 5 **SECTION 4.4.(h)** G.S. 120-4.12(g) reads as rewritten: If a member who is a present member of the General Assembly and who has not 6 "(g) 7 vested in this System on December 1, 2012, is convicted of an offense listed in G.S. 120-4.33A 8 for acts committed after December 1, 2012, then that member shall forfeit all benefits under this 9 System, except for a return of member contributions plus interest. If a member who is a present 10 member of the General Assembly and has vested in this System on December 1, 2012, is convicted of an offense listed in G.S. 120-4.33A for acts committed after December 1, 2012, then 11 12 that member is not entitled to any creditable service that accrued after December 1, 2012.2012, 13 regardless of whether that creditable service was earned by virtue of membership in the System, 14 accrued by conversion of sick leave at the point of the member's retirement, accrued by transfer of service from another retirement system, purchased by the member in accordance with this 15 Article, or accrued by any other means. For purposes of this subsection, creditable service 16 17 attributable to the conversion of sick leave accrues in this System on the date of retirement, 18 service transferred to this System from another system accrues in this System on the effective 19 date of the transfer, and purchased service accrues in this System on the date of the purchase." 20 SECTION 4.5.(a) G.S. 135-18.10B reads as rewritten: 21 "§ 135-18.10B. Prohibition on purchase of forfeited service. Any member whose retirement benefits have been forfeited under G.S. 135-18.10 or 22 23 G.S. 135-18.10A is prohibited from subsequently purchasing or repurchasing either those 24 forfeited benefits or any creditable membership service associated with those forfeited 25 benefits.benefits and that service may not be used for the purposes of eligibility for benefits in 26 any retirement system that provides reciprocal benefits." 27 **SECTION 4.5.(b)** G.S. 128-38.4B reads as rewritten: 28 "§ 128-38.4B. Prohibition on purchase of forfeited service. 29 Any member whose retirement benefits have been forfeited under G.S. 128-38.4 or 30 G.S. 128-38.4A is prohibited from subsequently purchasing or repurchasing either those forfeited 31 benefits or any creditable membership service associated with those forfeited benefits.benefits 32 and that service may not be used for the purposes of eligibility for benefits in any retirement 33 system that provides reciprocal benefits." 34 SECTION 4.5.(c) G.S. 135-75.1B reads as rewritten: 35 "§ 135-75.1B. Prohibition on purchase of forfeited service. 36 Any member whose retirement benefits have been forfeited under G.S. 135-75.1 or 37 G.S. 135-75.1A is prohibited from subsequently purchasing or repurchasing either those forfeited 38 benefits or any creditable membership service associated with those forfeited benefits.benefits 39 and that service may not be used for the purposes of eligibility for benefits in any retirement 40 system that provides reciprocal benefits." SECTION 4.5.(d) G.S. 120-4.33B reads as rewritten: 41 42 "§ 120-4.33B. Prohibition on purchase of forfeited service. 43 Any member whose retirement benefits have been forfeited under G.S. 120-4.3 or 44 G.S. 120-4.3A is prohibited from subsequently purchasing or repurchasing either those forfeited 45 benefits or any creditable membership service associated with those forfeited benefits.benefits 46 and that service may not be used for the purposes of eligibility for benefits in any retirement 47 system that provides reciprocal benefits." 48 49 PART V. AMEND THE SEPARATE INSURANCE BENEFITS PLAN OFFERINGS 50 **SECTION 5.1.** G.S. 143-166.60(d)(1) is repealed. 51

8 SECTION 7.1. Except as provided otherwise, this act is effective when it becomes
9 law.

invalidity does not affect other provisions or applications of this act that can be given effect

without the invalid provisions or application, and to this end the provisions of this act are

SECTION 6.1. If any provision of this act or its application is held invalid, the

General Assembly Of North Carolina PART VI. SEVERABILITY

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severable.