## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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### **SENATE BILL 743**

### Health Care Committee Substitute Adopted 4/20/23 House Committee Substitute Favorable 6/27/24 Proposed Conference Committee Substitute S743-PCCS25004-MC-8

Short Title: The Disaster Recovery Act of 2024 - Part II.

(Public)

Sponsors:

Referred to:

### April 10, 2023

1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE MODIFICATIONS TO AND PROVIDE ADDITIONAL
3	APPROPRIATIONS FOR THE DISASTER RECOVERY ACT OF 2024.
4	The General Assembly of North Carolina enacts:
5	
6	PART I. TITLE AND SCOPE OF ACT
7	<b>SECTION 1.1.</b> Title. – This act shall be known as "The Disaster Recovery Act of
8	2024 – Part II."
9	SECTION 1.2. Maximum Amounts; Effectuate Savings. – The appropriations and
10	allocations made in this act are for maximum amounts necessary to implement this act. Savings
11	shall be effected where the total amounts appropriated or allocated are not required to implement
12	this act.
13	<b>SECTION 1.3.</b> Scope. – Unless otherwise provided, Section 2.1(a) of this act applies
14	to the North Carolina counties in the affected area, as defined in Section 1.4 of this act.
15	<b>SECTION 1.4.</b> Definitions. – Unless otherwise provided, the following definitions
16	apply in this act:
17	(1) Affected area. – The counties designated before, on, or after the effective date
18	of this act under a major disaster declaration by the President of the United
19	States under the Stafford Act (P.L. 93-288) as a result of Hurricane Helene.
20	(2) FEMA. – The Federal Emergency Management Agency.
21	(3) Helene Fund. – The Hurricane Helene Disaster Recovery Fund established in
22	Section 4.1 of S.L. 2024-51.
23	(4) OSBM. – The Office of State Budget and Management.
24	(5) Recipient. – A State agency or a non-State entity, as those terms are defined
25	in G.S. 143C-1-1.
26	(6) Savings Reserve. – The Savings Reserve established in G.S. 143C-4-2.
27	
28	PART II. DISASTER RECOVERY APPROPRIATIONS AND AVAILABILITY
29	
30	STATE DISASTER FUNDS APPROPRIATIONS
31	SECTION 2.1.(a) Appropriation of State Funds (Helene Fund). – Appropriations

from the Helene Fund for the budgets of State agencies and non-State entities, and for other purposes enumerated, are made for the 2024-2025 fiscal year, according to the following schedule:



s 7 4 3 – P C C S 2 5 0 0 4 – M C – 8

D

He	lene Fund Appropriations	FY 2024-2025
EL	DUCATION	
No	rth Carolina Community College System	16,750,000
De	partment of Public Instruction	65,000,000
Un	iversity of North Carolina	20,000,000
HF	EALTH AND HUMAN SERVICES	
	partment of Health and Human Services	71,400,000
AC	GRICULTURE, NATURAL, AND ECONOMI	C RESOURCES
	partment of Commerce	56,000,000
De	partment of Environmental Quality	139,000,000
TT	STICE AND PUBLIC SAFETY	
	partment of Public Safety	130,000,000
2.		
GE	ENERAL GOVERNMENT	
	BM	5,500,000
Tre	easurer	100,500,000
T.	4 . T. A	<i>COA</i> 170 000
10	tal Appropriation	604,150,000
	<b>SECTION 2.1.(a1)</b> Appropriation of St	ate Funds (OSBM Disaster Relief Reserve).
— A	Appropriations from the OSBM Disaster Relief R	
	n-State entities, and for other purposes enumerat	
acc	cording to the following schedule:	
05	SBM Disaster Relief Reserve Appropriation	FY 2024-2025
TTI		
	STICE AND PUBLIC SAFETY	40,000,000
De	partment of Public Safety	40,000,000
То	tal Appropriation	40,000,000
10		10,000,000
	<b>SECTION 2.1.(b)</b> Federally Sourced Fu	inds Appropriations. – Funds received (i) on
or	after September 1, 2024, under the Stafford A	
ass	istance programs for State disasters as a result o	f Hurricane Helene and (ii) by the State for
	leral disaster assistance programs for PTC8 and Tr	
	ounts provided in the notifications of award from	
	behalf of the federal government to administer	-
	ected State agencies shall report all notifications of	-
	Governmental Operations and the Fiscal Researce	•
	days of notification. All notifications shall inclu-	ue, at a minimum, the amount of the award

49 and its duration and purpose.
 50 SECTION 2.1.(c) Transfer. – Notwithstanding G.S. 143C-4-2, the State Controller

51 shall make the following transfers from the Savings Reserve:

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2	(1) (2)	The sum of six hundred four million one hundred fif (\$604,150,000) for the 2024-2025 fiscal year to the Heler The sum of forty million dollars (\$40,000,000) for the 20	ne Fund.
,   5	(2)	to the OSBM Disaster Relief Reserve (Budget Code OSBM Disaster Relief Reserve, a new budget fund shall b	23009). Within the
5		purpose of providing necessary relief and assistance of	
7		and Tropical Storm Debby, as provided in this and subs	
3		funds and funds appropriated from the OSBM Disaster R	elief Reserve in this
)		act received by State agencies for PTC8 and Tropical Stor	•
)		recovery efforts shall be budgeted and accounted for sep	parately within each
2		State agency that receives such funds.	
5	HURRICANE	HELENE FUNDING AVAILABILITY	
, 		<b>TION 2.2.</b> Hurricane Helene Funding Availability. – The	availability of funds
5		elene disaster response derived from the Savings Reserve an	-
5		25 fiscal year is as follows:	J
7		-	
3		ene Fund Availability	FY 2024-25
)	0 0	served Helene Fund Balance	0
)		avings Reserve to Helene Fund, S.L. 2024-51	273,000,000
		avings Reserve to Helene Fund, SB 743	604,150,000
	Total Hurrican	e Helene Fund Availability	877,150,000
	Additional Hur	ricane Helene Response Funds	
		eds-Based Scholarship Funds, SB 743	18,100,000
	_	nds in the Clean Water and Drinking	10,100,000
	Ū.	ves, S.L. 2024-51	59,000,000
	Total Additiona	al Hurricane Helene Response Availability	77,100,000
	Total Hurrican	e Helene Funding Availability	954,250,000
		51 & SB 743 Appropriations from Helene Fund	(877,150,000)
		51 & SB 743 Additional Helene Response Availability	(77,100,000)
	LC35 5.L. 2024	or & SD 745 Additional Helene Response Availability	(77,100,000)
	Funds Remaini	ng	0
		0	
	PART III. GEN	VERAL PROVISIONS	
3			
)	,	LIMITATION, AND REPORTING OF FUNDS	
)		<b>TION 3.1.(a)</b> Reversion. – Except as otherwise provided,	
		this act shall revert to the Savings Reserve if not expended	d or encumbered by
2	June 30, 2030.	TION 31 (b) Pagaint of Allocations A reginigent of State	funde under this act
)		<b>TION 3.1.(b)</b> Receipt of Allocations. – A recipient of State Forts and take all reasonable steps to obtain alternative funds	
- , ,		ch the State funds are provided, including funds from insural	
		deral aid. State funds paid under this act are declared to be	-
		ecipient from the settlement of a claim for loss or damage	
	-	cable insurance policy in effect or federal aid. Where a recip	
)		tion or a non-State entity, the requirement regarding altern	
)		ternative funds received, under this subsection includes seeki	
	to help cover the	e losses or needs for which State funds are provided. An age	ency awarding State

funds for disaster relief shall include a notice to the recipient of the requirements of this 1 2 subsection. 3 **SECTION 3.1.(c)** Remittance of Funds. – If a recipient obtains alternative funds 4 pursuant to subsection (b) of this section, the recipient shall remit the funds to the State agency 5 from which the State funds were received. A recipient is not required to remit any amount in excess of the State funds provided to the recipient under this act. The State agency shall transfer 6 7 these funds to the Savings Reserve. SECTION 3.1.(d) Contract Requirements. - Any contract or other instrument 8 9 entered into by a recipient for receipt of funds under this act shall include the requirements set 10 forth in subsections (b) and (c) of this section. SECTION 3.1.(e) Limitation on Powers of Governor. – The Governor may not use 11 12 the funds described in this act to make budget adjustments under G.S. 143C-6-4 or to make 13 reallocations under G.S. 166A-19.40(c). Nothing in this act shall be construed to prohibit the 14 Governor from exercising the Governor's authority under these statutes with respect to funds other than those described in this act. 15 16 **SECTION 3.1.(f)** Directive. – The Governor shall ensure that funds allocated in this 17 act are expended in a manner that does not adversely affect any person's or entity's eligibility for 18 federal funds that are made available, or that are anticipated to be made available, as a result of 19 natural disasters. The Governor shall also, to the extent practicable, avoid using State funds to 20 cover costs that will be, or likely will be, covered by federal funds. 21 **SECTION 3.1.(g)** Allocation Reporting Requirements. – Beginning January 15, 22 2025, for the previous quarter, OSBM shall report to the chairs of the House of Representatives 23 and Senate Appropriations Committees and to the Fiscal Research Division of the General 24 Assembly on the implementation of this act on a quarterly basis until the end of the quarter in which all funds are expended and shall also provide any additional reports or information 25 26 requested by the Fiscal Research Division. In reporting on the use of State disaster recovery and 27 assistance funds expended pursuant to this act and federal funds received by State agencies for 28 disaster relief and recovery efforts, OSBM shall include, regardless of which State agency, 29 federal agency, or non-State entity that administers the funds, all of the following for each 30 program: 31 (1)The purpose of the program. 32 The responsible department or agency. (2) 33 Current, year-to-date, and total cumulative funds appropriated, receipted from (3) 34 non-State sources, expended, encumbered, and obligated by program and by 35 source of funds. 36 A summary of activities. (4) 37 (5) The total program spending by county, where practicable. Funds returned to the Savings Reserve pursuant to subsection (c) of this 38 (6) 39 section, as applicable. 40 Non-State entities that administer or receive any funds appropriated in this act shall 41 assist and fully cooperate with OSBM in meeting OSBM's obligations under this section. 42 43 LEGISLATIVE REVIEW OF FEDERAL FUNDING SECTION 3.2. It is the intent of the General Assembly to review the federal funds 44 45 appropriated by the Congress of the United States for disaster relief and to consider actions 46 needed to address any remaining unmet needs. It is also the intent of the General Assembly to 47 review the adequacy of the measures funded by this act at that time. 48 49 INVOLVEMENT OF HISTORICALLY UNDERUTILIZED BUSINESSES 50 **SECTION 3.3.** It is the intent of the General Assembly that, during this time of 51 rebuilding and relief efforts, each State agency should strive to acquire goods and services from

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	storically under subcontractors	rutilized business vendors, whether directly as princ or otherwise.	ipal contractors or indirectly
Т	ME-LIMITE	<b>D</b> POSITIONS	
		<b>TION 3.4.</b> The Governor may establish part-tir	me and full-time personnel
pc		lement this act. Positions established under this s	
-	-	State Human Resources Act.	
	F		
P	ART IV. IMPI	LEMENTATION OF ACT	
P	ART IV-A. EI	DUCATION	
A		SCHOOL CALENDAR FLEXIBILITY	
		<b>FION 4A.1.</b> Section 8.1(a) of S.L. 2024-51 reads a	
		8.1.(a) School Calendar Flexibility. – Notwithstar	•
		), 115C-218.85(a)(1), 115C-238.53(d), 115C-238	
	• •	L. 2018-32, and any other provision of State law to t	
	• •	school unit closed any school under its control due t	•
		er conditions related to Hurricane Helene or PT	
		nal time during the months of from September 202	4 and October 2024 through
IN		shall be provided as follows:	that is located in a constant
	(1)	If the school is located in a public school unit	
		designated before, on, or after the effective date disaster declaration by the President of the Unite	ě
		Act (P.L. 93-288) as a result of Hurricane Held	
		governing body, the public school unit may (i) i	
		instructional days or equivalent hours missed, (	
		number of the instructional days or equivalent hou	
		days, or (iii) implement a combination of both of	
	(1a)	<u>Upon request of a public school unit, the Superint</u>	
	<u>(14)</u>	may allow a public school unit to deem as complet	
		or equivalent hours in addition to the 20 days gran	
		this subsection. The Superintendent shall only aut	
		this subdivision to the extent necessary to addre	•
		circumstances of the requesting public school uni	-
	(2)	For any public school unit not identified in subdi-	
		the governing body of the public school unit may	
		the instructional days or equivalent hours missed,	· · · ·
		number of the instructional days or equivalent h	1
		two days, or (iii) implement a combination of bot	h of the above."
-			
R		NOF DISPLACED CHARTER SCHOOL STUI	
		<b>FION 4A.2.</b> If a student was enrolled in a charter so	
		2024-2025 school year and withdrew from the sc	
		e, the charter school shall consider the student entire 2024-2025 school year for admission	
		5(h), the student shall not be required to reapply to t	
	hool year.	S(n), the student shan not be required to reapply to t	ne senooi ioi ule 2023-2020
30	noor year.		
T	UITION AND	<b>REGISTRATION FEE GRANTS FOR SPRIN</b>	NG SEMESTER OF 2025
		TY COLLEGES DESIGNATED MOST OR MI	

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1	<b>SECTION 4A.3.(a)</b> Program Established. – Of the funds appropriated in this act
2	from the Helene Fund to the Community Colleges System Office (System Office), the sum of
3	five million dollars (\$5,000,000) in nonrecurring funds shall be used to administer a tuition grant
4	program (Program) to award tuition grants to eligible students attending eligible colleges for the
5	cost of tuition and registration fees for the spring semester of the 2024-2025 academic year.
6	<b>SECTION 4A.3.(b)</b> Definitions. – The following definitions apply in this section:
7	(1) Eligible college. – The following colleges are eligible to participate in the
8	Program:
9	a. Asheville-Buncombe Technical Community College.
10	b. Blue Ridge Community College.
11	c. Haywood Community College.
12	d. Mayland Community College.
13	e. McDowell Technical Community College.
14	f. Western Piedmont Community College.
15	(2) Eligible student. – A student who is enrolled in a curriculum or continuing
16	education course at an eligible college for the spring semester of the
17	2024-2025 academic year.
18	SECTION 4A.3.(c) Award Amounts. – Tuition grants awarded under the Program
19	shall cover (i) the registration fees of eligible students enrolled in continuing education courses
20	at eligible colleges up to an amount of courses determined by the System Office to be a typical
21	number of courses for an individual student or (ii) tuition for eligible students up to the maximum
22	tuition rate for in-State residents at eligible colleges. Except for any funds received pursuant to
23	Section 4A.6 or Section 4A.7 of this act, if an eligible student also receives a scholarship or other
24	grant covering the tuition or registration fees at an eligible college for which a tuition grant is
25	awarded pursuant to this section, then the amount of the tuition grant awarded pursuant to this
26	section shall be reduced by an appropriate amount determined by the System Office so that the
27	total amount of scholarships and grants received by the eligible student does not exceed the cost
28	of tuition and registration fees for the eligible college. In determining award amounts pursuant
29	to this section, the requirements for recipients of State funds provided in Section 3.1(b) of this
30	act shall not apply.
31	SECTION 4A.3.(d) Program Administration. – The System Office shall administer
32	the Program and may add requirements for application for grant funds at the discretion of the
33	System Office.
34	<b>SECTION 4A.3.(e)</b> Insufficiency of Tuition Grant Funds. – In the event there are
35	not sufficient funds to provide the full tuition grant amount to each eligible student as provided
36	by this section, each eligible student shall receive a tuition grant equal to the pro rata share of
37	funds available.
38	THITION ODANTE FOD EDDING CEMEETED OF 2025 AT THE UNIVERSITY OF
39 40	TUITION GRANTS FOR SPRING SEMESTER OF 2025 AT THE UNIVERSITY OF
40 41	NORTH CAROLINA AT ASHEVILLE
41 42	<b>SECTION 4A.4.(a)</b> Program Established. – Of the funds appropriated in this act
42 43	from the Helene Fund to the Board of Governors of The University of North Carolina, the Board of Governors shall allocate the sum of five million five hundred thousand dollars (\$5,500,000)
43 44	in nonrecurring funds to the University of North Carolina at Asheville (UNCA) to administer a
44 45	tuition grant program (Program) to award tuition grants to eligible students at UNCA for the
45 46	costs of tuition for the spring semester of the 2024-2025 academic year.
40 47	<b>SECTION 4A.4.(b)</b> Definition. – For purposes of this section, the term "eligible
48	student" refers to a person who is enrolled at UNCA for the spring semester of the 2024-2025
49	academic year.
50	<b>SECTION 4A.4.(c)</b> Award Amounts. – Tuition grants awarded under the Program
51	shall cover tuition for eligible students up to the tuition rate for in-State residents at UNCA.
~ 1	is is indicated by the termine in the form build residents at offeri.

#### Except for any funds received pursuant to Section 4A.6 or Section 4A.7 of this act, if an eligible 1 2 student also receives a scholarship or other grant covering tuition at UNCA, then the amount of 3 the tuition grant awarded pursuant to this section shall be reduced by an appropriate amount 4 determined by UNCA so that the total amount of scholarships and grants received by the eligible 5 student does not exceed the cost of tuition at UNCA. In determining award amounts pursuant to 6 this section, the requirements for recipients of State funds provided in Section 3.1(b) of this act 7 shall not apply. 8 **SECTION 4A.4.(d)** Program Administration. – UNCA shall administer the Program 9 and may add additional requirements for application for grant funds in its discretion. 10 SECTION 4A.4.(e) Insufficiency of Tuition Grant Funds. – In the event there are not sufficient funds to provide the full tuition grant amount to each eligible student as provided 11 12 by this section, each eligible student shall receive a tuition grant equal to the pro rata share of 13 funds available. 14 15 EDUCATOR PREPARATION PROGRAM TESTING ADMISSIONS WAIVER 16 **SECTION 4A.5.** Notwithstanding the minimum testing admissions requirements for educator preparation programs (EPPs) set forth in G.S. 115C-269.15(a), for applications for 17 18 admission for the spring semester of the 2024-2025 academic year only, recognized EPPs at the 19 following institutions of higher education may admit individual students without requiring the 20 students to meet any of the criteria set forth in G.S. 115C-269.15(a): 21 The following private institutions of higher education: (1)22 Brevard College. a. 23 Gardner-Webb University. b. 24 c. Lenoir-Rhyne University. 25 Lees-McRae College. d. 26 Mars Hill University. e. 27 f. Montreat College. 28 The following constituent institutions of The University of North Carolina: (2)29 Appalachian State University. a. 30 b. The University of North Carolina at Asheville. 31 Western Carolina University. c. 32 33 EMERGENCY SCHOLARSHIP GRANTS FOR POSTSECONDARY STUDENTS 34 **SECTION 4A.6.(a)** Definitions. – The following definitions apply in this section: 35 Affected institution of higher education. – Any of the following institutions of (1)36 higher education: 37 a. The following private institutions of higher education: 38 Brevard College. 1. 39 2. Gardner-Webb University. 40 Lenoir-Rhyne University. 3. Lees-McRae College. 41 4. 42 5. Mars Hill University. 43 6. Montreat College. 44 Warren Wilson College. 7. 45 The following constituent institutions of The University of North b. 46 Carolina: 47 1. Appalachian State University. 48 2. The University of North Carolina at Asheville. 49 Western Carolina University. 3. 50

- The following community colleges: c.
  - Asheville-Buncombe Technical Community College. 1.

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		2.	Blue Ridge Community College.	
		3.	Caldwell Community College and T	echnical Institute.
		4.	Catawba Valley Community College	
		5.	Cleveland Community College.	
		6.	Gaston College.	
		7.	Haywood Community College.	
		8.	Isothermal Community College.	
		9.	Mayland Community College.	
		10.	McDowell Technical Community Co	ollege.
		11.	Southwestern Community College.	8
		12.	Tri-County Community College.	
		13.	Western Piedmont Community Colle	ege.
		14.	Wilkes Community College.	-0
	(2)		The State Education Assistance Author	rity.
	(3)	•	higher education. – Any of the follow	•
			nstituent institution of higher educati	-
			Carolina.	
			nmunity college located in North Caro	lina.
			eligible private postsecondary ins	
			116-280(3).	
	SECT		) Program Established; Purpose. –	There is established the
Hur			Grant Program for Postsecondary Stude	
		•••	an amount up to two thousand five hu	
			ary students who have suffered finan	
	-	-	urricane Helene. An emergency schol	-
	-		icane Helene on a student so that the	
	-	-	institution of higher education contin	
			expenses that support a student's contin	-
	•	•	extbooks, tuition, fees, and living expe	
			Applications; Eligibility. – By N	
inst			hat is eligible for an allocation of fund	
	-		ons from eligible postsecondary studer	-
	0 1	0 11	nust demonstrate that the student is a	
			tion that the student meets all of the fo	• • •
	(1)	0	has a financial need related to the impa	0
	(2)		neets one of the following criteria at th	
			olled in an affected institution of highe	
			les, temporarily or permanently, in the	
	SECT		Award of Grants. – Within the funds	
of ł			nce with this section, an institution sl	
sch	olarship grant	to an eligible	postsecondary student within two we	eeks of the receipt of the
		-	vise practicable, in an amount of up to t	-
			formation provided in the student's app	
	,		priority in the award of emergency sch	
U		•	the funds available and the pool of ap	1000
-	•		monstrated the greatest financial need.	
-	•		rgency scholarship grants shall be awa	
0I I			institution of higher education has une	
app	the award of		rgency scholarship grants, the institution	on may increase the award
app afte		the initial eme	rgency scholarship grants, the institution student who previously received fur	

student does not exceed two thousand five hundred dollars (\$2,500) for each academic semester 1 2 in which funds are awarded. 3 **SECTION 4A.6.(e)** Receipt of Allocations Requirements Do Not Apply. – In 4 determining award amounts pursuant to this section, the requirements for recipients of State funds 5 provided in Section 3.1(b) of this act shall not apply. SECTION 4A.6.(f) Funds for UNC Constituent Institutions. - Of the funds 6 7 appropriated in this act from the Helene Fund to the Board of Governors of The University of 8 North Carolina for the 2024-2025 fiscal year, the sum of five million dollars (\$5,000,000) in 9 nonrecurring funds shall be allocated by the Board of Governors to constituent institutions of 10 The University of North Carolina for the purpose of providing emergency scholarship grants to eligible postsecondary students in accordance with the Program. The Board of Governors shall 11 12 prioritize the allocation of funds based on the impact of Hurricane Helene on enrolled students 13 to the following constituent institutions: 14 (1)A constituent institution identified in sub-subdivision b. of subdivision (1) of 15 subsection (a) of this section. 16 (2)A constituent institution that is not identified in sub-subdivision b. of subdivision (1) of subsection (a) of this section but has an eligible 17 18 postsecondary student enrolled at the institution who (i) resides, temporarily 19 or permanently, in the affected area or (ii) has transferred to the institution due 20 to the damage and destruction caused by Hurricane Helene. 21 Constituent institutions allocated funds under this subsection shall have discretion to 22 establish criteria for the eligibility of postsecondary students in addition to the criteria required 23 by this section. However, the Board of Governors shall not establish additional eligibility 24 requirements for the administration of the Program to those set forth in this section. 25 SECTION 4A.6.(g) Funds for Community Colleges. – Of the funds appropriated in 26 this act from the Helene Fund to the Community Colleges System Office for the 2024-2025 fiscal 27 year, the sum of ten million five hundred thousand dollars (\$10,500,000) in nonrecurring funds 28 shall be allocated by the State Board of Community Colleges to community colleges for the 29 purpose of providing emergency scholarship grants to eligible postsecondary students in 30 accordance with the Program. The State Board of Community Colleges shall prioritize the 31 allocation of funds based on the impacts of Hurricane Helene on enrolled students to the 32 following community colleges: 33 A community college identified in sub-subdivision c. of subdivision (1) of (1)34 subsection (a) of this section. 35 A community college that is not identified in sub-subdivision c. of subdivision (2)36 (1) of subsection (a) of this section but has an eligible postsecondary student 37 enrolled at the community college who (i) resides, temporarily or permanently, in the affected area or (ii) has transferred to the community 38 39 college due to the damage and destruction caused by Hurricane Helene. 40 Community colleges allocated funds under this subsection shall have discretion to establish criteria for the eligibility of postsecondary students in addition to the criteria required 41 42 by this section. However, the State Board of Community Colleges shall not establish additional 43 eligibility requirements for the administration of the Program to those set forth in this section. 44 SECTION 4A.6.(h) Funds for Private Postsecondary Institutions. - Of the funds 45 appropriated in this act from the Helene Fund to the Board of Governors of The University of 46 North Carolina for the 2024-2025 fiscal year, in addition to the five million dollars (\$5,000,000) 47 allocated to constituent institutions pursuant to subsection (f) of this section, the sum of one million dollars (\$1,000,000) in nonrecurring funds shall be allocated by the Board of Governors 48 to the Authority to provide funds to eligible private postsecondary institutions as defined in 49 50 G.S. 116-280(3) for the purpose of providing emergency scholarship grants to eligible postsecondary students in accordance with the Program. The Authority shall prioritize the 51

1	allocation of funds based on the impact of Hurricane Helene on enrolled students to the following
2 3	eligible private postsecondary institutions: (1) A private postsecondary institution identified in sub-subdivision a. of
3 4	(1) A private postsecondary institution identified in sub-subdivision a. of subdivision (1) of subsection (a) of this section.
5	(2) A campus of a private postsecondary institution that is not identified in
6	sub-subdivision a. of subdivision (1) of subsection (a) of this section but has
7	an eligible postsecondary student enrolled at the private postsecondary
8	institution who (i) resides, temporarily or permanently, in the affected area or
9	(ii) has transferred to the private postsecondary institution due to the damage
10	and destruction caused by Hurricane Helene.
11	Private postsecondary institutions allocated funds under this subsection shall have
12	discretion to establish criteria for the eligibility of postsecondary students in addition to the
13 14	criteria required by this section. However, the Authority shall not establish additional eligibility requirements for the administration of the Program to those set forth in this section. A private
14	postsecondary institution receiving funds pursuant to this subsection shall report to the Authority
16	on the implementation of the Program, including the information required for the report under
10	subsection (i) of this section.
18	<b>SECTION 4A.6.(i)</b> Reporting Requirements. – By March 15, 2025, the Board of
19	Governors of The University of North Carolina, the State Board of Community Colleges, and the
20	Authority shall report to the Joint Legislative Education Oversight Committee and the Fiscal
21	Research Division of the General Assembly on the implementation of the Program at the
22	institutions of higher education that received funds pursuant to this section, including the number
23	and type of institutions of higher education that were allocated funds, the amount of funds
24 25	allocated to each institution, the number of emergency scholarship grants awarded to students and the amount of those grants, the use of emergency scholarship grant funds by eligible
23 26	and the amount of those grants, the use of emergency scholarship grant funds by eligible postsecondary students, any funds reimbursed to institutions due to coverage of losses by
20 27	alternative funds, and any remaining funds available for awards in subsequent semesters.
28	alernative funds, and any femalining funds available for awards in subsequent semesters.
29	ADDITIONAL NEED-BASED SCHOLARSHIP AWARDS FOR ELIGIBLE STUDENTS
30	SECTION 4A.7.(a) Definitions. – The following definitions shall apply in this
31	section:
32	(1) Authority. – The State Education Assistance Authority.
33	(2) Eligible private institution. – Any of the following:
34 25	a. Brevard College.
35	b. Gardner-Webb University.
36 37	<ul><li>c. Lenoir-Rhyne University.</li><li>d. Lees-McRae College.</li></ul>
38	e. Mars Hill University.
39	f. Montreat College.
40	g. Warren Wilson College.
41	(3) Eligible public institution. – Any of the following:
42	a. The following constituent institutions of The University of North
43	Carolina:
44	1. Appalachian State University.
45	2. The University of North Carolina at Asheville.
46 47	3. Western Carolina University.
47 48	<ul> <li>b. The following community colleges:</li> <li>1. Asheville-Buncombe Technical Community College.</li> </ul>
48 49	<ol> <li>Ashevine-Buncombe Technical Community Conege.</li> <li>Blue Ridge Community College.</li> </ol>
<del>4</del> ) 50	<ol> <li>Caldwell Community College and Technical Institute.</li> </ol>
51	4. Catawba Valley Community College.

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1		5.	Cleveland Community College.	
2		6.	Gaston College.	
3		7.	Haywood Community College.	
4		8.	Isothermal Community College.	
5		9.	Mayland Community College.	
6		10.	McDowell Technical Community College	
7		11.	Southwestern Community College.	
8		12.	Tri-County Community College.	
9		13.		
10		15.	Wilkes Community College.	
11	(4)		dent. – A student who meets all of the followi	no requirements.
12		-	eived a scholarship grant for the 2024-2025 a	•
13			er of the following:	leudenne yeur under
14		1.	Part 5 of Article 23 of Chapter 116 of the	General Statutes
15		1. 2.	Article 34 of Chapter 116 of the General S	
16			e eligible student received a scholarship gran	
17			e engible student received a scholarship gran emic year under Article 34 of Chapter 116 of t	
18			onstrates financial need in a manner determir	
18 19				
20			is, to the extent feasible, equivalent to irements necessary to receive a scholarship ur	
20 21		-	f Chapter 116 of the General Statutes.	idel I alt 5 01 Alticle
22			of the following:	
22		t. One 1.	Is enrolled in an eligible public institution	or on aligible private
23 24		1.	institution.	of all eligible private
24 25		2.		on officiated area that
23 26		۷.	Resides, temporarily or permanently, in a qualifies for FEMA Individual and	
20 27			-	rublic Assistance
	SECT	<b>FION 4 A 7</b> (h	Categories A-G. ) Award of Funds. – The Authority shall awar	rd ashalarshin granta
28 29			•	10
29 30			-2025 academic year to every eligible studer inflicted by the damage and destruction from H	
30 31		-	rsuant to this section, the requirements for reci	
32			is act shall not apply. Funds shall be allocated	
32 33	shall be determin			and award amounts
33 34	(1)		made available pursuant to subsection (c)	of this spation the
34 35	(1)		hall award grants to all eligible students	
36		-	ry institutions, as that term is used in G.S.	-
30 37		-	nall maximize award amounts from funds ava	
38		•	accordance with the payment schedule a	
38 39		G.S. 116-20	1 4	dopted pursuant to
39 40	( <b>2</b> )			of this spation the
40 41	(2)		made available pursuant to subsection (d) all award grants to all eligible students enroll	
		•	6	0 1
42		-	ry institutions, as that term is used in G.S.	
43			l receive no more than eight hundred fifty dol	lars (\$850.00) under
44 45	SECT	this section.		and Universities
45 46			) Scholarship Reserve Fund for Public Colle	-
46 47	•	Ŭ	Part 5 of Article 23 of Chapter 116 of the C	
47 18	• 1		he contrary, of the funds appropriated to the	
48 40	•		rolina in this act for the 2024-2025 fiscal year	
49 50			larship awards pursuant to this section and fi	
50 51		-	ve Fund for Public Colleges and Universities Authority, in consultation with the President of	

North Carolina and the President of the North Carolina Community College System, shall 1 2 administer supplemental grants in accordance with subdivision (1) of subsection (b) of this 3 section. 4 **SECTION 4A.7.(d)** Need-Based Scholarships for Students Attending Private IHEs 5 Flexibility. - Notwithstanding Article 34 of Chapter 116 of the General Statutes and any other 6 provision of law to the contrary, from the unobligated funds available for use for need-based 7 scholarships for students attending private institutions of higher education for the 2024-2025 8 fiscal year, the Authority shall administer supplemental grants in accordance with subdivision 9 (2) of subsection (b) of this section. 10 **SECTION 4A.7.(e)** Report. – No later than March 15, 2025, the Authority shall report to the Joint Legislative Education Oversight Committee on the dollar amount of awards 11 12 disbursed pursuant to this section, the number of eligible students receiving funds, and a 13 breakdown of the eligible postsecondary institutions that received the funds. 14 15 **INCREASED SCHOOL MENTAL HEALTH SUPPORT** 16 **SECTION 4A.8.(a)** Definitions. – The following definitions apply in this section: 17 Community partner. - A public or private entity, including a nonprofit (1)18 corporation or a local management entity/managed care organization 19 (LME/MCO), that partners with a public school unit to provide services or 20 pay for the provision of services for the unit. 21 (2)Eligible public school unit. - A public school unit located in an affected area that qualifies for FEMA Individual and Public Assistance Categories A-G. 22 23 Mental health services. - Any services, including assessment, diagnosis, (3) 24 treatment, or counseling, offered in an individual, family, or group setting for 25 the maintenance or enhancement of mental health or the treatment of mental 26 or substance use disorders. 27 Telehealth. - The application of telecommunication technology to deliver (4) 28 mental health services remotely. 29 SECTION 4A.8.(b) Increased Mental Health Funding. – Of the funds appropriated 30 in this act from the Helene Fund to the Department of Public Instruction, the sum of five million 31 dollars (\$5,000,000) in nonrecurring funds shall be used to provide increased mental health 32 services to students, families, and school personnel in eligible public school units to assist with 33 the recovery process, trauma care, and reintegration into academic life following the impacts of 34 Hurricane Helene. The Department shall determine the amount to be allocated to each eligible 35 public school unit by allocating each eligible public school unit an initial amount of thirty 36 thousand dollars (\$30,000) and then distributing the remaining funds on the basis of allotted 37 average daily membership. 38 **SECTION 4A.8.(c)** Use of Funds. – Eligible public school units may use funds 39 allocated pursuant to this section to provide students access to mental health services through any 40 of the following: 41 Contracting with community partners to provide or pay for mental health (1)42 services. 43 Hiring or contracting for the services of school health personnel, as defined in (2)44 G.S. 115C-316.2. 45 Hiring or contracting for the services of licensed mental health professionals (3) 46 not currently employed by a public school unit or identified in 47 G.S. 115C-316.2. 48 SECTION 4A.8.(d) Provision of Services. – The mental health services contracted 49 or paid for pursuant to this section may be provided in person or via telehealth. Eligible public school units shall ensure they comply with Article 7B of Chapter 115C of the General Statutes, 50

including the consent and notice requirements of G.S. 115C-76.45, when services are provided 1 2 to students pursuant to this section. 3 SECTION 4A.8.(e) Report. – No later than March 15, 2025, the Department of 4 Public Instruction shall report to the Joint Legislative Education Oversight Committee on the 5 amount of funds received by each eligible public school unit and a description of how the funds 6 were used. 7 8 PART IV-B. HEALTH AND HUMAN SERVICES 9 10 **TEMPORARY AUTHORIZATION TO EXTEND INITIAL LICENSES FOR ADULT CARE HOMES AND FAMILY CARE HOMES** 11 **SECTION 4B.1.(a)** Notwithstanding G.S. 131D-2.4(a) or any other law to the contrary, the Department of Health and Human Services, Division of Health Service Regulation, may extend an initial license issued to an adult care home or a family care home located in the affected area if the initial license is due to expire within the six-month period commencing

12 13 14 15 September 25, 2024, and ending March 25, 2025. The period of extension shall not exceed 90 16 17 days from the expiration date of the initial license. As used in this section, the terms "adult care 18 home" and "family care home" are as defined in G.S. 131D-2.1.

19 **SECTION 4B.1.(b)** This section is effective when it becomes law and expires when 20 the statewide declaration of emergency issued by the Governor in Executive Order No. 315, 21 concurred to by the Council of State and as extended pursuant to S.L. 2024-51 or any other 22 enactment of a general law, expires.

23

### 24 EXTENSION OF STATUTORY WAIVERS FOR HOSPITAL PARTICIPATION IN 25 **ACUTE HOSPITAL CARE AT HOME** 26

SECTION 4B.2. Section 4 of S.L. 2023-15 reads as rewritten:

27 **"SECTION 4.(a)** To the extent that a hospital receives or has received a waiver from the 28 Centers for Medicare and Medicaid Services to participate in its Acute Hospital Care at Home 29 Program, compliance with or initiative, the requirements of any provisions of Chapter 131E of 30 the General Statutes, and any rules adopted pursuant to these statutes, shall be deemed to be are 31 waived to the extent that such these statutes or rules prohibit, conflict with, or impose additional 32 obligations on a hospital's ability to operate in accordance with the Acute Hospital Care at Home 33 Program. initiative. Care provided to patients in their home in accordance with the Acute Hospital 34 Care at Home Program shall-initiative does not count as licensed bed capacity under Chapter 131E of the General Statutes. A hospital's activities pursuant to the Acute Hospital Care at Home 35 36 Program shall initiative does not require a home care license or certificate of need approval as a 37 home health agency office under Chapter 131E of the General Statutes. The term "Acute Hospital Care at Home Program" shall include initiative" includes any other similar programs initiative 38 39 administered under the authority of the Centers for Medicare and Medicaid Services to provide 40 for acute hospital care at home.

"SECTION 4.(b) This section is effective when it becomes law and expires on December 41 42 31, 2024.upon the expiration date of the Acute Hospital Care at Home initiative, as prescribed 43 by 42 U.S.C. § 1395cc-7(a)(1) or as prescribed by subsequent federal law or regulation enacted to extend the expiration date of this initiative. The Secretary of the North Carolina Department 44 45 of Health and Human Services shall notify the Revisor of Statutes of any federal law or regulation enacted to extend the expiration date of the Acute Hospital Care at Home initiative beyond 46 December 31, 2024, upon notification of that federal law or regulation by the Centers for 47 Medicare and Medicaid Services or another federal agency." 48

49

### **TEMPORARY FLEXIBILITY FOR QUALITY IMPROVEMENT PLANS** 50

SECTION 4B.3.(a) Waiver of Collaborative Practice Agreement Rules. -1 2 Notwithstanding any other provision of law to the contrary, neither the North Carolina Medical 3 Board nor the North Carolina Board of Nursing shall enforce any provision of the annual review 4 rules or the quality improvement plan rules for collaborative practice agreements under (i) 21 5 NCAC 36 .0806, .0810, .0813, (ii) 21 NCAC 32S .0204, .0213, and (iii) 21 NCAC 32M .0110 6 and .0115 if the physician assistant or nurse practitioner resides in or is employed in the affected 7 area. 8 **SECTION 4B.3.(b)** Waiver of Fees. – Notwithstanding any other provision of law 9 to the contrary, neither the North Carolina Medical Board nor the North Carolina Board of 10 Nursing shall enforce any provision of the rules listed in subsection (a) of this section to the extent they require any individual to fill out an application or pay a fee, provided that individual 11 12 (i) is providing volunteer health care services in the affected area to assist with disaster recovery 13 and relief efforts within the scope of his or her license or (ii) qualifies under subsection (a) of 14 this section. 15 SECTION 4B.3.(c) Limitation. – Any physician assistant or nurse practitioner holding an approval to practice or a license that has been surrendered or is currently suspended 16 17 due to disciplinary action does not qualify for the waivers under this section. 18 SECTION 4B.3.(d) Expiration. - This section expires when the statewide 19 declaration of emergency issued by the Governor in Executive Order No. 315, concurred to by 20 the Council of State and as extended pursuant to S.L. 2024-51 and any other enactment of a 21 general law, expires. 22 23 **EXTEND CORONER IN AVERY COUNTY FOR SIX MONTHS** 24 **SECTION 4B.4.** Notwithstanding Section 3 of S.L. 2020-21, the Avery County 25 coroner elected in 2020 shall serve until July 1, 2025. If a vacancy occurs in the office of Avery 26 County coroner, a person shall be appointed to serve. 27 28 EXEMPT CERTAIN REQUIREMENTS ON FUNDS FOR CHILD CARE CENTERS 29 AND FAMILY CHILD CARE HOMES 30 SECTION 4B.5. Funds allocated in this act to the Department of Health and Human 31 Services, Division of Child Development and Early Education, for the North Carolina 32 Partnership for Children, Inc., to provide support through local partnerships for child care centers 33 and family child care homes located in the affected area are not subject to (i) the administrative 34 costs requirements under Section 9D.5(b) of S.L. 2023-134, (ii) the child care services funding 35 requirements under G.S. 143B-168.15(b), (iii) the child care subsidy expansion requirements 36 under G.S. 143B-168.15(g), or (iv) the match requirements under Section 9D.5(d) of S.L. 37 2023-134. 38 39 PROVIDE HOSPITALS IN AFFECTED AREA ADDITIONAL TIME TO COMPLY 40 WITH THE HOSPITAL VIOLENCE PROTECTION ACT SECTION 4B.6.(a) A hospital that is licensed under Article 5 of Chapter 131E of 41 42 the General Statutes and that is located in the affected area shall not be required to comply with 43 the Hospital Violence Protection Act, Part 3A of Article 5 of Chapter 131E of the General 44 Statutes, until December 1, 2024. 45 **SECTION 4B.6.(b)** This section is retroactively effective to October 1, 2024. 46 47 **RENTAL ASSISTANCE** 48 **SECTION 4B.7.** Of the funds appropriated in this act to the Department of Health 49 and Human Services, Division of Social Services (Division), the sum of one million dollars 50 (\$1,000,000) in nonrecurring funds shall be allocated to county departments of social services to 51 provide rental assistance to individuals who reside, temporarily or permanently, in counties in

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1 2 3 4 5 6 7 8 9	the affected area that qualify for FEMA Individual and Public Assistance Categories A-G. Assistance shall be limited to households at or below two hundred percent (200%) of the federal poverty level who have suffered hardship due to the impacts of Hurricane Helene. These households shall receive a one-time payment up to the U.S. Department of Housing and Urban Development's (HUD) local area Fair Market Rents (FMRs) measure for a two-bedroom unit. Payments under this section shall be used to assist households facing a housing crisis, such as imminent risk of eviction. County departments of social services may use up to five percent (5%) of their allocated amount for administrative costs.
10 11	PART IV-C. AGRICULTURE, NATURAL, AND ECONOMIC RESOURCES
12 13 14 15 16 17	<ul> <li>GOLDEN LEAF – MODIFY FOOD DISTRIBUTION ASSISTANCE PROGRAM SECTION 4C.1. Section 10.6 of S.L. 2021-180, as amended by Section 10.2 of S.L.</li> <li>2022-74 and Section 4.5 of S.L. 2024-1, reads as rewritten:</li> <li>"SECTION 10.6. Funds appropriated in this act from the State Fiscal Recovery Fund to the Department of Agriculture and Consumer Services for support of North Carolina food banks shall be allocated as follows:</li> </ul>
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> </ol>	<ul> <li>(2) Ten million dollars (\$10,000,000) to Golden L.E.A.F. (Long-Term Economic Advancement Foundation), Inc. (Golden L.E.A.F.), a nonprofit corporation, to be allocated for the following purposes:</li> <li>a. Grants to nonprofit organizations to assist those organizations in (i) becoming eligible to be partner agencies to a North Carolina food bank or (ii) enhancing or expanding the capacity of current partner agencies of North Carolina food banks. For purposes of this sub-subdivision, a North Carolina food bank is a food bank that is a member of Feeding the Carolinas, a nonprofit corporation. Golden L.E.A.F. shall coordinate with Feeding the Carolinas in determining eligible activities, eligible recipients, maximum grant amounts, and other grant program details. For grants awarded prior to October 1, 2024, funds may also be used by nonprofit organizations located in a county declared a major disaster by the President of the United States under the Stafford Act (P.L. 93-288) as a result of Hurricane Helene, for repair or replacement of infrastructure and equipment damaged as a result of Hurricane Helene.</li> </ul>
<ul> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> <li>44</li> <li>45</li> <li>46</li> <li>47</li> </ul>	<ul> <li>GOLDEN LEAF – LOCAL GOVERNMENT/PUBLIC INFRASTRUCTURE FUND SECTION 4C.2. It is the intent of the General Assembly to appropriate funds to the Office of State Budget and Management for Golden L.E.A.F. (Long-Term Economic Advancement Foundation), Inc., to administer grants to governmental entities and organizations exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, to be used (i) to repair, replace, construct, or improve infrastructure, buildings, or equipment damaged because of Hurricane Helene that are located in the affected area and (ii) to construct or improve infrastructure to support disaster relief occasioned by Hurricane Helene within the affected area.</li> <li>GOLDEN LEAF – HURRICANE HELENE IMPACTED BUSINESS BRIDGE LOANS</li> </ul>
47 48 49 50 51	<ul> <li>GOLDEN LEAF – HURRICANE HELENE IMPACTED BUSINESS BRIDGE LOANS</li> <li>SECTION 4C.3.(a) Allocation; Intent. – Of the funds appropriated from the Helene</li> <li>Fund to the Department of Commerce by Section 2.1 of this act, the sum of fifty million dollars</li> <li>(\$50,000,000) in nonrecurring funds shall be allocated to Golden LEAF to be used to administer</li> <li>a program to make bridge loans to qualifying businesses suffering economic distress as a result</li> </ul>

0	f Hurricane He	lene. It is the intent of the General Assembly, through the bridge loan program
		ection, to prevent the failure and closure of businesses facing economic distre-
	~	t of Hurricane Helene by supplying those businesses with the financial capit
		et the ordinary and necessary financial obligations that they may otherwise have
	•	neet because of the economic distress imposed upon them by Hurricane Helen
U		<b>TION 4C.3.(b)</b> Definitions. – The following definitions apply in this section:
	(1)	Golden LEAF. – The Golden L.E.A.F. (Long-Term Economic Advanceme
	(1)	Foundation), Inc.
	(2)	Interest-only period. – A period of time, not to exceed 12 months from the
	(2)	date that a loan is awarded, within which a qualifying business may mal
		interest-only payments on a loan.
	( <b>2</b> )	Net loan funds. – The total loan fund allocation authorized in subsection (a
	(3)	
		of this section less (i) the cost of administering the loans made under the program, not to exceed five percent (5%) of the total amount loaned under the program.
		program, (ii) the State's loan funds that are not recaptured, and (iii) cos
	(A)	incurred pursuing defaulted loans.
	(4)	Program. – The bridge loan program created by this section.
	(5)	Qualifying business. $-A$ business with a physical presence in the State locate within the affected area that (i) is facing according distance as a result.
		within the affected area that (i) is facing economic distress as a result
		Hurricane Helene and (ii) needs a bridge loan under this program in order
		meet its ordinary and necessary financial obligations, which could n
		otherwise be met due directly to the economic distress imposed upon the
		business by Hurricane Helene.
	(6)	Total estimated losses. – Estimated economic losses, estimated proper
		losses, or both, suffered by a qualifying business, that are directly attributab
		to Hurricane Helene and are reasonably substantiated prior to lending l
		Golden LEAF or its authorized lenders.
		<b>TION 4C.3.(c)</b> Use of Funds. – The following shall apply to the program and
to		ider the program:
	(1)	A qualifying business shall certify in writing that it will use all loan proceed
		provided to it under the program for purposes consistent with the allowab
		uses of loan proceeds under the Economic Injury Disaster Loan program and
		the Business Physical Disaster Loan program of the Small Busine
		Administration.
	(2)	A loan provided under the program is limited to no more than one hundre
		thousand dollars (\$100,000) per qualifying business.
	(3)	The term of the loan shall not extend beyond June 30, 2030.
	(4)	The loan shall have an interest rate of no more than one percent (1%) during
		the interest-only period and thereafter shall have an interest rate of no mo
		than six percent (6%). At the expiration of the interest-only period, the los
		shall be fully amortized over the then remaining term of the loan.
	(5)	A lender, as authorized by Golden LEAF, may take prudent and commercial
		reasonable efforts to remedy a default, a likelihood of default, or bankrupt
		filing by a business, including restructuring the terms of a loan and enterin
		into settlement agreements, provided that, if a loan is restructured, the
		following requirements are met:
		a. The interest rate is not reduced below the lesser of (i) six percent (69
		or (ii) the prime rate.
		b. The term of the loan is not extended beyond June 30, 2030.
	/	I show and the second of the second second solution between the second
	(6)	Loans are made pursuant to an agreement with a qualifying business th includes at least the following:

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	<ul> <li>a. A provision requiring a qualifying business to certify will use a loan provided under the program for put with subdivision (1) of this subsection; provided, the LEAF nor Golden LEAF's authorized lenders share verify the actual expenditures of borrowers under the b. A provision requiring a qualifying business to certify business's total estimated losses.</li> <li>c. A provision requiring the qualifying business to finamount with any federal assistance, insurance provided and the provision provided and the provision provided business to finamount with any federal assistance, insurance provided and the provision provided business to finamount with any federal assistance.</li> </ul>	Ty in writing that it arposes consistent nat neither Golden all be required to ne program. tify in writing the rst repay the loan roceeds, or other
	reimbursement received by the business that repress of benefits if such reimbursement would exceed the estimated loss under sub-subdivision b. of this subdivities to the loan amount received by the business un provided that, the repayment does not disqualify or assistance available to the business.	ents a duplication he business's total vision when added nder this section;
	d. A provision requiring the loan is secured thr Commercial Code financing statement.	-
	e. A provision requiring recapture of loan funds if a comply with the requirements of the program. recapture loan funds only if the lender determines th expectation that the recovery of funds will exceed th	The lender shall ere is a reasonable
(7)	Golden LEAF shall require a lender to direct a qualifyin appropriate entity that aids in applying for available federal	ng business to an assistance.
(8)	A lender, as authorized by Golden LEAF, may retain the interest by qualifying businesses.	-
(9)	The awarding of new loans using State funds allocated in cease on October 31, 2028.	
section are not su have not been exp established in G.S LEAF prior to C December 15, 202 it has received from	<b>TON 4C.3.(d)</b> Reversion; Reloan; Repayment. – Funds abject to the provisions of G.S. 143C-6-23. Funds allocated by bended or encumbered by October 31, 2028, shall revert to the S. 143C-4-2. Net loan funds, including repayments of loans, a betober 31, 2028, may be loaned in accordance with this s 25, and every six months thereafter, Golden LEAF shall remit for lenders to the Office of State Budget and Management to	by this section that e Savings Reserve vailable to Golden ection. Beginning the net loan funds
Savings Reserve.	<b>TON 4C.3.(e)</b> Reporting. – Beginning December 15, 202	5 and continuing
every six months Legislative Econo Research Divisio the report follow	s thereafter, Golden LEAF shall submit a report on the proportion development and Global Engagement Oversight Common. The duty to report pursuant to this section shall cease after ing when Golden LEAF has remitted the entirety of the net Budget and Management. Each report shall contain, at a mit	ogram to the Joint ittee and the Fiscal the submission of loan funds to the
(1)	The number of recipients of loans for each represented Industry Classification System Code.	North American
(2) (3) (4)	The number of jobs retained. The number of loans awarded. The average loan amount.	
(5) (6)	The total amount loaned to date. The total amount of loans repaid to date.	
(7) (8)	The total amount of loans defaulted on to date. The total amount of loans in default that have been recapture	red.

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1 2 3	<b>SECTION 4C.3.(f)</b> This section is effective when it becomes law and applies to bridge loans made using funds allocated by this section that occur on or after that date.
3 4	WATER AND WASTEWATER INFRASTRUCTURE FUNDING FLEXIBILITY
5	SECTION 4C.4. Section 10.1 of S.L. 2024-51 reads as rewritten:
6	"SECTION 10.1.(a) Definitions. – The following definitions apply to this section:
7	(1) Infrastructure funding provision. – An appropriation to the Clean Water
8	Wastewater Reserve or the Drinking Water Reserve for wastewater or
9 10	drinking water infrastructure projects in any prior act of the General Assembly.
1	Assembly.
2	"SECTION 10.1.(b) Fund Flexibility. – Notwithstanding any provision of (i) Chapters 159G
3	and 143C of the General Statutes, and (ii) the requirements and limitations of any infrastructure
4	funding provision, the Department of Environmental Quality may do the following:
5	(1) Transfer funds between the <u>Clean Water Wastewater</u> Reserve and the
6	Drinking Water Reserve accounts that do not originate from federal sources
7	in the Water Infrastructure Fund established in G.S. 159G-22 to provide
8	emergency loans to local governments as set forth in G.S. 159G-33(a)(4) and
9	G.S. 159G-34(a)(4). The limits set forth in G.S. 159G-36(c) shall not apply to
0	these loans.
1	" ••••
2	
3	FEE WAIVER FOR CERTAIN INFRASTRUCTURE EMERGENCY LOANS
4	SECTION 4C.5. G.S. 159G-24 reads as rewritten:
5	"§ 159G-24. Fee imposed on a loan or grant from Water Infrastructure Fund.
6	(a) <u>A-Except as set forth in subsection (c) of this section, a loan awarded from the Water</u>
7	Infrastructure Fund is subject to a fee of two percent (2%) of the loan. A grant awarded from the
8	Water Infrastructure Fund is subject to a fee of one and one-half percent $(1 \ 1/2\%)$ of the grant.
)	The fee is payable when a loan or grant is awarded.
)	(b) Departmental Receipt. – The fee on a loan from the Water Infrastructure Fund is a
_	departmental receipt and must be applied to the Department's and the Local Government
, ,	Commission's costs in administering loans from these Reserves. The Department and the Local
	Government Commission must determine how to allocate the fee receipts between their agencies.
	The fee on a grant from the Water Infrastructure Fund is a departmental receipt of the Department
,   -	and must be applied to the Department's costs in administering grants from these Reserves.
)	(c) Fee Waiver. – The Secretary may waive the fee imposed by this section for emergency
5	loans authorized under G.S. 159G-33(a)(4) and G.S. 159G-34(a)(4) when the Governor has declared a state of americanaly as defined in $G.S. 166A = 10.2$ , due to a natural disaster such as a
	declared a state of emergency, as defined in G.S. 166A-19.3, due to a natural disaster such as a hurricene tormade or flood or due to a pending disaster "
) )	hurricane, tornado, or flood, or due to a pending disaster."
	LOCAL GOVERNMENT COMMISSION APPROVAL EXEMPTION FOR
l 2	EMERGENCY LOANS
3	<b>SECTION 4C.6.(a)</b> Notwithstanding G.S. 159G-40, an emergency loan issued by
, 1	the Department of Environmental Quality under G.S. 159G-33(a)(4) and G.S. 159G-34(a)(4) to
,	a local government in accordance with Section $10.1(b)(1)$ of S.L. 2024-51, as amended by
	Section 4C.4 of this act, shall not require the approval of the Local Government Commission.
,	<b>SECTION 4C.6.(b)</b> This section applies to emergency loans issued by the
3	Department to local governments located in the affected area.
)	
)	DEQ WATER INFRASTRUCTURE EMERGENCY BRIDGE LOAN PROGRAM

1	<b>SECTION 4C.7.(a)</b> Allocation. – Of the funds appropriated from the Helene Fund
2	to the Department of Environmental Quality by Section 2.1(a) of this act, the sum of one hundred
3	million dollars (\$100,000,000) in nonrecurring funds shall be used by the Department of
4	Environmental Quality, Division of Water Infrastructure, for purposes consistent with the loan
5	program established by this section. Funds allocated by this section that have not been expended
6	or encumbered by October 31, 2028, shall revert to the Savings Reserve established in
7	G.S. 143C-4-2. Repayments of all loans made under the program shall be remitted by the
8	Division of Water Infrastructure to the Office of State Budget and Management to be placed into
9	the Savings Reserve.
10	<b>SECTION 4C.7.(b)</b> Definitions. – The following definitions apply in this section:
11	(1) Department. – The Department of Environmental Quality.
12	(2) Division. – Division of Water Infrastructure.
13	(3) Emergency repairs. – Repairs, including temporary measures that allow the
14	preservation or restoration of drinking water and wastewater services,
15	performed by or on behalf of a local government unit on public water or
16	wastewater systems that are intended to restore those systems to operational
17	capacity following damage incurred by Hurricane Helene.
18	(4) Federal disaster relief. – Grant or loan funding provided by a federal agency
19	to a local government unit for water or wastewater utility repairs or
20	improvements, including emergency repairs, precipitated by Hurricane
21	Helene.
22	(5) Local government unit. – Defined in G.S. 159G-20.
23	(6) Program. – The loan program established by this section.
24	(7) Public water system. – Defined in G.S. 130A-313.
25	(8) Wastewater system. – Defined in G.S. 159G-20.
26	<b>SECTION 4C.7.(c)</b> Purpose. – The purpose of this section is to establish a program
27	that enables the Division to rapidly distribute emergency financial assistance, in the form of
28	bridge loans, to local government units located in the affected area and thereby supply those units
29	with the short-term financial liquidity necessary to immediately conduct emergency repairs in
30	the affected area, pending federal disaster relief.
31	SECTION 4C.7.(d) Administration. – The Division shall be responsible for
32	administering loans from the program.
33	<b>SECTION 4C.7.(e)</b> Eligibility; Use. – A local government unit is eligible to apply
34	for a loan under the program. Loans from the program may only be used by local government
35	units for (i) temporary financial liquidity as necessary to immediately conduct emergency repairs
36	until receipt of federal disaster relief and (ii) any other purpose specifically provided by an act of
37	the General Assembly.
38	<b>SECTION 4C.7.(f)</b> Limitations. – The following limitations apply to the program:
39 40	(1) The amount of a loan from the program may not exceed the amount necessary
40 41	to restore a public water or wastewater system to operational capacity.
41	(2) A loan from the program is available only to the extent that other funding
42 43	sources for emergency repairs are not reasonably available to the local
	government unit. SECTION 4C.7 (g) Application $Ap$ application for a loss from the program must
44 45	<b>SECTION 4C.7.(g)</b> Application. – An application for a loan from the program must be filed with, submitted on a form prescribed by, and contain the information required by, the
45 46	Division. An applicant must submit any additional information requested by the Division to
40 47	enable the Division to make a determination on the application.
47 48	SECTION 4C.7.(h) Review. – The Division must review all applications filed for a
40 49	loan under this section on a rolling basis and shall prioritize those applications that the Division
49 50	determines demonstrate the most immediate need. The Division's determination of need is
51	conclusive.
~ -	

**SECTION 4C.7.(i)** Award. – When the Division determines that an applicant is 1 2 eligible for an award of a loan, the Division must send the applicant a letter of intent to award 3 the loan. The letter of intent must set out any conditions the applicant must meet to receive the 4 award. When the applicant satisfies the conditions set out in the letter of intent, the Division must 5 send the applicant an offer to award the loan. The applicant must give the Division written notice 6 of whether it accepts or rejects the offer. A loan is considered awarded when an offer to award 7 the loan is issued. 8 **SECTION 4C.7.(j)** Terms. – A loan from the program is subject to all of the 9 following: 10 (1)Interest rate. – The loan does not bear interest. 11 Maturity. – The loan matures upon the earlier of (i) receipt of federal disaster (2)12 relief by the local government unit or (ii) June 30, 2030. 13 SECTION 4C.7.(k) Report. - The Division shall provide a report to the Joint 14 Legislative Oversight Committee on Agriculture and Natural and Economic Resources and the 15 Fiscal Research Division no later than April 1, 2025, and annually thereafter until all funds have been allocated, at which time the Division shall report annually until all allocated funds have 16 been repaid or otherwise accounted for by the Division. The report required by this subsection 17 18 shall contain, at a minimum, the following information concerning loans made under the 19 program: 20 (1)The total amount of loans awarded from the program. 21 (2)The recipient of each loan awarded, and the total amount awarded to each 22 recipient. 23 The total amount of loan funding that has been repaid. (3) 24 SECTION 4C.7.(l)Rulemaking Exemption. - The Department shall adopt 25 emergency rules to implement the provisions of this section. Temporary and permanent rules 26 adopted to replace emergency rules adopted pursuant to this section are not subject to Part 3 of 27 Article 2A of Chapter 150B of the General Statutes. 28 29 EMERGENCY **INFRASTRUCTURE** LOAN **PROGRAM** FOR BRIDGE 30 **COMMERCIAL UNDERGROUND STORAGE TANKS** 31 **SECTION 4C.8.(a)** Allocation. – Of the funds appropriated from the Helene Fund 32 to the Department of Environmental Quality by Section 2.1(a) of this act, the sum of twenty-two 33 million dollars (\$22,000,000) in nonrecurring funds shall be used by the Department of 34 Environmental Quality, Division of Waste Management, for purposes consistent with the loan 35 program established by this section. Funds allocated by this section that have not been expended 36 or encumbered by October 31, 2028, shall revert to the Savings Reserve established in 37 G.S. 143C-4-2. Repayments of all loans made under the program shall be remitted by the 38 Division of Waste Management to the Office of State Budget and Management to be placed into 39 the Savings Reserve. 40 SECTION 4C.8.(b) Definitions. - The definitions under Part 2A of Article 21A of 41 Chapter 143 of the General Statutes and the following definitions apply in this section: 42 Department. - The Department of Environmental Quality. (1)43 (2)Division. - Division of Waste Management. 44 Emergency services. - Infrastructure repair and testing related to commercial (3) 45 underground storage tanks located in the affected area, including line and tank 46 testing, product pump out and disposal, and repair or replacement of any of 47 the following: (i) aboveground piping, (ii) dispensers, and (iii) electronics. Federal disaster relief. – Grant or loan funding provided by a federal agency 48 (4) 49 to an owner or operator for line and tank testing, product pump out and 50 disposal, and repair or replacement of tank equipment due to damage precipitated by Hurricane Helene. 51

1	SECT	<b>FION 4C.8.(c)</b> Purpose. – The purpose of this section is to establish a program
2		Division to rapidly distribute emergency financial assistance, in the form of
3		wners or operators of commercial underground storage tanks and thereby supply
4	•	tors with the short-term financial liquidity necessary to immediately conduct
5		ices in the affected area, pending federal disaster relief or payment or
6	reimbursement b	
7		<b>TION 4C.8.(d)</b> Administration. – The Division shall be responsible for
8		ans from the program.
9	Ũ	<b>FION 4C.8.(e)</b> Eligibility; Use. – An owner or operator is eligible to apply for
10		program. Loans from the program may only be used by an owner or operator for
11	-	ancial liquidity as necessary to immediately conduct emergency services and
12	• •	deral disaster relief or payment or reimbursement by insurance and (ii) any other
13	-	illy provided by an act of the General Assembly.
14	1 1 1	<b>TION 4C.8.(f)</b> Limitations. – The following limitations apply to the program:
15	(1)	The amount of a loan from the program may not exceed the amount necessary
16		to restore a commercial underground storage tank to operational capacity.
17	(2)	A loan from the program is available only to the extent that other funding
18		sources for emergency services are not reasonably available to an owner or
19		operator.
20	SECT	<b>TON 4C.8.(g)</b> Application. – An application for a loan from the program must
21		omitted on a form prescribed by, and contain the information required by, the
22		olicant must submit any additional information requested by the Division to
23		on to make a determination on the application.
24	SECT	<b>TION 4C.8.(h)</b> Review. – The Division must review all applications filed for a
25	loan under this se	ection on a rolling basis and shall prioritize those applications that the Division
26	determines demo	onstrate the most immediate need. The Division's determination of need is
27	conclusive.	
28	SECT	<b>TION 4C.8.(i)</b> Award. – When the Division determines that an applicant is
29	eligible for an av	vard of a loan, the Division must send the applicant a letter of intent to award
30	the loan. The lett	er of intent must set out any conditions the applicant must meet to receive the
31	award. When the	applicant satisfies the conditions set out in the letter of intent, the Division must
32	send the applican	t an offer to award the loan. The applicant must give the Division written notice
33	of whether it acc	epts or rejects the offer. A loan is considered awarded when an offer to award
34	the loan is issued	
35	SECT	FION 4C.8.(j) Terms. – A loan from the program is subject to all of the
36	following:	
37	(1)	Interest rate. – The loan does not bear interest.
38	(2)	Maturity. – The loan matures upon the earlier of (i) receipt of federal disaster
39		relief by the owner or operator or (ii) June 30, 2030.
40		<b>TION 4C.8.(k)</b> Report. – The Division shall provide a report to the Joint
41	-	sight Committee on Agriculture and Natural and Economic Resources and the
42		Division no later than April 1, 2025, and annually thereafter until all funds have
43		t which time the Division shall report annually until all allocated funds have
44		herwise accounted for by the Division. The report required by this subsection
45	shall contain, at	a minimum, the following information concerning loans made under the
46	program:	
47	(1)	The total amount of loans awarded from the program.
48	(2)	The recipient of each loan awarded, and the total amount awarded to each
49		recipient.
50	(3)	The total amount of loan funding that has been repaid.

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1	SECTION 4C.8.(1) Rulemaking Exemption. – The Dep	artment shall adopt
2	emergency rules to implement the provisions of this section. Temporary	and permanent rules
3	adopted to replace emergency rules adopted pursuant to this section are no	ot subject to Part 3 of
4	Article 2A of Chapter 150B of the General Statutes.	
5		
6 7	DEQ AUTHORITY TO DIRECT PAY COSTS OF CLEANUP AND UNDERGROUND STORAGE TANKS DURING EMERGENCY DE	
8	SECTION 4C.9. G.S. 143-215.94B is amended by adding a ne	
9	"(j) When a state of emergency, as defined in G.S. 166A-19.3, has	
10	Governor due to a natural disaster such as a hurricane, tornado, or flood,	
11	disaster, the Department may, with the consent of the owner, operator,	
12	reimbursements to contractors or third parties who are under contract with	-
13	or landowner to address occurrences as described in subsections (b) and (b	1) of this section."
14		
15	AUTHORIZE USE OF PERMITTED MINES AS TEMPORARY D	EBRIS DISPOSAL
16	SECTION 4C 10 C C 74 52	1
17	<b>SECTION 4C.10.</b> G.S. 74-52 is amended by adding a new sub	
18	"(e) Notwithstanding any restrictions on the collection or storage of	•
19 20	be applicable pursuant to Article 9 of Chapter 130A of the General Statu	-
20 21	upon agreement of a permittee, may, without need of a permit modification authorize the permittee to temporarily store storm-related debris at a n	
22	emergency, as defined in G.S. 166A-19.3, has been declared by the Gove	
22	disaster such as a hurricane, tornado, or flood, or due to a pending disaster	
23 24	exceed one year from the end of the state of emergency. For purposes o	-
25	following definitions apply:	i uns subsection, une
26	(1) The definitions set out in G.S. 130A-290.	
27	(2) <u>Storm-related debris. – Construction and demolition deb</u>	ris and vard trash that
28	originates from designated counties in an emergency	
29	G.S. 166A-19.3(7)."	· · · · · · · · · · · · · · · · · · ·
30		
31	CODIFY PERMITTING CHANGES APPLICABLE TO DO	CK, PIER, AND
32	WALKWAY REPLACEMENT IN THE COASTAL AREA MADE B	Y S.L. 2024-45
33	SECTION 4C.11.(a) Section 15.1 of S.L. 2024-45 is repealed.	
34	SECTION 4C.11.(b) G.S. 113A-118 is amended by adding a ne	
35	"(g) For fixed docks, floating docks, fixed piers, floating piers, or w	
36	destroyed by natural elements, fire, or normal deterioration, activity to rebuild	
37	walkway to its pre-damage condition shall be considered repair of the str	
38	require a permit under this Article or rules adopted thereunder, without reg	· · · · · · · · · · · · · · · · · · ·
39	of framing and structural components required to be rebuilt. At the time a d	
40	damaged or destroyed by natural elements, fire, or normal deterioration is re	
41	length of the dock, pier, or walkway structure may be enlarged by not mo	
42	percent (5%), whichever is less, and the structure may be heightened, with	• • • • • • • • • • • • • • • • • • •
43	The owner shall, however, be required to comply with all other applicable S	
44 45	The provisions of this subsection shall not apply to docks and piers (i) greater (ii) greater than 800 square feet of platform area, or (iii) that are adjacent to	
43 46	channel. The Department shall make maps and other information available of	
40 47	landowners in identifying whether their property is adjacent to a federal na	
48	<b>SECTION 4C.11.(c)</b> No later than November 15, 2024,	-
49	Environmental Quality shall prepare and submit to the United States N	1
50	Atmospheric Administration for approval by that agency the propos	
51	$C \in 1124, 119$ as an acted by subsection (b) of this section. The Denset	

51 G.S. 113A-118, as enacted by subsection (b) of this section. The Department of Environmental

Gener	al Assembly Of North Carolina	Session 2023
pursua	y shall report to the Environmental Review Commission on the stat ant to this section quarterly, beginning January 1, 2025, until such ably repeals this reporting requirement.	
	<b>SECTION 4C.11.(d)</b> Subsection (b) of this section becomes eff lowing dates and applies to applications for permits pending or filed	
	<ol> <li>January 1, 2025.</li> <li>The first day of the month following the date the Secretar of Environmental Quality certifies to the Revisor of Statu Oceanic and Atmospheric Administration has approved G.S. 113A-118, as enacted by subsection (b) of this sec subsection (c) of this section. The Secretary shall provi with the effective date of this act on its website.</li> </ol>	ites that the National the change made to ction, as required by
PROJ	FY ESTABLISHMENT OF A MEASUREMENT LINE FOR ECTS CONDUCTED PURSUANT TO PERMITTED TE	
CON	STRUCTION	
	<b>SECTION 4C.12.(a)</b> Section 16 of S.L. 2024-45 is repealed.	a warry and a action to
read:	<b>SECTION 4C.12.(b)</b> G.S. 113A-115.1 is amended by adding	a new subsection to
	The Commission shall, for the purpose of a dune building and be	each planting project
	ize local governments that have received a permit to construct a termi	
	ection to establish a measurement line that represents the location of t	<b>•</b> •
	atural vegetation that is covered by the dune building and beach p	
	rement line shall be (i) established in coordination with the I	
	gement using on-ground observation and survey or aerial image	
	front that undergo dune building and beach planting projects and (ii) ap	
	less than two years from the completion of the dune building and beau	
	SECTION 4C.12.(c) No later than November 15, 2024,	
Enviro	onmental Quality shall prepare and submit to the United States Na	ational Oceanic and
	spheric Administration for approval by that agency the propose	-
	13A-115.1, as enacted by subsection (b) of this section. The Departme	
-	y shall report to the Environmental Review Commission on the stat	
-	ant to this section quarterly, beginning January 1, 2025, until such	time as the General
Assen	ably repeals this reporting requirement.	
(1 f. 1	<b>SECTION 4C.12.(d)</b> Subsection (b) of this section becomes eff	
the for	<ul><li>llowing dates and applies to applications for permits pending or filed</li><li>(1) January 1, 2025.</li></ul>	on or after that date:
	<ul> <li>(1) January 1, 2025.</li> <li>(2) The first day of the month following the date that t</li> </ul>	he Secretary of the
	Department of Environmental Quality certifies to the Re	~
	the National Oceanic and Atmospheric Administration	
	change made to G.S. 113A-115.1, as enacted by subsection	**
	as required by subsection (c) of this section. The Secreta	
	notice along with the effective date of this act on its web	• -
	č	
TEM	PORARY MORATORIUM FOR CERTAIN JDIG REQUIREMI	ENTS
	SECTION 4C.13.(a) Notwithstanding G.S. 143B-437.52(a)	a)(6), or any other
-	ion of Part 2G of Article 10 of Chapter 143B of the General Statut	•
	ry, the requirement for a finding by the Economic Investment Co	
	ant to G.S. 143B-437.54 regarding the participation and incentives offe	
	nments for projects located in a development tier three ar 43B-437.08, is suspended; provided that, the affected local govern	

#### **General Assembly Of North Carolina** Session 2023 declared a major disaster as of September 28, 2024, by the President of the United States under 1 2 the Stafford Act (P.L. 93-288) under FEMA-4827-DR. 3 **SECTION 4C.13.(b)** This section is effective when it becomes law and expires 4 January 31, 2025. 5 6 PART IV-D. JUSTICE AND PUBLIC SAFETY 7 8 TEMPORARY EXEMPTIONS FOR PRIVATE PROTECTIVE SERVICES IN 9 **CERTAIN COUNTIES DURING STATE OF EMERGENCY** 10 **SECTION 4D.1.(a)** Notwithstanding any provision of Article 1 of Chapter 74C of the General Statutes to the contrary, a person may hire or contract with any security firm or 11 corporation duly licensed, registered, or certified in another state to provide the services 12 13 described in G.S. 74C-3(a)(1), (6), and (7) in the affected area. For each individual employed to 14 provide services pursuant to this section, the security firm or corporation shall provide proof to the Private Protective Services Board of all of the following: 15 A liability insurance policy that meets the standards under G.S. 74C-10. 16 (1)17 An active license in good standing from the security firm or corporation's (2)18 registered state. 19 For individuals carrying a firearm in the performance of those services, a (3) 20 firearm registration permit, or its equivalent, from the individual's home state 21 of licensure. 22 SECTION 4D.1.(b) No security firm or corporation shall provide services under 23 subsection (a) of this section on State, local government, public school unit, constituent 24 institutions of The University of North Carolina, or community colleges property located in the 25 affected area. 26 SECTION 4D.1.(c) This section expires when the statewide declaration of 27 emergency issued by the Governor in Executive Order No. 315, concurred to by the Council of 28 State and as extended pursuant to S.L. 2024-51 or any other enactment of a general law, expires. 29 30 PART IV-E. GENERAL GOVERNMENT 31 32 AUTHORIZE STATE AGENCIES TO EXERCISE REGULATORY FLEXIBILITY FOR 33 **EMPLOYMENT-RELATED CERTIFICATIONS** 34 **SECTION 4E.1.(a)** For purposes of this section, the following definitions apply: 35 Employment-related certification. - A permit, license, or other similar (1)36 certification, registration, or authorization issued by a State agency to an 37 individual that is necessary for that individual to continue in employment or remain qualified to engage in a particular occupation or profession. 38 39 State agency. - An agency or an officer in the executive branch of the (2)40 government of this State, including the Council of State, the Governor's 41 Office, a board, a commission, a department, a division, a council, and any 42 other unit of government in the executive branch. 43 SECTION 4E.1.(b) Notwithstanding any other provision of State law, if a State agency determines that, due to the impacts of Hurricane Helene in the affected area, it is in the 44 45 public interest, including the public health, safety, and welfare and the economic well-being of 46 the citizens and businesses of the affected area, the agency shall do all of the following: Delay the renewal dates of employment-related certifications issued by the 47 (1)agency pursuant to its statutes for residents of the affected area. 48 49 Delay or modify any educational or examination requirements for (2)50 employment-related certifications implemented by the agency pursuant to its

51

statutes for residents of the affected area.

SECTION 4E.1.(c) No later than March 1, 2025, each State agency shall report to 1 2 the Joint Legislative Administrative Procedure Oversight Committee and the Joint Legislative 3 Commission on Governmental Operations on its use of regulatory flexibility under this section. 4 SECTION 4E.1.(d) State agencies shall exercise the authority granted pursuant to 5 this section to the maximum extent practicable in order to protect the economic well-being of the 6 citizens and businesses of the affected area, while also continuing to protect public health, safety, 7 and welfare. 8 SECTION 4E.1.(e) State agencies may adopt emergency rules for the 9 implementation of this section in accordance with G.S. 150B-21.1A. Notwithstanding 10 G.S. 150B-21.1A(a), an agency shall not commence the adoption of temporary rules pursuant to 11 this section. Notwithstanding G.S. 150B-21.1A(d), an emergency rule adopted pursuant to this 12 section shall expire March 1, 2025. 13 **SECTION 4E.1.(f)** This section is effective when it becomes law. Subsections (a), 14 (b), (d), and (e) of this section expire March 1, 2025. 15 **TEMPORARY EXEMPTION FOR INACTIVE CODE OFFICIALS** 16 17 **SECTION 4E.2.** Article 9C of Chapter 143 of the General Statutes is amended by adding a new section to read: 18 "§ 143-151.22. Disasters and emergencies; temporary certificates. 19 20 When a state of emergency, as defined in G.S. 166A-19.3, has been declared by the (a) 21 Governor due to a natural disaster such as a hurricane, tornado, or flood, or due to a pending disaster, the Board may issue temporary standard or limited certificates to retired qualified 22 Code-enforcement officials to conduct Code enforcement in the emergency area, as defined in 23 24 G.S. 166A-19.3, for the duration of the state of emergency. 25 A temporary standard or limited certificate issued under this section shall expire at (b) 26 the termination of the state of emergency or 12 months, whichever is earlier. If after 12 months 27 the state of emergency has not expired, the Board may renew the temporary standard or limited 28 certificate. 29 A qualified Code-enforcement official who has been on inactive status and is issued (c) 30 a temporary standard or limited certificate under this section shall not be subject to the continuing education requirements established pursuant to G.S. 143-151.13A, unless the individual has been 31 32 inactive or retired for over two years and not continuously employed by a city or county 33 inspection department." 34 35 FLEXIBILITY FOR BUILDING PERMIT ISSUANCE/INSPECTIONS IN DISASTER 36 AREA 37 **SECTION 4E.3.(a)** Notwithstanding any other provision of law, a local government 38 in the affected area may adopt a resolution providing that the inspection department of the local 39 government is, due to the damage and disruption caused by Hurricane Helene, unable to (i) 40 review residential building plans within the number of days specified in G.S. 160D-1110, (ii) issue building permits for commercial and multifamily buildings within the number of days 41 42 specified in G.S. 160D-1110.1, or (iii) conduct inspections required by the North Carolina State 43 Building Code in a timely fashion. Upon the adoption of the resolution, the local government 44 may utilize and contract with a licensed professional engineer or licensed architect certified under 45 G.S. 143-151.13(f) to perform independent third-party plan review, inspections, or other work of 46 the inspection department consistent with G.S. 143-151.13(b1). Nothing in this section shall be 47 construed to prohibit an individual permit holder from electing to utilize and contract with a 48 licensed professional engineer or licensed architect certified under G.S. 143-151.13(f) to perform 49 an independent third-party plan review as set out in G.S. 160D-1110.1(e).

#### **General Assembly Of North Carolina** SECTION 4E.3.(b) This section is effective when it becomes law and applies to 1 2 applications for building permits made on or after September 26, 2024. This section expires 3 March 1, 2025. 4 5 INDUSTRIAL COMMISSION EXTEND FILING DEADLINES 6 **SECTION 4E.4.(a)** For matters under the jurisdiction of the Industrial Commission, 7 statutory and Industrial Commission rule deadlines are extended to the dates contained in the 11 8 October 2024 Order of the Chief Justice of the Supreme Court of North Carolina Extending the 9 29 September 2024 Amended Order for Certain Designated Counties for parties located in an 10 affected county named in that order. SECTION 4E.4.(b) This section is effective retroactive to September 26, 2024, and 11 12 will expire as to parties located in a county in the affected area and in accordance with orders 13 issued by the Chief Justice under G.S. 7A-39(b)(1) extending the effect of the order referenced 14 in this section. 15 LOCAL GOVERNMENT COMMISSION TO PROVIDE CASHFLOW LOANS TO 16 17 LOCAL GOVERNMENTS FOR DISASTER RESPONSE ACTIVITIES 18 **SECTION 4E.5.(a)** Of the funds appropriated to the Department of State Treasurer 19 from the Helene Fund, the sum of one hundred million dollars (\$100,000,000) shall be used by 20 the Local Government Commission to provide cashflow loans to local governments in the 21 affected area. The following shall apply to the loans made under this section: 22 The Local Government Commission is authorized to administer the loan (1)23 program and to develop an application process for the loans. 24 (2)Loans shall be used for disaster response activities only. 25 Loan recipients will not be assessed any interest on the loans. (3) 26 (4) Repayment of each loan made under this section begins one year after that 27 loan's initiation. 28 Loans must be repaid within five years of initiation or by June 30, 2030, (5) 29 whichever is earlier. 30 SECTION 4E.5.(b) The Department of State Treasurer may use funds appropriated 31 for cashflow loans for administrative expenses, provided that total administrative expenses shall 32 not exceed two percent (2%) of loan initiations. 33 SECTION 4E.5.(c) The Department of State Treasurer and the Local Government 34 Commission shall be exempt from the rulemaking requirements in administering this section. 35 36 PART IV-F. SALARIES AND BENEFITS 37 38 EXTEND ADMINISTRATIVE DEADLINES TO ENSURE CONTINUITY AND 39 AVAILABILITY OF RETIREMENT, DISABILITY, AND DEATH BENEFITS FOR 40 **INDIVIDUALS IMPACTED BY HURRICANE HELENE SECTION 4F.1.(a)** For individuals who certify in writing to the Retirement Systems 41 42 Division of the Department of State Treasurer that as of September 25, 2024, their primary place 43 of residence was located within the affected area, all of the following shall apply: 44 Notwithstanding G.S. 135-105(a)(3), the application deadline for short-term (1)45 disability benefits shall be 425 days following the first day of the waiting 46 period. 47 Notwithstanding the application deadline under G.S. 135-105(g) of 180 days (2)48 after short-term disability ceases, after salary continuation payments cease, or 49 after monthly payments for Workers' Compensation cease, whichever is later, 50 the application deadline for extended short-term disability benefits shall be 51 240 days after short-term disability ceases, after salary continuation payments

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1		cease, or after monthly payments for Work	ers' Compensation cease,
2		whichever is later.	
3	(3)	Notwithstanding the application deadline under G	•
4		after short-term disability ceases, after salary conti	
5		after monthly payments for Workers' Compensation	
6		the application deadline for long-term disability	-
7		after short-term disability ceases, after salary conti	1 0
8		after monthly payments for Workers' Compensation	
9	(4)	Notwithstanding the 120-day deadline under G.S.	
10		beneficiaries of the Disability Income Plan of N	
11		provide a statement of income prior to possible s	-
12	(5)	be 180 days after a request is made pursuant to G.	
13	(5)	Notwithstanding the 180-day deadline under G.S	
14		beneficiaries of DIPNC to provide a statement of	
15		termination of benefits shall be 240 days after a r	request is made pursuant to
16 17	$(\mathbf{c})$	G.S. 135-109.	129.27(a)(4) the deadline
17 18	(6)	Notwithstanding the 120-day deadline under G.S.	
18 19		for beneficiaries of disability retirement be Governmental Employees' Retirement System	
20		statement of income prior to possible suspension of	· · ·
20 21		after a request is made pursuant to G.S. 128-27(e)	-
21	(7)	Notwithstanding the 180-day deadline under G.S.	
23	(7)	for beneficiaries of disability retirement benefits	
24		statement of income prior to possible terminatio	-
25		G.S. $128-27(e)(4)$ , shall be 240 days after a red	
26		G.S. 128-27(e)(4).	Access in mana barranti to
27	(8)	Notwithstanding any deadlines for enrollment	in the Contributory Death
28		Benefit under G.S. 120-4.27 to the contrary, any	•
29		Retirement System (LRS) with an effective retirem	nent date of August 1, 2024,
30		or September 1, 2024, shall be entitled to enroll	
31		Benefit by submitting the required election, provid	ed that the required election
32		is received by the Retirement Systems Division	of the Department of State
33		Treasurer on or before December 31, 2024.	
34	(9)	Notwithstanding any deadlines for enrollment	5
35		Benefit under G.S. 128-27( <i>l</i> 6) to the contrary, any	
36		effective retirement date of August 1, 2024, or S	-
37		entitled to enroll in the Contributory Death Benefi	• • •
38		election, provided that the required election is r	•
39		Systems Division of the Department of State Treas	urer on or before December
40	(10)	31, 2024.	
41	(10)	Notwithstanding any deadlines for enrollment $\frac{1}{25}$	
42		Benefit under G.S. 135-5( <i>l</i> ) to the contrary, any m	
43 44		State Employees' Retirement System (TSERS) w	
44 45		date of August 1, 2024, or September 1, 2024, sha	
43 46		Contributory Death Benefit by submitting the required election is received by the Retireme	-
40 47		Department of State Treasurer on or before Decen	-
48	(11)	Notwithstanding any deadlines for enrollment	
49	(11)	Benefit under G.S. 135-64(k) to the contrary, any r	
50		Judicial Retirement System (CJRS) with an ef	
51		August 1, 2024, or September 1, 2024, shall b	
		, , , , , , , , , , , , , , , , , , ,	

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	Contributory Death Benefit by submitting the rec the required election is received by the Retirem	
	Department of State Treasurer on or before Dece	ember 31, 2024.
(12)	Notwithstanding anything to the contrary under	r G.S. 120-4.27, 128-27(16
	135-5(l), or $135-64(k)$ , coverage under the Cont	ributory Death Benefit sha
	not be discontinued for lack of required contribu	-
	of September 2024, October 2024, or Noveml	-
	required contribution is received by the Retirem	· 1
	Department of State Treasurer by December 31,	•
(13)	Notwithstanding the prohibition of the revocation	
	election or beneficiary after the first payment	-
	becomes normally due and the first paymen	-
	G.S. 120-4.26, any member of LRS with an o	
	October 1, 2024, shall have 60 days after the first	
	benefit becomes normally due and the first pa	
	revoke or change their retirement benefit option	•
	for survivor benefits described in G.S. 120-4.26.	or the designated beneficial
(14)	Notwithstanding the prohibition of the revocation	on or change of a retirement
(11)	election or beneficiary after the first payment	0
	becomes normally due and the first payment	-
	G.S. 128-27(g), any member of LGERS with an	
	October 1, 2024, shall have 60 days after the first	
	benefit becomes normally due and the first pa	1
	revoke or change their retirement benefit option	
	for survivor benefits described in G.S. 128-27(g)	
(15)	Notwithstanding the prohibition of the revocation	
(15)	election or beneficiary after the first payment	-
	becomes normally due and the first payment	-
	G.S. 135-5(g), any member of TSERS or CJRS	
	date of October 1, 2024, shall have 60 days after	
	of any benefit becomes normally due and the first	
	to revoke or change their retirement benefit	1 0
	beneficiary for survivor benefits described in G.S.	
SECT	<b>TON 4F.1.(b)</b> Notwithstanding any provision of	
	tes to the contrary and subject to the provisions of the	*
	North Carolina (DIPNC) beneficiary in receipt of	
	date between September 2, 2021, and September	•
	ity benefit discontinued after 36 months of long-t	
	6(b) merely because the beneficiary has not bee	
	y social security benefits, subject to the following	11 '
(1)	Prior to the end of the thirty-sixth month of long	1
(1)	beneficiary shall submit to the Retirement	•
	Department of State Treasurer a written reque	•
	continue beyond 36 months.	st that the Diffice benefit
(2)	The beneficiary shall certify to the Retirement	Systems Division that as a
(2)	September 25, 2024, the beneficiary's primary pl	•
	within the affected area.	
(3)	The beneficiary shall certify to the Retirement	t Systems Division that the
(3)	beneficiary applied for primary social security	-
	September 25, 2024, that the beneficiary has n	•
	from the Social Security Administration, and that	
	Trom the Nocial Security Administration and that	t the heneticiary will provid

1 2 any Social Security Administration determination to the Retirement Systems Division within 30 days of receiving it.

3 Upon receiving the written request and certifications required by this subsection from 4 a beneficiary, the Retirement Systems Division shall continue paying the long-term disability 5 benefits beyond 36 months in an amount reduced by the Retirement Systems Division's estimate 6 of primary social security disability benefits to which the beneficiary may be entitled if approved 7 for those benefits. The beneficiary's long-term disability benefits shall cease no later than 12 8 months after the thirty-sixth payment has been made. If at any point during the 12 additional 9 months of long-term disability benefits under DIPNC authorized by this subsection a beneficiary 10 notifies the Retirement Systems Division that the beneficiary has been approved for primary social security disability benefits, then the Retirement Systems Division shall redetermine the 11 12 beneficiary's past and future entitlements under DIPNC in accordance with G.S. 135-106. If at 13 any point during the 12 additional months of long-term disability benefits under DIPNC 14 authorized by this subsection a beneficiary notifies the Retirement Systems Division that the 15 beneficiary has been denied for primary social security disability benefits, then the long-term disability benefits under DIPNC shall cease on the first of the month following the Social 16 17 Security Administration's issuance of the denial notice, and any DIPNC benefits paid after the 18 initial 36 months pursuant to this section shall be an overpayment. If the beneficiary does not 19 provide a social security determination to the Retirement Systems Division during the 12 20 additional months of long-term disability benefits under DIPNC authorized by this subsection, 21 then long-term disability benefits under DIPNC shall be suspended and any DIPNC benefits paid 22 after the initial 36 months pursuant to this section shall be an overpayment.

23 **SECTION 4F.1.(c)** This section is retroactively effective to September 25, 2024. 24 Subsection (a) of this section expires when the statewide declaration of emergency issued by the 25 Governor in Executive Order No. 315, concurred to by the Council of State and as extended 26 pursuant to S.L. 2024-51 and any other enactment of a general law, expires. Subsection (b) of 27 this section expires October 31, 2025.

28 29

### **TEMPORARY WAIVER OF PENALTIES ASSOCIATED WITH LATE PAYMENTS OF** 30 **EMPLOYEE OR EMPLOYER RETIREMENT CONTRIBUTIONS**

31 **SECTION 4F.2.(a)** Notwithstanding G.S. 135-8(f)(3) and G.S. 128-30(g)(3), if the 32 State Treasurer or the State Treasurer's designee finds that an employer's payment of employee 33 or employer contributions under G.S. 135-8 or G.S. 128-30 was delayed or will be delayed due 34 to circumstances caused by Hurricane Helene, then the State Treasurer or the designee may waive 35 the penalty associated with the late payment and grant an exception to the due date of the 36 contributions, provided the exception does not allow for the new due date to be set later than 90 37 days from the date the contributions were originally due. Any waiver or exception granted under 38 this section shall be in addition to the one-time allowable exception under G.S. 135-8(f)(3) and 39 G.S. 128-30(g)(3) and shall not constitute a waiver of a penalty under G.S. 135-8(f)(3) or 40 G.S. 128-30(g)(3) for the purposes of determining whether an employer has exceeded the 41 allowable waiver of one penalty per every five years.

42 This section expires when the statewide declaration of SECTION 4F.2.(b) 43 emergency issued by the Governor in Executive Order No. 315, concurred to by the Council of 44 State and as extended pursuant to S.L. 2024-51 or any other enactment of a general law, expires.

### 46 **PART IV-G. TRANSPORTATION**

47

45

#### 48 EXTEND EMISSIONS INSPECTION MECHANIC LICENSES

49 SECTION 4G.1.(a) Notwithstanding G.S. 20-183.4B or any other law to the 50 contrary, the Department of Transportation, Division of Motor Vehicles, shall extend an emissions inspection mechanic license issued to a mechanic whose primary place of business or 51

1 2	whose place of employment is located in the affected area if the license is due to expire within the six-month period commencing September 25, 2024, and ending March 1, 2025.
3	<b>SECTION 4G.1.(b)</b> This section is effective when it becomes law and expires when
4	the statewide declaration of emergency issued by the Governor in Executive Order No. 315,
5	concurred to by the Council of State and as extended pursuant to S.L. 2024-51 or any other
6	enactment of a general law, expires.
7	
8	REPORTS ON CERTAIN PROCUREMENT METHODS AUTHORIZED IN DISASTER AREAS
9 10	<b>SECTION 4G.2.</b> For any project in which the Department of Transportation (i)
11	utilizes the progressive design-build contracting method authorized by Section 11.3(a)(1) of S.L.
12	2024-51 and the cost of the project exceeds five hundred million dollars ( $$500,000,000$ ), or (ii)
12	the construction manager-general contractor method authorized by Section $11.3(a)(5)$ of S.L.
14	2024-51 and the cost of the project exceeds seven hundred fifty million dollars (\$750,000,000),
15	the Department shall submit to the Joint Legislative Transportation Oversight Committee and the
16	Fiscal Research Division the following reports:
17	(1) No later than 30 days after the contract is finalized, a preliminary report
18	containing the contract identification number, scope of work or description of
19	project, county, contractor name, the contracting method used, the cost of the
20	contract, and a time line for the project.
21	(2) No later than 30 days after project completion, a final report that includes the
22	final cost and completion date of the project.
23	
24	PART IV-H. FINANCE
25	
26	EXPAND WAIVER OF INTEREST PROVISIONS FOR TAX PREPARERS/TAX
26 27	RECORDS
26 27 28	<b>RECORDS</b> <b>SECTION 4H.1.</b> The interest waiver provisions in subsections (a) through (c) of
26 27 28 29	<b>RECORDS</b> SECTION 4H.1. The interest waiver provisions in subsections (a) through (c) of Section 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary to
26 27 28 29 30	<b>RECORDS</b> SECTION 4H.1. The interest waiver provisions in subsections (a) through (c) of Section 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary to meet a tax deadline are located in the affected area if the taxpayer submits a form to the
26 27 28 29 30 31	<b>RECORDS</b> SECTION 4H.1. The interest waiver provisions in subsections (a) through (c) of Section 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary to
26 27 28 29 30	<b>RECORDS</b> SECTION 4H.1. The interest waiver provisions in subsections (a) through (c) of Section 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary to meet a tax deadline are located in the affected area if the taxpayer submits a form to the Department of Revenue within 30 days of this act becoming law requesting such relief.
26 27 28 29 30 31 32	<b>RECORDS</b> SECTION 4H.1. The interest waiver provisions in subsections (a) through (c) of Section 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary to meet a tax deadline are located in the affected area if the taxpayer submits a form to the
26 27 28 29 30 31 32 33	<ul> <li>RECORDS         <ul> <li>SECTION 4H.1. The interest waiver provisions in subsections (a) through (c) of Section 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary to meet a tax deadline are located in the affected area if the taxpayer submits a form to the Department of Revenue within 30 days of this act becoming law requesting such relief.</li> </ul> </li> <li>PART V. TECHNICAL CORRECTIONS TO THE DISASTER RECOVERY ACT OF</li> </ul>
26 27 28 29 30 31 32 33 34	<ul> <li>RECORDS         <ul> <li>SECTION 4H.1. The interest waiver provisions in subsections (a) through (c) of Section 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary to meet a tax deadline are located in the affected area if the taxpayer submits a form to the Department of Revenue within 30 days of this act becoming law requesting such relief.</li> </ul> </li> <li>PART V. TECHNICAL CORRECTIONS TO THE DISASTER RECOVERY ACT OF 2024</li> </ul>
26 27 28 29 30 31 32 33 34 35 36 37	<ul> <li>RECORDS         <ul> <li>SECTION 4H.1. The interest waiver provisions in subsections (a) through (c) of Section 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary to meet a tax deadline are located in the affected area if the taxpayer submits a form to the Department of Revenue within 30 days of this act becoming law requesting such relief.</li> </ul> </li> <li>PART V. TECHNICAL CORRECTIONS TO THE DISASTER RECOVERY ACT OF 2024         <ul> <li>SECTION 5.1.(a) The General Assembly finds that additional counties, including</li> </ul> </li> </ul>
26 27 28 29 30 31 32 33 34 35 36	<ul> <li>RECORDS         <ul> <li>SECTION 4H.1. The interest waiver provisions in subsections (a) through (c) of Section 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary to meet a tax deadline are located in the affected area if the taxpayer submits a form to the Department of Revenue within 30 days of this act becoming law requesting such relief.</li> </ul> </li> <li>PART V. TECHNICAL CORRECTIONS TO THE DISASTER RECOVERY ACT OF 2024         <ul> <li>SECTION 5.1.(a) The General Assembly finds that additional counties, including Nash County, have been designated under a major disaster declaration by the President of the</li> </ul> </li> </ul>
26 27 28 29 30 31 32 33 34 35 36 37 38 39	<ul> <li>RECORDS         <ul> <li>SECTION 4H.1. The interest waiver provisions in subsections (a) through (c) of Section 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary to meet a tax deadline are located in the affected area if the taxpayer submits a form to the Department of Revenue within 30 days of this act becoming law requesting such relief.</li> </ul> </li> <li>PART V. TECHNICAL CORRECTIONS TO THE DISASTER RECOVERY ACT OF 2024         <ul> <li>SECTION 5.1.(a) The General Assembly finds that additional counties, including Nash County, have been designated under a major disaster declaration by the President of the United States under the Stafford Act (P.L. 93-288) as a result of Hurricane Helene. SECTION 5.1.(b) Section 4.1(b) of S.L. 2024-51 reads as rewritten:</li></ul></li></ul>
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	<ul> <li>RECORDS         <ul> <li>SECTION 4H.1. The interest waiver provisions in subsections (a) through (c) of Section 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary to meet a tax deadline are located in the affected area if the taxpayer submits a form to the Department of Revenue within 30 days of this act becoming law requesting such relief.</li> </ul> </li> <li>PART V. TECHNICAL CORRECTIONS TO THE DISASTER RECOVERY ACT OF 2024         <ul> <li>SECTION 5.1.(a) The General Assembly finds that additional counties, including Nash County, have been designated under a major disaster declaration by the President of the United States under the Stafford Act (P.L. 93-288) as a result of Hurricane Helene. SECTION 5.1.(b) Section 4.1(b) of S.L. 2024-51 reads as rewritten:</li></ul></li></ul>
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	<ul> <li>RECORDS         <ul> <li>SECTION 4H.1. The interest waiver provisions in subsections (a) through (c) of Section 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary to meet a tax deadline are located in the affected area if the taxpayer submits a form to the Department of Revenue within 30 days of this act becoming law requesting such relief.</li> </ul> </li> <li>PART V. TECHNICAL CORRECTIONS TO THE DISASTER RECOVERY ACT OF 2024         <ul> <li>SECTION 5.1.(a) The General Assembly finds that additional counties, including Nash County, have been designated under a major disaster declaration by the President of the United States under the Stafford Act (P.L. 93-288) as a result of Hurricane Helene. SECTION 5.1.(b) Section 4.1(b) of S.L. 2024-51 reads as rewritten:</li></ul></li></ul>
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	RECORDSSECTION 4H.1. The interest waiver provisions in subsections (a) through (c) ofSection 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary tomeet a tax deadline are located in the affected area if the taxpayer submits a form to theDepartment of Revenue within 30 days of this act becoming law requesting such relief.PART V. TECHNICAL CORRECTIONS TO THE DISASTER RECOVERY ACT OF2024SECTION 5.1.(a) The General Assembly finds that additional counties, includingNash County, have been designated under a major disaster declaration by the President of theUnited States under the Stafford Act (P.L. 93-288) as a result of Hurricane Helene.SECTION 5.1.(b) Section 4.1(b) of S.L. 2024-51 reads as rewritten:"SECTION 4.1.(b) Applicability of Funds. – Except as otherwise provided, the fundscontained in the Helene Fund shall only be expended to support disaster relief and recoveryefforts in the following counties:(1) Any county counties declared a major disaster by the President of the United
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	<ul> <li>RECORDS         <ul> <li>SECTION 4H.1. The interest waiver provisions in subsections (a) through (c) of Section 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary to meet a tax deadline are located in the affected area if the taxpayer submits a form to the Department of Revenue within 30 days of this act becoming law requesting such relief.</li> </ul> </li> <li>PART V. TECHNICAL CORRECTIONS TO THE DISASTER RECOVERY ACT OF 2024         <ul> <li>SECTION 5.1.(a) The General Assembly finds that additional counties, including Nash County, have been designated under a major disaster declaration by the President of the United States under the Stafford Act (P.L. 93-288) as a result of Hurricane Helene. SECTION 5.1.(b) Section 4.1(b) of S.L. 2024-51 reads as rewritten:             <ul></ul></li></ul></li></ul>
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26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	<ul> <li>RECORDS         <ul> <li>SECTION 4H.1. The interest waiver provisions in subsections (a) through (c) of Section 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary to meet a tax deadline are located in the affected area if the taxpayer submits a form to the Department of Revenue within 30 days of this act becoming law requesting such relief.</li> </ul> </li> <li>PART V. TECHNICAL CORRECTIONS TO THE DISASTER RECOVERY ACT OF 2024         <ul> <li>SECTION 5.1.(a) The General Assembly finds that additional counties, including Nash County, have been designated under a major disaster declaration by the President of the United States under the Stafford Act (P.L. 93-288) as a result of Hurricane Helene. SECTION 5.1.(b) Section 4.1(b) of S.L. 2024-51 reads as rewritten:         <ul> <li>"SECTION 4.1.(b) Applicability of Funds. – Except as otherwise provided, the funds contained in the Helene Fund shall only be expended to support disaster relief and recovery efforts in the following counties:</li></ul></li></ul></li></ul>
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	<ul> <li>RECORDS         <ul> <li>SECTION 4H.1. The interest waiver provisions in subsections (a) through (c) of Section 13.1 of S.L. 2024-51 also apply to a taxpayer whose tax preparer or records necessary to meet a tax deadline are located in the affected area if the taxpayer submits a form to the Department of Revenue within 30 days of this act becoming law requesting such relief.</li> </ul> </li> <li>PART V. TECHNICAL CORRECTIONS TO THE DISASTER RECOVERY ACT OF 2024         <ul> <li>SECTION 5.1.(a) The General Assembly finds that additional counties, including Nash County, have been designated under a major disaster declaration by the President of the United States under the Stafford Act (P.L. 93-288) as a result of Hurricane Helene. SECTION 5.1.(b) Section 4.1(b) of S.L. 2024-51 reads as rewritten:         <ul> <li>"SECTION 4.1.(b) Applicability of Funds. – Except as otherwise provided, the funds contained in the Helene Fund shall only be expended to support disaster relief and recovery efforts in the following counties:</li></ul></li></ul></li></ul>
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acts necessitated as a result of Hurricane Helene. All State funds, excluding funds received 1 2 pursuant to Section 6.2 of this act, appropriated for Hurricane Helene relief and recovery efforts 3 shall be budgeted and accounted for in the Helene Fund established in this section. Federal funds 4 funds, and funds appropriated from the Helene Fund in this act, received by State agencies for 5 Hurricane Helene relief and recovery efforts shall be budgeted and accounted for separately 6 within each State agency that receives such funds." 7 SECTION 5.3. Section 5.1(a) of S.L. 2024-51 reads as rewritten: 8 "SECTION 5.1.(a) Potential Tropical Cyclone #8 Disaster Recovery Fund. – The Potential 9 Tropical Cyclone #8 Disaster Recovery Fund (PTC8 Fund) is established. The purpose of the 10 PTC8 Fund is to provide necessary and appropriate relief and assistance from the effects of PTC8, consistent with the provisions of this act, and subsequent legislation addressing the effects of 11 12 PTC8. The PTC8 Fund shall be maintained as a special fund and administered by the Office of 13 State Budget and Management to carry out the provisions of this and subsequent acts necessitated 14 as a result of PTC8. All State and federal funds appropriated Federal funds, and funds 15 appropriated from the PTC8 Fund in this act, received by State agencies for PTC8 relief and recovery efforts shall be budgeted and accounted for in the PTC8 Fund established in this 16 17 section.separately within each State agency that receives such funds." 18 **SECTION 5.4.** Section 6.1(a) of S.L. 2024-51 reads as rewritten: 19 "SECTION 6.1.(a) Transfer and Appropriation for Helene Fund. – Notwithstanding 20 G.S. 143C-4-2, the State Controller shall transfer the sum of two hundred seventy-three million 21 dollars (\$273,000,000) for the 2024-2025 fiscal year from the Savings Reserve established in 22 G.S. 143C-4-2 to the Helene Fund. The following amounts are appropriated within the Helene 23 Fund for the duration of the recovery efforts for the following: 24 (1)Two hundred fifty million dollars (\$250,000,000) to the Department of Public 25 Safety, Division of Emergency Management, to provide the State match for 26 federal disaster assistance programs for State agencies and units of local 27 governments. The Division, in coordination with the Office of State Budget 28 and Management, shall also use a portion of these funds to establish a 29 revolving loan program to assist units of local government and State agencies 30 with cash flow management while awaiting federal reimbursement. Funds 31 returned to the Division through the revolving loan fund shall be used for 32 additional cash flow loans or to provide matching funds as needed.programs. 33 34 (3) Two million dollars (\$2,000,000) Seven million five hundred thousand dollars 35 (\$7,500,000) for the Office of State Budget and Management to provide grants 36 to the North Carolina League of Municipalities, the North Carolina 37 Association of County Commissioners, and the North Carolina Association of 38 Regional Councils of Governments to (i) provide technical assistance with 39 local recovery funds. to units of local government in applying for federal 40 financial aid, (ii) support planning and permitting assistance, and (iii) build capacity for building and trade inspectors. For purposes of this subdivision, 41 42 the term "units of local government" includes local governments, local 43 education agencies, and community colleges. In providing this assistance, 44 these entities shall prioritize grants to counties with a population of less than 45 250,000. 46 47 SECTION 5.5. Section 6.2 of S.L. 2024-51 reads as rewritten: 48 "SECTION 6.2. Appropriation of Federal Funds. – Funds received on or after September 1, 49 2024, under the Stafford Act (P.L. 93-288) and other federal disaster assistance programs for 50 State disasters as a result of Hurricane Helene or PTC8, are appropriated in the amounts provided

51 in the notifications of award from the federal government or any entity acting on behalf of the

federal government to administer federal disaster recovery funds. The Office of State Budget and 1 2 Management and affected State agencies shall report all notifications of award to the Joint 3 Legislative Commission on Governmental Operations and the Fiscal Research Division of the 4 General Assembly. Assembly within 30 days of notification. All notifications shall include, at a 5 minimum, the amount of the award and its duration and purpose." 6 SECTION 5.6. Section 7.1(h) of S.L. 2024-51 reads as rewritten: 7 "SECTION 7.1.(h) Allocation Reporting Requirements. - The Office of State Budget and 8 Management shall report to the chairs of the House of Representatives and Senate Appropriations 9 Committees and to the Fiscal Research Division of the General Assembly on the implementation 10 of this act on a quarterly basis until the end of the quarter in which all funds are expended and shall also provide any additional reports or information requested by the Fiscal Research 11 12 Division. Each report required by this section shall include information about all funds expended 13 or encumbered pursuant to this act as of the date of the report, regardless of which State agency, 14 federal agency, or non-State entity administers the funds. Non-State entities that administer or receive any funds appropriated in this act shall assist and fully cooperate with the Office of State 15 Budget and Management in meeting the Office's obligations under this section. Beginning 16 17 January 15, 2025, for the previous quarter, the Office of State Budget and Management (OSBM) 18 shall report to the chairs of the House of Representatives and Senate Appropriations Committees 19 and to the Fiscal Research Division of the General Assembly on the implementation of this act on a quarterly basis until the end of the quarter in which all funds are expended and shall also 20 provide any additional reports or information requested by the Fiscal Research Division. In 21 reporting on the use of State disaster recovery and assistance funds expended from the Helene 22 Fund and federal funds received by State agencies for Hurricane Helene relief and recovery 23 24 efforts, OSBM shall include, regardless of which State agency, federal agency, or non-State 25 entity that administers the funds, all of the following for each program: 26 The purpose of the program. (1)27 (2)The responsible department or agency. 28 (3) Current, year-to-date, and total cumulative funds appropriated, receipted from 29 non-State sources, expended, encumbered, and obligated by program and by 30 source of funds. A summary of activities. 31 (4) 32 The total program spending by county, where practicable. (5) 33 Funds returned to the Savings Reserve established in G.S. 143C-4-2 pursuant (6) 34 to subsection (c) of this section, as applicable. 35 Non-State entities that administer or receive any funds appropriated in this act shall assist and fully cooperate with OSBM in meeting OSBM's obligations under this section." 36 SECTION 5.7. Section 11.3(b) of S.L. 2024-51 reads as rewritten: 37 38 "SECTION 11.3.(b) The temporary authority granted by this section applies to all of the 39 counties identified in Section 4.1(b)(1) Section 4.1(b) of this act." 40 PART VI. MISCELLANEOUS PROVISIONS 41 42 43 **COMMITTEE REPORT** 44 SECTION 6.1. The document titled Joint Conference Committee Report on the 45 Disaster Recovery Act of 2024 - Part II and dated October 24, 2024, which was distributed in 46 the Senate and the House of Representatives and used to explain this act, shall indicate action by 47 the General Assembly on this act and shall, therefore, be used to construe this act, and for these 48 purposes shall be considered a part of this act. If the Committee Report conflicts with this act, 49 the act prevails. 50 **EFFECT OF HEADINGS** 51

## EFFECT OF HEADIN

	General Assembly Of North Carolina Session 2023
1	<b>SECTION 6.2.</b> The headings to the parts, subparts, and sections of this act are a
2	convenience to the reader and are for reference only. The headings do not expand, limit, or define
3	the text of this act, except for effective dates referring to a part or subpart.
4	
5	SEVERABILITY CLAUSE
6	SECTION 6.3. If any section or provision of this act is declared unconstitutional or
7	invalid by the courts, it does not affect the validity of this act as a whole or any part other than
8	the part so declared to be unconstitutional or invalid.
9	
10	EFFECTIVE DATE
11	<b>SECTION 6.4.</b> Except as otherwise provided, this act is effective when it becomes
12	law.