GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

S

SENATE BILL 231

Commerce and Insurance Committee Substitute Adopted 3/27/19 House Committee Substitute Favorable 6/26/19 PROPOSED HOUSE COMMITTEE SUBSTITUTE S231-PCS45503-ST-88

Short Title: Agency Policy Directives/2019-2021.

(Public)

D

Sponsors:

Referred to:

March 13, 2019

A BILL TO BE ENTITLED

AN ACT ENACTING AGENCY POLICY DIRECTIVES FOR THE 2019-2021 FISCAL
BIENNIUM, CONSISTENT WITH CERTAIN POLICY DIRECTIVES IN RATIFIED
HOUSE BILL 966 OF THE 2019 REGULAR SESSION AND TO CLARIFY THAT
PARTIES TO AN INTERGOVERNMENTAL SUPPORT AGREEMENT WITH A MAJOR
MILITARY INSTALLATION THAT OPERATES A PSAP MAY USE 911 FUNDS FOR
NEXT GENERATION 911 SYSTEM COMPATIBILITY.

- 9 The General Assembly of North Carolina enacts:
- 11 PART I. GENERAL PROVISIONS
- 12 13

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EDUCATION LOTTERY FUND

SECTION 1.1. G.S. 18C-164(b1) reads as rewritten:

"(b1) Net revenues credited to the Education Lottery Fund shall be appropriated in an
 amount equal to the amount appropriated from the Education Lottery Fund in the Current
 Operations and Capital Improvements Appropriations Act of 2017. Fund."

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PART II. PUBLIC INSTRUCTION

ELIMINATE REPORT TO SUPERINTENDENT ON THE ADOPTED SCHEDULE OF FEES

SECTION 2.1.(a) G.S. 115C-47(6) reads as rewritten:

To Regulate Fees, Charges and Solicitations. - Local boards of education shall 24 "(6) 25 adopt rules and regulations governing solicitations of, sales to, and fund-raising activities conducted by, the students and faculty members in 26 schools under their jurisdiction, and no fees, charges, or costs shall be 27 28 collected from students and school personnel without approval of the board of 29 education as recorded in the minutes of said board; provided, this subdivision 30 shall not apply to such textbooks fees as are determined and established by the 31 State Board of Education. All schedules of fees, charges and solicitations 32 approved by local boards of education shall be reported to the Superintendent of Public Instruction. The local board of education shall publish a schedule of 33 34 fees, charges, and solicitations approved by the local board on the local school



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1	administrative unit's Web site by October 15 of each school year and, if the
2 3	schedule is subsequently revised, within 30 days following the revision." SECTION 2.1.(b) This section applies beginning with the 2020-2021 school year.
4 5	AUTHORIZE THE NC CTE EDUCATION FOUNDATION TO ADMINISTER
6	CERTAIN GRANTS
7	SECTION 2.2.(a) G.S. 115C-64.15 reads as rewritten:
8	"§ 115C-64.15. North Carolina Education and Workforce Innovation Commission.
9	
0	(d) The Commission shall develop and administer the Education and Workforce
1	Innovation Program, as established under G.S. 115C-64.16, in collaboration with the North
2	Carolina Career and Technical Education Foundation, Inc., and make awards of grants under the
3 4	Program.
÷	(d1) The Commission shall develop and administer, in coordination with the State Board
	of Education and the Superintendent of Public Instruction, and in collaboration with the North
	<u>Carolina Career and Technical Education Foundation, Inc.</u> , the Career and Technical Education Grade Expansion Program, as established under G.S. 115C-64.17, and shall make awards of
	grants under the Program.
	(d2) The North Carolina Career and Technical Education Foundation, Inc., shall serve as
	a grant administrator by providing assistance and support to grantees for initiating, expanding,
	improving, and promoting career and technical education initiatives.
	(e) The Commission Commission, in consultation with the North Carolina Career and
	<u>Technical Education Foundation, Inc.</u> , shall publish a report on the Education and Workforce
	Innovation Program and the Career and Technical Education Grade Expansion Program on or
	before April 30 of each year. The report shall be submitted to the Joint Legislative Education
	Oversight Committee, the State Board of Education, the State Board of Community Colleges,
	and the Board of Governors of The University of North Carolina. The report shall include at least
	all of the following information:
	(1) An accounting of how funds and personnel resources were utilized for each
	program and their impact on student achievement, retention, and
	employability.
	(2) Recommended statutory and policy changes.
	(3) Recommendations for improvement of each program.
	(4) For the Career and Technical Education Grade Expansion Program,
	recommendations on increasing availability of grants after the first two years
	of the program to include additional local school administrative units or
	providing additional grants to prior recipients."
	SECTION 2.2.(b) G.S. 115C-64.17(c) reads as rewritten:
	"(c) Selection of Recipients. – For the 2017-2018 fiscal year, the Commission shall accept applications for a grant until November 30, 2017. For subsequent fiscal years that funds are made
	available for the Program, the Commission shall accept applications for a grant until August 1 of
	each year. The Commission shall <u>consult with the North Carolina Career and Technical</u>
	Education Foundation, Inc., to select recipients in a manner that considers diversity among the
	pool of applicants, including geographic location, location of industries in the area in which a
	local school administrative unit is located, and the size of the student population served by the
	unit, in order to award funds to the extent possible to grant recipients that represent different
	regions and characteristics of the State. The Commission shall recommend recipients of the
	grants to the State Board of Education. The State Board, upon consultation with the
	Superintendent of Public Instruction, shall approve the recipients of grant awards."
	SECTION 2.2.(c) This section shall apply to the administration of grant programs
	on or after the date this act becomes law.

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2	BROADE		RTAIN CHARTER SCHOOL ENROLLMENT PRIORITIES
3			TON 2.3.(a) G.S. 115C-218.45(f) reads as rewritten:
4	"(f)		harter school may give enrollment priority to any of the following:
5		(1)	Siblings of currently enrolled students who were admitted to the charter school
6			in a previous year. For the purposes of this section, the term "siblings"
7			includes any of the following who reside in the same household: half siblings,
8			stepsiblings, and children residing in a family foster home.
9		<u>(1a)</u>	Siblings who apply to the charter school for admission beginning in the same
10			school year, such as when a sibling was not initially admitted due to grade
11			level capacity.
12		(2)	Siblings of students who have completed the highest grade level offered by
13			that school and who were enrolled in at least four grade levels offered by the
14			charter school or, if less than four grades are offered, in the maximum number
15			of grades offered by the charter school.
16		(2a)	A student who was enrolled in a preschool program operated by the charter
17			school in the prior year.
18		(3)	Limited to no more than fifteen percent (15%) of the school's total enrollment,
19		(0)	unless granted a waiver by the State Board of Education, the following:
20			a. Children of the school's full-time employees.persons (i) employed full
21			time by the charter school or (ii) working full time in the daily
22			operation of the charter school, including children of persons
23			employed by an education management organization or charter
24			management organization for the charter school.
25			b. Children of the charter school's board of directors.
26		(4)	A student who was enrolled in the charter school within the two previous
20 27		(+)	school years but left the school (i) to participate in an academic study abroad
28			program or a competitive admission residential program or (ii) because of the
28 29			vocational opportunities of the student's parent.
29 30		(5)	A student who was enrolled in another charter school in the State in the
31		(\mathbf{J})	
32		$(\boldsymbol{\epsilon})$	previous school year that does not offer the student's next grade level. A student who was enrolled in another charter school in the State in the
		(6)	
33			previous school year that does not offer the student's next grade level and both
34 25			of the charter schools have an enrollment articulation agreement to accept
35		(7)	students or are governed by the same board of directors.
36		(7)	A student who was enrolled in another charter school in the State in the
37		GEOT	previous school year."
38	1 · ·		TION 2.3.(b) This section is effective when it becomes law and applies
39	beginning	with th	e 2020-2021 school year.
40		actic	
41	EXPAND		OOLS THAT LEAD PILOT PROGRAM
42			TION 2.4. Section 7.25(a) of S.L. 2018-5 reads as rewritten:
43			7.25.(a) Program; Purpose. – Of the funds appropriated to the Department of
44			by this act for the Schools That Lead Pilot Program (Program), the Department
45			h Schools That Lead, Inc., to provide professional development to teachers and
46		-	o 60-75 schools, beginning with the 2018-2019 school year and ending in the
47			ol year. The selected schools shall be charter schools or schools under the
48	authority	of a loca	al school administrative unit. Professional development services shall be offered

49 to teachers and principals in grades K-12. The Superintendent of Public Instruction, in 50 consultation with Schools That Lead, Inc., shall determine which schools are eligible to

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participate in the schools, as follows	he Program. At a minimum, the Program shall offer services ows:	to three cohorts of
(1) (2)	High schools working to increase on-time graduation. Middle schools working to prepare students to succeed reducing the likelihood of retention in the ninth grade for years.	
(3)	Elementary schools working to reduce the number of s warning indicators of course failures, absences, and disciple	•
ARTS EDUCA	ATION GRADUATION REQUIREMENT	
	CTION 2.5.(a) The State Board of Education shall modify the	e State graduation
requirements to	o include one required credit in arts education to be completed des six through 12.	
	State Board of Education shall implement the arts edu	ication graduation
requirement be include an exer into a North Ca	eginning with students entering the sixth grade in 2022. The mption from the arts education graduation requirement for str arolina public school beginning in the ninth grade or later, if a student from graduating with the graduation cohort to which	State Board shall udents transferring f such requirement
assigned when		en the student was
-	CTION 2.5.(b) The State Board of Education shall do the following the	owing:
(1)	Establish procedures and a time line for a phased-in implem	U
(-)	education graduation requirement.	
(2)	Establish the minimum criteria to meet the arts edu	cation graduation
()	requirement.	8
(3)	By December 15, 2022, report to the Joint Legislative Ec	ducation Oversight
	Committee on the following:	C
	a. The statewide implementation of the three interdepe	endent components
	of comprehensive arts education (arts education, and	
	arts exposure).	C /
	b. The graduation requirement set forth in subsection	(a) of this section.
PART III. TH	E UNIVERSITY OF NORTH CAROLINA SYSTEM	
UNC REPOR	T ON STATE BUDGET ALLOCATIONS AND POLICIE	S
	CTION 3.1. G.S. 116-11 is amended by adding the following:	
read:	There shares and the second	new suburvision to
" <u>(9b</u>	<u>b)</u> The Board of Governors shall report by February 1 of eac	ch year to the Joint
<u>()</u>	Legislative Education Oversight Committee, the Sena	•
	Committee on Education/Higher Education, the House	
	Appropriations Subcommittee on Education, and the Fiscal	*
	on the actions and adjustments necessary to its budgetary po	
	and standards resulting from the Current Operations Appr	
	the administration and operation of The University of North	-
	distribution of State and federal funds to constituent institu	
	shall include at least the following information for each con	
	a. Guidelines related to State salaries of University	
	employees, including range, median, and mean of	
	the institution.	<u>_</u>
	b. Budget allocations and reductions, including for o	operating expenses
	and specific programs.	
	c. Distribution of additional State allocations for enro	llment funding.

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	<u>d.</u>	Use of State funds and budget flexibility.	
	<u>e.</u>	Availability of federal funds.	
	<u>f.</u>	Tuition and fees.	
	<u>n.</u> <u>g.</u>	<u>Composition of the student population at</u>	the institution including
	5.	headcount enrollment and full-time student	
		undergraduate and graduate students, and a	
		status, median household income, gender, i	
	h	Student retention and graduation rates.	<u>ace, and ethnicity.</u>
	<u>h.</u> <u>i.</u>	Postsecondary educational attainment rate a	at the institution including
	<u>1.</u>	comparison to statewide data.	at the institution, mendaling
	<u>j.</u>	A comparison to prior fiscal year expenditu	res and appropriations."
	<u></u>	<u></u>	
		FICE/CREATE SEARCHABLE DATA	BASE OF MILITARY
CREDIT EQ	•		
		3.2. The University of North Carolina Syste	
		na Community College System through the	
		a searchable database of military credit equ	
military-affiliate	d stude	ents and to complete the initial phase of militar	ry credit evaluations.
PART III-A. UI	NIVE	RSITY/STATE EDUCATION ASSISTANC	E AUTHORITY
NEED-BASED	SCHO	DLARSHIPS FOR PRIVATE INSTITUTI	ONS/DEPENDENTS OF
VETERANS	S AND	ACTIVE DUTY MILITARY	
SEC	ΓΙΟΝ	3A.1.(a) G.S. 116-281(3) reads as rewritten:	
"(3)	The	student must meet at least one of the following	· · · · · · · · · · · · · · · · · · ·
	a.	Qualify as a legal resident of North Caro	olina and as a resident for
		tuition purposes under the criteria set forth	n in G.S. 116-143.1 and in
		accordance with definitions of residency the	hat may from time to time
		be adopted by the Board of Governors of	f The University of North
		Carolina.	-
	b.	Be a veteran provided the veteran's abode is	s in North Carolina and the
		veteran provides the eligible private postse	condary institution a letter
		of intent to establish residency in North Ca	-
	c.	Be an active duty member of the Armed Fo	
		of the Armed Forces is abiding in this State	1
		duty in this State.	,
	<u>d.</u>	Be the dependent relative of a veteran who i	s abiding in North Carolina
	<u></u>	while sharing an abode with the veteran a	-
		provides the eligible private postsecondary	
		to establish residency in North Carolina.	institution a fetter of inten
	<u>e.</u>	Be the dependent relative of an active du	ity member of the Armed
	<u>.</u>	Forces who is abiding in North Carolina	
		duty while sharing an abode with the active	•
SEC	ΓΙΟΝ	3A.1.(b) This section applies beginning with	•
for the 2021-202			the award of scholarships
tor the 2021-202	∠ acau	enne year.	
PART IV. HEA	LTH	AND HUMAN SERVICES	
PART IV-A. AG	GING	AND ADULT SERVICES	

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1	AUTHORIZATION FOR SECRETARY OF DHHS TO RAISE THE MAXIMUM
2	NUMBER OF STATE-COUNTY SPECIAL ASSISTANCE IN-HOME PAYMENTS
3	SECTION 4A.1.(a) Notwithstanding the provisions of G.S. 108A-47.1 or any other
4	provision of law to the contrary, and within existing appropriations for State-County Special
5	Assistance, the Secretary of the Department of Health and Human Services may waive the fifteen
6	percent (15%) cap on the number of Special Assistance in-home payments, as the Secretary
7	deems necessary.
8	SECTION 4A.1.(b) This section expires on June 30, 2021.
9	
10	PART IV-B. CENTRAL MANAGEMENT AND SUPPORT
11	
12	ELIMINATION OF UNNECESSARY AND REDUNDANT REPORTS
13	SECTION 4B.1.(a) Eliminate Report on Expansion of Controlled Substances
14	Reporting System Monitoring Capacity. – G.S. 90-113.73A(b) is repealed.
15	SECTION 4B.1.(b) Eliminate Report on Coordination of Diabetes Programs. –
16	G.S. 130A-221.1(b) is repealed.
17	SECTION 4B.1.(c) Eliminate Report on Department's Coordination of Chronic Care
18	Initiatives. – G.S. 130A-222.5(3) is repealed.
19	
20	NC MEDASSIST/EXPAND ALLOWABLE USES OF CORONAVIRUS RELIEF FUNDS
21	SECTION 4B.2.(a) If House Bill 1023 of the 2019 Regular Session becomes law,
22	then Section 3.3(33) of S.L. 2020-4, as enacted in Section 1.1(d) of that act, reads as rewritten:
23	"(33) \$1,500,000 to the Department of Health and Human Services to provide a
24	grant to NC MedAssist, a nonprofit corporation, to offset increased costs for
25	providing prescription assistance services during the COVID-19 pandemic to
26	individuals who are indigent or uninsured.uninsured and other costs allowed
27	pursuant to federal guidance."
28	SECTION 4B.2.(b) This section is effective when it becomes law.
29	
30	PART IV-C. CHILD DEVELOPMENT AND EARLY EDUCATION
31	
32	SMART START INITIATIVES
33	SECTION 4C.1. G.S. 143B-168.12(d) reads as rewritten:
34	"(d) The North Carolina Partnership for Children, Inc., shall make a report no later than
35	December 1 of each year to the General Assembly Joint Legislative Oversight Committee on
36	Health and Human Services and the Fiscal Research Division of the General Assembly that shall
37	include the following:
38	(1) A description of the program and significant services and initiatives.
39	(2) A history of Smart Start funding and the previous fiscal year's expenditures.
40	(3) The number of children served by type of service.(4) The number of children served by type of service.
41	(4) The type and quantity of services provided.(5) The type and quantity of services provided.
42	(5) The results of the previous year's evaluations of the Initiatives or related
43	programs and services.
44	 (6) A description of significant policy and program changes. (7) A manufacture for basis of the section "
45	(7) Any recommendations for legislative action."
46 47	DADT IV D. HEAT TH DENIFEITS
47 19	PART IV-D. HEALTH BENEFITS
48	MEDICAID ELICIDII ITV
49 50	MEDICAID ELIGIBILITY SECTION 4D.1. Article 2 of Chapter 108A of the General Statutes is amended by
50 51	adding a new section to read:
51	

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"§ 108A-54.3A	. Eligibility categories and income	e thresholds.
		ge for individuals in accordance with federal
statutes and reg	ulations and specifically shall provide	le coverage for the following populations:
(1)		of 21, pregnant women, and individuals who
<u></u>		are medically needy, subject to the following
	annual income levels after meetin	
	Family Size	Income Level
		<u>\$2,904</u>
	$\frac{1}{2}$	3,804
	$\frac{2}{3}$	4,404
	<u>5</u> 4	
	<u>4</u> 5	<u>4,800</u> 5,100
	<u>5</u>	<u>5,196</u> 5,604
	<u>6</u>	<u>5,604</u>
	$\frac{1}{2}$	<u>6,000</u>
	<u>8</u>	<u>6,300</u>
	<u>9</u>	<u>6,504</u>
	<u>10</u>	<u>6,900</u>
	<u>11</u>	<u>7,200</u>
	$ \begin{array}{r} 1 \\ \underline{2} \\ \underline{3} \\ \underline{4} \\ \underline{5} \\ \underline{6} \\ 7 \\ \underline{8} \\ 9 \\ \underline{10} \\ \underline{11} \\ \underline{12} \\ \underline{13} \\ 14 \\ \end{array} $	<u>7,596</u>
	<u>13</u>	<u>8,004</u>
	<u>14</u>	<u>8,400</u>
	each additional family member	add \$396
(2)	Families and children under the	age of 21, subject to the following annual
	income levels:	• • •
	Family Size	Income Level
		\$5,208
	$ \frac{1}{2} $ $ \frac{3}{4} $ $ \frac{4}{5} $	<u>6,828</u>
	=	8,004
	$\frac{S}{A}$	8,928
	± 5	<u>9,888</u>
	5	<u>10,812</u>
	$ \frac{6}{7} \frac{8}{9} 10 $	
	$\frac{1}{2}$	$\frac{11,700}{12,422}$
	<u>ð</u>	<u>12,432</u> 12,152
	<u>9</u>	<u>13,152</u>
		<u>14,028</u>
	each additional family member	<u>add \$936</u>
<u>(3)</u>		h family incomes equal to or less than two
	hundred ten percent (210%) of th	· · · ·
<u>(4)</u>		h family incomes equal to or less than one
	hundred thirty-three percent (133	%) of the federal poverty guidelines.
<u>(5)</u>	Children under the age of 19	who are receiving foster care or adoption
	assistance under Title IV-E of	the Social Security Act, without regard to
	income.	
<u>(6)</u>		tate-sponsored foster care who are under the
<u></u>		IV-E assistance, without regard to income.
<u>(7)</u>		ents ages 18, 19, and 20, as defined in 42
<u>., /</u>	U.S.C. § 1396d(w)(1), without re	
<u>(8)</u>		r the age of 26 in accordance with 42 U.S.C.
<u>(0)</u>	§ 1396a(a)(10)(A)(i)(IX), without	•
(0)		or rehabilitative needs, regardless of the
<u>(9)</u>		of renatimative necus, regardless of the
	adoptive family's income.	

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1	(10)	Pregnant women with incomes equal to or less than o	one hundred ninety-six
2	<u></u>	percent (196%) of the federal poverty guidelines.	
3		women eligible under this subdivision include on	
4		pregnancy and to other conditions determined by	-
5		conditions that may complicate pregnancy.	
6	<u>(11)</u>	Men and women of childbearing age with family incom	nes equal to or less than
7		one hundred ninety-five percent (195%) of the feder	ral poverty guidelines.
8		Coverage for the individuals described in this subdivis	sion shall be limited to
9		coverage for family planning services.	
10	<u>(12)</u>	Women who need treatment for breast or cervical canc	er and who are defined
11		<u>in 42 U.S.C. § 1396a(a)(10)(A)(ii)(XVIII).</u>	
12	<u>(13)</u>	Aged, blind, or disabled individuals, as defined in Su	•
13		Subchapter C of Chapter IV of Title 42 of the Code of	
14		with incomes equal to or less than one hundred percen	t (100%) of the federal
15	(1.4)	poverty guidelines.	
16 17	<u>(14)</u>	Beneficiaries receiving supplemental security income	under Title XVI of the
17	(15)	Social Security Act.	c 1
18 19	$\frac{(15)}{(16)}$	Workers with disabilities, as provided in G.S. 108A-66 Qualified working disabled individuals, as provided in	
20	$\frac{(16)}{(17)}$	Qualified Medicare beneficiaries with incomes equa	
20 21	(17)	hundred percent (100%) of the federal poverty guidel	
21		individuals described in this subdivision shall be 1	
22		Medicare premiums and deductibles and coinsurance	± •
24		services.	Tor medicare covered
25	<u>(18)</u>	Specified low-income Medicare beneficiaries with in-	comes equal to or less
26	<u>(/</u>	than one hundred twenty percent (120%) of the feder	
27		Coverage for the individuals described in this subdivis	
28		payment of Medicare Part B premiums.	
29	<u>(19)</u>	Qualifying individuals who are Medicare beneficiaries	and who have incomes
30		equal to or less than one hundred thirty-five percent	(135%) of the federal
31		poverty guidelines may be covered within funds ava	ailable for the Limited
32		Medicare-Aid Capped Enrollment program. Coverage	
33		described in this subdivision shall be limited to payme	ent of Medicare Part B
34		premiums.	
35	<u>(20)</u>	Recipients of an optional State supplementation	program provided in
36		accordance with 42 U.S.C. § 1382e.	
37	<u>(21)</u>	Individuals who meet eligibility criteria under a Medica	
38		the Centers for Medicare and Medicaid Services and a	•
39 40	(22)	the General Assembly, within funds available for the v	vaiver.
40 41	$\frac{(22)}{(22)}$	Refugees, in accordance with 8 U.S.C. § 1522.	tastad public assistance
41 42	<u>(23)</u>	Qualified aliens subject to the five-year bar for means t under 8 U.S.C. § 1613 and undocumented aliens, only	
42 43		under 8 U.S.C. § 1611."	tor emergency services
44		<u>under 8 0.5.C. § 1011.</u>	
45	ANNUAL ISSU	ANCE OF MEDICAID IDENTIFICATION CARDS	
46		TION 4D.2. The Department of Health and Human Servi	
47		lentification cards to recipients on an annual basis with	
48		adopt rules, or amend any current rules relating to N	
49		ent this section. No later than February 1, 2021, the Dep	
50		int Legislative Oversight Committee on Medicaid an	
51	confirming the ac	loption or amendment of rules in accordance with this se	ection.

VOLUME PURCHASE PLANS AND SINGLE SOURCE PROCUREMENT

3 **SECTION 4D.3.** The Department of Health and Human Services, Division of Health 4 Benefits, may, subject to the approval of a change in the State Medicaid Plan, contract for 5 services, medical equipment, supplies, and appliances by implementation of volume purchase 6 plans, single source procurement, or other contracting processes in order to improve cost 7 containment.

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9 LME/MCO OUT-OF-NETWORK AGREEMENTS

10 **SECTION 4D.4.(a)** The Department of Health and Human Services (Department) 11 shall continue to ensure that local management entities/managed care organizations (LME/MCOs) utilize an out-of-network agreement that contains standardized elements 12 13 developed in consultation with LME/MCOs. The out-of-network agreement shall be a 14 streamlined agreement between a single provider of behavioral health or intellectual/developmental disability (IDD) services and an LME/MCO to ensure access to care 15 in accordance with 42 C.F.R. § 438.206(b)(4), reduce administrative burden on the provider, and 16 17 comply with all requirements of State and federal laws and regulations. LME/MCOs shall use 18 the out-of-network agreement in lieu of a comprehensive provider contract when all of the 19 following conditions are met:

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- (1) The services requested are medically necessary and cannot be provided by an in-network provider.
- (2) The behavioral health or IDD provider's site of service delivery is located outside of the geographical catchment area of the LME/MCO, and the LME/MCO is not accepting applications or the provider does not wish to apply for membership in the LME/MCO closed network.
 - (3) The behavioral health or IDD provider is not excluded from participation in the Medicaid program, the NC Health Choice program, or other State or federal health care program.
- (4) The behavioral health or IDD provider is serving no more than two enrollees of the LME/MCO, unless the agreement is for inpatient hospitalization, in which case the LME/MCO may, but shall not be required to, enter into more than five such out-of-network agreements with a single hospital or health system in any 12-month period.

34 **SECTION 4D.4.(b)** A Medicaid provider providing services pursuant to an 35 out-of-network agreement shall be considered a network provider for purposes of Chapter 108D 36 of the General Statutes only as it relates to enrollee grievances and appeals.

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LME/MCO INTERGOVERNMENTAL TRANSFERS

39 SECTION 4D.5.(a) The local management entities/managed care organizations 40 (LME/MCOs) shall make intergovernmental transfers to the Department of Health and Human 41 Services, Division of Health Benefits (DHB), in an aggregate amount of eighteen million 42 twenty-eight thousand two hundred seventeen dollars (\$18,028,217) for the 2020-2021 fiscal 43 year. The due date and frequency of the intergovernmental transfers required by this section shall 44 be determined by DHB. The amount of the intergovernmental transfer that each individual 45 LME/MCO is required to make in the 2020-2021 fiscal year shall be as follows:

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46	Alliance Behavioral Healthcare	\$2,994,453
47	Cardinal Innovations Healthcare	\$4,032,586
48	Eastpointe	\$1,701,156
49	Partners Behavioral Health Management	\$1,914,860
50	Sandhills Center	\$1,978,939
51	Trillium Health Resources	\$3,119,822

1	Vaya Health \$2,286,401			
	SECTION 4D.5.(b) In the event that any county disengages from an LME/MCO and			
2 3	realigns with another LME/MCO during the 2019-2021 fiscal biennium, DHB shall have the			
4	authority to reallocate the amount of the intergovernmental transfer that each affected			
5	LME/MCO is required to make under subsection (a) of this section, taking into consideration the			
6	change in catchment area and covered population, provided that the aggregate amount of the			
7	transfers received from all LME/MCOs in each year of the fiscal biennium are achieved.			
8	SECTION 4D.5.(c) If DHB does not make the additional capitation payment			
9	associated with the Medicaid risk reserve to an LME/MCO in any given month, then the			
10	intergovernmental transfer required to be made by that LME/MCO under subsection (a) of this			
11	section shall be reduced on a pro rata basis and the aggregate amount to be collected by DHB in			
12	the corresponding fiscal year shall be adjusted accordingly.			
13				
14	PART IV-E. MENTAL HEALTH/DEVELOPMENTAL DISABILITIES/SUBSTANCE			
15	ABUSE SERVICES			
16				
17	FUNDS FOR LOCAL INPATIENT PSYCHIATRIC BEDS OR BED DAYS			
18	SECTION 4E.1. Reporting by Department. – By no later than December 1, 2020,			
19	and by no later than December 1, 2021, the Department shall report to the Joint Legislative			
20	Oversight Committee on Health and Human Services and the Fiscal Research Division on all of			
21	the following:			
22	(1) A uniform system for beds or bed days purchased during the preceding fiscal			
23	year from (i) funds appropriated to the Department for the 2019-2021 fiscal			
24	biennium under S.L. 2019-242 and Section 11F.3 of S.L. 2017-57 that are			
25	designated for this purpose, (ii) existing State appropriations, and (iii) local			
26	funds.			
27	(2) An explanation of the process used by the Department to ensure that, except			
28	as otherwise provided in Section 11F.3 of S.L. 2017-57, local inpatient			
29	psychiatric beds or bed days purchased in accordance with this section are			
30	utilized solely for individuals who are medically indigent, along with the			
31	number of medically indigent individuals served by the purchase of these beds			
32	or bed days.			
33	(3) The amount of funds used to pay for facility-based crisis services, along with			
34 25	the number of individuals who received these services and the outcomes for			
35	each individual.			
36	(4) The amount of funds used to pay for nonhospital detoxification services, along			
37	with the number of individuals who received these services and the outcomes			
38 39	for each individual.			
	(5) Other Department initiatives funded by State appropriations to reduce State			
40	psychiatric hospital use.			
41 42	DEDODT ON USE OF FUNDS TO DUDCHASE INDATIENT ALCOHOL AND			
42 43	REPORT ON USE OF FUNDS TO PURCHASE INPATIENT ALCOHOL AND SUBSTANCE USE DISORDER TREATMENT SERVICES			
43 44				
44 45	SECTION 4E.2. The Department of Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, shall report annually,			
45 46	beginning September 1, 2020, and ending on September 1, 2026, on the implementation of the			
40 47	use of funds to purchase inpatient alcohol and substance use disorder treatment services required			
48	by Section 12F.12 of S.L. 2015-241, as amended by Section 11F.4 of S.L. 2017-57. The report			
48 49	shall be submitted to the Joint Legislative Oversight Committee on Health and Human Services			
4) 50	and the Fiscal Research Division with the following information for the prior fiscal year and the			
50 51	two preceding fiscal years, for each Alcohol and Drug Abuse Treatment Center (ADATC):			
51	the processing fiscal yours, for each riconor and Drug riouse freatment Center (ADATC).			

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	(1)	The number of beds in operation.
	(2)	The number of bed days.
	(3)	The total amount of receipts, the amount of those receipts that were received from local management entities/managed care organizations, and the amount of those receipts that were received from all other sources.
	(A)	of those receipts that were received from all other sources.
	(4)	Cost of operation of the ADATC, with personnel and staffing costs reported separately from all other costs.
	(5)	The ADATC's profit or loss.
PA	RT IV-F. PU	BLIC HEALTH
EX	PAND COM	POSITION OF CHILD FATALITY TASK FORCE
		FION 4F.1.(a) G.S. 7B-1402 reads as rewritten:
"8 7		sk Force – creation; membership; vacancies.
		is created the North Carolina Child Fatality Task Force within the Department
		iman Services for budgetary purposes only.
		Fask Force shall be composed of $\frac{35-36}{35-36}$ members, $\frac{11-12}{2}$ of whom shall be ex
	• •	, four of whom shall be appointed by the Governor, 10 of whom shall be
		Speaker of the House of Representatives, and 10 of whom shall be appointed
	-	Pro Tempore of the Senate. The ex officio members other than the Chief Medical
-		be nonvoting members and may designate representatives from their particular
		isions, or offices to represent them on the Task Force. In making appointments
-		epresentatives, appointing authorities and ex officio members shall use best
		members or representatives with sufficient knowledge and experience to
		ibute to the issues examined by the Task Force and, to the extent possible, to
		aphical, political, gender, and racial diversity of this State. The members shall
	as follows:	
	(1)	The Chief Medical Examiner; Examiner.
	(2)	The Attorney General; General.
	(3)	The Director of the Division of Social Services; Services.
	(4)	The Director of the State Bureau of Investigation; Investigation.
	(5)	The Director of the Division of Maternal and Child Health Section of the
		Department of Health and Human Services; Services.
	(6)	The chair of the Council for Women and Youth Involvement; Involvement.
	(7)	The Superintendent of Public Instruction; Instruction.
	(8)	The Chairman of the State Board of Education; Education.
	(9)	The Director of the Division of Mental Health, Developmental Disabilities,
		and Substance Abuse Services; Services.
	(10)	The Secretary of the Department of Health and Human Services; Services.
	(11)	The Director of the Administrative Office of the Courts;Courts.
	(11_{2})	The Director of the Juvenile Justice Section, Division of Adult Correction and
	<u>(11a)</u>	The Director of the Furthine Fusice Section, Division of Fudit Confection and
	<u>(11a)</u>	Juvenile Justice, Department of Public Safety.
	(11 <u>a)</u> (12)	Juvenile Justice, Department of Public Safety. A director of a county department of social services, appointed by the
		<u>Juvenile Justice, Department of Public Safety.</u> A director of a county department of social services, appointed by the Governor upon recommendation of the President of the North Carolina
	(12)	<u>Juvenile Justice, Department of Public Safety.</u> A director of a county department of social services, appointed by the Governor upon recommendation of the President of the North Carolina Association of County Directors of Social <u>Services;Services.</u>
		<u>Juvenile Justice, Department of Public Safety.</u> A director of a county department of social services, appointed by the Governor upon recommendation of the President of the North Carolina Association of County Directors of Social Services;Services. A representative from a Sudden Infant Death Syndrome <u>or safe infant sleep</u>
	(12)	Juvenile Justice, Department of Public Safety.A director of a county department of social services, appointed by theGovernor upon recommendation of the President of the North CarolinaAssociation of County Directors of Social Services; Services.A representative from a Sudden Infant Death Syndrome or safe infant sleepcounseling and education program, appointed by the Governor upon
	(12)	<u>Juvenile Justice, Department of Public Safety.</u> A director of a county department of social services, appointed by the Governor upon recommendation of the President of the North Carolina Association of County Directors of Social Services;Services. A representative from a Sudden Infant Death Syndrome <u>or safe infant sleep</u>

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1	(14)	A representative from the North Carolina Child Advocacy Institut	
2		appointed by the Governor upon recommendation of the Pres	sident of the
3	(15)	Institute; organization.	
4	(15)	A director of a local department of health, appointed by the Go	-
5		the recommendation of the President of the North Carolina As	ssociation of
6	(1c)	Local Health Directors;Directors.	
7	(16)	A representative from a private group, other than the North Ca	
8		Advocacy Institute, <u>NC Child</u> , that advocates for children, appo	
9		Speaker of the House of Representatives upon recommendation	on of private
10	(17)	child advocacy organizations;organizations.	• 4 11
11	(17)	A pediatrician, licensed to practice medicine in North Carolina, a	
12		the Speaker of the House of Representatives upon recommend	lation of the
13	(10)	North Carolina Pediatric Society; Society.	• . 1
14	(18)	A representative from the North Carolina League of Municipalitie	
15		by the Speaker of the House of Representatives upon recommen-	dation of the
16	(10)	League;League.	- · ·
17	(18a)	1	
18		appointed by the Speaker of the House of Representation	-
19	(10)	recommendation of the Director of the Commission;Commission	
20	(19)	One public member, appointed by the Speaker of the	House of
21		Representatives; Representatives.	
22	(20)	A county or municipal law enforcement officer, appointed by t	
23		Pro Tempore of the Senate upon recommendation of organi	izations that
24		represent local law enforcement officers; officers.	a
25	(21)	A district attorney, appointed by the President Pro Tempore of the	-
26		recommendation of the President of the North Carolina Conference	ce of District
27		Attorneys; Attorneys.	
28	(22)	A representative from the North Carolina Association	•
29		Commissioners, appointed by the President Pro Tempore of the	Senate upon
30		recommendation of the Association; Association.	
31	(22a)	A representative from the North Carolina Coalition Again	
32		Violence, appointed by the President Pro Tempore of the S	-
33		recommendation of the Executive Director of the Coalition;Coal	
34	(23)	One public member, appointed by the President Pro Tempore of	t the Senate;
35		and <u>Senate.</u>	6.1
36	(24)	Five members of the Senate, appointed by the President Pro Ter	-
37		Senate, and five members of the House of Representatives, appo	binted by the
38	() 4.11	Speaker of the House of Representatives.	• . •
39		nembers of the Task Force are voting members. Vacancies in the	
40	-	ll be filled by the appointing officer who made the initial appoint	
41	•	rs. The members shall elect a chair who shall preside for the du	
42		nember. In the event a vacancy occurs in the chair before the expi	
43		members shall elect an acting chair to serve for the remainder of the	he unexpired
44 45	term."	FION 4E 1 (b) This section because $\mathcal{C}_{\mathcal{C}}$ (i.e. (1.2020)	
45	SECI	FION 4F.1.(b) This section becomes effective August 1, 2020.	
46			
47	PAKI IV-G. SU	OCIAL SERVICES	
48			
49 50		RMANENCY INNOVATION INITIATIVE	
50	SECI	FION 4G.1. G.S. 131D-10.9B(a) reads as rewritten:	

There is created the Permanency Innovation Initiative Fund that will support a 1 "(a) 2 demonstration project with services provided by Children's Home Society of North Carolina to 3 (i) improve permanency outcomes for children living in foster care through reunification with 4 parents, providing placement or guardianship with other relatives, or adoption, (ii) improve 5 engagement with biological relatives of children in or at risk of entering foster care, and (iii) 6 reduce costs associated with maintaining children in foster care. In implementing these goals, the 7 Permanency Innovation Initiative Fund shall support the following strategies: 8

- 9 (3)Permanency Training Services, which are services delivered by Children's 10 Home Society of North Carolina to enhance the readiness of support county 11 departments of social services to implement the permanency strategies under 12 subdivision (2) of this subsection subsection, advance permanency-focused services for children in the legal custody of county departments of social 13 14 services, and provide training services to support the delivery of the services.and support services to caregivers and family members who are 15 supporting the permanency goal of children in the legal custody of county 16 17 departments of social services."
- 18
- 19

SUCCESSFUL TRANSITION/FOSTER CARE YOUTH

20 **SECTION 4G.2.** The Foster Care Transitional Living Initiative Fund shall continue 21 to fund and support transitional living services that demonstrate positive outcomes for youth, 22 attract significant private sector funding, and lead to the development of evidence-based 23 programs to serve the at-risk population described in this section. The Fund shall continue to 24 support a demonstration project with services provided by Youth Villages to (i) improve 25 outcomes for youth ages 17-21 years who transition from foster care through implementation of 26 outcome-based Transitional Living Services, (ii) identify cost-savings in social services and 27 juvenile and adult correction services associated with the provision of Transitional Living 28 Services to youth aging out of foster care, and (iii) take necessary steps to establish an 29 evidence-based transitional living program available to all youth aging out of foster care. In 30 continuing to implement these goals, the Foster Care Transitional Living Initiative Fund shall 31 support the following strategies:

32	(1)	Transitional Living Services, which is an outcome-based program that follows
33		the Youth Villages Transitional Living Model. Outcomes on more than 7,000
34		participants have been tracked since the program's inception. The program has
35		been evaluated through an independent randomized controlled trial. Results
36		indicate that the Youth Villages Transitional Living Model had positive
37		impacts in a variety of areas, including housing stability, earnings, economic
38		hardship, mental health, and intimate partner violence in comparison to the
39		control population.
40	(2)	Public-Private Partnership, which is a commitment by private-sector funding
41		partners to match at least twenty-five percent (25%) of the funds appropriated
42		to the Foster Care Transitional Living Initiative Fund for the 2019-2021 fiscal
43		biennium for the purposes of providing Transitional Living Services through
44		the Youth Villages Transitional Living Model to youth aging out of foster
45		care.
46	(3)	Impact Measurement and Evaluation, which are services funded through
47		private partners to provide independent measurement and evaluation of the
48		impact the Youth Villages Transitional Living Model has on the youth served,
49		the foster care system, and on other programs and services provided by the
50		State which are utilized by former foster care youth.

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C F i	Advancement of Evidence-Based Process, which is ongoing evaluation of the Youth Villages Transition ourposes of establishing the first evidence-based tr in the nation. To establish the evidence-based progra- controlled trials may be conducted to advance the m	onal Living Model for the cansitional living program am, additional randomized
PART V. AGRICU	ULTURE AND CONSUMER SERVICES	
DACS REPORT (CHANGES	
	DN 5.1.(a) G.S. 19A-62(c) reads as rewritten:	
	- In March of each year, the Department must repo	ort to the Joint Legislative
	vernmental Operations Joint Legislative Oversight	6
	onomic Resources and the Fiscal Research Division	
	ng all revenues and expenditures of the Spay/Neute	1
	DN 5.1.(b) G.S. 19A-69 reads as rewritten:	
"§ 19A-69. Report	•	
The Departmen	t shall report annually to the Joint Legislative Com	mission on Governmental
Operations Joint La	egislative Oversight Committee on Agriculture an	nd Natural and Economic
<u>Resources</u> and the	Fiscal Research Division no later than March 1.	The report shall contain
-	ng all revenues and expenditures of the Animal She	elter Support Fund."
	ON 5.1.(c) G.S. 106-744(i) reads as rewritten:	
	visory Committee shall report no later than October	
	ssion on Governmental Operations, Joint Legislat	
	Natural and Economic Resources, the Environmen	
	Representatives and Senate Appropriations Subco	
	es the chairs of the Senate Appropriations Committee	
	sources, and the chairs of the House of Repres	
	culture and Natural and Economic Resources rega	
during the previous	ee, the agriculture easements purchased, and agr	icultural projects funded
	DN 5.1.(d) G.S. 106-747(f) reads as rewritten:	
	- The Committee shall report on its activities con	ducted to implement this
· · · ·	any findings, recommendations, and legislative	-
	ffairs Commission and <u>Commission</u>, the Agricultur	
	Commission, and the Joint Legislative Oversight (
	onomic Resources beginning September 1, 2017, and	
	mmittee completes its work."	
SECTIO	DN 5.1.(e) G.S. 106-755.1(14) reads as rewritten:	
"(14) I	By September 1 of each year, to report to the H	House of Representatives
/	Appropriations Subcommittee on Natural and E	conomic Resources, the
C L	Senate Appropriations Committee on Natural and	Economic Resources, the
	oint Legislative Commission on Governmental (
<u>S</u>	Senate Appropriations Committee on Agriculture.	, Natural, and Economic
	Resources, the chairs of the House of Repres	
—	Committee on Agriculture and Natural and Econo	•
—	egislative Oversight Committee on Agriculture and	•
—	Resources, and the Fiscal Research Division on the	
	he status of the wine and grape industry in North	
	States, progress on the development and imple	
	Viticulture Plan, and any contracts or agreements en	ntered into by the Council
I	or research, education, or marketing."	

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1	SECTION 5.	1.(f) G.S. 106-887(i) reads as rewritten:			
2		ent shall report no later than October 1 of each	vear to the Joint		
3	Legislative Commission on Governmental Operations, the House and Senate Appropriations				
4		al and Economic Resources, Joint Legislative Oversig			
5		and Economic Resources, the chairs of the Senat			
6	-	re, Natural, and Economic Resources, the chairs			
7		riations Committee on Agriculture and Natural			
8		search Division, and the Environmental Review Co			
9		nt activities at DuPont State Recreational Forest duri			
10		nanagement of DuPont State Recreational Forest for th			
11	year."				
12	5	1.(g) G.S. 106-911 reads as rewritten:			
13	"§ 106-911. Annual rep				
14		r 1 of each year, beginning October 1, 2012, the Co	mmissioner shall		
15		on wildfires in the State to the chairs of the Hous			
16		l and Economic Resources and the Senate Appropria			
17		nic Resources, the Joint Legislative Commission of			
18		propriations Committee on Agriculture, Natural,			
19		he House of Representatives Appropriations Committ			
20		c Resources, the Joint Legislative Oversight Committ			
21		c Resources, and the Fiscal Research Division of the G			
22		the following information for all major or project wi	-		
23	prior fiscal year:	J. I. J.	8		
24	····."				
25	SECTION 5.	1.(h) G.S. 106-1029(b)(3) and (5) read as rewritten:			
26		ish in November prior to those sessions in which the C	General Assembly		
27		ers the State budget, the estimated total assessm	•		
28		ible in the next budget period and so inform the Genera			
29		ative Oversight Committee on Agriculture and Natur	•		
30	Resour				
31					
32	(5) By Jar	nuary 15 of each odd-numbered year, report to the Θ	eneral Assembly		
33		Legislative Oversight Committee on Agriculture			
34		mic Resources on the number of acres reforested,			
35	assiste	d, geographic distribution of funds, the amount of funds	unds encumbered		
36		bered, and other matters. The report shall include th			
37		y district and statewide and shall be for the two fiscal	•		
38	date of	the report."	•		
39	SECTION 5.	1.(i) Section 11.1 of S.L. 2012-142 is codified as (G.S. 106-915 and		
40	reads as rewritten:				
41	"§ 106-915. <u>B.R.I.D.G.I</u>	E. Youthful Offenders Program; annual report.			
42		of Adult Correction and Juvenile Justice of the Depa	artment of Public		
43		ty to the B.R.I.D.G.E. Youthful Offenders Prog			
44		th Carolina Forest Service when assigning youthful o	-		
45	Western Youth Institution Foothills Correctional Institution to work programs.				
46	(b) The North Carolina Forest Service shall submit an annual report on the B.R.I.D.G.E.				
47	Youthful Offenders Program no later than October 1 of each year beginning October 1, 2012, to				
48	-	ion, the Chairs of the House Appropriations Subcom			
49	and Economic Resources and the Senate Appropriations Committee on Natural and Economic				
50	Resources, the Chairs of the House Appropriations Subcommittee on Justice and Public Safety				
51		ations Committee on Justice and Public Safety, the	-		

General Assembly Of North Carolina Session 2019 Commission on Governmental Operations, chairs of the Senate Appropriations Committee on 1 2 Agriculture, Natural, and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the Joint 3 4 Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Justice and Public Safety, the chairs of the 5 House of Representatives Appropriations Committee on Justice and Public Safety, and the Joint 6 7 Legislative Oversight Committee on Justice and Public Safety. The report shall include the 8 following information for the prior fiscal year: 9" 10 SECTION 5.1.(j) Section 13.7(b) of S.L. 2013-360 is codified as G.S. 106-590 and 11 reads as rewritten: 12 "§ 106-590. Annual report on funds allocated to the North Carolina Agricultural Foundation, Inc. 13 14 North Carolina Agricultural Foundation FFA Foundation (hereinafter "FFA Foundation") The North Carolina Agricultural Foundation, Inc., shall do the following if the Department of 15 Agriculture and Consumer Services allocates funds to the entity: it for programs of the North 16 17 Carolina Future Farmers of America Association: 18 (1)By September 1 of each year, and more frequently as requested, report to the 19 Joint Legislative Commission on Governmental Operations Joint Legislative 20 Oversight Committee on Agriculture and Natural and Economic Resources and the Fiscal Research Division on prior State fiscal year program activities, 21 22 objectives, and accomplishments and prior State fiscal year itemized 23 expenditures and fund sources. 24 (2)Provide to the Fiscal Research Division a copy of the organization's annual 25 audited financial statement within 30 days of issuance of the statement." 26 27 FARMLAND PRESERVATION FUND CODES 28 SECTION 5.2. It is the intent of the General Assembly to consolidate all fund 29 balances related to the Agricultural Development and Farmland Preservation Trust Fund within 30 the Land Preservation and Trust Investment Fund (General Fund Code: 63701-6208) for the 2021-2022 fiscal year and to (i) direct the Office of State Budget and Management to close the 31 32 Farmland Preservation Special Fund (General Fund Code: 23700-2108) and (ii) redirect the 33 current transfer from the Agriculture General Fund (Code: 13700) from the Farmland 34 Preservation Special Fund to the Land Preservation and Trust Investment Fund. 35 36 **PART VI. COMMERCE** 37 38 **COMMERCE REPORT CHANGE** 39 SECTION 6.1. G.S. 143B-434.01(b) reads as rewritten: Plan. - The Secretary shall review and update the existing Plan on or before April 1 "(b)

40 41 of each year. The Plan shall cover a period of four years and each annual update shall extend the 42 time frame by one year so that a four-year plan is always in effect. The Secretary shall provide 43 copies of the Plan and each annual update to the Governor and the Joint Legislative Commission 44 on Governmental Operations. Governor, the chairs of the Senate Appropriations Committee on 45 Agriculture, Natural, and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, and the Joint 46 Legislative Economic Development and Global Engagement Oversight Committee. The Plan 47 shall encompass all of the components set out in this section." 48

49

50 GOLDEN LEAF FOUNDATION CODIFICATION AND REPORT CHANGES

SECTION 6.2.(a) Chapter 143 of the General Statutes is amended by adding a new 1 2 Article 74A, to be entitled "Golden LEAF Foundation." Section 1 of S.L. 1999-2 is codified as G.S. 143-710, to be entitled "Golden LEAF Foundation." Section 2(c) of S.L. 1999-2, as 3 4 amended by Section 15.10A(a) of S.L. 2013-360, is codified as G.S. 143-711, to be entitled 5 "Board of directors." Section 3 of S.L. 1999-2 is codified as G.S. 143-712, to be entitled "Articles 6 of incorporation; reporting." Section 4 of S.L. 1999-2 is repealed. Section 5 of S.L. 1999-2 is 7 codified as G.S. 143-711(b). Section 6 of S.L. 1999-2, as amended by Section 6.11(d) of S.L. 8 2011-145, Section 7(b) of S.L. 2011-391, and Section 6.4(b) of S.L. 2013-360, is codified as 9 G.S. 143-713, to be entitled "Use of funds." 10 SECTION 6.2.(b) Article 74A of Chapter 143 of the General Statutes, as enacted by 11 subsection (a) of this section, reads as rewritten: 12 "Article 74A. 13 "Golden LEAF Foundation. 14 "§ 143-710. Golden LEAF Foundation. The creation of the nonprofit corporation Golden LEAF (Long-term Economic Advancement 15 Foundation), Inc., ("Golden LEAF Foundation") pursuant to subparagraph VI.A.1 of the Consent 16 Decree and Final Judgment entered in that action of 98 CVS 14377 on December 21, 1998, is 17 18 hereby approved for the purposes and on the terms and conditions set forth in subparagraph 19 VI.A.1 of the Consent Decree and Final Judgment. 20 "§ 143-711. Board of directors. 21 The General Assembly also approves the provisions in the Consent Decree (a) 22 concerning the governance of the nonprofit corporation Golden LEAF Foundation by 15 23 directors holding staggered, four-year terms, five directors to be appointed by the Governor of 24 the State of North Carolina, one of whom shall be the chair Chair of the Rural Infrastructure 25 Authority created in G.S. 143B-472.128, or the chair's Chair's designee, five by the President Pro 26 Tempore of the North Carolina Senate, and five by the Speaker of the North Carolina House of 27 Representatives; and that the Governor shall appoint the first Chair among his-the Governor's 28 appointees, and the directors shall elect their own Chair from among their number for subsequent 29 terms. Members of the General Assembly may shall not be appointed to serve on the board of 30 directors while serving in the General Assembly. 31 It is the intent of the General Assembly that the Governor, Speaker of the House of (b) 32 Representatives, and President Pro Tempore of the Senate, in appointing directors to the 33 nonprofit corporation, Golden LEAF Foundation, shall, in their sole discretion, include among 34 appointments representatives of tobacco production, tobacco manufacturing, their 35 tobacco-related employment, health, and economic development interests, with each appointing 36 authority selecting at least two directors from these interests. It is also the intent of the General 37 Assembly that the appointing authorities, in appointing directors, shall appoint members that 38 represent the geographic, gender, and racial diversity of the State. 39 "§ 143-712. Articles of incorporation; reporting. 40 The Attorney General shall draft articles of incorporation for the nonprofit corporation 41 Golden LEAF Foundation to enable the nonprofit corporation Golden LEAF Foundation to carry 42 out its mission as set out in the Consent Decree. The articles of incorporation shall provide for 43 the following: 44 Consultation; reporting. - The nonprofit corporation Golden LEAF (1)45 Foundation shall consult with the Joint Legislative Commission on 46 Governmental Operations ("Commission") prior to the corporation's board of 47 directors (i) adopting bylaws and (ii) adopting the annual operating budget. 48 The nonprofit corporation-Golden LEAF Foundation shall also report on its 49 programs and activities to the Commission-Joint Legislative Commission on 50 Governmental Operations, the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, and the Joint Legislative 51

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1		Economic Development and Global Engagement Oversig	ht Committee on or
2		before March 1–September 15 of each fiscal year and	
3		requested by the Commission. any of these entities. The	
4		information on the activities and accomplishments dur.	
5		itemized expenditures during the fiscal year, planned acti	
6		at least the next 12 months, and itemized anticipated expe	_
7		fiscal year.all of the following information:	nultures for the next
8			amount term and
9		<u>a.</u> <u>Grants made in the prior fiscal year, including the</u> purpose of the grant.	
10		<u>b.</u> <u>Outcome data collected by the Golden LEAF Fo</u>	undation including
10		the number of jobs created.	undation, metuding
11			
12		<u>c.</u> <u>Cumulative grant data by program and by county.</u> <u>d.</u> <u>Unaudited actual administrative expenses and gran</u>	
13 14		•	its made in the prior
14		<u>e.</u> <u>Current fiscal year budget, planned activities, and planned activities (construction)</u>	goals for the current
15 16		e. <u>Current fiscal year budget, planned activities, and</u> fiscal year.	goals for the current
10 17			shall also appually
17		The nonprofit corporation Golden LEAF Foundation	•
18 19		provide to the Commission Joint Legislative Oversi	-
19 20		Agriculture and Natural and Economic Resources and the	
20 21		Economic Development and Global Engagement Overs	-
		itemized report of its administrative expenses and copies	_
22		and tax return information. for the previous fiscal year b	• •
23		each year, a copy of its annual audited financial statemed	-
24		fiscal year within 30 days of having received an automatic days of having received an automatic days of having received and automatic days of havi	-
25 26		independent auditor, and a copy of its annual federal incom	ne tax return for the
26	(2)	previous fiscal year within 30 days of filing.	the Coller LEAF
27	(2)	Public records; open meetings. – The nonprofit corpora	
28		Foundation is subject to the Open Meetings Law as prov	
29 20		of Chapter 143 of the General Statutes and the Public Reco	-
30		in Chapter 132 of the General Statutes. The nonprofit	-
31		<u>LEAF Foundation</u> shall publish at least annually a repo	
32		public and filed with the Joint Legislative Commission	
33		Operations, Joint Legislative Oversight Committee of	
34		Natural and Economic Resources and the Joint Leg	
35		Development and Global Engagement Oversight Co	
36		expenditure or distribution in furtherance of the public ch	aritable purposes of
37	(2)	the nonprofit corporation. Golden LEAF Foundation.	
38	(3)	Transfer of assets. – The nonprofit corporation may Golde	
39		shall not dispose of assets pursuant to G.S. 55A-12-02 w	ithout the approval
40		of the General Assembly.	
41	(4)	Charter repeal. – The charter of the nonprofit corpora	
42		<u>Foundation</u> may be repealed at any time by the legislature	-
43		pursuant to Article VIII, Section 1 of the North Carolin	
44		nonprofit corporation may Golden LEAF Foundation s	
45		articles of incorporation without the approval of the Gene	-
46	(5)	Dissolution. – The nonprofit corporation Golden LEAF	
47		dissolved pursuant to Chapter 55A of the General Statu	•
48		Assembly, or by the Court pursuant to the Consent Decree	-
49		all unencumbered assets and funds of the nonprofit corpora	
50		Foundation, including the right to receive future funds pr	ursuant to Section 2

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1		of this act, funds, are transferred to the Settlement	Reserve Fund established
2		pursuant to G.S. 143-16.4.	
3	"§ 143-713. Use		
4		inds under the Master Settlement Agreement, which	n is incorporated into the
5	Consent Decree, s	shall be credited to the Settlement Reserve Fund.	
6		nonies paid into the North Carolina State Specific A	
7	Payments Account	nt on account of the Non-Participating Manufacture	ers that would have been
8	transferred to The	Golden L.E.A.F. (Long-Term Economic Advancem	ent Foundation), Inc., the
9	Golden LEAF For	undation shall be deposited in the Settlement Reserve	e Fund."
10	SECT	ION 6.2.(c) G.S. 105-113.4C reads as rewritten:	
11		Enforcement of Master Settlement Agreement Pro	
12		ettlement Agreement between the states and the tobace	
13		reference into the consent decree referred to in S.	
14	-	e to diligently enforce Article 37 of Chapter 66 of	
15		torney General and the Secretary of Revenue sha	ll perform the following
16		enforcing Article 37:	
17	"		
18			
19		ONPROFITS/REPORTING REQUIREMENTS	
20		ION 6.3.(a) The entities listed in subsection (b) of	f this section shall do the
21	0	n year that State funds are expended:	
22	(1)	By September 1 of each year, and more frequently	
23		Joint Legislative Oversight Committee on Agric	
24		Economic Resources; the chairs of the Ho	-
25		Appropriations Committee on Agriculture and	
26		Resources; the chairs of the Senate Appropriations C	
27		Natural, and Economic Resources; and the Fiscal R	-
28		State fiscal year program activities, objectives, and a	
29		State fiscal year itemized expenditures and fund sou	
30	(2)	Provide to the Joint Legislative Oversight Comm	-
31		Natural and Economic Resources; the chairs of the	
32		Appropriations Committee on Agriculture and	
33		Resources; the chairs of the Senate Appropriations C	0
34		Natural, and Economic Resources; and the Fiscal Re	1.
35		the entity's annual audited financial statement with	in 30 days of issuance of
36	GEOT	the statement.	
37		ION 6.3.(b) The following entities shall comply	with the requirements of
38	subsection (a) of (
39 40	(1)	North Carolina Biotechnology Center.	
40	(2)	High Point Market Authority.	
41	(3)	RTI International.	
42	DADT VII ENV	IDANMENTAL AUALITY	
43 44		IRONMENTAL QUALITY	
44 45	SEPTACE MAN	AGEMENT PROGRAM PERMITTING TIME	I INF A MENDMENTS
45 46		ION 7.1. G.S. 130A-291.1(e2) reads as rewritten:	
40 47		berly completed application for a permit and the ann	ual fee under this section
48		ary December 15 of each year. The Department shall it	
40 49		nitted septage management firm and each individua	
49 50		sal facility prior to 1 November October 1 of each c	
51		to fifty percent (50%) of the annual permit fee un	
51	ine uniouni equa	to my percent (5070) of the unital permit fee th	the section shall be

submitted when a properly completed application and annual permit fee are not submitted by 1 1 2 January January 1 following the 1 November October 1 notice. The clear proceeds of civil 3 penalties collected pursuant to this subsection shall be remitted to the Civil Penalty and Forfeiture 4 Fund in accordance with G.S. 115C-457.2." 5 6 **DEQ REPORT CHANGES** 7 SECTION 7.2.(a) Section 15.6(b) of S.L. 1999-237, as amended by Section 4.21 of 8 S.L. 2017-10, reads as rewritten: 9 "Section 15.6.(b) The Department of Environmental Quality and the Office of State Budget 10 and Management shall report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources the amount and the source of the funds used pursuant to 11 12 subsection (a) of this section within 30 days of the expenditure of these funds.on or before April 13 15 of each year and shall include this information in the status of solid waste management report 14 required to be submitted pursuant to G.S. 130A-309.06(c)." **SECTION 7.2.(b)** G.S. 130A-309.06(c) reads as rewritten: 15 16 "(c) The Department shall report to the Environmental Review Commission and the Fiscal Research Division on or before January 15-April 15 of each year on the status of solid waste 17 18 management efforts in the State. The report shall include: include all of the following: 19 . . . 20 (17)A report-Reports on the Inactive Hazardous Waste Response Act of 1987 21 pursuant to G.S. 130A-310.10(a).G.S. 130A-310.10. 22 . . . 23 (20)A report on the use of funds for Superfund cleanups and inactive hazardous 24 site cleanups." 25 **SECTION 7.2.(c)** G.S. 130A-294(i) reads as rewritten: 26 The Department shall include in the status of solid waste management report required "(i) 27 to be submitted on or before January 15 of each year pursuant to G.S. 130A-309.06(c) a report 28 on the implementation and cost of the hazardous waste management program. The report shall 29 include an evaluation of how well the State and private parties are managing and cleaning up 30 hazardous waste. The report shall also include recommendations to the Governor, State agencies, 31 and the General Assembly on ways to: improve waste management; reduce the amount of waste 32 generated; maximize resource recovery, reuse, and conservation; and minimize the amount of 33 hazardous waste which must be disposed of. The report shall include beginning and ending 34 balances in the Hazardous Waste Management Account for the reporting period, total fees 35 collected pursuant to G.S. 130A-294.1, anticipated revenue from all sources, total expenditures 36 by activities and categories for the hazardous waste management program, any recommended 37 adjustments in annual and tonnage fees which may be necessary to assure the continued 38 availability of funds sufficient to pay the State's share of the cost of the hazardous waste 39 management program, and any other information requested by the General Assembly. In 40 recommending adjustments in annual and tonnage fees, the Department may propose fees for hazardous waste generators, and for hazardous waste treatment facilities that treat waste 41 42 generated on site, which are designed to encourage reductions in the volume or quantity and 43 toxicity of hazardous waste. The report shall also include a description of activities undertaken 44 to implement the resident inspectors program established under G.S. 130A-295.02. In addition, 45 the report shall include an annual update on the mercury switch removal program that shall 46 include, at a minimum, all of the following:" 47 48 SECTION 7.2.(d) G.S. 130A-309.64(e) reads as rewritten:

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"(e) The Department shall include in the report to be delivered to the Environmental
Review Commission on or before January 15 of each year pursuant to G.S. 130A-309.06(c) a
description of the implementation of the North Carolina Scrap Tire Disposal Act under this Part

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1	for the fiscal y	ear ending the preceding June 30. The description of the implementation of the			
2	North Carolina Scrap Tire Disposal Act shall include a list of the recipients of grants under				
3	subsection (a) of this section and the amount of each grant for the previous 12-month period. The				
4	report also shall include the amount of funds used to clean up nuisance sites under subsection (d)				
5	of this section.'	,			
6	SEC	CTION 7.2.(e) G.S. 130A-309.85 reads as rewritten:			
7	"§ 130A-309.8	5. Reporting on the management of white goods.			
8	The Depart	ment shall include in the report to be delivered to the Environmental Review			
9		tor before 15 January of each year pursuant to G.S. 130A-309.06(c) a description			
10	of the manager	nent of white goods in the State for the fiscal year ending the preceding 30 June.			
11	The description	of the management of white goods shall include the following information:			
12	••••				
13	SEC	CTION 7.2.(f) G.S. 130A-309.140(a) reads as rewritten:			
14	"(a) The	Department shall include in the status of solid waste management report required			
15	to be submitted	l on or before January 15 of each year pursuant to G.S. 130A-309.06(c) a report			
16		g of discarded computer equipment and televisions in the State under this Part.			
17	The report mus	t include an evaluation of the recycling rates in the State for discarded computer			
18	equipment and	I televisions, a discussion of compliance and enforcement related to the			
19	requirements of	f this Part, and any recommendations for any changes to the system of collection			
20	and recycling o	f discarded computer equipment, televisions, or other electronic devices."			
21	SEC	CTION 7.2.(g) G.S. 130A-310.10 reads as rewritten:			
22	"§ 130A-310.1	0. Annual reports.			
23	(a) The	Secretary shall include in the status of solid waste management report required			
24	to be submitted	l on or before January 15 of each year-pursuant to G.S. 130A-309.06(c) a report			
25	on inactive haz	ardous sites that includes at least the following:			
26	(1)	The Inactive Hazardous Waste Sites Priority List.			
27	(2)	A list of remedial action plans requiring State funding through the Inactive			
28		Hazardous Sites Cleanup Fund.			
29	(3)	A comprehensive budget to implement these remedial action plans and the			
30		adequacy of the Inactive Hazardous Sites Cleanup Fund to fund the cost of			
31		said these plans.			
32	(4)	A prioritized list of sites that are eligible for remedial action under			
33		CERCLA/SARA together with recommended remedial action plans and a			
34		comprehensive budget to implement such these plans. The budget for			
35		implementing a remedial action plan under CERCLA/SARA shall include a			
36		statement as to any appropriation that may be necessary to pay the State's share			
37		of such <u>the</u> plan .			
38	(5)	A list of sites and remedial action plans undergoing voluntary cleanup with			
39		Departmental approval.			
40	(6)	A list of sites and remedial action plans that may require State funding, a			
41		comprehensive budget if implementation of these possible remedial action			
42		plans is required, and the adequacy of the Inactive Hazardous Sites Cleanup			
43		Fund to fund the possible costs of said these plans.			
44	(7)	A list of sites that pose an imminent hazard.			
45	(8)	A comprehensive budget to develop and implement remedial action plans for			
46		sites that pose imminent hazards and that may require State funding, and the			
47		adequacy of the Inactive Hazardous Sites Cleanup Fund.			
48	(8a)				
49 50	(9)	Any other information requested by the General Assembly or the			
50		Environmental Review Commission.			

1 (a1) On or before October 1-April 15 of each year, the Department shall report to each 2 member of the General Assembly who has an inactive hazardous substance or waste disposal site 3 in the member's district. This report shall include the location of each inactive hazardous 4 substance or waste disposal site in the member's district, the type and amount of hazardous 5 substances or waste known or believed to be located on each of these sites, the last action taken at each of these sites, and the date of that last action. The Department shall include this 6 7 information in the status of solid waste management report required to be submitted pursuant to 8 G.S. 130A-309.06(c). 9 (b) Repealed by Session Laws 2001-452, s. 2.3, effective October 28, 2001." SECTION 7.2.(h) G.S. 130A-310.40 reads as rewritten: 10 11 "§ 130A-310.40. Legislative reports. 12 The Department shall include in the status of solid waste management report required to be 13 submitted on or before January 15 of each year-pursuant to G.S. 130A-309.06(c) an evaluation 14 of the effectiveness of this Part in facilitating the remediation and reuse of existing industrial and commercial properties. This evaluation shall include any recommendations for additional 15 incentives or changes, if needed, to improve the effectiveness of this Part in addressing such these 16 17 properties. This evaluation shall also include a report on receipts by and expenditures from the 18 Brownfields Property Reuse Act Implementation Account." 19 SECTION 7.2.(i) G.S. 143-215.104U(a) reads as rewritten: 20 "(a) The Secretary shall include in the status of solid waste management report required 21 to be submitted on or before January 15 of each year pursuant to G.S. 130A-309.06(c) a report 22 on at least the following: " 23 24 SECTION 7.2.(j) Section 14.22(j) of S.L. 2013-360 reads as rewritten: 25 "SECTION 14.22.(j) This section authorizes a Long Term Dredging Memorandum of 26 Agreement with the U.S. Army Corps of Engineers which may last beyond the current fiscal 27 biennium and which shall provide for all of the following: Prioritization of projects through joint consultation with the State, applicable 28 (1)29 units of local government, and the U.S. Army Corps of Engineers. 30 (2) Compliance with G.S. 143-215.73F. Funds in the Shallow Draft Navigation 31 Channel Dredging Fund shall be used in accordance with that section. 32 Annual reporting by the Department on the use of funds provided to the U.S. (3) 33 Army Corps of Engineers under the Long Term Dredging Memorandum of 34 Agreement. These reports shall be made to the Joint Legislative Commission 35 on Governmental Operations, Joint Legislative Oversight Committee on 36 Agriculture and Natural and Economic Resources, the Fiscal Research 37 Division, and the Office of State Budget and Management and shall include 38 all of the following: 39 A list of all projects commenced. a. 40 The estimated cost of each project. b. The date that work on each project commenced or is expected to 41 c. 42 commence. 43 The date that work on each project was completed or is expected to be d. 44 completed. 45 The actual cost of each project." e. 46 47 INVESTMENT FLEXIBILITY AND RETAINED EARNINGS FOR RIPARIAN 48 **BUFFER RESTORATION FUND AND RETAINED EARNINGS FOR ECOSYSTEM**

49 **RESTORATION FUND**

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50 **SECTION 7.3.(a)** G.S. 147-69.2(a) reads as rewritten:

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"(a)	This section applies to funds held by the State Treasu	urer to the credit of each of th
following:		
	(17n) <u>The Riparian Buffer Restoration Fund.</u>	
	SECTION 7.3.(b) G.S. 147-69.2(d) reads as rewritten	
"(d)	The State Treasurer may invest funds deposited pursua	
• • •	-(17k), $(17l)$, and $(17n)$ of subsection (a) of this sect	•
	under subdivisions (1) through (6) and subdivision (8) of	
	Treasurer may require a minimum deposit, up to o	
), and may assess a reasonable fee, not to exceed 15	1
	on pursuant to this subsection. Fees assessed by the S	•
•	costs of administering the funds and expenditures autho	
-	pursuant to this subsection shall remain the funds of the	
	Endowment Fund, the Conservation Grant Fund, the Ec	-
· •	<u>Buffer Restoration Fund</u> , or the Wildlife Endowment Fu vestment income earned thereon shall be prorated and	
	ion Easement Endowment Fund, the Conservation	
	n Fund, the Riparian Buffer Restoration Fund, or the Wi	·
	e amounts contributed to the respective Funds, figured	
principles.	1 0	according to sound accountin
principies		
CONSER	VATION GRANT FUND CHANGES	
001022	SECTION 7.4.(a) G.S. 113A-235(a) is recodified	d as G.S. 113A-235(a1), an
G.S. 113A	-232(c) is recodified as G.S. 113A-235(a).	
	SECTION 7.4.(b) G.S. 113A-232, as amended by	subsection (a) of this section
reads as re	written:	
"§ 113A-2	32. Conservation Grant Fund.	
(a)	Fund Created The Conservation Grant Fund is created	ated within the Department
Environm	ental Quality. The Fund shall be administered by the D	epartment. The purpose of the
	stimulate the use of conservation easements, to im	
-	land trust organizations to successfully accomplish co	
1 1	estate related professionals to pursue opportunities	
	participation in land and water conservation, and to pro	vide an opportunity to leverag
-	l other public monies for conservation easements.	
<u>(a1)</u>	<u>Fund Purpose. – The purpose of the Conservation Gra</u>	
	ation easements, to steward properties held by deed or	•
	mprove the capacity of private nonprofit land trust	-
-	h conservation projects, to better equip real estate re-	
	ies for conservation, to increase landowner parti on, and to provide an opportunity to leverage private	
	on easements.	te and other public funds f
(b)	Fund Sources. – The Conservation Grant Fund shall	I consist of any monies fund
· · ·	ed to it by the General Assembly and any monies funds	•
	nexpended monies funds in the Fund that were appropriate	
	heral Assembly shall revert at the end of the fiscal year	
•	provides. Unexpended monies funds in the Fund from	
	emain available for expenditure in accordance with this	
	Grant Eligibility. – State Conservation properties, as	
(c1)		
· · ·	ervation land management agencies, local government	

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Conse	ervation G	rant Fu	nd. Privat	e nonprofit land trust organization	s must be certified under
sectic	m Section 5	501(c)(.	3) of the In	ternal Revenue Code to aid in mana	aging the land.
(d	l) Use o	of Reve	nue. – Rev	enue in and investment income gene	erated by the Conservation
Grant	Fund may	be use	d only for	the following purposes:	
	(1)	The	administra	tive-costs of the Department in adu	ministering the Fund.Fund
		and s	stewardship	<u>p program operations.</u>	
	(2)			rants Expenses related to grants, or	
		made	e in accord	ance with this Article. Article, inclue	ding any of the following:
		<u>a.</u>		rsement for total or partial transact	
				operty or an interest in real proper	
			-	tion, when the Department determin	
				The donor has insufficient financial	
				insufficient taxable income to allow	these costs to be included
				in the donated value.	
				The donor has insufficient tax burd	ens to allow these costs to
				be offset by charitable deductions.	
		<u>b.</u>		ment support, including initial	baseline inventory and
			<u>plannin</u>		
		<u>c.</u>		ring compliance of conservation eas	
				buffers, natural areas, and greenv	vays, and the presence of
		1		cal integrity.	
		<u>d.</u>		on and studies on conservation	
				tion materials intended for landown	ters and education for staff
		_	and volu		
		<u>e.</u> <u>f.</u>		lship of conservation properties.	and average aloging and
		<u>1.</u>		tion costs for recipients, including l	
		a		ts, and unusual direct costs, such as strative costs.	overlinght travel.
		<u>g.</u> h		of grants under G.S. 113A-234.	
		<u>g.</u> <u>h.</u> i.		expenses incurred in protecting a	nd seeking remedies for
		<u>1.</u>		s to Department-held conservation	
		i	-	tion of conservation properties and	_
	(3)	<u>].</u> To e	-	endowment account, the interest fr	
	(\mathbf{J})			ibed in G.S. 113A-233(a).this subse	
		-	+	ot be used for the purchase of real pr	
			erty."	<i>x</i> be used for the purchase of real pr	operty of an interest in real
	SEC"		•	5. 113A-233 is repealed.	
				S. 113A-234 reads as rewritten:	
"8 11	3A-234. A				
(a				Criteria. – The Secretary of the Dep	partment of Environmental
`				lures and criteria for awarding grai	
-	•		-	us grants on those areas, approache	
				sitive effect on environmental prote	-
				ard of grants and shall announce the	
mann				C	1 0 0
	"				
		TION	7.4.(e) G	S. 113A-235, as amended by subs	section (a) of this section,
reads	as rewritte			-	
"8 11	3A-235. C	onserv	vation case	ments. properties eligible for fund	ling.

Property Eligibility. - In order for real property or an interest in real property to be 1 (a) 2 the subject of eligible for a grant under this Article, Article as a conservation property, the real 3 property or interest in real property must meet all of the following conditions:

4

5 Acquisition and Protection of Conservation Easements. - Properties. - Ecological (a1) systems and appropriate public use of these systems may be protected through conservation 6 7 easements, including conservation agreements under Article 4 of Chapter 121 of the General 8 Statutes, the Conservation and Historic Preservation Agreements Act, and conservation 9 easements under the Conservation Reserve Enhancement Program. The Department may acquire 10 conservation properties and easements by purchase, gift, or assignment, in accordance with 11 G.S. 146-22. The Department of Environmental Quality shall work cooperatively with State and 12 local agencies and qualified nonprofit organizations to monitor compliance with conservation easements and conservation agreements and to ensure the continued viability of the protected 13 14 ecosystems. Soil and water conservation districts established under Chapter 139 of the General Statutes may acquire easements under the Conservation Reserve Enhancement Program by 15 16 purchase or gift. "

- 17
- 18

20

19 PART VIII. NATURAL AND CULTURAL RESOURCES

21 STATE LIAISON OFFICER FOR FEDERAL LAND AND WATER CONSERVATION 22 **FUND**

23 SECTION 8.1. G.S. 143B-50.1(c), as amended by Section 4(c) of S.L. 2019-20, 24 reads as rewritten:

25 Federal Assistance. – The Department, with the approval of the Governor, may apply "(c) 26 for and accept grants from the federal government and its agencies and from any foundation, 27 corporation, association, or individual, and may comply with the terms, conditions, and 28 limitations of the grant, in order to accomplish any of the purposes of the Department. Grant 29 funds shall be expended pursuant to the State Budget Act. The Director of the Department's 30 Division of Parks and Recreation shall be designated as having the authority and responsibility 31 to accept and administer is designated as the State liaison officer with respect to funding through 32 the federal Land and Water Conservation Fund or any successor fund established for similar 33 purposes, and the Secretary may designate additional personnel to assist the Director in the 34 responsibilities imposed by this subsection."

35 36

51

DNCR REPORT CHANGES

37 SECTION 8.2.(a) Part 1 of Article 2 of Chapter 143B of the General Statutes is 38 amended by adding a new section to read:

39 "§ 143B-53.10. Annual report on fees.

40 The Department of Natural and Cultural Resources shall submit a report by October 15 of each year to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic 41 42 Resources on fees charged in the previous fiscal year at all historic sites, museums, aquariums, 43 and State parks and at the North Carolina Zoological Park and the U.S.S. North Carolina Battleship. The report shall include all of the following: 44 For each site, the amount and type of fees charged. 45 (1)

- For each site, the total amount collected by type of fee and how the funds were 46 (2)47 expended.
- 48 Visitor information for each site, including a breakdown of fee-paying visitors (3) and visitors whose fees were waived, such as visitors in school groups. 49 50
 - Any fee changes and a justification for any increases or decreases. (4)
 - Number of days the site was open to visitors. (5)

1	(6) Plans, if known, to change fees in the upcoming year."
2	SECTION 8.2.(b) G.S. 121-7.3 reads as rewritten:
3	"§ 121-7.3. Admission and related activity fees and operating hours.
4	The Department of Natural and Cultural Resources may charge a reasonable admission and
5	related activity fee to the Roanoke Island Festival Park and any historic site or museum
6	administered by the Department. Admission and related activity fees collected under this section
7	are receipts of the Department and shall be deposited in the appropriate special fund. The revenue
8	collected pursuant to this section shall be used only for the individual site or venue where the
9	receipts were generated. The Secretary may adopt rules necessary to carry out the provisions of
10	this section. The Department is exempt from the requirements of Chapter 150B of the General
11	Statutes and G.S. 12-3.1 when adopting, amending, or repealing rules for operating hours and
12	admission fees or related activity fees at the Roanoke Island Festival Park, historic sites, and
13	museums. The Department shall submit a report to the Joint Legislative Oversight Committee on
14	Agriculture and Natural and Economic Resources and the Fiscal Research Division on the
15	amount and purpose of a fee change within 30 days following its effective date."
16	SECTION 8.2.(c) G.S. 143B-71 reads as rewritten:
17	"§ 143B-71. Tryon Palace Commission – creation, powers <u>powers</u>, and duties .
18	There is hereby created the Tryon Palace Commission of the Department of Natural and
19	Cultural Resources with the power and duty to adopt, amend_amend, and rescind rules and
20	regulations concerning the restoration and maintenance of the Tryon Palace complex, and with
21	other powers and duties as provided in Article 2 of Chapter 121 of the General Statutes of North
22	Carolina, Statutes, including the authority to charge reasonable admission and related activity
23	fees. The Commission is exempt from the requirements of Chapter 150B of the General Statutes
24	and G.S. 12-3.1 when adopting, amending, or repealing rules for operating hours and admission
25	fees or related activity fees at Tryon Palace Historic Sites and Gardens. The Commission shall
26	submit a report to the Joint Legislative Oversight Committee on Agriculture and Natural and
27	Economic Resources and the Fiscal Research Division on the amount and purpose of a fee change
28	within 30 days following its effective date."
29	
30	NATURAL HERITAGE PROGRAM ADMINISTRATION AND FUND CORRECTION
31	SECTION 8.3.(a) G.S. 143B-135.272(b) reads as rewritten:
32	"(b) Fees collected under this section are receipts of the Department of Natural and
33	Cultural Resources and shall be deposited in the Clean Water Management Trust Fund special
34	fund for the purpose of supporting the operations of the Natural Heritage Program."
35	SECTION 8.3.(b) Part 42 of Article 2 of Chapter 143B of the General Statutes is
36	amended by adding a new section to read:
37	" <u>§ 143B-135.273. Administration of the Conservation Tax Credit program.</u>
38	All duties and responsibilities related to stewardship and oversight of properties and interests
39	for which tax credits were granted under the Conservation Tax Credit program for tax years
40	beginning before January 1, 2014, and previously given to the Department of Environmental
41	Quality or its predecessors are transferred to the Department of Natural and Cultural Resources.
42	The Department of Natural and Cultural Resources shall exercise the duties and responsibilities
43	transferred by this section through the Natural Heritage Program."
44	
45	REPEAL OBSOLETE ONE MILLION ACRES PROGRAM
46	SECTION 8.4.(a) G.S. 113A-240(a) and (b) are recodified as G.S. 143B-135.230(a)
47	and (c), respectively.
48	SECTION 8.4.(b) G.S. 143B-135.230, as amended by subsection (a) of this section,
49	reads as rewritten:
50	"§ 143B-135.230. Purpose.

1 (a) It is the intent of the General Assembly to continue to support and accelerate the 2 State's programs of land conservation and protection, protection and farmland and open space 3 preservation and coordination to find means to assure and increase funding for these programs, 4 to support the long-term management of conservation lands acquired by the State, and to improve 5 the coordination, efficiency, and implementation of the various State and local land protection programs operating in North Carolina. 6 7 It is the further intent of the General Assembly that moneys from the Fund created (b) 8 under this Part shall be used to help finance projects that enhance or restore degraded surface 9 waters; protect and conserve surface waters, including drinking supplies, and contribute toward 10 a network of riparian buffers and greenways for environmental, educational, and recreational 11 benefits; provide buffers around military bases to protect the military mission; acquire land that 12 represents the ecological diversity of North Carolina; and acquire land that contributes to the 13 development of a balanced State program of historic properties. 14 (c) It is the further intent of the General Assembly that the State's lands should be protected in a manner that minimizes any adverse impacts on the ability of local governments to 15 16 carry out their broad mandates." 17 SECTION 8.4.(c) Article 17 of Chapter 113A of the General Statutes, as amended 18 by subsection (a) of this section, is repealed. 19 20 **REPORT ON ATTRACTIONS MARKETING** 21 **SECTION 8.5.(a)** The Department of Natural and Cultural Resources shall study 22 and report on the marketing of the North Carolina Zoological Park, the North Carolina 23 Aquariums, and the North Carolina State Museum of Natural Sciences (the "State Attractions"), 24 including marketing conducted on behalf of the State Attractions by affiliated or independent 25 support or friends organizations. As part of its report, the Department shall assess and provide 26 the following for the 2018-2019 and 2019-2020 fiscal years: 27 All public and private funds spent on marketing the State Attractions, (1)28 including a breakdown of funding source and the particular marketing uses 29 for the funds from each source. 30 (2)Identification of new or innovative marketing techniques of the State 31 Attractions that could be utilized but currently lack funding. 32 The scope and effectiveness of cooperative or collaborative marketing (3) 33 activities with other State agencies or with the nonprofit corporation with 34 Department of Commerce which the contracts pursuant to 35 G.S. 143B-431.01(b). 36 An explanation of measures of effectiveness or reach that are used to evaluate (4) 37 current marketing programs, as well as effectiveness or reach data generated 38 by those measures. 39 **SECTION 8.5.(b)** The Department shall provide its report to the Joint Legislative 40 Oversight Committee on Agriculture and Natural and Economic Resources and the Fiscal Research Division no later than October 15, 2020. 41 42 43 PART IX. WILDLIFE RESOURCES COMMISSION 44 45 **OUTDOOR HERITAGE AMENDMENT** 46 SECTION 9.1. G.S. 126-5(c1) reads as rewritten: 47 Except as to the provisions of Articles 6 and 7 of this Chapter, the provisions of this "(c1) 48 Chapter shall not apply to: 49

- 50
- (36) Employees of the Outdoor Heritage Advisory Council."
- 51

	General Assembly Of North Carolina Dession 2017
1	WRC REPORT CHANGE
2	SECTION 9.2. G.S. 143-250 reads as rewritten:
3	"§ 143-250. Wildlife Resources Fund.
4	
5	All moneys credited to the Wildlife Resources Fund shall be made available to carry out the
6	intent and purposes of this Article in accordance with plans approved by the North Carolina
7	Wildlife Resources Commission, and all such of these funds are hereby appropriated, reserved,
8	set aside aside, and made available until expended, for the enforcement and administration of this
9	Article, Chapter 75A, Article 1, and Chapter 113, Subchapter IV of the General Statutes of North
10	Carolina. Article 1 of Chapter 75A of the General Statutes, and Subchapter IV of Chapter 113 of
11	the General Statutes. No later than October 1 of each year, the Wildlife Resources Commission
12	shall report to the Joint Legislative Commission on Governmental Operations Joint Legislative
13	<u>Oversight Committee on Agriculture and Natural and Economic Resources on the expenditures</u>
14	from the Wildlife Resources Fund during the fiscal year that ended the previous July 1 of that
15	year and on the planned expenditures for the current fiscal year.
16	"
17	
18	HABITAT OPTIMIZATION PLAN
19	SECTION 9.3. The Wildlife Resources Commission and the North Carolina Forest
20	Service shall coordinate with the United States Forest Service to formulate a plan to optimize
21	habitats to reverse declines in wildlife populations on State lands managed by the North Carolina
22	Forest Service and federal lands in the State managed by the United States Forest Service. The
23	Commission and the North Carolina Forest Service shall report regarding this plan to the Joint
24	Legislative Oversight Committee on Agriculture and Natural and Economic Resources no later
25	than July 1, 2021.
26	
27	PART X. ADMINISTRATIVE OFFICE OF THE COURTS
28	
29	TECHNICAL CORRECTION TO RECENTLY ENACTED HUMAN TRAFFICKING
30	LANGUAGE
31	SECTION 10.1.(a) Section 4(c) of S.L. 2019-158 is repealed.
32	SECTION 10.1.(b) G.S. 15A-151.5(a) reads as rewritten:
33	"(a) Notwithstanding any other provision of this Article, the Administrative Office of the
34	Courts shall make all confidential files maintained under G.S. 15A-151 electronically available
35	to all prosecutors of this State if the criminal record was expunged on or after July 1, 2018, under
36	any of the following:
37	
38	(7a) G.S. 15A-145.9. Expunction of records of certain offenses committed by
39	human trafficking victims.
40	"
41	SECTION 10.1.(c) This section is retroactively effective December 1, 2019.
42	
43	DISTRICT ATTORNEYS/NO TRANSFER OF FUNDS AND STUDY FEASIBILITY OF
44	OFFICE OF PROSECUTORIAL SERVICES
45	SECTION 10.2.(a) No Transfer of Funds. – For the 2020-2021 fiscal year, no funds
46	may be transferred from Fund Code 12000-1600 (Office – District Attorney) without the consent
47	of the Conference of District Attorneys as communicated by the Conference's Executive Director
48	to the Administrative Office of the Courts.
49 50	SECTION 10.2.(b) Study. – The School of Government at the University of North
50	Carolina at Chapel Hill (School of Government), in consultation with the Conference of District
51	Attorneys, the Administrative Office of the Courts, the Office of Indigent Defense Services, and

1 2	any other stakeholders the School of Government deems relevant, shall study the feasibility and cost of creating an Office of Prosecutorial Services. The study shall compare North Carolina's			
3	judicial branch structure to that of other states in terms of organizational placement of			
4	prosecutorial services within the context of the unified court system and shall also determine the			
5	necessary resources and costs required to make an Office of Prosecutorial Services viable as an			
6	independent agency. The School of Government shall submit the report required under this			
7	subsection by April 1, 2021, to the House of Representatives Appropriations Committee on			
8	Justice and Public Safety and the Senate Appropriations Committee on Justice and Public Safety.			
o 9	Justice and Fublic Safety and the Senate Appropriations Committee on Justice and Fublic Safety.			
9 10	PART XI. JUSTICE			
10	FART AL JUSTICE			
11	EXPAND CRIMINAL JUSTICE FELLOWS PROGRAM ELIGIBILITY			
12				
13 14	SECTION 11.1.(a) G.S. 17C-20 reads as rewritten: "§ 17C-20. Definitions.			
14 15	-			
	As used in this Article, the following definitions apply:			
16				
17	(5) Eligible county. – A county with a population of less than $\frac{75,000}{125,000}$			
18	according to the latest federal decennial census.census or a county designated			
19	as a development tier one area pursuant to G.S. 143B-437.08, or both.			
20				
21	SECTION 11.1.(b) This section is effective when it becomes law and applies to			
22	Criminal Justice Fellows Program recipients selected on or after that date.			
23	DADT VIL DUDI IC CAFETV			
24	PART XII. PUBLIC SAFETY			
25	ΙΝΙΜΑΤΈ CONSTRUCTION ΠΡΟCΊΡΑΜ			
26	INMATE CONSTRUCTION PROGRAM			
27	SECTION 12.1. Article 3 of Chapter 148 of the General Statutes is amended by			
28	adding a new section to read:			
29 30	" <u>§ 148-32.3. Inmate Construction Program.</u>			
31	Notwithstanding any other provision of law, but subject to the provisions of this Article, the State Construction Office may utilize inmates in the custody of the Division of Adult Correction			
32				
	of the Department of Public Safety through the Inmate Construction Program for repair and			
33	renovation projects on State-owned facilities, with priority given to Department of Public Safety			
34 35	construction projects. State agencies utilizing the Inmate Construction Program shall reimburse			
35 36	the Division of Adult Correction of the Department of Public Safety for the cost of transportation, custody, and wages for the inmate crews."			
30 37	custody, and wages for the minate crews.			
38	NO TRANSFER OF POSITIONS TO OTHER STATE AGENCIES			
30 39				
39 40	SECTION 12.2.(a) Notwithstanding any other provision of law, and except as			
	otherwise provided in subsection (b) of this section, the Office of State Budget and Management			
41	shall not transfer any positions, personnel, or funds from the Department of Public Safety to any other State agency during the 2020 2021 figuel user unless the transfer uses included in the base			
42	other State agency during the 2020-2021 fiscal year unless the transfer was included in the base			
43 44	budget for that fiscal year. SECTION 12.2 (b) This section shall not apply to consolidation of information			
	SECTION 12.2.(b) This section shall not apply to consolidation of information technology participation the Department of Information Technology purguent to			
45 46	technology positions into the Department of Information Technology pursuant to G.S. 143B-1325.			
46 47	U.S. 145D-1523.			
47 19	ΛΑΤΤΙ ΥΝΊς ΛΟΙΙΒΑCE, ΙΝΟ /ΟΟΒΕΟΤ ΕΝΤΙΤΎ ΟΒΑΝΤΙΝΟ ΕΙΙΝΙΝ Ο			
48 49	CAITLYN'S COURAGE, INC./CORRECT ENTITY GRANTING FUNDS SECTION 12.3 (a) If House Bill 1023, 2019 Perular Session, becomes law, then			
49 50	SECTION 12.3.(a) If House Bill 1023, 2019 Regular Session, becomes law, then Section 3.3(54) of S.L. 2020-4, as enacted in Section 1.1(d) of that act, reads as rewritten:			
50	5000015.5(57)015.2.202077, as charice in Section 1.1(a) of that act, reads as rewritten.			

	General Assemb	ly Of North Carolina	Session 2019
1	"(54)	\$3,500,000 to the Administrative Office of	the Courts Department of Public
2		Safety, Division of Administration (Budget	Code: 14550; Fund Code: 1100),
3		to be used as a grant for Caitlyn's Courage,	, Inc., in accordance with Section
4		4.2C of this act."	
5	SECT	TON 12.3.(b) If House Bill 1023, 2019 Reg	gular Session, becomes law, then
6	Section 4.2C(b) of	f S.L. 2020-4, as enacted by Section 1.1(e) of	f that act, reads as rewritten:
7	"SECTION 4	.2C.(b) The funds allocated in subdivision (5	54) of Section 3.3 of this act to the
8	Administrative O	ffice of the Courts Department of Public Sa	fety, Division of Administration,
9	shall be used to	provide a grant to Caitlyn's Courage, Inc	e., to conduct domestic violence
10	prevention pilot p	rograms (pilot programs) in at least nine judi	icial districts, three of which shall
11	have small distric	et court caseloads, three of which shall have	medium district court caseloads,
12	and three of which	h shall have large district court caseloads. Cai	itlyn's Courage, Inc., shall consult
13	and collaborate w	vith the Administrative Office of the Courts a	and with the Chief District Court
14	Judges of each of	the selected judicial districts when developi	ng pilot program implementation
15	plans for each jud	icial district."	
16	SECT	TON 12.3.(c) This section is effective when	it becomes law.
17			
18	PSAP FUNDING	J CHANGES	
19	SECT	ION 12.4.(a) G.S. 143B-1406 reads as rewr	itten:
20	"§ 143B-1406. F	und distribution to PSAPs.	
21	•••		
22	(d) Use of	Funds. – A PSAP that receives a distribution	n from the 911 Fund may not use
23	the amount recei	ved to pay for the lease or purchase of rea	l estate, cosmetic remodeling of
24	emergency dispa	tch centers, hiring or compensating telecon	nmunicators, or the purchase of
25	mobile communi	cations vehicles, ambulances, fire engines	s, or other emergency vehicles.
26	Distributions rece	ived by a PSAP may be used only to pay for	the following:
27	(1)	The lease, purchase, or maintenance of:	
28		a. Emergency telephone equipment,	including necessary computer
29		hardware, software, and database pro	ovisioning.
30		b. Addressing, provided that addressin	g shall not be paid following the
31		earlier of July 1, 2021, or complianc	e with G.S. 143B-1406(e1).
32		c. Telecommunicator furniture.	
33		d. Dispatch equipment located exclus	ively within a building where a
34		PSAP or back-up PSAP is located, e	excluding the costs of base station
35		transmitters, towers, microwave link	ks, and antennae used to dispatch
36		emergency call information from the	e PSAP or back-up PSAP.
37		e. Emergency medical, fire, and law er	nforcement pre-arrival instruction
38		software.	
39	<u>(1a)</u>	Any costs incurred by a city or county that	operates a PSAP to comply with
40		the terms of an intergovernmental support	agreement if all of the following
41		<u>apply:</u>	
42		a. The city or county, or both, hav	e an intergovernmental support
43		agreement under 10 U.S. Code Sec	tion 2679, with a major military
44		installation as defined in G.S. 143-2	
45		b. The intergovernmental support agree	-
46		as a back-up PSAP for each other's 9	
47		c. The costs aid the PSAP operated by	
48		maintain the maximum amount of	
49		compatibility with the PSAP or	
50		installation.	
51	(2)	Repealed by Session Laws 2019-200, s. 7(f)), effective August 21, 2019.
		· · · · · · · · · · · · · · · · · · ·	

	General Assem	bly Of North Carolina	Session 2019		
$ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\\16\\17\end{array} $	(3)	Expenditures for in-State training of 911 personnel reg and operation of the 911 system. Allowable training ex of transportation, lodging, instructors, certifications, i quality assurance training, training associated with call medical, fire, or law enforcement procedures, an managing a PSAP or supervising PSAP staff. Training an eligible expenditure unless the training is unavaila PSAP documents that the training costs are less if Training specific to the receipt of 911 calls is allow related call taking quality assurance and improvement. costs and course required prerequisites, including pl exams, and drug testing, are not allowable expenditure Charges associated with the service supplier's 911 se supplier recurring charges. The PSAP providing 911 s the communications service provider for all 911 equipment, operation, and maintenance charges owed	Appenses include the cost mprovement programs, I taking, and emergency d training specific to g outside the State is not able in the State or the f received out-of-state. red only for intake and . Instructor certification hysicals, psychological es. rvice and other service service is responsible to I installation, service, to the communications		
17		service provider. A PSAP may contract with a co			
18 19		provider on terms agreed to by the PSAP and the pro 911 service and other recurring charges supplanted by	11		
19 20		paid by the Board shall not be paid from distributions			
20 21		earlier of July 1, 2021, or compliance with G.S. 143B	•		
22		carrier of Jury 1, 2021, of comphance with 0.5. 145D	1400(01).		
23	(i) Appli	ication to Major Military Installations. – If a PSA	AP is a party to an		
24	· · · · · · · · · · · · · · · · · · ·	al support agreement under 10 U.S. Code Section 2679	1 1		
25		ajor military installation, as defined in G.S. 143-215.11			
26		ion of the major military installation as part of the popu			
27		ntergovernmental support agreement under 10 U.S. Co			
28	interlocal agreen	nent under sub-subdivision (a)(3)e. of this section for p	urposes of funding any		
29		hat is a party to the intergovernmental support agreen	nent under the funding		
30	formula under su	ubdivision (a)(3) of this section."			
31		FION 12.4.(b) This section is effective when it become	mes law and applies to		
32	distributions for	the 2020-2021 fiscal year and subsequent fiscal years.			
33					
34	PART XIII, AD	MINISTRATION			
35					
36		NT SIMPLIFICATION AND INCREASED ACCOU	NTABILITY		
37		FION 13.1.(a) G.S. 143-52.1 reads as rewritten:	•		
38 39		vard recommendations; State Purchasing Officer actions of Recommendation. – When the dollar value of a contra			
39 40		pter 143 of the General Statutes exceeds the benchmark			
40 41	-	n award recommendation shall be submitted to the State	-		
42		er action. The State Purchasing Officer shall promptly	-		
43		ig the recommendation, or for which the purchase is to			
44	taken.	ig the recommendation, or for which the parenase is to	be made, of the action		
45		gh (d) Repealed by Session Laws 2013-234, s. 4, effectiv	ve July 3, 2013.		
46		rting. – The State Procurement Officer shall provide a	•		
47	contract awards greater than twenty five thousand dollars (\$25,000) the benchmark established				
48		53.1 approved through the Division of Purchase and Con			
49	the Joint Legislative Committee on Governmental Operations. The report shall include the				
50 51	amount of the award, the award recipient, the using agency, and a short description of the nature of the award."				

Gener	al Assembly Of North Carolina	Session 2019
	SECTION 13.1.(b) G.S. 143-53 reads as rewritten:	
"§ 143	B-53. Rules.	
(a)	(1) Prescribing the routine and procedures to be followe	ed in canvassing bids and
	awarding contracts, and for reviewing decisions ma the decision of the reviewing body shall be the fina	-
	The Division of Purchase and Contract shall review	
	contract valued at twenty-five thousand dollars (\$25,	, 000) or more. an amoun
	that exceeds the benchmark established under G.S.	
	shall adopt rules or criteria governing the review of a on a contract of less than twenty-five thousand dolla	-
	below the benchmark established under G.S. 143-3	
	awarded the contract.	<u></u> -ygy
	(5) Prescribing conditions under which purchases and constallment or lease-purchase, rental or lease of good	-
	entered into by means other than competitive bid	
	limited to, negotiation, reverse auctions, and accep	
	Notwithstanding the provisions of subsections (a) an	
	waiver of competition for the purchase, rental, or lea	-
	is subject to prior review by the Secretary, if the thousand dollars (\$10,000). the benchmark establish	-
	The Division may levy a fee, not to exceed one doll	
	each waiver application.	(+
10 1 47	SECTION 13.1.(c) G.S. 143-53.1 reads as rewritten:	
(a)	3-53.1. Setting of benchmarks; increase by Secretary. On and after July 1, 2014, the procedures prescribed by G.S.	S = 1/3 = 52 with respect t
· · ·	etitive bids and the bid value benchmark authorized by G.S. 143	
	naking by the Secretary of Administration for competitive	
	iance with the principles of procurement efficiency, transparency	• •
	the State's business. For State departments, institutions, and agend	-
	e University of North Carolina or a special responsibility const	
	rsity of North Carolina and community colleges, the benchmark indred thousand dollars (\$100,000). For the President of The Univ	
	special responsibility constituent institution of The University	-
	mark prescribed in this section is as provided in G.S. 116-31.10.	
	nchmark prescribed in this section is as provided in G.S. 115D-58	8.14.
"8 1/3	SECTION 13.1.(d) G.S. 143-57 reads as rewritten: 3-57. Purchases of articles in certain emergencies.	
	case of any emergency or pressing need arising from unforeseen	causes including but no
	d to delay by contractors, delay in transportation, breakdown in ma	
	e of work, the Secretary of Administration shall have power	• •
	ing in the open market any necessary supplies, materials, equipn	
	mediate delivery to any department, institution or agency of the St	
	circumstances of such emergency or need and the transactions the of record promptly thereafter. If the expenditure exceeds ten the	
THALE		
	nchmark established under G.S. 143-53.1, the report shall also be a	made promptly thereafte

 SECTION 13.1.(e) This section is effective when it becomes law and applies to contracts entered into on or after that date. DEPARTMENT OF ADMINISTRATION/UPDATE E-PROCUREMENT SYSTEM SECTION 13.2. For purposes of updating the E-Procurement System (hereinafter "System"), the Department of Administration shall do all of the following: (1) Provide a detailed report on the replacement of the State's E-Procurement System to include:
 SECTION 13.2. For purposes of updating the E-Procurement System (hereinafter "System"), the Department of Administration shall do all of the following: (1) Provide a detailed report on the replacement of the State's E-Procurement System to include:
 SECTION 13.2. For purposes of updating the E-Procurement System (hereinafter "System"), the Department of Administration shall do all of the following: (1) Provide a detailed report on the replacement of the State's E-Procurement System to include:
 "System"), the Department of Administration shall do all of the following: (1) Provide a detailed report on the replacement of the State's E-Procurement System to include:
 Provide a detailed report on the replacement of the State's E-Procurement System to include: a. Description of the project including scope and System enhancements b. Interface capability with the Office of the State Controller's financial
System to include:a. Description of the project including scope and System enhancementsb. Interface capability with the Office of the State Controller's financia
b. Interface capability with the Office of the State Controller's financia
system replacement and other agency ERPs.
c. Activities undertaken to date to update the System.
d. Itemized expenditures to date and itemized costs anticipated to
complete project.
e. Project implementation time line and milestones completed.
f. Compliance with G.S. 143B-1340 (Information Technology Project
and Management). (2) No later there Ω at the $1 - 2020$, submit the report to the later Lagislation
(2) No later than October 1, 2020, submit the report to the Joint Legislative Oversight Committee on General Government and the Joint Legislative
Oversight Committee on General Government and the Joint Legislation Oversight Committee on Information Technology.
Oversight Committee on information reenhology.
PART XIV. BUDGET AND MANAGEMENT
PLAN FOR RESULTS FIRST BENEFIT-COST ANALYSIS OF DEPARTMENT OI
HEALTH AND HUMAN SERVICES PROGRAMS
SECTION 14.1. By January 15, 2021, the Office of State Budget and Managemen
(OSBM) shall submit to the Joint Legislative Oversight Committee on General Government, the
Joint Legislative Oversight Committee on Health and Human Services, and the Fiscal Research
Division a plan to conduct, as part of North Carolina's Results First project, a benefit-cost analysi
of all Department of Health and Human Services (Department) programs funded by State
appropriations. OSBM shall include in the plan required by this section (i) an inventory of al
Department programs funded by State appropriations and (ii) an estimate of the cost to conduc
the Results First benefit-cost analysis for each Department program funded by State
appropriations. The Department shall cooperate with the OSBM in OSBM's development of the
plan required by this section.
PART XV. CONTROLLER
TARTAV. CONTROLLER
OVERPAYMENTS AUDIT
SECTION 15.1.(a) During the 2019-2021 fiscal biennium, receipts generated by the
collection of inadvertent overpayments by State agencies to vendors as a result of pricing errors
neglected rebates and discounts, miscalculated freight charges, unclaimed refunds, erroneously
paid excise taxes, and related errors shall be deposited in Special Reserve Account 24172 a
required by G.S. 147-86.22(c).
SECTION 15.1.(b) Of the funds appropriated in the Special Reserve Account 24172
for the 2020-2021 fiscal year, two hundred fifty thousand dollars (\$250,000) of these funds may
be used by the Office of the State Controller for data processing, debt collection, or e-commerce
costs.
SECTION 15.1.(c) The State Controller shall report annually to the Joint Legislative
Commission on Governmental Operations and the Fiscal Research Division on the revenue deposited into Special Reserve Account 24172 and the disbursement of that revenue.

PART XVI. INDUSTRIAL COMMISSION

INDUSTRIAL COMMISSION USE ELECTRONIC MAIL TO SEND DECISIONS

SECTION 16.1.(a) G.S. 143-293 reads as rewritten:

"§ 143-293. Appeals to Court of Appeals.

7 Either the claimant or the State may, within 30 days after receipt of the decision and order of 8 the full Commission, to be sent by registered or certified registered, certified, or electronic mail, 9 but not thereafter, appeal from the decision of the Commission to the Court of Appeals. Such 10 appeal shall be for errors of law only under the same terms and conditions as govern appeals in 11 ordinary civil actions, and the findings of fact of the Commission shall be conclusive if there is 12 any competent evidence to support them. The appellant shall cause to be prepared a statement of 13 the case as required by the rules of the Court of Appeals. A copy of this statement shall be served 14 on the respondent within 45 days from the entry of the appeal taken; within 20 days after such service, the respondent shall return the copy with his-the respondent's approval or specified 15 amendments endorsed or attached; if the case be approved by the respondent, it shall be filed 16 17 with the clerk of the Court of Appeals as a part of the record; if not returned with objections 18 within the time prescribed, it shall be deemed approved. The chairman-chair of the Industrial 19 Commission shall have the power, in the exercise of his-the chair's discretion, to enlarge the time 20 in which to serve statement of case on appeal and exceptions thereto or counterstatement of case.

21 If the case on appeal is returned by the respondent with objections as prescribed, or if a 22 countercase is served on appellant, the appellant shall immediately request the chairman chair of 23 the Industrial Commission to fix a time and place for settling the case before him. case. If the 24 appellant delays longer than 15 days after the respondent serves his the countercase or exceptions 25 to request the chairman chair to settle the case on appeal, and delays for such period to mail-mail, 26 as provided in this section, the case and countercase or exceptions to the chairman, chair, then 27 the exceptions filed by the respondent shall be allowed; or the countercase served by him shall 28 constitute the case on appeal; but the time may be extended by agreement of counsel.

The chairman chair shall forthwith notify the attorneys of the parties to appear before him the chair for that purpose at a certain time and place, which time shall not be more than 20 days from the receipt of the request. At the time and place stated, the chairman chair of the Industrial Commission or his-the chair's designee shall settle and sign the case and deliver a copy to the attorneys of each party. The appellant shall within five days thereafter file it with the clerk of the Court of Appeals, and if he the appellant fails to do so the respondent may file his-the respondent's copy.

No appeal bond or supersedeas bond shall be required of State departments or agencies."

37 **SECTION 16.1.(b)** This section becomes effective July 1, 2020, and applies to 38 decisions and orders sent on or after that date.

39 40 PART XVII. MILITARY AND VETERANS AFFAIRS

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42 DMVA/MILITARY PRESENCE STABILIZATION FUND

SECTION 17.1.(a) G.S. 143B-1217 reads as rewritten:

44 "§ 143B-1217. Military Presence Stabilization Fund.

45 (a) The Military Presence Stabilization Fund is established as a special fund in the 46 Department of Military and Veterans Affairs. Funds in the Military Presence Stabilization Fund 47 shall be used to fund actions designed to make the State less vulnerable to closure pursuant to 48 federal Base Realignment and Closure and related initiatives. The North Carolina Military 49 Affairs Commission shall approve the use of the Fund for this purpose.

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1	(b) Notw	vithstanding the provisions of G.S. 143B-1214 and subsectio	n (a) of this section,
2		ted to the Military Presence Stabilization Fund may be use	
3	purposes:		
4	<u>(1)</u>	Unless otherwise authorized by the General Assembly,	up to two hundred
5		twenty-five thousand dollars (\$225,000) to provide	e grants to local
6		communities or military installations for actual project ex	
7		shall not be used to pay for lobbying the General Assem	bly, salaries, travel,
8		or other administrative costs. The North Carolina	•
9		Commission shall establish guidelines for applying for th	ese grants.
10	<u>(2)</u>	Administrative expenses and reimbursements for men	nbers of the North
11		Carolina Military Affairs Commission.	
12	<u>(3)</u>	Federal advocacy and lobbying support.	
13	$\overline{(4)}$	Updates to strategic planning analysis and strategic plan.	
14	(5)	Economic impact analyses.	
15	(6)	Public-public/public-private (P4) initiatives.	
16	(7)	Identification and implementation of innovative measured	res to increase the
17		military value of installations.	
18	<u>(8)</u>	Fully fund a position at the North Carolina Economic Dev	velopment Center.
19	(c) The l	North Carolina Military Affairs Commission shall report to t	the Joint Legislative
20	Oversight Com	mittee on General Government no later than February 1	5 of each year on
21	expenditures fro	m the Military Presence Stabilization Fund."	
22	SEC	TION 17.1.(b) The Department of Military and Veteran	is Affairs shall pay
23	expenses authorized by this section and approved by the North Carolina Military Affairs		
24	Commission within 30 days of receiving a request from the Commission that payment be made.		
25	Notwithstanding the 30-day time period provided for in this subsection, the Department shall		
26	make payment on a contract or grant awarded by the Commission no later than the date payment		
27	is due according to the terms of the contract or grant, and the Commission shall not be required		
28	to request that the Department make the contract or grant payment. The chair may authorize a		
29	member of the Commission's Executive Steering Group or another representative to make a		
30	request for payment. Upon receipt of a request for payment, the Department shall issue a written		
31	acknowledgment of the request to the Commission or duly authorized representative and shall,		
32	once payment has been made, provide proof of payment to the Commission or duly authorized		1 or duly authorized
33	representative.		
34			
35		FFAIRS COMMISSION/AWARDING OF SERVICE M	IEDALS
36		TION 17.2. G.S. 143B-1220 reads as rewritten:	
37		Veterans' Affairs Commission – creation, powers and du	
38		eby created the Veterans' Affairs Commission of the Departr	•
39		s. The Veterans' Affairs Commission shall have the follo	wing functions and
40	duties, as delega	ted by the Secretary of Military and Veterans Affairs:	
41			
42	(3)	To promulgate rules and regulations concerning the awar	0
43		for children of North Carolina veterans as provided b	
44 45		Commission shall make rules and regulations consistent	1
45 46		of this Article. All rules and regulations not inconsistent	-
46 47		of this Chapter heretofore adopted by the State Board of the shall remain in full force and effect unless and until remain	
47 48		shall remain in full force and effect unless and until repeal	
48 49		action of the Veterans' Affairs Commission. All rules and by the Commission shall be enforced by the Departme	
49 50		Veterans Affairs; and	and or ivinitary and
50		vectario Arrano, anu	

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(4)	To promulgate rules concerning the awarding Medal to all veterans who have served in an U.S.C. § 101. The award shall be self-financir the medal shall pay a fee to cover the exper- awarding the medal. All rules adopted by the North Carolina Services Medal shall be im Department of Military and Veterans Affairs	y period of war as defined in 38 ng; those who wish to be awarded uses of producing the medal and Commission with respect to the uplemented and enforced by the
(5)	To advise the Secretary on any matter the Sec	
DMVA/TECHN	ICAL AMENDMENT TO DELETE OBS	OLETE LANGUAGE FROM
	REGULATING SCHOLARSHIPS	
	FION 17.3. G.S. 143B-1225 reads as rewritten	1:
"§ 143B-1225. §	-	
	olarship granted pursuant to this Part shall con	nsist of the following benefits in
enner a state or	private educational institution:	
 (4)	No educational assistance shall be afforded	a child under this Part after the
	end of an eight-year period beginning on t	
	awarded. Those persons who have been gran	1
	prior to the effective date of this act shall be	entitled to the remainder of their
	period of scholarship eligibility if used prior	-
	child is enrolled in an educational institution	±
	ends while enrolled in a term, quarter or	-
	extended to the end of such term, quarter of	•
"	entitlement limitation of four academic years	S.
ESTABLISH N	ORTH CAROLINA VETERANS CEMETE	CRY TRUST FUND
	FION 17.4.(a) There is established the North	
	inafter "Fund"), a special fund within the Depa	
Affairs. The Fu	nd shall be maintained as a special fund and	d shall be administered by the
-	arry out the provisions of this section. Interest	-
	dited to the Fund. The Fund shall consist of the	
(1)	All interest and investment earnings received	
(2) SEC	Any other funds, as directed by the General A	•
	FION 17.4.(b) The funds in the Fund shall be a	
-	ufficient interest earnings to maintain the State l capacity. The interest earnings in the Fund sh	-
	ries once they have reached full capacity, but	
	nings in the Fund shall not be used to open	1 1 1
	Commission shall have sole authority to appr	
	zed in this subsection, and they shall, in exerc	
	supervision of the Secretary.	
PART XVIII. S	TATE AUDITOR	
	TATE AUDITOR REPORTING	
SEC	FION 18.1. G.S. 147-64.6 reads as rewritten:	
110 1 AP (4 (T		
"§ 147-64.6. Du	ties and responsibilities.	

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1 2 3	concurrence of the Administrative Officer of the Courts. The Administrative may also establish policies otherwise authorized by law that apply to these d policies are not inconsistent with the Controller's policies.	
4 5	A condition of payment by electronic payment is receipt by the appropriate the full amount of the account receivable owed to the State agency. A conditional statement of the st	.
6 7	electronic payment may be required to pay any fee or charge associated with payment. Fees associated with processing electronic payments may be paid	
8	Fund and Highway Fund if the payment of the fee by the State is economication	
9	State and the payment of the fee by the State has been approved by the State	~
10	Treasurer.	
11	The State Controller and State Treasurer shall consult with the Joint Leg	
12	on Governmental Operations before establishing policies that allow accou	
13	payable by electronic payment and before authorizing fees associated with e	
14	be paid out of the General Fund and Highway Fund. A State agency must a	
15 16	Joint Legislative Commission on Governmental Operations before implem to accept payment under the policies established pursuant to this subsection	
10	A payment of an account receivable that is made by electronic payment	
18	by the issuer of the card or the financial institution offering electronic fun	
19	relieve the debtor of the obligation to pay the account receivable.	us transfer does not
20	"	
21		
22	CYBERSECURITY PROCUREMENT BIDDING REQUIREMENTS	
23	SECTION 19.2.(a) G.S. 143B-1350(i) reads as rewritten:	
24	"(i) Exceptions. – In addition to permitted waivers of competition,	-
25	competitive bidding shall not apply to information technology contracts and	1
26	(1) In cases of pressing need or emergency arising from a sec	
27	(2) In the use of master licensing or purchasing agreem	
28	Department's acquisition of proprietary intellectual prope	
29 30	(3) <u>In the procurement of cybersecurity and infrastructure</u> consistent with Best Value procurement principle	
31	<u>G.S. 143-135.9.</u> "	<u>s as provided in</u>
32	SECTION 19.2.(b) This section is effective when it becomes	s law and applies to
33	product procurement occurring on or after that date.	, iuw und upplies to
34		
35	CJLEADS REPORT CHANGE	
36	SECTION 19.3. Section 6A.4 of S.L. 2011-145, as amended by S	S.L. 2011-391, reads
37	as rewritten:	
38	"SECTION 6A.4.(a) The Office of the State Controller, in cooperation	with the State Chief
39	Information Officer, Officer shall:	
40		
41	"SECTION 6A.4.(b) The Office of the State Controller State Chief Infor	
42 43	administer CJLEADS with the assistance of a Leadership Council consisting	g oi:
43 44	"SECTION 6A.4.(e) Agencies shall use existing resources and shall n	ot charge the Office
45	of the State Controller Department of Information Technology to provide	e
46	CJLEADS.	required support for
47	" 	
48		
49	PART XX. SALARIES AND BENEFITS	
50		

51 **REPORT ON USE OF LAPSED SALARY FUNDS**

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SECTION 20.1. Until otherwise provided by the General Assembly, the Office of State Budget and Management (OSBM) in conjunction with State agencies, as defined in G.S. $143C-1-1(d)(24)$, shall report on the use of lapsed salary funds at the end of each fiscal year.
State agencies shall report to the OSBM on the use of lapsed salary, including all of the following:
 (1) The total amount of accrued lapsed salary funds by funding source. (2) The total number of full-time equivalent positions comprising the lapsed
salary funds.
 (3) The total expenditure of lapsed salaries by purpose. (4) The legal authorization to expend lapsed salary funds.
The OSBM shall report by October 1 of each year on the use of lapsed salary funds
to the Joint Legislative Oversight Committees on Health and Human Services, Education, Justice
and Public Safety, Transportation, Information Technology, General Government, and
Agriculture and Natural and Economic Resources and the Fiscal Research Division.
PART XXI. CAPITAL
MOUNTAIN ISLAND EDUCATIONAL FOREST VISITOR CENTER
SECTION 21.1. The North Carolina Forest Service within the Department of
Agriculture and Consumer Services shall rename the Visitor and Interpretive Center at Mountain
Island Educational State Forest "The Laura Shidal Visitor and Interpretive Center at Mountain
Island Educational State Forest."
PART XXII. MISCELLANEOUS
MOST TEXT APPLIES ONLY TO THE 2019-2021 FISCAL BIENNIUM
SECTION 22.1. Except for statutory changes or other provisions that clearly indicate
an intention to have effects beyond the 2019-2021 fiscal biennium, the textual provisions of this
act apply only to the 2019-2021 fiscal biennium.
EFFECT OF HEADINGS
SECTION 22.2. The headings to the Parts, subparts, and sections of this act are a
convenience to the reader and are for reference only. The headings do not expand, limit, or define
the text of this act, except for effective dates referring to a Part or subpart.
SEVERABILITY CLAUSE SECTION 22.3. If any section or provision of this act is declared unconstitutional
or invalid by the courts, it does not affect the validity of this act as a whole or any part other than
the part so declared to be unconstitutional or invalid.
EFFECTIVE DATE
SECTION 22.4. Except as otherwise provided, this act becomes effective July 1
2020.